

INGENIUMWERKS.COM

EMAIL: info@ingeniumwerks.com

CONTACT: 639173181070

Philippines 6000

HML Warehouse Compound Pardo Cebu City



COMPANY PROFILE

MISSION

To pursue relentlessly means to capture and augment business with the highest level of integrity in the pursuit of profitability.

To carry out projects with the highest degree of professionalism.

To spearhead community-based projects for the development and sustainable environment for the future generations.

To reach out to every client and customers with utmost dedication and excellence.

VISION

To be the leader in the CONSTRUCTION, BUILDING AND DEVELOPMENT industry committed to provide the Filipino innovation, creativity and perseverance towards progress of the Filipino nation.

THE INGENIUM WAYS ...

- 1. Safety First
- 2. Wear Proper Personnel Protective Equipment (PPE)
- 3. Take the Extra Step To Ensure Safety To All
- 4. Clean As You Go, Conserve Cost
- 5. Be A Team Player
- 6. Be Proactive
- 7. Act Promptly and Wisely
- 8. Obey Rules and Regulation

TABLE OF CONTENTS:	
COMPANY BACKGROUND	1
PRODUCTS AND SERVICES	2 - 4
OFFICERS AND KEY PERSONNELS	5
BUSINESS ADDRESS & CONTACT INFORMATION	6
BANK REFERENCE	6
LIST OF CONSTRUCTION EQUIPMENT OWNED	7
ON-GOING PROJECTS	8
COMPLETED PROJECTS	9-10
SEC CERTIFICATE	11
GENERAL INFORMATION SHEET (SEC GIS 2023)	12-22
2023 BUSINESS PERMIT	23
PCAB REGISTRATION (CATEGORY C)	24
BIR CERTIFICATE OF REGISTRATION (BIR 2303)	25
TAX CLEARANCE CERTIFICATE	26
PHILGEPS REGISTRATION (PLATINUM CERTIFICATE)	27
DOLE CERTIFICATE	28
SANITARY PERMIT	29
UNIFIED REGISTRATION RECORD	30
COSH CERTIFICATE	31
AMO CERTIFICATE	32
DPWH CONTRACTOR REGISTRATION CERTIFICATE	33
CRID D&B AYALA LAND ACCREDITATION	34
CRID D&B FILINVEST LAND INC ACCREDITATION	35
AUDITED FINANCIAL STATEMENT	36-70
PHOTO GALLERY OF COMPLETED PROJECTS	71-74

COMPANY BACKGROUND:

In 1995, FB LAZARO CONSTRUCTION, indulged in general construction, and expanded into complete conceptualized designing and supply under PORTABLE STRUCTURES TRADING. Both companies had focused themselves in the field of engineering and designs. Over the years, the two entities were able to prove themselves by constantly developing their expertise and resources thru skills, additional training and enhancement aimed towards client's satisfaction.

Early 2017, a big leap was decided, when the two organizations expanded and merged to form **INGENIUM WERKS CORPORATION**, a Cebu-based construction firm organized in March 2017. It is 100% Filipino-owned and duly registered with the Securities and Exchange Commission under SEC Reg. No. CS201707949 dated March 17, 2017. The move to incorporate was geared to increase efficiency and admit additional capitalization.

Come 2020, the corporation come into full circle. Its engineering and construction continues to reach new heights in both private and government projects. It has formed a more direct and focus team for MEPF (Mechanical, Electrical, Plumbing and Fire Protection).

Power and Utilities to assist hotel and building owners on managing its energy consumption and efficiency on its usage. We also partnered with renewable energy developers to make sure that the power of future is sustainable.

With the pandemic, we have seen the challenges and the difficulty of the construction workforce thus we develop MY HANDYMAN — a service application focus repair and maintenance or facilities management. This App will help displace workforce and bridge between the need and the service provider.

The trading division is the support team for the services we are providing. To be able to sustain and maintain cost effectiveness is to have ample construction supplies and trading it as well. Cebu Construction online is our gateway in trading our products.

The corporation's philosophy is "focus on client's interest ahead of its own". After all, we know our own success will come from helping our clients succeed. We aim to keep a low profile and let our work speak for us.

We have built a company, and it is now our challenge to maintain its integrity and continue to provide superior services to our clients.

Our company is strengthened by the continued trust and support from our clients, business partners and principals. Their trust and confidence in us will propel us towards success.

PRODUCTS AND SERVICES:

ENGINEERING & CONSTRUCTION

- Architectural Design
- Space Planning & Interior Design
- Engineering Design Services, Construction & Consultancy
 - Construction Project Management
 - Land Planning & Design Development (Subdivision Planning)
 - Quantity Surveying (QS) Project Cost Estimates
 - Construction Safety & Health
 - Pollution & Environmental Compliance

General Construction

- General Building Construction
- General Engineering, Roads, Drainage and Other Horizontal Structures
- Slope Protection
- Mechanical Works & Services
- Electrical Works & Services
- Sanitary & Plumbing Services
- Building Security & Automation
- > Fire Protection
- Building Solutions
- Structured Cabling

PRODUCTS AND SERVICES:

WATER RESOURCE ENGINEERING

- > Water Treatment Facilities
 - > Surface Water Source (River)
 - Sea Water Source (Desalination)
- Wastewater Treatment Plant (AOP)
- Sewerage Treatment Plant (AOP)

TRADING

- > Construction Supplies
 - Washed Sand
 - > Fine Sand
 - > Gravel
 - Cold Mix Asphalt
 - > Cement
- Water Lines Pipes and Fittings
 - Poly Vinyl Chloride (PVC)
 - High Density Poly-Ethylene (HDPE)
 - Ductile Iron (DI)

PRODUCTS AND SERVICES:

FACILITIES MANAGEMENT



My Handyman

Facilities Management Repair & Maintenance

ENERGY SERVICE COMPANY

- > Energy Audit and Management
- > Renewable Energy
 - > Solar Power
 - > Wind
 - > Hydro and Micro Hydro

OFFICERS AND KEY PERSONNEL:

Corporate Organization:

President: Ann Christine G.Lazaro

Vice President: Atty, Dominic Elnar

Secretary: Engr. Vincent B. Lazaro Treasurer: Engr. Vincent B. Lazaro

Director: Engr. Josil Marino
Director: Emilia B. Lazaro

Management:

Chief Operating Officer: Engr. Vincent B. Lazaro

VP – Engineering: Engr. Josil Marino

Admin & General Manager: Diomedes "Mits" Pason

Finance Manager: Ann Christine Lazaro
Project Managers: Engr Paul John Dacera

Engr Edgardo Laurente

Engr. Dennis Paquibot Engr. Erlito Aninon

Principal Designer: Archt. Juliven Bayogo

Liaison Officer:

Executive Assistant:

Legal Counsel:

Russell Pada
Inie Montecillo
Atty. Dominic Elnar

Consultants:

Project Management and Construction: Engr. Fortunato Lazaro

Mechanical Engineering: Engr. Michael Canalda

Electrical and telecommunication: Engr. Oscar Alicaway

Power and Water Engr. Connie Paquibot

BUSINESS ADDRESS & CONTACT INFORMATION:

OFFICE ADDRESS:

HML Warehouse Compound, Pardo Cebu City Philippines 6000

PHONE NUMBERS:

(6332) 3180005, 0 9 1 7 3 1 8 1 0 7 0

WEB SITE: <u>www.ingeniumwerks.com</u>

EMAIL: <u>info@ingeniumwerks.com</u>

BANK REFERENCES:

METROBANK (Metropolitan Bank and Trust Company)

Mambaling Branch
N. Bacalso Avenue, Cebu City
Tel. No. 6332 2619051

Account Name: Ingenium Werks Corporation

1. Current Account No: 007-331-516674

2. Current Account No: 007-331-517492

LIST OF CONSTRUCTION EQUIPMENT OWNED:

	ehicles and Transportation	P l ate No
η Isuzo Elf with Boom		KEF 457
2 Mitsubishi Pick up (Doub l e Cab)		GDR 214
3 Ford Explorer Pick Up		JUL 811
₄ Suzuki Multi Cab Pick Up		GRK 482
₅ Honda Wave 110		GDR 214
6 Yamaha Mio		GD 94887
	Heavy Equipment	
1 Yanmar Excavator Vio12		1
2 Komatsu PC 60 Excavator		1
3 Hitacho EX60 Excavator / Dozer		1
₄ Sakai Vibro Compactor 3500		1
	Light Equipment	Quantity
1 Demo l ition Hammer-Ken (Engine Driven -	Gasoline)	2
2Electric Demolition Hammer - Ken (2500 \	Vatts)	5
3 Electric Demolition Hammer - Hilti TE 3000		0
4 Welding Machine yamato 200 Amps		
5 Welding Machine yamato model 300 Ar	ıps	X VOX I
6 Inverter welding machine - Portable Blue		\(\frac{1}{2}\)
71 Bagger Concrete mixer with EY 28 Engi	ne	3
8 Air Compressor		2
9 Generator (Denyo)		1
10 Concrete Screeder 16 Feet		1
11 Tampering Machine - Robin		2
12Concrete Vibrator		1
13 Post Drill		
	Power Too l s	Quantity
1 Hydro Test Pump		3
2 PPR heater		3
3 Tucker Nail (Heinar) (orange)		1
4 Jigsaw		3
5 Air Hydraulic Riveter (yellow)		2
6Pa l m Sander (Maxsell)		1
7 Circular Saw (Makita)		2
8 Plainer (Skil) (red)		1
9Makita router (green)		1
10Grinder (red)		4
11 Hand Drill (makita)		4
12Battery Charger (Eagle)		1
13 Coring Machine		1
14Electric Threader		1
	Office Equipment	
1 Desktop Computer		3
1 Deskiop comporer		
2Printer		2
		(O) 1
2 Printer		1 3

	OS III	ON GOING PROJECTS	ROJECTS			Cerilly.
	4	a. Owners Name		Role	a. Amount at Award	a. Date Awarded
Name of Contract	Classification	b. Address c. Telephone No.	Nature of Work	Description	b. Amount at Completio % c. Duration	Metio b. Contract Effectivity c. Date completed
Sogod Water System (Bagatayam 1 Source)	GE-4: Water Supply	a. Municipality of Sogod	Design and Build Water Transmission And Distribution Pipe Line to Level 3		a. 92,979,433.90	a. November 18, 2021
	GB-3. Water Treatment Plant and System	b. Sogod Cebu	Design and Build Water Treatment Plant 3000 CMD	Rock Industries Inc.	b. 95,000,000.00	b. December 2, 2021
Project Type: Government		14.	3		c. 330 Days	On Going
Project Management: Argao Water 2 System (Cluster A)	GE-4: Water Supply	a. Province Of Cebu	Build Water Transmission And Distribution Pipe Line to Level 3 PM For Markbilt (100mm Dia to 400mm Dia Trading and		a. 356,000,000.00	a. January 31. 2022
,0 ⁰ 1	GB-3: Water Treatment Plant and System	b. Capitol, Cebu City	Design and Build Water Treatment Plant 10000 CMD	Development Corporation	b. On Going	b. February 10, 2022
Project Type: Government			Y.	Š	c. 360 Days	On Going
3 Residential Building At Azienda Milan	GB-1: Building or Industrial Plant	a. Ironcore Systems and Design Corporation	Contruction of 4 storey Residential Building	5.7	a. 6,000,000.00	a. November 8, 2021
DON/ATE Company		b. General Maxilom, Cebu City		Tiplical to the control of the contr	b. On Going	b. November 15, 2021
Project Type: PRIVATE - Corporate					c. 360 Days	On Going

COMPLETED PROJECTS:

COMPLETED PROJECTS 2023
Classification b. Address Name Nature of Work
c. Telephane No.
a. Municipality of Argao
for the Proposed Road Concreting of 330 GE-1: Road, Highways, Pavennent, I M Local Access Road at Gutlang, Argeo, Railways, Airport, Horizontal Structure and Cebu Bridges
8
a. Municipality of Argao
for the Proposed Road Concreting of 330 GE-1: Road, Highways, Pavement, M Local Access Road at Sua, Argao, Railways, Airport, Horizontal Structure and b. Argao, Cebu Rhidges
12
a. MR. ALFRED REYES
GB-1: Building or Industrial Plant b. Andes Abellana, Gudalupe, Contruction of 4 storey Cebu City Apartment Building
5

Q.		COMPLETED PROJECTS 2022	ROJECTS 2022				1/1	-
oʻ.		a. Owners Name	× ×	Role		a. Amount at Award	a. Date Awarded	
Name of Contract	Classification	b. Address c. Telephane No.	Nature of Work	Description	%	b. Amount at Completion b. Contract Effectivity c. Duration c. Date completed	b. Contract Effectivity c. Date completed	
Discontinue (Minutes		a. Municipality of Consolacion	5	Supply Labor,	to	a. 995,000.00	a. December 20, 2021	
1 Mpraphing Works	GE-2: Irrigation or Flood Control	b. Consolacion, Cebu	Riprap Works	Material and	100% E	00% b. 995,000.00	b. December 20, 2021	
Project Type: Government				Equipment	0	c. 60 Days	c. March 22, 2022	П
Supply of Labor and Materials For The Road Concreting of Driveway - SYT	GE-1: Road, Highways, Pavement,	a. Frilou Builders Asia and Trading Corporation	Charles State of the Control of the	Supply Labor,	9	a. 2,600,000.00	a. October 21, 2021	
Bakeshop	Railways, Airport, Horizontal Structure and	b. Baseline, Cebu City	Road Concreting Works	Material and	8001	b. 2,600,000.00	b. October 21, 2021	П
Project Type: Government	Dinges			- Ambilians	0	c. 90 Days	c. January 14, 2022	

	COMPLETED PROJECTS 2021	ROJECTS 2021		ी			_
12	a. Owners Name		Role		a. Amount at Award	a. Date Awarded	
Classification	b. Address c. Telephane No.	Nature of Work	Description	%	b. Amount at Completionc. Duration	b. Contract Effectivity c. Date completed	
GE-1: Road, Highways, Pavement, Railways, Airport, Horizontal Shucture and	Development 8	Road Concreting Works with	Supply Labor, Material and	100%	. 6,800,000.00	a. February 1, 2021	
	 b. Jakosaiem St, Cebu City 	Drainage	Equipment	\ \ \ \ \	6,800,000.00	b. February 1, 2021	_
				0	. 120 Days	c. June 14, 2021	_
rays, orizo	e and	b. Connee and Connee and Connee and Connection Connecti	a. Owners Name b. Address c. Telephone No. Landmarx Property Development & Construction Corp b. Jakosalem St., Cebu City	a. Owners Name b. Address c. Telephone No. Landmarx Property Development & Road Concreting Works with More and b. Jakosalem St, Cebu City Drainege	a. Owners Name b. Address c. Telephone No. Landmarx Property Development & Road Concreting Works with Description b. Jakosalem St, Cebu City Description Road Concreting Works with Development Construction Corp	a. Owners Name b. Address c. Telephone No. Landmarx Property Development & Road Concreting Works with Description b. Jakosalem St, Cebu City Description Road Concreting Works with Development Construction Corp	a. Owners Name b. Address c. Telephone No. Landmarx Property Development & Road Concreting Works with b. Jakosaiem St., Cebu City Description Role B. Amount at Award b. Amount at Award c. Duration c. Duration B. 6.800,000.00 Equipment c. 120 Days c. 120 Days

COMPLETED PROJECTS:

	EC.	COMPLETED PROJECTS 2020	ROJECTS 2020				C ^C	
	8	a. Owners Name		Role		a. Amount at Award	a. Date Awarded	
Name of Contract	Classification	b. Address c. Telephone No.	Nature of Work	Description	%	b. Amount at Completion c. Duration	b. Contract Effectivity c. Date completed	
		a. Mactan Rock Industries Inc.			10	a. 538,859.20	a. October 8, 2020	
MCWD Well 2 in Opra, Lanug Cebu City	GE-4: Water Supply	b. FCB Financial Center, AC Cortes Mandaue City	Pipe Laying Works	Material and	100% b	100% b. 538,859.20	b. October 8, 2020	1
Project Type: PRIVATE - Corporate	4/	c. 032 4144148		Equipment	0	c. 30 Days	c. November 21, 2020	N
		a. Engr Josil Marino		Sunniv Labor	(4)	a. 2,900,000.00	a. March 25, 2018	
2 12 Units Apartment Building	GB-1: Building or Industrial Plant	 b. Granada Village, Sabellano St., Cebu City 	Contruction of 12 Units Apartment Building	Material and	100% b	100% b. 2,900,000.00	b. March 25, 2018	
Project Type: PRIVATE - Individual	S			Equipment	0	c. 270 Days	a. July 14, 2020	
		a. Mactan Rock Industries Inc.		Supply Labor	100	a. 4,976,073.00	a. October 4, 2018	
3 Pipeline Extension Project - MEPZ1	GE-4: Water Supply	b. FCB Financial Center, AC Cortes Pipe Laying Works	Pipe Laying Works	Material and	100% b	100% b. 4,976,073.00	b. October 4, 2018	
Project Type: PRIVATE - Corporate		c. 032 4144148		Equipment	10	c. 300 Days	g. March 18, 2020	
Construction of Alone Kern Westernster		a. Mactan Rock Industries Inc.		County Labor	10	37	a. June 7, 2019	-
4 Treatment Plant	GB-3: Water Treatment Plant and System	b. FCB Financial Center, AC Cortes Civil Works for WTP	Civil Works for WTP	Material and	100% b	100% b. 689,894,67	b. June 7, 2019	3
Project Type: PRIVATE - Corporate		c. 032 4144148		Equipment	10	c. 300 Days	c. January 31, 2020	Ì
		a. Mactan Rock Industries Inc.	1	Crimalic Labor		7.00	a. February 19, 2019	П
Pipelaying at Marigondon	GE-4: Water Supply	b. FCB Financial Center, AC Cortes Pipe Laying Works Mandaue City	Pipe Laying Works	Material and	100% b	100% b. 4,976,073.00	b. October 4, 2018	
Project Type: PRIVATE - Corporate		c. 032 4144148	ò	Edulpment	0	c. 300 Days	c. January 15, 2020	
		a. Mactan Rock Industries Inc.	5	Supply Labor	.00	a. 13,656,980.00	a. February 19, 2019	
6 3000 Meters Pipe Laying at Marigondon	GE-4; Water Supply	b. FCB Financial Center, AC Cortes Pipe Laying Works Mandaue City	Pipe Laying Works	Material and	100%	100% a. 13,666,980.00	a. February 19, 2019	
Project Type: PRIVATE - Corporate		c. 032 4144148	5	Equipment	0	c. 300 Days	c. January 8, 2020	

e S		COMPLETED PROJECTS 2019	ROJECTS 2019	250			
C		a. Owners Name	ŏ	Role		a. Amount at Award	a. Date Awarded
Name of Contract	Classification	b. Address c. Telephane No.	Nature of Work	Description	%	b. Amount at Completion c. Duration	b. Contract Effectivity c. Date completed
Slope Protection SYT Bakeshop Plant	1	a. Fritou Builders Asia and Trading Corporation		Supply Labor,		a. 1,600,000.00	a. June 20, 2019
	GE-2: Irrigation or Flood Control	b. Baseline, Cebu City	Riprap Works	Material and Equipment	100%	b. 1,600,000,00	b. June 20, 2019
Project Type: PRIVATE - Corporate			1)	c. 90 Days	a. September 11, 2019
2 storey Residential Building At Lipata		a. Engr Josil Marino		Supply Labor,		a, 2,000,000,00	a. October 18, 2018
2 Mingtanilla	GB-1: Building or Industrial Plant	b. Granada Village, Sabellano St.,	Residential Building	Material and Equipment	100%	b. 2,000,000.00	b. October 18, 2018
Project Type: PRIVATE - Individual			8			c. 270 Days	a. April 19, 2019
Installation of 2" & 4" PVC Pipe for Piping		a. Mactan Rock Industries Inc.	Ċ	Supply Labor.		a. 2,841,686.40	a. February 17, 2019
3 Works for Pacific Grand Villas	GE-4: Water Supply	b. FCB Financial Center, AC Cortes Pipe Laying Works Mandaue City	Pipe Laying Works	Material and Equipment	100%	b. 2,841,686.40	b. February 17, 2019
Project Type: PRIVATE - Corporate		c. 032 4144148	<		5	c. 120 Days	c. May 5, 2019

, c		COMPLETED PROJECTS 2018	ROJECTS 2018	O			
		a. Owners Name		Role	a. Amount	it at Award	a. Amount at Award
Name of Contract	Classification	b. Address c. Telephone No.	Nature of Work	Description	% c. Duration	it at Completion	b. Amount at Completion b. Contract Effectivity c. Duration
Slope Protection Pepsi Iloio Plant	0.00	a. Fritou Builders Asia and Trading Corporation	-	Supply Labor,	a. 2,650,000.00		a. October 25, 2017
(LCLL)	GE-2: Imgation of Flood Control	b. Baseline, Cebu City	ripiap works	Material and	b. 2,650,000.00		b. October 25, 2017
Project Type: PRIVATE - Corporate				The state of the s	c. 90 Days		c. January 31, 2018

ACCREDITATIONS, CERTIFICATES, PERMITS AND OTHER DOCUMENTS

ELIGIBILITY DOCUMENTS

DOLE CERTIFICATE



Republic of the Philippines
DEPARTMENT OF LABOR AND EMPLOYMENT
Regional Office No. VII

CERTIFICATION

TO WHOM IT MAY CONCERN:

This is to certify that per records of this office, **INGENIUM WERKS CORPORATION** with business address at HML Compound, Pardo, Cebu City, has no pending case as of August 10, 2021.

This certification is issued upon the request of Engr. Vincent B. Lazaro, Chief Operating Officer, for whatever legal purpose it may serve them best.

August 10, 2021, Cebu City.

SALOME O. STATON Regional Director

LEGAL DOCUMENTS

REGISTRATION RECORD











UNIFIED REGISTRATION RECORD (URR)

COMPANY NAME

INGENIUM WERKS CORPORATION

BUSINESS/TRADE NAMES

PRINCIPAL ADDRESS

- LOWER CANTILLA BRGY, CASILI CONSOLACION, CEBU

009-590-150-000

CS201707949

SEC REGISTRATION NUMBER

PAG-IBIG EMPLOYER NUMBER (Eyer ID)

TAX IDENTIFICATION NUMBER (TIN)

207165140007

PHILHEALTH EMPLOYER NUMBER (PEN)

012000041768 012000043286

SSS EMPLOYER NUMBER (ER No.)

0618070134

PHONE NO. 318-0005 FAX NO.

MOBILE NO.

E-MAIL ADDRESS 6001

AUTHORIZED REPRESENTATIVE (to be filled up by company - for presentation to social agencies)

11-13-2017 03:28:35 PM

DOCUMENTS

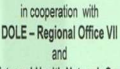
CERTIFICATE



Republic of the Philippines DEPARTMENT OF LABOR AND EMPLOYMENT Occupational Safety and Health Center



COSHNet-16-22-1062



Occupational Safety and Health Network-Central Visayas, Inc.

award this



Certificate of Completion

Ferdinand Vincent B. Lazaro

for having successfully completed the

Construction Safety and Health Training

for 40 hours, in pursuance with the Occupational Safety and Health Standards and DOLE Department Order 13, series of 1998, held at the JSU-PSU Mariners Court Port Area, Cebu City on June 20-24, 2016

Given this 24th day of June 2016.

EXEQUIEL R. SARCAUGA, CESO IV EXPEDITO S. BOLLOZOS, PME, FPSME Regional Director, DOLE RO VII

President, OSHNetwork CV, Inc.

MA. TERESITA S. CUCUECO, MD, CESO III

Executive Director, OSHC

LEGAL DOCUMENTS

AUTHORIZED MANAGING OFFICER [AMO]



Cebu Contractors Association, Inc.



2013-2014 OFFICERS & BOARD OF DIRECTORS

> Peter Paul P. Dy , Jr. President

Petrious P. Dakay VP-Internal

Jason Joule AC Troyo \P-External

Edgar B. Watin

Charles Kenneth C. Co Treasurer

Gerard S. Cañedo

Bemard Vonn L Sia

PRU

DIRECTORS

Stanley Ong

Dennis F. Salgado

Benedict C. Uy

Avelino A. Masong

Wilbert H. Ching

Albert Go

Segundino Selma II

Certificate of Attendance

is presented to

FERDINAND VINCENT B. LAZARO

For having successfully attended the

REGIONAL AUTHORIZED MANAGING OFFICER'S (AMO) ORIENTATION SEMINAR

Conducted by Philippine Contractors Accreditation Board (PCAB)

Held at Waterfront Hotel, Lahug, Cebu City

from August 31 - Sept. 1, 2011

Engr. Peter Paul P. Dy , Jr.

Engr. Edgar B) Watin

DPWH CONTRACTOR REGISTRATION CERTIFICATE



Republic of the Philippines
DEPARTMENT OF PUBLIC WORKS AND HIGHWAYS
CENTRAL OFFICE
Manila

CONTRACTOR REGISTRATION CERTIFICATE

Contractor Identification Number: 46028

This is to certify that INGENIUM WERKS CORPORATION with office address at 107 BOB GREGORY CANTILLA, BRGY. LOWER CASILI, CONSOLACION, CEBU, VII 6001 is a duly registered contractor with this Department and recognized to undertake the following kinds of civil works projects and respective size ranges subject to eligibility processing, to wit:

Kinds of Projects and Respective Size Ranges:

- 1. Building and Industrial Plant Small B
- 2. Road, Highway Pavement and Railways, Airport Horizontal Structures and Bridges Small B

This credential is personal, non-transferable and may be renewed only at the instance of the contractor concerned. Any misuse hereof shall cause the forfeiture of the established right and consequent debarment of herein named contractor.

Your Contractor Information is herein attached as part of this Certification. Please inform this office all your ongoing projects and those that were awarded but not yet started for inclusion in your records. Furthermore, inform this office for any correction within seven (7) days upon receipt otherwise this office will consider all information encoded herein as true and correct.

Given at Manila, Philippines on UCT 1 2

MA. VICTORIA S. GREGORIO
OIC-Director, Procurement Service

DPWH CONTRACTOR REGISTRATION CERTIFICATE



Date of Issue: 03/09/24

Ref. No:

AC-24-01689

CERTIFICATION

It is hereby certified that:

INGENIUM WERKS CORPORATION

(the "Company")

has complied with all accreditation requirements and has passed due diligence checks conducted by SharePro, Inc. (the "Issuer"), and is thus conferred the status of an "Accredited Supplier" for purposes of participating in projects for the Filinvest Development Corporation and its subsidiaries (the "Filinvest Group").

This Certification is subject to the following terms and conditions:

- (a) This Certification shall be valid for a period of three (3) years from Date of Issue or until 03/09/27
- (b) Renewal of accreditation status is subject to the discretion of the Filinvest Group's Accreditation Team; the Company shall be required to initiate the renewal of its accreditation no later than six (6) months prior to the expiration of the validity of this Certification;
- (c) The Company shall disclose to the Issuer any change in the Company's information, status, and profile, including the validity of its necessary licenses or permits for its operations, or any such material information or data relevant to its status as an Accredited Supplier for the Filinvest Group no later than fifteen (15) days from the occurrence thereof,
- (d) As an Accredited Supplier, the Company binds itself to comply with all relevant laws and regulations, as well as all policies, rules, regulations, terms and conditions of the Fillinvest Group, including those which may be specified in any contract that may be awarded to it.
- (e) This Certification is non-exclusive; it is understood that while the Company is entitled to participate in the bidding and selection process for projects for the Filinvest Group, the Company acknowledges that the Filinvest Group is free to procure products and/or services of other accredited suppliers and that this Certification shall not be construed as a guarantee for a project award; and
- (f) Issuer may cancel and/or revoke the Accreditation Status of the Company at any time, subject to prior written notice, for any violation or breach of the Filinvest Group's policies, rules, regulations, terms and conditions in contracts, or in case of any material change in the Company's status, relative to its qualifications or requirements in relation to its accreditation.

This certification is being issued solely to certify the Company's above-stated status as an Accredited and shall not be used for any other purpose.

Certified by:

Accreditation Team Lead

SharePro, Inc.

Terms and Conditions Accepted by:

Lazaro, Vincent B.

Owner and/or Authorized Representative INGENIUM WERKS CORPORATION

AYALA LAND INC. CRIF D&B



Ref. No.: 142638 Date: March 28, 2023

ADVISORY

INGENIUM WERKS CORPORATION DUNS NUMBER: 65-961-9353



Thank you for being a member of Vendor Integrity Access (VIA).

Your AYALA LAND, INC. vendor pre-qualification is valid until March 28, 2024

You may log-in at <u>www.vendorintegrityaccess.ph</u> to increase business opportunities and enjoy the benefits of your membership.

Thank you.

Granting of accreditation status is at the sole discretion of the BUYER.

This advisory does not guarantee business or immediate approval of proposals and biddings with the BUYER nor can it be used for marketing purposes or to secure accommodation from financial institutions.

The fact that the business is registered in CRIF D&B database should not be construed as suggesting that credit or any other financial or business transaction should be approved, denied, restricted or delayed. It only signifies that there is sufficient information in the database to assign a D&B DUNS Number.

The membership and vendor pre-qualification are subject to the terms and conditions found at https://vendorintegrityaccess.com/pages/terms

CRIF D-B Philippines, Inc. 7th Floor - Grepalife Building-221 Sen. Gil Puyat Avenue- Makati City 1630 Manita - Philippines - Tet. +632 8801 9397 - contact.ph@ciff.com

www.dnb.com.ph

FILIN VEST CRIF D&B

Ref. No.: 144727 Date: May 08, 2023



ADVISORY

INGENIUM WERKS CORPORATION DUNS NUMBER: 65-961-9353



Thank you for being a member of Vendor Integrity Access (VIA).

Your FILINVEST DEVELOPMENT CORPORATION vendor pre-qualification is valid until May 08, 2024

Log-in to www.vendorintegrityaccess.ph to increase business opportunities and enjoy the benefits of your membership.

Please reach the contact person/s below from BUYER NAME to check you accreditation status and follow-up for projects and bids:

Granting of accreditation status is at the sole discretion of the BUYER

This advisory does not guarantee business or immediate approval of proposals and biddings with the BUYER nor can it be used for marketing purposes or to secure accommodation from financial institutions.

The membership and vendor pre-qualification are subject to the terms and conditions found at https://vendorintagrityaccess.com/pages/terms

CRIF D-8 Philippines, Inc operates Dun & Bradstreet in the Philippines and is a member of the Dun & Bradstreet Worldwide Network.



INGENIUMWERKS.COM

EMAIL: info@ingeniumwerks.com

CONTACT: 639173181070

Philippines 6000

HML Warehouse Compound Pardo Cebu City



ELIGIBILTY DOCUMENTS



Republic of the Philippines Province of Cebu MUNICIPALITY OF CONSOLACION



OFFICE OF THE MAYOR

BUSINESS PERMITS & LICENSING OFFICE

) NEW

BP-2025-0048

(X) RENEWAL

Number

Is hereby granted

INGENIUM WERKS CORPORATION

INGENIUM WERKS CORPORATION

Name of Taxpayer

Name of Business

CASILI, CONSOLACION, CEBU

ENGINEERING AND CONSTRUCTION

Business Address

Nature of Business

for having complied with the requirements, regulations and procedures prescribed by the Municipal Revenue Code for the operation of business.

> Given this 11th day of February he Municipality of Consolacion, Consolacion, Cebu, Philippines.

Valid until December 31, 2025 unless revoked or declared null and void.

Recommending Approval:

GIGREMOSA SHARO

Designate

Approved By:

HON. TERESA P. ALEGADO

Municipal Mayor

O.R. No.: 7795981 Date: 2/11/2025 Amount: 14,917.64 Account No: I-00027

IMPORTANT: The permittee shall abide by the Terms and Conditions herein stated at the back.

This permit shall be posted conspicuously at the place where business is being conducted and shallbe presented to competent authorities upondemand and must be surrendered upon closure or retirement.





Republic of the Philippines DEPARTMENT OF TRADE & INDUSTRY CONSTRUCTION INDUSTRY AUTHORITY OF THE PHILIPPINES

PHILIPPINE CONTRACTORS ACCREDITATION BOARD

Makati City, Metro Manila, Philippines

REGULAR CONTRACTOR'S LICENSE

FORM NUMBER: 23056

Contracting Fiscal Year (CFY): 2024/2025

CONTRACTOR'S PARTICULAR This certifies that Authorized Managing Officer NOT VALID WITHOUT SIGNATURE INGENIUM WERKS CORPORATION Ferdinand Vincent Bacolod Lazaro Head Office Organization Type REGION 7 (Central Corporation Visayas) Taxpayer Identification Number (TIN) 009590150000 LICENSE PARTICULARS License First Issue Date Contractor's License Number having complied with all the requirements for licensure pursuant to Republic Act No. 4566 (as amended) and 46028 its implementing rules and regulations, is hereby authorized to engage in the construction contracting business in the Philippines, subject to herein April 11, 2019 Validity Period of this License/Renewal April 11, 2025 to April 11, 2026 limitations of license validity period, classification and Principal Classification and Category category as prescribed under License Particulars in the box to the right and to the terms and conditions General Engineering annotated at the back hereof. Other Classification/s General Building REGISTRATION PARTICULARS Registration Number This further certifies that said licensee, subject to the Registration Date limitations of the above-prescribed license validity period and registration validity period, kind/s of project and size range/s as indicated under Registration Particulars in the box to the right hereof, is a PCAB July 08, 2022 3379-2022 Validity Period of this Registration July 04, 2023 to July 08, 2025 registered contractor for government projects. Kinds of Project and Respective Size Ranges **Building and Industrial Plant** Small B Given at Metro Manila, Philippines, on Small B Irrigation and Flood Control February 28, 2025 Small B Water Supply Small B Sewerage and Sewage Treatment/Disposal Plant Water Treatment Plant and System Small B Small B Dam, Reservoir & Tunneling Road, Highway, Pavement, Rallways, Airport Horizontal Structures and Bridges G. MATIENZO SERGIE T. RETOME Board Secretary DOCUMENTARY STAMP TAX PAID (Php 30.00)

IMPORTANT NOTICE: Filing schedule for license renewal application - on or before March 12, 2026

TERMS AND CONDITIONS OF REGULAR LICENSE

- The Licensee must observe and abide by the provisions of Republic Act No. 4566, as amended by Presidential Decree No. 1746, its implementing Rules and Regulations, and other orders or instructions which the Philippine Contractors Accreditation Board shall issue from time to time pursuant to its power and authority under the law.
- 2. The License shall be valid during the contracting fiscal year it was issued provided it has not been suspended, cancelled, or revoked by the Board.
- The License must be renewed annually on or before the expiration of its validity; otherwise, the contractor shall be deemed to be operating without a valid license.
- The License is non-transferable.
- 5. The Licensee must not submit bids, sign construction contracts nor undertake construction projects after his/its license has expired and before the same is renewed otherwise the contractor shall be meted the appropriate disciplinary action and pay additional licensing fee in accordance with the existing schedule.
- The Licensee's qualification is subject to review at any time to ascertain the contractor's eligibility to the present classification and category of his license.
- License category may be upgraded and other classification(s) may be added to the license only upon formal application by the Licensee together with all the necessary supporting documents.
- 8. The Licensee must not undertake/implement construction projects which are not within the scope of the license's classification otherwise may be imposed appropriate disciplinary action and payment of additional licensing fee in accordance with the existing schedule.
- 9. The Licensee must immediately notify the Board in writing of the resignation or disassociation of its Sustaining Technical Employee and must replace the said employee within a period of ninety (90) days from the date of resignation or disassociation. Failure to notify the Board within 30 days from the date of resignation of the Sustaining Technical Employee is a ground for immediate revision of the category and classification(s) of the License.
- 10. Submission of falsified documents or any misrepresentation or false information in the application for a license or renewal thereof shall subject the Licensee to administrative disciplinary action without prejudice to the imposition of penal sanctions provided for by Law.
- 11. The Licensee must submit to the Board monitoring reports that may be required from time to time.
- 12. A Licensee who is retiring from the construction business must advise the Board in writing and must immediately surrender the license to the Board for cancellation.
- 13. The Licensee must at all times observe and adhere to the letter and spirit of the Code of Ethics of constructors.
- 14. The License is valid only when signed by the individual proprietor or the Authorized Managing Officer of the Licensee.
- 15. The Licensee must employ only licensed subcontractors and/or specialty contractors.
- 16. The Licensee shall sub-contract only from a licensed contractor.
- 17. The Licensee shall only sub-contract from a licensed project owner undertaking by himself, a project for commercial / industrial use.

CONSTRUCTORS' CODE OF ETHICS

- A constructor should be fair and honest in his business dealings, his practices and activities guided by principles of justice and equity.
- A constructor should conduct himself with honor and dignity in his relations with his fellow constructors, fully aware that to speak maliciously of the work reputation or ability of a fellow constructor is highly unethical, and should cooperate with them for the protection and advancement of the construction industry.
- A constructor should undertake his construction contracting activities on high ethical level and deliver quality service and faithful performance of the undertaking to which owner-clients are entitled.
- A constructor should not advertise his firm's business in misleading terms and make false representations
 which may not only be improper but also immoral.
- 5. A constructor should refrain from the unfair competition which is a disservice to the construction industry.
- 6. A constructor should be fair and just to his employees, consider their welfare with sympathy and understanding.
- 7. A constructor should not attempt to supplant a fellow constructor who is in the employ of the owner or prevent a constructor from undertaking that which the owner has engaged him to do as it is a practice inconsistent with the honor and dignity of the construction contracting industry.
- 8. A constructor should hold himself dedicated to the proposition that the construction industry should be rid of participants whose reputation, conduct and practices are inimical to the construction industry.



REPUBLIC OF THE PHILIPPINES SECURITIES AND EXCHANGE COMMISSION

SEC Building, EDSA, Greenhills City of Mandaluyong, Metro Manila CEBU EXTENSION OFFICE

> COMPANY REG. NO. CS201707949 COMPANY TIN 009-590-150

CERTIFICATE OF INCORPORATION

KNOW ALL PERSONS BY THESE PRESENTS:

This is to certify that the Articles of Incorporation and By-Laws of

INGENIUM WERKS CORPORATION

were duly approved by the Commission on this date upon the issuance of this Certificate of Incorporation in accordance with the Corporation Code of the Philippines (Batas Pambansa Blg.68), and copies of said Articles and By-Laws are hereto attached.

This Certificate grants fundical personality to the corporation but does not authorize it to undertake business activities requiring a Secondary License from this Commission such as, but not limited to acting as: broker or dealer in securities, government securities eligible dealer (GSED), investment adviser of an investment company, close-end or open-end investment company, investment house, transfer agent, commodity/financial futures exchange/broker/merchant, financing company, pre-need plan issuer, general agent in pre-need plans and time shares/club shares/membership certificates issuers or selling agents thereof. Neither does this Certificate constitute as permit to undertake activities for which other government agencies require a license or permit.

As a registered corporation, it shall submit annually to this Commission the reports indicated at the back of this certificate.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of this Commission to be affixed at Cebu City, Cebu, Philippines, this ______ day of March, Twenty Seventeen.

By the Authority of the Commission:

INDEZA R. ROGERO-GAVINO

Director







The following document has been received:

Receiving: Buen Jose Mose

Receipt Date and Time: July 17, 2025 10:38:07 AM

Company Information

SEC Registration No.: CS201707949

Company Name: INGENIUM WERKS CORPORATION

Industry Classification: F45203 Company Type: Stock Corporation

Document Information

Document ID: OST10717202583609910

Document Type: GENERAL_INFORMATION_SHEET

Document Code: GIS

Period Covered: July 02, 2025 Submission Type: Annual Meeting

Remarks: None

Acceptance of this document is subject to review of forms and contents

GENERAL INFORMATION SHEET (GIS)

FOR THE YEAR 2025

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 AFTER THE ELECTION OF THE DIRECTORS, TRUSTEES AND OFFICERS OF THE
 CORPORATION AT THE ANNUAL MEMBERS' MEETING.
- 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 SWORN 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 AMENDED GIS CONTAINING THE NEW INFORMATION TOGETHER WITH A COVER LETTER SIGNED THE CORPORATE SECRETARY OF THE CORPORATION. THE AMENDED GIS AND COVER LETTER SHALL BE SUBMITTED WITHIN SEVEN (7) DAYS AFTER SUCH CHANGE OCCURED OR BECAME EFFECTIVE.
- 5. SUBMIT FOUR (4) COPIES OF THE GIS TO THE RECEIVING SECTION AT THE SEC MAIN OFFICE, OR TO SEC SATELLITE OFFICES OR EXTENSION OFFICES. ALL COPIES SHALL UNIFORMLY BE ON A4 OR LETTER-SIZED PAPER. THE PAGES OF ALL COPIES SHALL USE ONLY ONE SIDE
- 6. ONLY THE GIS ACCOMPLISHED IN ACCORDANCE WITH THESE INSTRUCTIONS SHALL BE CONSIDERED AS HAVING BEEN FILED.
- 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 LEGIBL	Y ************************************		t p	
CORPORATE NAME:	VERKS CORPORATION	50		DATE REGISTERED:	
BUSINESS/TRADE NAME:	40		_	3/3/2017	
•	VERKS CORPORATION	0/2	0	FISCAL YEAR END:	
SEC REGISTRATION NUMBER:	207	200	707	1	
CS20170	07949/CEO41021		1	December 31	
DATE OF ANNUAL MEETING PER BY-LAWS:	Q. 180),	ξO,	CORPORATE TAX IDENTIFICATION NUMBER (TIN)	
70,	June 30	(0)	· ,	009-590-150-000	
ACTUAL DATE OF ANNUAL MEETING:		. 1		WEBSITE/URL ADDRESS:	
	2-ful-25	1,		N/A	
COMPLETE PRINCIPAL OFFICE ADDRESS:	4			E-MAIL ADDRESS:	
CIO BOB GREGORY CANTILLA	RRGY I ONIES CASILI	CONSOLACION C	EBU	NONE	
CIO BOB GREGORY CANTILLA COMPLETE BUSINESS ADDRESS:	, SINGI. LUFFER CASILI,	JOINSOLMOION L		FAX NOMBER:	
19.	DOOV LOWER DANGE	CONFORT TOOLS O	生 色: 1		
c/o BOB GREGORY CANTILLA OFFICIAL E-MAIL ADDRESS ALTERNA	I, BRGY. LOWER CASILI, TE E-MAIL ADDRESS	OFFICIAL M	OBILE NUMBER	ALTERNATE MOBILE NUMBER	
	oms@yahoo.com	09177218572		09175799374	
NAME OF EXTERNAL AUDITOR & ITS SIGNING PARTNER	(3	SEC ACCREDITATION	NUMHER (if applicable):	TELEPHONE NUMBER(5):	
n/a		u/2 ID IN: INDUSTRY CLASSIFICATION:		316-0005	
PRIMARY PURPOSE/ACTIVITY/INDUSTRY PRESENTLY E	engaged in:			GEOGRAPHICAL CODE:	
General Construction		Engineering	g & Construction		
222211111111111111111111111111111111111	INTERCOMPANY AFFILIA	TIONS ======		 :===============================	
PARENT COMPANY	SEC REGISTRATIO	ON NO.	AD	DORESS	
N/A	N/A	-		N/A	
SUBSIDIARY/AFFILIATE	SEC REGISTRATIO	ON NO.	ΑÇ	DDRESS	
N/A	N/A			N/A	

			10:		
		"XII"		- TIV	
		0		10	
	NOTE: USE ADDITIONAL SHEE	T IF NECESSARY	7		

GENERAL INFORMATION	SHEET
STOCK CORPORATION	ON :
======================================	BLY ====================================
	ERKS CORPORATION
A. Is the Corporation a covered person under the Anti Mone	
(AMLA), as amended? (Rep. Acts. 9160/9164/10167/103	65)
Please check the appropriate box:	
1. (7)	
a. Banks	Jewelry dealers in precious metals, who, as a
b. Offshore Banking Units	business, trade in precious metals
c. Quasi-Banks	
d. Trust Entities	
e. Non-Stock Savings and Loan Associations	
f. Pawnshops	- Franchis Andrew in annique shapes who as a
g. Foreign Exchage Dealers	Jewelry dealers in precious stones, who, as a business, trade in precious stone
h. Money Changers	business, trade in precious stone
i. Remittance Agents í. Electronic Money Issuers	
k. Financial Institutions which Under Special Laws are subject to	
Bangko Sentral ng Pilipinas' (BSP) supervision and/or regulation,	Company service providers which, as a business,
including their subsidiaries and affiliates.	6. provide any of the following services to third
2.	parties:
a. Insurance Companies	
b. Insurance Agents	a. acting as a formation agent of juridical persons
C. Insurance Brokers	 b. acting as (or arranging for another person to act as)
d. Professional Reinsurers	a director or corporate secretary of a company, a
e. Reinsurance Brokers	partner of a partnership, or a similar position in
f. Holding Companies	relation to other juridical persons
g. Holding Company Systems h, Pre-need Companies	
	c. providing a registered office, business address or
i. Mutual Benefit Association	accommodation, correspondence or administrative address for a company, a partnership or any other
j. All Other Persons and entities supervised and/or regulated by the	legal person or arrangement
Insurance Commission (IC)	
3. L. a. Securities Dealers	d. acting as {or arranging for another person to act as
a. Securities Dealers b. Securities Brokers	a nominee shareholder for another person
c. Securities Salesman	
C. Securiues Salesinan	7. Persons who provide any of the following services:
d. Investment Houses	 a. managing of client money, securities or other assets
e. Investment Agents and Consultants	_
f. Trading Advisors	 b. management of bank, savings or securities
g. Other entities managing Securities or rendering similar services	accounts
b. Mutual Funds or Open-end Investment Companies	c. organization of contributions for the creation,
i. Close-end Investment Companies	operation or management of companies
i. Common Trust Funds or Issuers and other similar entities	
b. 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	d. creation, operation or management of juridical
- 1. Outer endies duministering of otherwise dearing in carrency,	persons or arrangements, and buying and selling business entities
commodities or financial derivatives based there on	
m. Entities administering of otherwise dealing in valuable objects	
n. Entities administering or otherwise dealing in cash Substitutes and other similar monetary instruments or property supervised	Describe nature of
and/or regulated by the Securities and Exchange Commission	business: Engineering & Construction
(SEC)	
B. Has the Corporation complied with the requirements on Custor	ner Due Diligence
(CDD) or Know Your Customer (KYC), record-keeping, and sub	
under the AMI A accompanded since the last Sling of its CIC2	

ALL CONTRACTOR AND TO SERVICE OF THE PROPERTY OF THE PROPERTY

GIS_STOCK(v.2020)

STOCK CORPORATION

CORPORATE NA	ME:		(1)	NGENIUM WERI	KS CORPORATIO	ON .	
	7/7		CAPITA	STRUCTURE			J
UTHORIZED CAP	ITAL STOCK	.0	100	-		· · · · · · · · · · · · · · · · · · ·	
.10	9	TYPE OF SHARES*	NUMBER OF SHARES	PAR/STAT	ED VALUE	AMOUNT (PhP) (No. of shares X Par/Stat	
		Common	100,000		100.00	10,000,000.00	
		<u></u>		· · · · · · · · · · · · · · · · · · ·		18,000,900.00	
***************************************		TOTAL	100,000		TOTAL P	16,000,000.00	
UBSCRIBED CAP	TAL				1		
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
	5	Common	100,000		100.00	10,000,000.00	1.0
							
		TOTAL	100,000	TOTAL	TOTAL P	10,000,000.00	
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 (PbP)	% OF OWNERSHIP
n/a							
					J		
Percentage of For	reign Equity :	TOTAL		TOTAL	TOTAL P		
	<u> </u>	N-3	X-	TOTAL	SUBSCRIBED P	10,000,000.00	
PAID-UP CAPIT	AL	.0	0	.01			
FILIPINO	NO. OF STOCK- HOLDERS	TYPE OF SHARES *	NUMBER OF SHARES	PAR/STA	red value	AMOUNT (PhP)	% OF OWNERSHIP
	5	Common	100,000		100.00	10,000,000.00	
							-~
	2						
		TOTAL	100,000		TOTAL P	10,000,000.00	
FOREIGN (INDICATE BY NATIONALITY)	NO. OF STOCK- HOLDERS	TYPE OF SHARES *	Number of Shares	PAR/STATED VALUE		AMOUNT (PhP)	% OF OWNERSHII
n/a	~~~~	 					ļ
							†
				<u> </u>			
0.00 %		TOTAL			TOTAL P	The state of the s	
				TOTAL PAID-	UP P	10,000,000.00	<u> </u>
		NOT	E: USE ADDITIO	NAL SHEET IF N	ECESSARY		
* Common, Prefe		classification		2O		70	
** Other than Dir	ectors, Officer:	s, Shareholders owning 10%	of outstanding sh	ares.			
GIS_STO	CK (v.2020)			50, V.			Page 3

STOCK CORPORATION

PLEASE PRINT LEGIBLY =====

ORPORATE NAME:	INGENIUM WE	KKS CC	KPUKA	HUN				
DIRECTORS / OFFICERS								
NAME/CURRENT RESIDENTIAL ADDRESS	NATIONALITY	INC'R	BOARD	GENDER	STOCK HOLDER	OFFICER	EXEC. COMM.	TAX IDENTIFICATION NUMBER
ANN CHRISTINE LAZARO #107-A Splender Hills Subdivision Brgy, Pob. Pardo, Cebu City	Filipino	Y	М	F	Y	PRES	N/A	194-791-484-000
2. FERDINAND VINCENT B. LAZARO #107-A Splender Hills Subdivision Brgv. Pob. Pardo. Cebu City	Filipíno	Y	С	M	Y	CORP SEC/ TREASURER	N/A	185-816-424-000
3. DOMINIQUE T. ELNAR 1037 N Aguila Street Brgy. Basak, Cebu City	Filipino	Y	М	М	У	N/A	N/A	135-448-093-000
4. JOSE SILVINO A. MARIÑO Unchuan Subd., Granada St., Brgy. Quiot Pardo, Cebu City	Filipino	Y	М	М	Y	N/A	N/A	105-494-093-000
5. EMILIA B. LAZARO Unchuan Subd., Granada St., Brgy. Quiot Pardo, Cebu City	Filipino	Y	M	k	Y	N/A	N/A	149-008-441-000
6. " Nothing Follows"			200		204	0	82	
7.		401		. 40 ⁰		401		
8.	140		12	5	12			
9.	om	~6		حور	0			
10.	X) ·	-24	6				<u> </u>
11.		- ć	1/6					
12.		110						
13.	11/4							
14.								
15.	1		-			1		

INSTRUCTION:

FOR SEX COLUMN, PUT "F" FOR FEMALE, "W" 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.

Page 4

STOCK CORPORATION

		= PLEASE PRIN	T LEGIBLY ====			
CORPORATE NAME:	INGENIUM W	ERKS CORPORAT	TON			
TOTAL NUMBER OF STOCKHOLDERS:	5 NO. OF STOCKHOLDERS WITH 100 OR MORE SHARES E/5					
TOTAL ASSETS BASED ON LATEST AUDITED FINA	NCIAL STATE	MENTS: NA	4			
	S	TOCKHOLDER'S	INFORMATION			
	:	SHARES S	UBSCRIBED			TAX IDENTIFICATION NUMBER
NAME, NATIONALITY AND CURRENT RESIDENTIAL ADDRESS	ТҮРЕ	NUMBER	AMOUNT (PhP)	% of owner ship	AMOUNT PAID (PhP)	
1 ANN CHRISTINE LAZARO	Common	10,000	1,000,000.00			
Filipino				10.000/	1 000 000 00	104 701 494 000
#107-A Splender Hills Subdivision Brgy.	I		<u> </u>	10.00%	1,000,000.00	194-791-484-000
Pob. Pardo, Cebu City	TOTAL	10,000	1,000,000.00	110	, , ,	
2. FERDINAND VINCENT B. LAZARO	Common	65,000	6,500,000.00	00		
Filipino				65.00%	6,500,000.00	185-816-424-000
#107-A Splender Hills Subdivision Brgy.		70	<		0,500,000,00	105-010-724-000
Pob. Pardo, Cebu City	TOTAL	65,000	6,500,000.00			
3. DOMINIQUE T. ELNAR	Common	10,000	1,000,000.00	ξO`	<u> </u>	
Filipino 1037 N Aguila Street Brgy, Basak, Cebu			~ ~	10.00%	1,000,000.00	135-448-093-000
		/	4	70	1,000,000.00	
City	TOTAL	10,000	1,000,000.00			
4. JOSE SILVINO A. MARIÑO	Common	10,000	1,000,000.00			
Filipino		CO.		10.00%	1,000,000.00	105-494-093-000
Unchuan Subd., Granada St., Brgy. Quiot Pardo, Cebu City			1 000 000 00	j	_,,	200 131-030 000
	TOTAL	10,000	1,000,000.00			
5. EMILIA B. LAZARO	Common	5,000	500,000.00]		
FILIPINO				5.00%	500,000.00	149-008-441-000
Unchuan Subd., Granada St., Brgy. Quiot Pardo, Cebu City		.//)]		
	TOTAL	5,000	500,000.00			
6. " NOTHING FOLLOWS"				1		
11.2						}
	<u> </u>			1		}
			· · · · · · · · · · · · · · · · · · ·			<u> </u>
7.				4		
			<u> </u>	4		
				1	i	
TOTAL AMOUNT OF	CIIDCONIO?	D CADITAI	40.000.000.00	400.000	_	<u> </u>
TO LAL AMOUNT OF	OUDSLAIBE		10,000,000.00		10,0	00,000,000
1		TUTAL AMO	UNT OF PAID-UP	CAPITAL		

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

Note: For PDTC Naminee 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.

GIS_STOCK (v.2026)

GENERAL INFORMATION SHEET STOCK CORPORATION

INGENIUM WERKS CORPORATION CORPORATE NAME: NO. OF STOCKHOLDERS WITH 100 OR MORE SHARES EACK: 5 5 TOTAL NUMBER OF STOCKHOLDERS: TOTAL ASSETS BASED ON LATEST AUDITED FS: STOCKHOLDER'S INFORMATION SHARES SUBSCRIBED TAX AMOUNT PAID NAME, NATIONALITY AND CURRENT IDENTIFCATION AMOUNT % OF OWNER-(PhP) RESIDENTIAL ADDRESS NUMBER NUMBER TYPE (PhP) SHIP 8. TOTAL TOTAL 10. TOTAL 11. TOTAL 12. TOTAL 13. TOTAL 14. TOTAL TOTAL AMOUNT OF SUBSCRIBED CAPITAL 0.00% 0.00TOTAL AMOUNT OF PAID-UP CAPITAL 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

eparate sheet, if necessary.

GENERAL INFORMATION SHEET STOCK CORPORATION

TOTAL NUMBER OF STOCKHOLDERS: STOTAL ASSETS BASED ON LATEST AUDITED PS: NAME, NATIONALITY AND CURRENT RESIDENTIAL ADDRESS TYPE 15. TOTAL 16. TOTAL 17. 18. TOTAL 20. TOTAL	SHAI	R'S INFORMATIO LES SUBSCRIBED AMOUN (PhP)	T % OF	AMOUNT PAID (PhP)	TAX IDENTIFICATION NUMBER
NAME, NATIONALITY AND CURRENT RESIDENTIAL ADDRESS TOTAL 15. TOTAL 16. TOTAL 17. 18. TOTAL 19. TOTAL TOT	SHAI	EŞ SUBSCRIBED AMOUN	T % OF OWNER		
TOTAL 15. 16. 17. 17. 18. 19. 19. 19. 19. 10. 10. 10. 10	SHAI	EŞ SUBSCRIBED AMOUN	T % OF OWNER		TAX IDENTIFICATION NUMBER
TOTAL 15. 16. 17. 17. 18. 19. 19. 19. 19. 10. 10. 10. 10			OWNER-		
TOTAL 16. TOTAL 17. TOTAL 18. TOTAL 19. TOTAL 20. TOTAL TOTAL					
17. 18. TOTAL TOTAL 19. TOTAL T					godiliči
TOTAL 17. TOTAL 18. TOTAL 19. TOTAL 20. TOTAL TOT					
17. TOTAL 18. TOTAL 19. TOTAL 20. TOTAL TOT					
TOTAL 19. TOTAL 20. TOTAL				odillo Etot Re	
19. TOTAL 20. TOTAL					
TOTAL TO				got CL-S	
20. TOTAL TOTA					
TOTAL 20. TOTAL TOTA					
20. TOTAL TOTA					
21. TOTAL AMOUNT OF SUBSCIENT FOR PDTC Nomines included in the list, please indicate furthe separate sheet, if necessary.					
TOTAL TO		7			
TOTAL AMOUNT OF SUBSCI	L	30			
TOTAL AMOUNT OF SUBSCI INSTRUCTION: SPECIFY TO Note: For PDTC Nummee included in the list, please indicate further separate sheet, if necessary.	200			1	
TOTAL AMOUNT OF SUBSCI INSTRUCTION: SPECIPY TO Note: For PDTC Nummee included in the list, please indicate furthe separate sheet, if necessary.					
INSTRUCTION: SPECIFY TI Note: For PDTC Nominee included in the list, please indicate furthe separate sheet, if necessary.	Ĺ				
Note: For PDTC Nommee included in the itst, please indicate furthe separate sheet, if necessary.	RIBED CAPITAL		0.00%		0.00
Note: For PDTC Nommee included in the list, please indicate furthe separate sheet, if necessary.	TOTAL	AMOUNT OF PA	ID-UP CAPITAL		
	HE TOP 20 STOC or the beneficial o	KHOLDERS AND I	ntnica i E i He Kes than 5% of any clas	s of the company's voti	ng securities. Attach
IS_STOCK (v.2020)					

STOCK CORPORATION

. INVESTMENT OF CORPORA	नफ ।	AM	OUNT (PhP)	· · · ·	DATE O	F BOARD RESOLUTION	
FUNDS IN ANOTHER CORP							
1.1 STOCKS			n/a		n/a		
1,2 BONDS/COMMERCIAL Private Corporations			n/a		· · ·	n/a	
1.3 LOANS/ CREDITS/ AD		n/a			n/a		
1.4 GOVERNMENT TREAS	SURY BILLS		n/a			n/a	
1.5 OTHERS		···· -		~	. 2		
2. INVESTMENT OF CORPORA SECONDARY PURPOSES (P	ATE FUNDS IN ACTIVITI LEASE SPECIFY:)	ES UNDER ITS		DATE OF BOARESOLUTIO		DATE OF STOCKHOLDERS RATIFICATION	
		~	O			O	
3. TREASURY SHARES		,20	<	NO. OF SHA	RES	% AS TO THE TOTAL NO OF SHARES ISSUED	
4. UNRESTRICTED/UNAPPRO	OPRIATED RETAINED E	ARNINGS AS O	F END OF L	AST FISCAL YEA	R	<u> </u>	
	DIVIDEND	ET PRECEDING		OUNT (PhP)		DATE DECLARED	
5.1 CASH	-0,	0)	-0/				
5.2 STOCK		,					
5.3 PROPERTY		N.	9				
0,0	TO	TAL P					
6. ADDITIONAL SHARES ISSU	JED DURING THE PERIO	DD:					
DATE	NO. OF SHARES		AM			MOUNT	
	(U)						
				· 	····		
		D OTHER GOV	'T AGENCY:				
SECONDARY LICENSE/REGIS	TRATION WITH SECAN		BS	Р		1C	
SECONDARY LICENSE/REGIS' NAME OF AGENCY:	SEC SEC				ł		
	WE 4			,,, ,	ļ		
NAME OF AGENCY: TYPE OF	WE 4						
NAME OF AGENCY: TYPE OF LICENSE/REGN.	WE 4						

NOTE: USE ADDITIONAL SHEET IF NECESSARY

I, <u>FERDINAND VINCENT B. LAZARO</u>. Corporate Secretary of <u>INGENIUM WERKS CORPORATION</u>. declare under penalty of perjury that all matters set forth in this GIS 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 attest that all the information in this GIS are being submitted in compliance with the rules and regulations of the Securities and Exchange Commission (SEC) the collection, processing, storage and sharing of said information being necessary to carry out the functions of public authority for the performance of the constitutionally and statutorily mandated functions of the SEC as a regulatory agency.

I further attest that I have been authorized by the Board of Directors/Trustees to file this GIS with the SEC.

I understand that the Commission may place the corporation under delinquent status for failure to submit the reportorial requirements three (3) times, consecutively or intermittently, within a period of five (5) years (Section 177, RA No. 11232).

Done this day of 11 4 2025 2025 in Cebu City.

FERDINAND VINCENT B. LAZARO

(Signature over printed name)

SUBSCRIBED AND SWORN TO before me in Cebu City on 11 4 2025 by affiant who personally appeared before me and exhibited to me his/her competent evidence of identity consisting of TIN-185-816-424-000 issued at ______

Page No 37 Book No 1 Series of 2025:

Notary Public Within and For The City of Cabu
Retarial Commission Number-163-24
Until December 31, 2025
Roll No. 89559
IBP No. 486320 / December 21, 2024 / Cebu City
PTR No. 2726972 / December 23, 2024 / Cebu City
MCLE Compliance: Exempt (2023 Bar Passer)
Ground Flow, Martina Sughu Center
P. Burgos St. Sto. Ninc, Cebu City
09662047083

BENEFICIAL OWNERSHIP DECLARATION

SEC REGISTRATION NUMBER: CORPORATE NAME:

CS201707949/CE041021 INGENIUM WERKS CORPORATION

Instructions:

- Identify the Beneficial Owner/s of the corporation as described in the Categories of Beneficial Ownership in Items A
 to I below. List down as many as you can identify. You may use an additional sheet if necessary.
- Fill in the required information on the beneficial owner in the fields provided for.
- In the "Category of Beneficial Ownership" column, indicate the letter(s) corresponding thereto. In the event that the
 person identified as beneficial owner falls under several categories, indicate all the letters corresponding to such
 categories.
- If the category is under letter "I", indicate the position held (i.e., Director/Trustee, President, Chief Executive Officer, Chief Operating Officer, Chief Financial Officer, etc.).
- 5. Do not leave any item blank. Write "N/A" if the information required is not applicable or "NONE" if non-existent.

"Beneficial Owner" refers to any natural person(s) who ultimately own(s) or control(s) or exercise(s) ultimate effective control over the corporation. This definition covers the natural person(s) who actually own or control the corporation as distinguished from the legal owners. Such beneficial ownership may be determined on the basis of the following:

Category

Description

- Natural person(s) owning, directly or indirectly or through a chain of ownership, at least twenty-five percent
 (25%) of the voting rights, voting shares or capital of the reporting corporation.
 Natural person(s) who exercise control over the reporting corporation, alone or together with others, through any
- B contract, understanding, relationship, intermediary or tiered entity.
- C Natural person(s) having the ability to elect a majority of the board of directors/trustees, or any similar body, of the corporation.
- D Natural person(s) having the ability to exert a dominant influence over the management or policies of the corporation.
- Natural person(s) whose directions, instructions, or wishes in conducting the affairs of the corporation are carried out by majority of the members of the board of directors of such corporation who are accustomed or under an obligation to act in accordance with such person's directions, instructions or wishes.
- F Natural person(s) acting as stewards of the properties of corporations, where such properties are under the care or administration of said natural person(s).
- 6 Natural person(s) who actually own or control the reporting corporation through nominee shareholders or nominee directors acting for or on behalf of such natural persons.
- H Natural person(s) ultimately owning or controlling or exercising ultimate effective control over the corporation through other means not falling under any of the foregoing categories.
- Natural person(s) exercising control through positions held within a corporation (i.e., responsible for strategic decisions that fundamentally affect the business practices or general direction of the corporation such as the members of the board of directors or trustees or similar body within the corporation; or exercising executive control over the daily or regular affairs of the corporation through a senior management position). This category is only applicable in exceptional cases where no natural person is identifiable who ultimately owns or exerts control over the corporation, the reporting corporation having exhausted all reasonable means of identification and provided there are no grounds for suspicion.

COMPLETE NAME (Surname, Given Name, Middle Name, Name Extension (Le., Jr., Sr., III)	SPECIFIC RESIDENTIAL ADDRESS	NATIONALITY	DATE OF BIRTH	TAX IDENTIFICATION NO.	% OF OWNERSHIP ¹ / % OF VOTING RIGHTS ²	TYPE OF BENEFICIAL OWNER ³ Direct (D) or Indirect (I)	CATEGORY OF BENEFICIAL OWNERSHIP
FERDINAND VINCENT B. LAZARO	#107-A Splender Hills Subdivision Brgy. Pob. Pardo, Cebu City	FILIPINO	SEPT. 17, 1972	185-816-424- 000	65%	· D	D,E
						6	

Note: This page is not for uploading on the SEC iView.

¹ For Stock Corporations.

² For Non-Stock Corporations.

³ For Stock Corporations.



REPUBLIC OF THE PHILIPPINES SECURITIES AND EXCHANGE COMMISSION

SEC Building, EDSA, Greenhills City of Mandaluyong, Metro Manila CEBU EXTENSION OFFICE

> COMPANY REG. NO. CS201707949 COMPANY TIN 009-590-150

CERTIFICATE OF INCORPORATION

KNOW ALL PERSONS BY THESE PRESENTS:

This is to certify that the Articles of Incorporation and By-Laws of

INGENIUM WERKS CORPORATION

were duly approved by the Commission on this date upon the issuance of this Certificate of Incorporation in accordance with the Corporation Code of the Philippines (Batas Pambansa Blg.68), and copies of said Articles and By-Laws are hereto attached.

This Certificate grants juridical personality to the corporation but does not authorize it to undertake business activities requiring a Secondary License from this Commission such as, but not limited to acting as: broker or dealer in securities, government securities eligible dealer (GSED), investment adviser of an investment company, close-end or open-end investment company, investment house, transfer agent, commodity/financial futures exchange/broker/merchant, financing company, pre-need plan issuer, general agent in pre-need plans and time shares/club shares/membership certificates issuers or selling agents thereof. Neither does this Certificate constitute as permit to undertake activities for which other government agencies require a license or permit.

As a registered corporation, it shall submit annually to this Commission the reports indicated at the back of this certificate.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of this Commission to be affixed at Cebu City, Cebu, Philippines, this ______ day of March, Twenty Seventeen.

GINAL RECENT	:D ₁
BY: Namy Ja	By the Authority of the Commission:
DATE: 3-8-24	LINDEZAR. ROGERO-GAVINO
	STB / MB REGISTERED Director TIFIED TRUE COPY
For SEC use only:	Date: MAR 0 3 2017 Securities and Exchange Pages of 19 page
F45203 (PSIC AS reserved)	Verified by:









SEC REGISTRATION NUMBER

TAX IDENTIFICATION NUMBER (TIN)

PAG-IBIG EMPLOYER NUMBER (Eyer ID)

PHILHEALTH EMPLOYER NUMBER (PEN)

SSS EMPLOYER NUMBER (ER No.)

CS201707949

009-590-150-000

207165140007

012000041765

0618070134



UNIFIED REGISTRATION RECORD (URR)

COMPANY NAME

INGENIUM WERKS CORPORATION

BUSINESS/TRADE NAMES

PRINCIPAL ADDRESS

- LOWER CANTILLA BRGY. CASILI CONSOLACION, CEBU

PHONE NO.

318-0005

MOBILE NO.

FAX NO.

E-MAIL ADDRESS 6001

AUTHORIZED REPRESENTATIVE (to be filled up by company - for presentation to social agencies)

03-03-2017 04:54:44 PM



COVER SHEET

COMPANY REGISTRATION AND MONITORING DEPARTMENT

			Nat	ure of	Appl	icatio	on			2													SEC E	Poplat	41-	- M			
			R	EGIS	TRAT	ΓΙΟΝ				1									Г	T	T	T	T	Tegisi	rauo	n Nun	nber	T	Т
				0	110			05	11	_			C	ompa	nv N	ame	1			_		1_	OF.	0	410	12	1		
I	N	G	E	N	I	τ	M	1	W	E	R	K	T	T		1	R	F		F	7	T			1,	1	T	T	T
			T		T	Т	1	Т				1				1//	1 -			1 -	1 -	4 -	4 -	4 (4 1	<u> </u>		_	_
				_	_			_	_					L															
																								Γ	Π	T	T	T	
																Г									_		_		_
									Pri	ncipe	l Offi	ce / N	la IStr	nat/R	gran	gay/Ci	to eff												
C	1	0		В	0	В		G	R	E	G	0	R	Y	aranı	C	A	N	T	ce)	Т	T	A			-)		
В	R	G	Y		_	0	W	_	7		_							1			7	Щ	A	,	1	U		Ц	
					т.	0	W	E	R	_	C	A	S	I	L	I	,	_	C	0	N	S	0	L	A	C	I	0	N
C	E	В	U	Ц										1	0	<		1	0			0	0						
\perp													6				4	1		T	cd		T			6	ZIP C	ODE	7
		C	to the second	anda Fa	21 A											ATION				ð					I	0 1	0	0 1	
Γ		CC	mpai	ny's Er	nall Ad	dres	S			Γ	7	0	032)			Numbe	er/s	7		Г			Мо	bile N	lumbe	er			
_					A Seller					C,		_			_	ORMAT	TON	4		L									
		N	ame c	of Cont	act Pe	rson	T	ne desi	gnated p	erson j	MUST	be a Di	rector/T	rustee/	Partne	r/Officer	Reside	nt Ager											
FER	DIN						Ι Δ7	MP		Γ	3	40	Email	Addre	55	10		Γ	Tel	ephor	e Nun	nber/s	\neg	Г		Mobil			_
					E141	D.	LAZ	MIX		L	0	_	_	2	0	_		L						L	099	8-59	94-8	572	
#1	07.	Δ 0	Sple	ando	- L	ille	Cub	ali, d	3	0						ddres		_											_
"	- 10		phic	inuc	JI ITI	1115	Gub	alvi	sion	Bro	ју. І	Pob	. Pa	irdo	, C	ebu	City												
				3			7	3	То	be a	acco	omp	lishe	ed b	y Či	RMD	Per												-
ssigne	ed Pr	oces	sor :				`											Da	ate						Sign	nature	2		
			-	-	_		_		_				_		_							_	_				-	_	
			_								_		_		-		-	-				_	_		-			_	
Docu	ment	t I.D.																											
	11	•	I MO SI W	and the same					Voltage in the second	-1-1-	115000				_														
eceive	d by	Соп	oora	te Fili	ing a	nd R	ecor	ds Di	visio	n (CF	RD)				_			1),			<u>;;</u>	<u> </u>			14	5)		
orward	ed to):																T		-3	C	7			7				
	H	-	C	orpora reen l	ate ar	nd Pa	artner	ship l	Regis	tration	n Div	ision			_	40	Υ_				ebu	Exte	usio	n Oi	lico		and the same		
							s and	Audi	Divis	ion					Ó	5.		1		1	MA	rR [3	2017	1		No. of Concession,		
				censir							-			X						1	erholdte.	_			1		The State of the S		
											0	(B)	Sec	uritte	s and	CE	RT		LL	10	VID	I AN	ich och	0	VIES	₹O¥	The same	-11	
											K		Cor	uriffe hang nmiss	lon NES		20		D		2	6		75	121	NAME OF STREET	named.		
											V	3				Veri	fied i	y:	L	Dat	2488	Meal	UL.	44	16				

ARTICLES OF INCORPORATION

OK FOR PAYMENT MAR 0 3 2017

OF

INGENIUM WERKS CORPORATION

(Name of Corporation)

Know All Men By These Presents:

The undersigned incorporators, all of legal age and majority of whom are residents of the Philippines, have this day voluntarily agreed to form a stock corporation under the laws of the Republic of the Philippines. PAID:_

THAT WE HEREBY CERTIFY:

FILING FEE F 20,000.00 HANDLING: 20.00 SEC. BULL. 10.00 LKF: 200.00

FIRST: The name of this corporation shall be:

O.R. No. 5977119 DATE: 3/3/17

INGENIUM WERKS CORPORATION

SECOND: A. That the primary purpose of this corporation is

PRIMARY PURPOSE

TO ENGAGE IN GENERAL CONSTRUCTION AND OTHER ALLIED BUSINESSES INCLUDING CONSTRUCTING SITE PREPARATION, ENLARGING, REPAIRING, SERVICING, DEVELOPING OR OTHERWISE ENGAGING IN ANY WORK ON BUILDINGS, ROADS, HIGHWAYS, MANUFACTURING PLANTS, BRIDGES, AIRFIELD, PIERS, DOCKS, MINES, SHAFTS, STEEL FABRICATION, RAILROADS, RAILWAYS, AND OTHER STRUCTURES.

PROVIDED THAT THE CORPORATION SHALL NOT SOLICIT, ACCEPT OR TAKE INVESTMENTS/PLACEMENTS FROM THE PUBLIC NEITHER SHALL IT ISSUE INVESTMENT CONTRACTS.

INGENIUM WERKS IT IS A LATIN WORD OF BEING EXCELLENT ENGINEERING ART WORKS AND BUILDERS.





SC-97-01



B. That the corporation shall have all the express powers of a corporation as provided for under Section 36 of the Corporation Code of the Philippines.

THIRD:	That the place where the principal office of the corporation is to be
established is at:	Protection of the corporation is to be

No. /Street c/o BOB GREGORY CANTILLA, BRGY. LOWER CASILI (If applicable)

City/Town CONSOLACION Province CEBU

FOURTH: That the term for which the corporation is to exist is fifty (50) years from the after the date of issuance of the certificate of incorporation.

FIFTH: That the names, nationalities, and residences of the incorporators are as follows:

Name Nationality Residence (Complete Address) #107-A Splendor Hills Subdivision Ann Christine G. Lazaró Filipino Brgy. Pob. Pardo, Cebu City #107-A Splendor Hills Subdivision Ferdinand Vincent B. Lazaro Filipino Brgy. Pob. Pardo, Cebu City 1037 N. Aguila Street Dominique T. Elnar Filipino Brgy. Basak, Cebu City Unchuan Subd., Granada St., Jose Silvino A. Mariño Filipino Brgy. Quiot Pardo, Cebu City Unchuan Subd., Granada St., Emilia B. Lazaro Filipino Brgy. Quiot Pardo, Cebu City

Jan J

CERTIFIED Tronformed copy

Securifies and pages of 9 page

Commission PHILLEPINES

Verified by: Date is used: 202

SIXTH: That the number of directors of said corporation shall be <u>FIVE</u> (5) and that the names, nationalities and residences of the first directors who are to serve until their successors are elected and qualified as provided by the by-laws are as follows:

Name	Nationality	Residence (Complete Address)
Ann Christine G. Lazaro	Filipino	#107-A Splendor Hills Subdivision Brgy Pob. Pardo, Cebu City
Ferdinand Vincent B. Lazaro	Filipino	#107-A Splendor Hills Subdivision Brgy Pob. Pardo, Cebu City
Dominique T. Elnar	Filipino	1037 N. Aguila Street Brgy. Basak, Cebu City
Jose Silvino A. Mariño	Filipino	Unchuan Subd., Granada St., Brgy Quiot Pardo, Cebu City
Emilia B. Lazaro	Filipino	Unchuan Subd., Granada St., Brgy. Quiot Pardo, Cebu City
	101 15 E	or tor
	7 72	W/ Fr
	12. 60, 12.	9,
- well and	The Mer	
Chin Chin	CLITT	

SEVENTH: That the authorized capital stock of the corporations is <u>TEN MILLION PESOS</u>

(P 10,000,000.00) pesos in lawful money of the Philippines, divided into <u>ONE HUNDRED</u>

THOUSAND (100,000) shares with the par value of <u>ONE HUNDRED</u> PESOS (100.00)

SC-97-01

Securities and Exchange pages Commission PHILIPPINES Verified by:

CERTIFIE donformed copy PY

pages of 19 page

Verified by: 1 Date 0 sack 202

EIGHTH: That at least 25% of the authorized capital stock has been subscribed and at least 25% of the total subscription has been paid as follows:

	Name	Nationality		No. of Shares Subscribed	Amount Subscribed	Amount Paid
	Ann Christine G. Lazaro	Filipino	2,	500 8	250,000.00	62,500.00
	Ferdinand Vincent B. Lazaro	Filipino	16,	250	1,625,000.00	406,250.00
	Dominique T. Elnar	Filipino	2,	500	250,000 .00	62,500.00
	Jose Silvino A. Mariño	Filipino	<u>2,</u>	500	250,000 .00	62,500.00
	Emilia B. Lazaro	Filipino	1,	250	125,000 00	31,250.00
	con	- col	1/2	- COLL	-	
	Unelles Un	OHE.	IN OLY	2		
_	TOTAL	Joenia!	25,	0000	2,500,000 .00 6	25,000.00

NINTH: No transfer of stock or interest which would reduce the stock ownership of Filipino citizens to less than the required percentage of the capital stock as provided by existing laws shall be allowed or permitted to be recorded in the proper books of corporation and this restriction shall be indicated in the stocks certificates issued by the corporation.

TENTH: That FERDINAND VINCENT B. LAZARO has

SC-97-01



ELEVENTH: That the incorporators undertake to change the name of the corporation immediately upon receipt of notice or directive from the Securities and Exchange Commission that another corporation, partnership or person has acquired a prior right to the use of the name or that the name has been declared as misleading, deceptive, confusingly similar to a registered name, or contrary to public morals, good customs or public policy.

MAN 2 4 2017 IN WITNESS WHEREOF, We have set our hands this day of B. LAZARO TIN 194-791-484-000 TIN 185-816-424-000 TIN 135-448-093-000 JOSE SIL MARINO EMILIA B. LAZARO TIN 105-494-093-000 TIN 149-008-441-000 TIN TIN TIN TIN TIN TIN TIN TIN TIN

WITNESSES:

Inie B. Montecito

May dec Dalfan

(All incorporators appearing on the fifth article and the two witnesses should affix their signatures +

on the blanks provided in this page above their respective names.)

CERTIFIED TRUE COPY

Securifies and pages of page

Commission page

Verified by: Date is seed: 11 2 12

ACKNOWLEDGEMENT

Republic of the Philippines)

CITY OF CEBU S.S.)

BEFORE ME, a Notary Public in day of, 20	n and for personally appeared:	Philippines, this
Name	CTC/ TIN No.	Date & Place Issue
ANN CHRISTINE G. LAZARO	TIN 194-791-484-000	CEBU CITY
FERDINAND VINCENT B. LAZARO	TIN 185-816-424-000	CEBU CITY
DOMINIQUE T. ELNAR	TIN 135-448-093-000	CEBU CITY
JOSE SILVINO A. MARIÑO	TIN 105-494-093-000	CEBU CITY
EMILIA B. LAZARO	TIN 149-008-441-000	CEBU CITY

all know to me and to me known to be the same persons who executed the foregoing Articles of Incorporation and they acknowledged to me that the same is their free and voluntary act and deed.

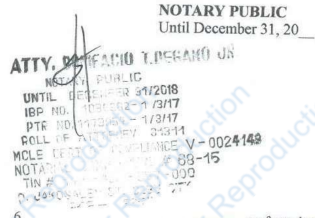
IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my notarial seal on the date and at the place first above written.



15

417 Doc. No. Page No. Book No. Series of

SC-97-01



conformed copy
CERTIFIED TRUE COPY

TREASURER'S AFFIDAVIT

REPUBLIC OF THE PHILIPPINES) CITY/MUNICIPALITY OF CEBU) S.S. PROVINCE OF CEBU)

I, FERDINAND VINCENT B. LAZARO being duly sworn, depose and say; That I have been elected by the subscribers of the corporation as Treasurer thereof, to act as such until my successor has been duly elected and qualified in accordance with the by-laws of the corporation, and that as such Treasurer. I hereby certify under oath that at of the subscription has been paid, and received by me in cash for the benefit and credit of the

least 25% of the authorized capital stock of the corporation has been subscribed and at least 25% This is also to authorize the Securities and Exchange Commission and Bangko Sentral Ng Pilipinas to examine and verify the deposit METROBANK MAMBALING CEBU CITY (Name of Bank) (Branch) in my name as treasurer in trust for the INGENIUM WERKS CORPORATION (Name of Corporation) in the amount of SIX HUNDRED TWENTY FIVE PESOS (P 625,000.00), representing the paid up capital of the said corporation which is in the process of incorporation. This authority is valid and inspection of said deposit may be made even after the issuance of the Certificate of Incorporation to the corporation. Should the deposit be transferred to another bank prior to or after incorporation, this will also serve as authority to verify and examine the same. The representative of the Securities and Exchange Commission is also authorized to examine the pertinent books and records of accounts of the corporation as well as all supporting papers to determine the utilization and disbursement of the said paid - up capital. In case the said paid up capital is not deposited or withdrawn prior to the approval of the articles of incorporation, I, in behalf of the above named corporation, waive our right to a notice and hearing in the revocation of our Certificate of Incorporation. Cebu Extension Office MAR 0 3 2017 FERDINAN INCENT By: RECEIVED BUBIEC TREASURER FORM AND CONTENTS SUBSCRIBED AND SWORN to before me this 2017 at CEBU CITY , Philippines, affiant exhibiting to me his GTC/TIN No. 185-816-424-000 issued on at BIR CEBU . Doc. No. ATTY, BONIFACTO T.DEGAMO UR Page No. NOTARY NOTARY PUBLIC Book No. UNTIL Limit December 131,20 Series of 20 17 IBP NO. 1036682- 1 /3/17 PTR NO. 1173954 - 1/3/17 ROLL OF ATTORNEY 34344 MCLE CERT OF COMPLIANCE V - 0024149 SC-97-01 NOTARIAL CULIAS VON # 68-15 DORUMENTARYO D. CAMOSALEM ST. CEST CT Verified by:

OK FOR PAYMENT

By: MAR D 3 2017

BY - LAWS

OF

INCENTUM WEDNIG	#AID:					
INGENIUM WERKS CORPORATION	FILING FEB:	₱ 500.00				
(Name of Corporation)	SANDLING:	20.00				
	LRF:	10.00				
	O.R No .:	5977119				
ARTICLE 1	Sate:	3/3/19				

SUBSCRIPTION, ISSUANCE AND TRANSFER OF SHARES

Section 1. Subscriptions - Subscribers to the capital stock of the corporation shall pay the value of the stock in accordance with the terms and conditions prescribed by the Board of Directors. Unpaid subscriptions shall not earn interest unless determined by the Board of Directors.

Section 2. Certificate - The stockholder shall be entitled to one or more certificates for fully paid stock subscription in his name in the books of the corporation. The certificates shall contain the matters required by law and the Articles of Incorporation. They shall be in such form and design as may be determined by the Board of Directors and numbered consecutively. The certificate shall be signed by the President, countersigned by the Secretary or Assistant Secretary, and sealed with the corporate seal.

Section 3. Transfer of Shares - Subject to the restrictions, terms and conditions contained in the Articles of Incorporation, shares may be transferred, sold, assigned or pledged by delivery of the certificates duly indorsed by the stockholder, his attorney - in fact, or other legally authorized person. The transfer shall be valid and binding on the corporation only upon record thereof in the booksof the corporation. The Secretary shall cancel the stock certificates and issue new certificates to the transferee.

No share of stock against which the corporation holds unpaid claim shall be transferable in the books of the corporation.

All certificates surrendered for transfer shall be stamped "cancelled" on the face thereof, together with the date of cancellation, and attached to the corresponding stub with the certificate book.

Section 4. Lost Certificates - In case any stock certificate is lost, stolen, or destroyed, a new certificate may be issued in lieu thereof in accordance with the procedure prescribed under Section 73 of the Corporation Code.



BL-S-97-01



p.1

ARTICLE II

MEETINGS OF STOCKHOLDERS

Section 1. Annual/Regular Meetings- The annual/regular meetings of stockholders shall be held at the principal office on JUNE 30 of each year, if legal holiday, then on the day following.

Section 2. Special Meeting - The specialmeetings of stockholders, for any purpose or purposes, may at anytime be called by any of the following; (a) Board of Directors, at its own instance, or at the written request of stockholdersrepresenting a majority of the outstanding capital stock, (b) President.

Section 3. Place of Meeting - Stockholders meeting, whether regular or special, shall be held in the principal office of the corporation or at any place designated by the Board of Directors in the city or municipality where the principal office of the corporation is located.

Section 4. Notice of Meeting - Notices for regular or special meetings of stockholders may be sent by the Secretary by personal delivery or by mail at least two (2) weeks prior to the date of the meetingto each stockholder of record at his last known address. The notice shall state the place, date and hour of the meeting, and the purpose or purposes for which the meeting is called.

When the meeting of stockholders is adjourned to another time or place, it shall not be necessary to give any notice of the adjourned meeting if the time and place to which the meeting is adjourned are announced at the meeting at which the adjournment is taken. At the reconvened meeting, any business may be transacted that might have been transacted on the original date of the meeting.

Section 5. Quorum - Unless otherwiseprovided by law, in all regular or special meeting of stockholders, a majority of the outstanding capital stock must be present or represented in order to constitute a quorum. If no quorum is constituted, the meeting shall be adjourned until the requisite amount of stock shall be present.

Section 6. Conduct of Meeting - Meeting of the stockholders shall be presided over by the President, or in his absence, by a chairman to be chosen by the stockholders. The Secretary, shall act as Secretary of every meetings, but if not present, the chairman of the meeting shall appoint a secretary of the meeting.

Section 7. Manner of Voting - At all meetings of stockholders, a stockholder may vote in person or by proxy. Unless otherwise provided in the proxy, it shall be valid only for the meeting at which it has been presented to the Secretary. All proxies must be in the hands of the Secretary before the time set for the meeting. Proxies filed with the Secretary may be revoked by the stockholders either in an instrument in writingduly presented and recordedwith the Secretary, prior to a scheduled meeting or by their personal presence at the meeting.

BL-S-97-01

conformed copy



pages 12 of 19 page

Section 8. Closing of Transfer Books or Fixing of Record Date - For the purpose of determining the stockholders entitled to notice of, or to vote at, any meeting of stockholders or any adjournment thereof or to receive payment of any dividend, the Board of Directors may provide that the stock and transfer book be closed for ten (10) working days immediately preceding such meeting.

ARTICLE III

BOARD OF DIRECTORS

Section 1. Powers of the Board - Unless otherwise provided by law, the corporate powers of the corporation shall be exercised, all business conducted and all property of the corporation controlled and held by the Board of Directors to be elected by and from among the stockholders. Without prejudice to such powers as may be granted by law, the Board of Directors shall also have the following powers:

- a.) From time to time, to make and change rules and regulations not inconsistent with these by-laws for the management of the corporation's business and affairs;
- b.) To purchase, receive, take or otherwise acquire for and in the name of the corporation, any and all properties, rights, or privileges, including securities and bonds of other corporations, for such consideration and upon such terms and conditions as the Board may deem proper or convenient;
- c.) To invest the funds of the corporation in other corporations or for purposes other than those for which the corporation was organized, subject to such stockholders' approval as may be required by law;
- d.) To incur such indebtedness as the Board may deem necessary, to issue evidence of indebtedness including without limitation, notes, deeds of trust, bonds, debentures, or securities, subject to such stockholders approval as may be required by law, and/or pledge, mortgage, or otherwise encumber all or part of the properties of the corporation;
- e.) To establish pension, retirement, bonus, or other types of incentives or compensation plans for the employees, including officers and directors of the corporation;
- f.)To prosecute, maintain, defend, compromise or abandon any lawsuit in which the corporation or its officer are either plaintiffs or defendants in connection with the business of the corporation;

. **

BL-S-97-01

CERTIFIED TRUE COPY

Exchange pages 13 of 19 page

Commission pages 13 of 19 page

Verified by: L Duelssyled: 202

g.)To delegate, from time to time, any of the powers of the Board which may lawfully be delegated in the course of the current business of the corporation to any standing or special committee or to any officer or agent and to appoint any person to be agent of the corporation with such powers and upon such terms as may be deemed fit;

h.) To implement these by-laws and to act on any matter not covered by these by-laws, provided such matter does not require the approval or consent of the stockholders under the Corporation Code.

Section 2. Election and Term - The Board of Directors shall be elected during each regular meeting of stockholders and shall hold office for one (1) year and until their successors are elected and qualified.

Section 3. Vacancies - Any vacancy occurring in the Board of Directors other than by removal by the stockholders or by expiration of term, may be filled by the vote of at least a majority of the remaining directors, if still constituting a quorum; otherwise, the vacancy must be filled by the stockholders at a regular or at any special meeting of stockholders called for the purpose. A director so elected to fill a vacancy shall be elected only for the unexpired term of his predecessor in office.

The vacancy resulting from the removal of a director by the stockholders in the manner provided by law may be filled by election at the same meeting of stockholders without further notice, or at any regular or at any special meeting of stockholders called for the purpose, after giving notice as prescribed in these by-laws.

Section 4. Meetings - Regular of the Board of Directors shall be held once a month on such dates and at plates as may be called by the Chairman of the Board, or upon the request of a majority of the Directors.

Section 5. Notice - Notice of the regular of special meeting of the Board, specifying the date, time and place of the meeting, shall be communicated by the Secretary to each director personally, or by telephone, telegram, or by written message. A director may waive this requirement, either expressly or impliedly.

Section 6. Quorum - A major of the number of directors as fixed in the Articles of Incorporation shall constitute a quorum for the transaction of corporate business and every decision of at least a majority of the directors present at a meeting at which there is a quorum shall be valid as a corporate act, except for the election of officers which shall require the vote of a majority of all the members of the Board.

Section 7. Conduct of the Meetings - Meetings of the Board of Directors shall be presided over by the Chairman of the Board, or in his absence, by any other director chosen by the Board. The Secretary, shall act as secretary of every meeting, if not present, the Chairman of the meeting, shall appoint a secretary of the meeting.



BL-S-97-01

Securities and Exchange Commission

conformed copy

ges of 26 JUL 20

Section 8. Compensation - By- resolution of the Board, each director shall receive a reasonable per diem allowance for his attendance at each meeting of the Board. As compensation, the Board shall receive and allocate an amount of not more than ten percent (10%) of the net income before income tax of the corporation during the preceding year. such compensation shall be determined and apportioned among the directors in such manner as the Board may deem proper, subject to the approval of stockholders representing at least a majority of the outstanding capital stock at a regular or special meeting of the stockholders.

ARTICLE IV

OFFICER

Section 1. Election / Appointment - Immediately aftertheir election, the Board of Directors shall formally organize by electing the President, the Vice-President, the Treasurer, and the Secretary at said meeting.

The Board may, from time to time, appoint such other officers as it may determine to be necessary or proper. Any two (2) or more positions maybe held concurrently by the same person, except that no one shall act as President and Treasurer or Secretary at the same time.

Section 2. President - The President shall be the Chief Executive Officer of the corporation and shall exercise the following functions:

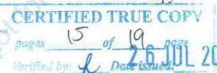
- a.) To preside at the meetings of the stockholders;
- b.) To initiate and develop corporate objectives and policies and formulate long range projects, plans and programs for the approval of the Board of Directors, including those for executive training, development and compensation;
- c.) To supervise and manage the business affairs of the corporation upon the direction of the Board of Directors;
- d.) To implement the administrative and operational policies of the corporation under his supervision and control;
- e.) Toappoint, remove, suspend or discipline employees of the corporation, prescribe their duties, and determine their salaries;
- f.) To oversee the preparation of the budgets and the statements of accounts of the corporation;
- g.) To represent the corporation at all functions and proceedings;

Par J

BL-S-97-01

p.5

conformed copy



- h.) To execute on behalf of the corporation all contracts, agreements and other instruments affecting the interests of the corporation which require the approval of the Board of Directors.
- i.) To make reports to the Board of Directors and stockholders;
- j.) To sign certificates of stock;
- k.) To perform such other duties as are incident to his office or are entrusted to him by the Board of Directors.

Section 3. The Vice-President - He shall, if qualified, act as President in the absence of the latter. He shall have such other powers and duties as may from time to time be assigned to him by the Board of Directors or by the President.

Section 4. The Secretary - The Secretary must be a resident and a citizen of the Philippines. He shall have the following specific powers and duties:

- a.) To record the minutes and transactions of all meetings of the directors and the stockholders and to maintain minute books of such meetings in the form and manner required by laws;
- b.) To keep record books showing the details required by law with respect to the stock certificates of the corporation, including ledgers and transfer books showing all shares of the corporation subscribed, issued and transferred;
- c.) To keepthecorporate seal and affix it to all papers and documents requiring a seal, and to attest by his signature all corporate documents requiring the same;
- d.) To attend to the givingand serving of all notices of the corporation required by law or these by-laws to be given;
- e.) To certifyto such corporate acts, countersigncorporate documentsor certificates, and make reports or statements as may be required of him by law or by government rules and regulations.
- f.) To act as inspector at the election of directors and, as such, to determine the number of shares of stock outstanding and entitled to vote, the shares of stock represented at the meeting, the existence of a quorum, the validity and effect of proxies, and to receive votes, ballots or consents, hear and determine questions in connection with the right to vote, count and tabulate all votes, determine the result, and do such acts as are proper to conduct the election.
- g.) To perform such other duties as are incident to his office or as may be assigned to him by the Board of Directors or the President.

E.

BL-S-97-01

CERTIFIED TRUE COPY

CERTIFIED TRUE COPY

Exchange

Pages

Computation

Parished by L

Date issued:

2 6 JUL 202

- Section 5. The Treasurer The Treasurer of the corporation shall have the following duties;
 - a.) To keep full and accurate accounts of receipts and disbursements in the books of the corporation;
 - b.) To have custody of, and be responsible for, all the funds, securities and bonds of the corporation;
 - c.) To deposit in the name and to the credit of the corporation, in such bank as may be designated from time to time by the Board of Directors, all the moneys, funds, securities, bonds, and similar valuable effects belonging to the corporation which may come under his control;
 - d.) To render an annual statements showing the financial condition of the corporation and such other financial reports as the Board of Directors, or the President may, from time to time require;
 - e.) To prepare suchfinancial reports, statements, certifications and other documents which may, from time to time, be required by government rules and regulations and to submit the same to the proper government agencies;
 - f.) To exercise such powers and perform such duties and functions as may be assigned to him by the President.
- Section 6. Term of Office The term of office of all officers shall be one (1) year and until their successors are duly elected and qualified.
- Section 7. Vacancies If any position of the officers becomes vacant by reason of death, resignation, disqualification or for any other cause, the Board of Directors, by majority vote may elect a successor who shall hold office for the unexpired term.
- Section 8. Compensation The officers shall receive such renumeration as the Board of Directors may determine. A director shall not be precluded from serving the corporation in any other capacity as an officer, agent or otherwise, and receiving compensation therefor.

ARTICLE V

OFFICES

Section 1. The principal office of the corporation shall be located at the place stated in Article III of the Articles of Incorporation. The corporation may have such other branch offices, either within or outside the Philippines as the Board of Directors may designate.



BL-S-97-01



p.7

ARTICLE VI

AUDIT OF BOOKS, FISCAL YEAR AND DIVIDENDS

Section 1. External Auditor - At the regular stockholders' meeting, the external auditor of the corporation for the ensuing year shall be appointed. The external auditor shall examine, verify and report on the earnings and expenses of the corporation.

Section 2. Fiscal Year - The fiscal year of the corporation shall begin on the first day of January and end on the last day of December of each year.

Section 3. Dividends - Dividends shall be declared and paid out of the unrestricted retained earnings which shall be payable in cash, property, or stock to all stockholders on the basis of outstanding stock held by them, as often and at such times as the Board of Directors may determine and in accordance with law.

ARTICLE VI

SEAL

Section 1. Form and Inscriptions - The corporate seal shall be determined by the Board of Directors.

ARTICLE VIII

AMENDMENTS

Section 1. These by-laws may be amended or repealed by the affirmative vote of at least a majority of the Board of Directors and the stockholders representing a majority of the outstanding capital stock at any stockholders' meeting called for that purpose. However, the power to amend, modify, repeal or adopt new by-laws may be delegated to the Board of Directors by the affirmative vote of stockholders representing not less than two-thirds of the outstanding capital stock; provided, however, that any such delegation of powers to the Board of Directors to amend, repeal or adopt new by-laws maybe revoked only by the vote of stockholders representing a majority of the outstanding capital stock at a regular or special meeting.

S. S.

BL-S-97-01

Securities and Exchange Commission

conformed copy
TIFIED TRUE COP

Varified by: L Dak is used: 20

D.8

foregoing by-laws and hereunto affixed out	signed stockholders have adopted the signatures this HAN 2 day of
(Note: 1. If filed with Articles of Incorporation incorporators;	n, these by-laws should be signed by all
 If filed after incorporation, should be sign should submit director's certificate for 	ned by majority of the subscribers and or the adoption of the by-laws.)
ANN CHRISTINE G. LAZARO	194-791-484-000
FERDINAND VINCENT B. LAZARO	185-816-424-000
DOMINIQUE T. ELNAR	135-448-093-000
JOSE SILVINO A. MARIÑO	105-494-093-000
ÉMILIA B. LAZARO	149-008-441-000
	gre gre gre

Securifies and Exchange pages Verified by:

CERTIFIED TRUE COPY

pages 9 of 9 page



Republic of the Philippines SECURITIES AND EXCHANGE COMMISSION

Cebu Extension Office

Cebu City

I hereby certify that this is a true and accurate reproduction of the original document in the custody of this Commission, consisting of NINETEEN (19) page(s). INGENIUM WERKS CORPORATION Fees: Verified by: HAZEL ANN 400.00 Doc. Stamp: 30.00 Date: O.R. No. : 2015666 7/26/2021

MARIE IVY B. GICALE

SEC Specialist I

REPUBLIKA NG PILIPINAS KAGAWARAN NG PANANALARI 13 KAWANIHAN NG RENTAS INTERNAS REVENUE REGION NO. REVENUE DISTRICT NO.

2RC0001261987

BIR Form No.

Revised July 1997

OCN

		E OF REGIOTATION	
TIN 009-590-150-000	NAME INGENIUM WER	KS CORPORATION	REGISTRATION DATE
	_OWER CANTILLA BROY. CASILICon= Cebu 6001	olacion	aduction aduction
REGISTERED ACTIVITY(IES	S)	76 7	0 70
TAX TYPE			200
INCOME TAX VALUE - ADDED	TAX	REGISTRATION F	EE
TRADE NAME		; LIME OF BUST	MESS / INDUSTRY
INGENIUM WERKS	CORPORATION	4520 BUILDING PARTS, C	OF COMSTRUCTIONS OR STVIL ENGINEERING
Taxpayer Type :	CORPORATION	10/10	
Business Reg' Date :	October 1, 2017	\$ 5	
COR Issued Date :	October 4, 2017		
REMINDERS:	Renewal of Annual Registration Fed	e (RF) is due on or before January 31, usi	ng BIR Form 0605.
preservation of : books and all	Apply for the authority to Print Receip Non VAT - (form 2551M) (Percentage VAT (form 2550M-20th of the month) WITH SUMMARY LIST OF SALES (\$	ounts on or before the last working day of I ots/Invoices within 30 days from date of rege Tax) - due date is every 20th of the mont; for Quarterly VAT (form 2550Q) - due 25 SLS) & SUMMARY LIST OF PURCHASES of th (annual WC due Jan. 31); annual WE.	gistration th days after the end of each quarter s) SLP & SUMMARY LISTS OF IMPORTATIONS

: Income Tax (form 1702) due every April 15

: If you are using CRM/P65 He CERTIFY AND ATTUTHE AREQUES NO MEDICATED ABOVE, UNDER THE PROVISIONS OF THE NATIONAL INTERNAL

: File the required returns for the registered tax types, with or without business operation, to avoid penalties & stop filer cases.

: Surrender this Certificate immediately in case of transfer, closure and/or many other changes

REVENUE CODE, AS AMENDED.



is within 10yrs)

DISTRICT OFFICER REVENUE DISTRICT OFFICER (signature over printed name)

1702Q (qrtrly) - (1st) MAY 29 / (2nd) AUG 29 / (3rd) NOV 30



REPUBLIC OF THE PHILIPPINES DEPARTMENT OF FINANCE BUREAU OF INTERNAL REVENUE REVENUE REGIONAL NO. 13, CEBU CITY

OF-TCC-01-01-2024.01

TCBP NO. 13-080-10-07-R1628-2025-M

TAX CLEARANCE CERTIFICATE

(Pursuant to Executive Order No. 398)

INGENIUM WERKS CORPORATION

Name of Taxpayer

LOWER CANTILLA CASILI CONSOLACION CEBU 6001
Address

009-590-150-000 Taxpayer Identification Number

This is to certify that the above mentioned taxpayer is eligible for issuance of this Tax Clearance Certificate having satisfied all the criteria set forth by the BIR as of the date of this certification pursuant to Revenue Regulations No. 8-2016, as amended.

Tax liabilities recorded after the aforesaid dates or outside the jurisdiction of this Office are not covered by this tax clearance.

Issued this 7th day of October 2025.

NOTE: THIS CERTIFICATE SHALL BE VALID AND EFFECTIVE FROM DATE OF ISSUE UNTIL OCTOBER 07, 2026 ONLY OR UNTIL REVOKED FOR VIOLATION OF THE CRITERIA SPECIFIED UNDER REVENUE REGULATIONS NO. 8-2016, AS AMENDED AND REVENUE MEMORANDUM ORDER NO. 46-2018, WHICHEVER COMES EARLIER. THIS SHALL NOT BE USED ON SALES/TRANSFER OF REAL PROPERTIES. CERTIFICATION FEE OF P100 WAS PAID ON SEPTEMBER 30, 2025 UNDER EFPS PAYMENT TRANSACTION NO. 251771044, ANY ERASURE MADE ON THIS TCC SHALL RENDER IT NULL AND VOID.



ROSA MARIA R. LINGCO Chief, Collection Division

Date of Payment: 09-30-2025 Payment Confirmation: 251771201 Amount: P 30.00

WARNING: Counterfeiting is punishable by law. For authenticity, please visit BIR website https://www.bir.gov.ph/Tax-Clearance-List-Issued-TCC. Tax Clearance Certificate (for bidding purposes) not listed/posted herein will be deemed to have originated from an illegal source.

Republic of the Philippines Department of Budget and Management PROCUREMENT SERVICE

CERTIFICATE OF PHILGEPS REGISTRATION (Platinum Membership)

THIS IS TO CERTIFY THAT

INGENIUM WERKS CORPORATION

CO Bob Gregory, Cantila, Brgy Lower Casili, Consolacion, Cebu, Region VII, Philippines

is registered in the **Philippine Government Electronic Procurement System (PhilGEPS)** on <u>10-Jul-2018</u> pursuant to Section 8.5.2 of the Revised Implementing Rules and Regulations of Republic Act No. 9184, otherwise known as the Government Procurement Reform Act.

This further certifies that **INGENIUM WERKS CORPORATION** has submitted the required eligibility documents in the PhilGEPS Supplier Registry as listed in Annex A, which document is attached hereto and made an integral part hereof.

For the purpose of updating this Certificate, all Class "A" eligibility documents covered by Section 8.5.2 of the Revised Implementing Rules and Regulations of Republic Act No. 9184 supporting the veracity, authenticity and validity of this Certificate shall remain current and updated. The failure by the prospective Bidder to update this Certificate with the current and updated Class "A" eligibility documents shall result in the automatic suspension of its validity until such time that all of the expired Class "A" eligibility documents has been updated.

By submitting this Certificate, the Bidder certifies:

- 1. the authenticity, genuineness, validity, and completeness of the copy of the original eligibility documents submitted;
- 2. the veracity of the statements and information contained therein;
- 3. that the Certificate is not a guaranty that the named registrant will be declared eligible without first being determined to be such for that particular bidding, nor is it an evidence that the Bidder has passed the post-qualification stage; and
- 4. that any finding of concealment, falsification, or misrepresentation of any of the eligibility documents submitted, or the contents thereof shall be a ground for disqualification from further participation in the bidding process, without prejudice to the imposition of appropriate administrative, civil and criminal penalty in accordance with the laws.

This Certificate is valid until 21-Nov-2025

Issued this <u>21st</u> day of <u>November 2024.</u> This is a system generated certificate. No signature is required.



Documentary Stamp Tax Paid Php 30.00 Certificate Reference No: 201807-90762-102040304



Page 1 of 3

REMINDERS 1

- The PhilGEPS office shall not determine the eligibility of merchants. The PhilGEPS office's evaluation of the eligibility requirements shall be for the sole purpose of determining the approval or disapproval of the merchant's application for registration.
- A merchant's registration and membership in the GOP-OMR is neither contract-specific nor understood to be tantamount to a finding of eligibility. Neither shall the merchant's successful registration in the GOP-OMR be relied upon to claim eligibility for the purpose of participation in any public bidding.
- The determination of the eligibility of merchants, whether registered with the GOP-OMR or not, shall remain with the Bids and Awards Committee (BAC). The BAC's determination of validity of the eligibility requirements shall be conclusive to enable the merchant to participate in the public bidding process.



Certificate Reference No: 201807-90762-102040304



List of Eligibility Documents

INGENIUM WERKS CORPORATION

CO Bob Gregory, Cantila, Brgy Lower Casili, Consolacion, Cebu, Region VII, Philippines

	Registration Date : 03-Mar-2017
SEC Certificate	SEC Certificate Number : CS201707949
The same of	Expiration Date: 31-Dec-2024
	Permit Number: BP 2024 0048
Mayors Permit	Place of Issue : Consolacion, Cebu
	Issued By / Signatory : Hon. Teresa P. Alegado
	Issuance Date: 25-Jan-2024
	Expiration Date: 18-Sep-2025
	TCC Number: 13-080-09-18-R1334-2024-M
Tax Clearance	Issued By / Signatory: ROSA MARIA R. JINGCO
	Issuance date: 18-Sep-2024
	Date of Filing: 26-Apr-2024
	Current Asset: 8,934,336.00
Audited Financial Statement	Total Asset: 17,478,720.00
	Current Liabilities: 0.00
	Total Liabilities: 5,000,000.00
76/	Name of Auditor : Roger E. Pulvera
The state of the s	BIR RDO Code: 080
10,	Expiration Date: 11-Feb-2025
(S)	Issued By / Signatory: Pericles P. Dakay, Herbert D. G. Matienzo, Sergie T.
PCAB License	Retome
	Issuance Date: 02-Oct-2023
	License Number : 46028
A 1500	License First Issue Date: 11-Apr-2019
	Principal Classification : General Engineering
	Category: C

Certificate Reference No: 201807-90762-102040304



Republic of the Philippines Department of Finance Bureau of Internal Revenue

For BIR Use Only:

BCS Item:

BIR Form No. Annual Income Tax Return

For Corporation, Partnership and Other Non-Individual Taxpayer Subject Only to REGULAR Income Tax Rate



1702-RT January 2018(ENCS) Enter all required information in CAPITAL LETTERS. Mark applicable boxes with an "X". Page 1 Two Copies MUST be filed with the BIR and one held by the taxpayer. 5 Alphanumeric Tax Code (ATC) 1 For Calendar Fiscal 3 Amended Return? 4 Short Period Return? IC055 Minimum Corporate Income Tax (MCIT) 2 Year Ended (MM/20YY) Yes No Yes No 12/2024 Part I - Background Information 6 Taxpayer Identification Number (TIN) 009 - 590 - 150 7 RDO Code 080 8 Registered Name (Enter only 1 letter per box using CAPITAL LETTERS) INGENIUM WERKS CORPORATION 9A Registered Address (Indicate complete registered address) LOWER CANTILLA BRGY. CASILI Cebu 9B Zipcode 6001 10 Date of Incorporation/Organization (MM/DD/YYYY) 03/03/2017 11 Contact Number 12 Email Address 4952285 ingeniumwerks1124@gmail.com Itemized Deductions [Section 34 13 Method of Deductions Optional Standard Deduction (OSD) - 40% of Gross Income [Section 34(L), (A-J), NIRC] NIRC as amended by RA No. 9504] Part II - Total Tax Payable (Do NOT enter Centavos) 14 Total Income Tax Due (Overpayment) (From Part IV Item 43) 76,339 15 Less: Total Tax Credits/Payments (From Part IV Item 55) 385,051 16 Net Tax Payable (Overpayment) (Item 14 Less Item 15) (From Part IV Item 56) (308,712)Add Penalties 17 Surcharge 18 Interest 0 19 Compromise 20 Total Penalties (Sum of Items 17 to 19) 0 21 TOTAL AMOUNT PAYABLE (Overpayment) (Sum of Item 16 and 20) (308,712)If Overpayment, mark "X" one box only (Once the choice is made, the same is irrevocable) To be refunded To be carried over as tax credit certificate (TCC) 🐞 To be carried over as tax credit next year/quarter ry hat this annual return has been made in good faith, verified by us, and to the best of our wledge and belief, is true and correct pursuant to the provisions of the lational Internal Revenue nded and the equiations issued under authority thereof. (If Authorized Representa VIMEENT ANN CAZARO 22 Number of FERRI INAND Signature over print Signature over inted name of Treasurer/A Attachments sistant Treasurer Title of Title of TIN Signatory Signatory Part III - Details of Payment **Particulars** Drawee Bank/Agency Date (MM/DD/YYYY) Number Amount 0 0 0

23 Cash/Bank Debit Memo 24 Check 25 Tax Debit Memo 26 Others (Specify Below) 0

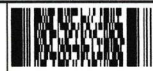
Machine Validation/Revenue Official Receipts Details (if not filed with an Authorized Agent Bank)

Stamp of receiving Office/AAB and Date of Receipt (RO's Signature/Bank Teller's Initial)

BIR Form No. 1702-RT January 2018(ENCS) Page 2

Annual Income Tax Return

Corporation, Partnership and Other Non-Individual Taxpayer Subject Only to REGULAR Income Tax Rate



1702-RT 01/18ENCS P

009 - 590 - 150	lumber (TIN)	Registered Name			
	- 000	INGENIUM WERKS CORPORATION			
	10	Part IV - Computation of Tax		(Do NOT enter Centavo	s)
27 Sales/Receipts/Revenues/Fees	s				3,816,931
28 Less: Sales Returns, Allowance	es and Discounts	X			0
9 Net Sales/Receipts/Revenues/	Fees (Item 27 Less Item	28)			3,816,931
30 Less: Cost of Sales/Services					2,454,266
31 Gross Income from Operation	(Item 29 Less Item 30)				1,362,665
32 Add: Other Taxable Income No	ot Subjected to Final Tax				0
33 Total Taxable Income (Sum o	of Items 31 and 32)				1,362,665
Less: Deductions Allowable under	r Existing Law				
34 Ordinary Allowable Itemized D Schedule I Item 18)		1	,459,877	MANAGEMENT OF THE PROPERTY OF	
35 Special Allowable Itemized De Schedule II Item 5)	eductions (From Part VI		0		
36 NOLCO (only for those taxable Sec. 28(A)(1) & (A)(6)(b) of the taxable Schedule III Item 8)	le under Sec. 27(A to C); tax Code) (From Part VI	1,0,10	0		
37 Total Deductions (Sum of Item	ns 34 to 36)	_0 1	,459,877		
The control of the state of the	R [in case taxable under		N. Comment		
38 Optional Standard Deduction (0	0.	
		Item 37; If OSD: Item 33 Less Item 38)			(97,212)
		item 37; if OSD: Item 33 Less Item 38)			(97,212)
40 Applicable Income Tax Rate		(0)			20 %
41 Income Tax Due other than Mi	inimum Corporate Income	Tax (MCIT) (Item 39 x Item 40)	X		C
42 MCIT Due (2% of Item 33)	_ , , , ,,,,,,,,,				76,339
43 Tax Due (Normal Income Tax (To Part II Item 14)	Due in Item 41 OR the N	ICIT Due in Item 42, whichever is higher)			76,339
Less: Tax Credits/Payments (attac	ch proof)	20			
44 Prior Year's Excess Credits O	ther Than MCIT	Q Q			142,973
45 Income Tax Payment under M	ICIT from Previous Quarter	r/s			C
46 Income Tax Payment under Re	egular/Normal Rate from P	Previous Quarter/s			0
47 Excess MCIT Applied this Cur	rrent Taxable Year (From F	Part VI Schedule IV Item 4)			C
48 Creditable Tax Withheld from F	Previous Quarter/s per BIF	R Form No. 2307			1,171
49 Creditable Tax Withheld per B	IR Form No. 2307 for the	4th Quarter			240,907
50 Foreign Tax Credits, if applica	able				C
51 Tax Paid in Return Previously	Filed, if this is an Amende	ed Return			C
52 Special Tax Credits (To Part	V Item 58)	2)	***************************************		C
Other Credits/Payments (Specify)					Walland Co.
53					0
54			HWO VOLUME		0
0				L	
55 Total Tax Credits/Payments (S	Sum of Items 44 to 54)	(To Part II Item 15)			385,051
56 Net Tax Payable / (Overpayr					(308,712)
, , , , , , , , , , , , , , , , , , , ,		Part V - Tax Relief Availment			
57 Special Allowable Hamized De	aductions (Itam 35 of Part	IV x Applicable Income Tax Rate)			<u> </u>
		TV x Applicable Income Tax Rate)			
58 Add: Special Tax Credits (Fro.			,		
	Sum of Items 57 and 58)				

BIR Form No. 1702-RT

January 2018(ENCS) Page 3

Taxpayer Identification Number (TIN)

Annual Income Tax Return

Corporation, Partnership and Other Non-Individual Taxpayer Subject Only to REGULAR Income Tax Rate

Registered Name



1702-RT 01/18FNCS P

actions (Attach additional sheet/s, if necessary)
696
:0' :0' :0'
148
79
54
25
y below; Add additional
(0) (0)
128
10 10
120
86
15
64
6
33
To Part IV Item 34) 1,459,6
ctions (Attach additional sheet/s, if necessary)
Legal Basis Amount
Julia de la companya
<u> </u>
nt IV Item 35)
tion tion tion
art IV Item 35)

BIR Form No. 1702-RT

9 Total (Sum of Items 5 to 8)

10 Net Taxable Income/(Loss) (Item 4 Less Item 9)

Annual Income Tax Return

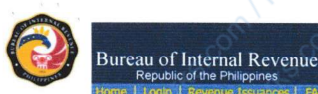
Corporation, Partnership and Other Non-Individual Taxpayer Subject Only to



0

(97,212)

January 2018(ENCS) **REGULAR Income Tax Rate** Page 4 Taxpayer Identification Number (TIN) **Registered Name** 009 - 150 INGENIUM WERKS CORPORATION Schedule III - Computation of Net Operating Loss Carry Over (NOLCO) 1 Gross Income (From Part IV Item 33) 1.362.665 2 Less: Ordinary Allowable Itemized Deductions (From Part VI Schedule I Item 18) 1,459,877 3 Net Operating Loss(Item 1 Less Item 2) (To Schedule IIIA, Item 7A) (97,212)Schedule IIIA - Computation of Available Net Operating Loss Carry Over (NOLCO) (DO NOT enter Centavos; 49 Centavos or Less drop down; 50 or more round up) Net Operating Loss B) NOLCO Applied Previous Year Year Incurred A) Amount 4 2024 97,212 0 0 0 0 0 0 0 Continuation of Schedule IIIA (Item numbers continue from table above) E) Net Operating Loss (Unapplied) C) NOLCO Expired D) NOLCO Applied Current Year [E = A Less (B + C + D)]0 0 97,212 0 0 0 0 0 0 0 0 0 8 Total NOLCO (Sum of Items 4D to 7D) (To Part IV, 0 Item 36) Schedule IV - Computation of Minimum Corporate Income Tax (MCIT) C) Excess MCIT over Normal Income Year A) Normal Income Tax as adjusted B) MCIT Tax 1 0 0 2 0 0 0 0 0 0 Continuation of Schedule N (Item numbers continue from table above) G) Balance of Excess MCIT Allowable D) Excess MCIT Applied/Used in F) Excess MCIT Applied this E) Expired Portion of Excess MCIT as Tax Credit for Succeeding Year/s **Previous Years Current Taxable Year** [G = C Less (D + E + F)] 0 0 0 0 1 2 0 0 0 0 0 0 0 0 Total Excess MCIT Applied (Sum of Items 1F to 3F) (To Part IV Item 47) 0 Schedule V - Reconciliation of Net Income per Books Against Taxable Income (attach additional sheet/s, if necessary) (97,212)1 Net Income/(Loss) per books Add: Non-deductible Expenses/Taxable Other Income 0 0 4 Total (Sum of Items 1 to 3) (97,212)Less: A) Non-Taxable Income and Income Subjected to Final Tax 0 0 B) Special Deductions 0 0





Home | Login | Revenue Issuances | FAOs | Job Aids | BIR Main | Downloads | Logout

REPUBLIC OF THE PHILIPPINES DEPARTMENT OF FINANCE BUREAU OF INTERNAL REVENUE

FILING REFERENCE NO.

TIN : 009-590-150-000

Name : INGENIUM WERKS CORPORATION

RDO : 080 Form Type : 1702

Reference No. : 462500064978689

 Amount Payable (Over Remittance)
 : -308,712.00

 Accounting Type
 : C - Calendar

 For Tax Period
 : 12/31/2024

 Date Filed
 : 03/31/2025

Tax Type : IT

[BIR Main | eFPS Login | User Menu | Help]



Ingenium werks <ingeniumwerks27@gmail.com>

Your BIR AFS eSubmission uploads were received

1 message

eafs@bir.gov.ph <eafs@bir.gov.ph>

Wed, Apr 9, 2025 at 11:24 AM

To: INGENIUMWERKS27@gmail.com Cc: INGENIUMWERKS@gmail.com

HI INGENIUM WERKS CORPORATION.

Valid files

- EAFS009590150AFSTY122024.pdf
- EAFS009590150ITRTY122024.pdf
- EAFS009590150OTHTY122024.pdf
- EAFS009590150TCRTY122024-01.pdf

Invalid file

<None>

Transaction Code: AFS-0-CE8H9B860QMTMVNS4M32MPS4R044W3MSVP

Submission Date/Time: Apr 09, 2025 11:24 AM

Company TIN: 009-590-150

Please be reminded that you accepted the terms and conditions for the use of this portal and expressly agree, warrant and certify that:

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

This is a system-generated e-mail. Please do not reply.

Pursuant to Revenue Memorandum Circular No. 87-2024, the submission of the CY 2024 Annual Income Tax Return (AITR) and attachments must now be done through the eAFS (Electronic Audited Financial Statements).

Ensure compliance by submitting on time.

#TaxCompliance #eafs #aitr2024 #TaxAwareness #RDO47





Pursuant to Revenue Memorandum Circular No. 87-2024

SUBMISSION of 2024 Annual Income Tax Return (AITR) & Attachments

SHALL BE MADE THRU





REPUBLIC OF THE PHILIPPINES DEPARTMENT OF FINANCE BUREAU OF INTERNAL REVENUE



April 28, 2025

TAX ADVISORY

Pursuant to Revenue Memorandum Circular (RMC) No. 87-2024 and reiterated as requirement in 2024 Annual Income Tax Return (AITR) filing under RMC No. 34-2025, all taxpayers are mandated to submit the required attachments to the AITRs thru the Electronic Audited Financial Statements (eAFS) System. However, due to issues encountered, all taxpayers who are not capable of submitting the attachments to the duly filed 2024 AITRs thru the said system shall manually submit the same to their respective Revenue District Offices.

Accordingly, the submission of the abovementioned attachments shall proceed in accordance with the prescribed deadline, and no extension shall be granted.

Please be guided accordingly.

1000

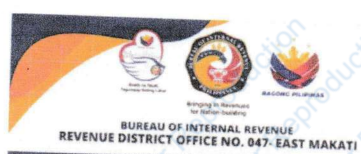
ROME B. LUMACUI, JR. Compressioner of Internal Revenue

J-5

Pursuant to Revenue Memorandum Circular No. 87-2024, the submission of the CY 2024 Annual Income Tax Return (AITR) and attachments must now be done through the eAFS (Electronic Audited Financial Statements).

Ensure compliance by submitting on time.

#TaxCompliance #eafs #aitr2024 #TaxAwareness #RDO47



NOTICE TO ALL TAXPAYERS

Pursuant to Revenue Memorandum Circular No. 87-2024

SUBMISSION of 2024 Annual Income Tax Return (AITR) & Attachments

SHALL BE MADE THRU





REPUBLIC OF THE PHILIPPINES DEPARTMENT OF FINANCE BUREAU OF INTERNAL REVENUE



April 28, 2025

TAX ADVISORY

Pursuant to Revenue Memorandum Circular (RMC) No. 87-2024 and reiterated as requirement in 2024 Annual Income Tax Return (AITR) filing under RMC No. 34-2025, all taxpayers are mandated to submit the required attachments to the AITRs thru the Electronic Audited Financial Statements (eAFS) System. However, due to issues encountered, all taxpayers who are not capable of submitting the attachments to the duly filed 2024 AITRs thru the said system shall manually submit the same to their respective Revenue District Offices.

Accordingly, the submission of the abovementioned attachments shall proceed in accordance with the prescribed deadline, and no extension shall be granted.

Please be guided accordingly.

ROME B. LUMACUI, JR. Compressioner of Internal Revenue

J-5

INGENIUM WERKS CORPORATION

FINANCIAL STATEMENTS
YEARS 2024 & 2023

STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR ANNUAL INCOME TAX RETURN

The Management of INGENIUM WERKS CORPORATION INC. is responsible for all information and representations contained in the Annual Income Tax Return for the years ended December 31, 2024 and 2023. Management is likewise responsible for all information and representations contained in the financial statements accompanying the Annual Income Tax Return covering the same reporting period. Furthermore, the Management is responsible for all information and representations contained in all the other tax returns filed for the reporting period, including, but not limited, to the value added tax and/or percentage tax returns, withholding tax returns, documentary stamp tax returns, and any and all other tax returns.

In this regard, the Management affirms that the attached financial statements for the years ended **December 31, 2024 and 2023** and the accompanying Annual Income Tax Return are in accordance with the books and records of **INGENIUM WERKS CORPORATION INC.** complete and correct in all material respects. Management likewise affirms that:

- a. the Annual Income Tax Return has been prepared in accordance with the provisions of the National Internal Revenue Code, as amended, and pertinent tax regulations and other issuances of the Department of Finance and the Bureau of Internal Revenue;
- any disparity of figures in the submitted reports arising from the preparation of financial statements pursuant to financial accounting standards and the preparation of the income tax return pursuant to tax accounting rules has been reported as reconciling items and maintained in the company's books and records in accordance with the requirements of Revenue Regulations No. 8-2007 and other relevant issuances;
- c. the INGENIUM WERKS CORPORATION INC. has filed all applicable tax returns, reports and statements required to be filed under Philippine tax laws for the reporting period, and all taxes and other impositions shown thereon to be due and payable have been paid for the reporting period, except those contested in good faith.

ANN/CHRISTING G. LAZARO
President/Chairman of the Board

FERDINAND VINCENT B. LAZARO
Treasurer/Chief Financial Officer

STATEMENT OF MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL STATEMENT

The management of **INGENIUM WERKS CORPORATION INC.** is responsible for the protection and fair presentation of the financial statements including the schedules attached therein, for the year ended **December 31, 2024 and 2023** in accordance with the prescribed financial reporting framework indicate therein, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

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

The Board of Directors is responsible for overseeing the Company's financial reporting process.

The Board of Directors reviews and approves the financial statements including the schedules attached therein, and submits the same to the stockholders or members.

ROGER E. PULVERA the independent auditor appointed by the stockholder, has audited the financial statements of the company in accordance with Philippine Standards on Auditing, and in its report to the stockholders, has expressed its opinion on fairness of presentation upon completion of such audit.

ANN CHRISTINE G. LAZARO

Chairman of the Board/President

ANN CHRISTINE G. LAZARO

Chief Executive Officer

FERDINAND VINCENT B. LAZARO

Chief Financial Officer

Signed this _____ day of _____

INDEPENDENT AUDITOR'S REPORT

To the Stockholders and the Board of Directors INGENIUM WERKS CORPORATION Lower Cantilla, Brgy. Casili Consolacion, Cebu

Report on the Audit of the Financial Statements

Opinion

We have audited the financial statements of INGENIUM WERKS CORPORATION ("the Company"), which comprise the statements of financial position as at December 31, 2024, and the statements of comprehensive income, statements of changes in equity and statements of cash flows for the years then ended, and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as at December 31, 2024 and its financial performance and its cash flows for the years then ended in accordance with Philippine Financial Reporting Standards (PFRSs).

Basis for Opinion

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

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

Management is responsible for the preparation and fair presentation of the financial statements in accordance with PFRSs, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

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

Those charged with governance are responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Statements

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

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

- ► Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- ► Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- ► Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.

Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.

*Evaluate the overall presentation, structure and content of the financial statements of INGENIUM WERKS CORPORATION including the disclosures, and whether the financial statements represent the undelying transactions and events in a manner that achieves fair presentation. We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

*Report on the Supplementary Information Required Under Revenue Regulations 15-2010 and Revenue Regulation 19-2011

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

ROGER E. PULVERA, CPA

CPA Certificate No. 88315

BOA Accreditation No. 5710 (Valid until Jan. 31, 2027)

BIR Accreditation No. 13-130120-003-2023 (Valid until Jan. 20, 2026)

TIN: 154-771-246-000

PTR No. 1985556, January 02, 2025, Mandaue City

March 06, 2025

REPORT OF INDEPENDENT PUBLIC ACCOUNTANT TO ACCOMPANY INCOME TAX RETURN

To the Stockholders and the Board of Directors INGENIUM WERKS CORPORATION Lower Cantilla, Brgy. Casili Consolacion, Cebu

We have examined the financial statements of INGENIUM WERKS CORPORATION for the year ended December 31, 2024 on which we have rendered our report dated March 06, 2025.

In compliance with Revenue Regulations V-20, as amended by RR 15-2010, we are stating the following:

- 1. The taxes paid or accrued by the above Company for the indicated taxable year are shown in the notes to financial statements.
- We are not related by consanguinity or affinity to the president, manager or principal officers of the Company.

ROGER E. PULVERA, CPA CPA Certificate No. 88315

BOA Accreditation No. 5710 (Valid until Jan. 31, 2027)

BIR Accreditation No. 13-130120-003-2023 (Valid until Jan. 20, 2026)

TIN: 154-771-246-000

PTR No. 1985556, January 02, 2025, Mandaue City

March 06, 2025

Barangay Lower Casili, Consolacion, Cebu

BALANCE SHEET

For the Year Ended December 31, 2024

			s of December 31
	Exhibit/Notes	2024	2023
ASSETS			
Current Assets			
Cash and cash equivalents	D, 5	5,250,240	3,647,936
Other-Current Assets		4,359,766	5,286,400
Total Current Assets		9,610,005	8,934,336
Non-current Assets			
Property Plant and Equipment	7	12,797,808	8,544,383
Total Non-current Assets		12,797,808	8,544,383
		22,407,814	17,478,720
LIABILITIES AND E	QUITY		
Current Liabilities			
Trade and Other Payables	8	26,306	-
Total Current Liabilities		26,306	
Total Current Liabilities Non - Current Liabilities	40,10	26,306	-
Non - Current Liabilities	9	26,306	5,000,000
	9	To, 40,	5,000,000 5,000,000
Non - Current Liabilities Advances from stockholders	9	10,000,000	
Non - Current Liabilities Advances from stockholders Total Current Liabilities	9 C	10,000,000	
Non - Current Liabilities Advances from stockholders Total Current Liabilities Net Worth	5000	10,000,000 10,000,000	5,000,000
Non - Current Liabilities Advances from stockholders Total Current Liabilities Net Worth Equity	5000	10,000,000 10,000,000 13,000,000	5,000,000

(See accompanying Notes to Financial Statements)

106,311

318,934

(97,212)

STATEMENT OF RECEIPTS AND DISBURSEMENT

For the Year Ended December 31, 2024

For the Years Ended December 31 2024 Exhibit/Notes 2023 REVENUE Sales 10 3,816,931 7,882,314 3,816,931 7,882,314 Less: Cost of Sales Cost of Sales / Service 13 2,454,266 5,295,562 Gross Income 1,362,665 2,586,752 **LESS: Operating Expenses** 14 1,459,877 2,161,507 Net Income Before Income Tax (97,212)425,245

(See accompanying Notes to Financial Statements)

Less: Provision for income tax

NET RECEIPTS (DEFICITS)

INGENIUM WERKS CORPORATION

Barangay Lower Casili, Consolacion, Cebu

STATEMENT OF CHANGES IN FUND BALANCE

For The Year Ended December 31,2024

70 70			For the Years End	ed December 31
Capital Stock	://3	Exhibit/Notes	2024	2023
Capital Stock				
Authorized	100,000 shares (@P100.00 par value		
Subscribed Stocks		00 shares		
Paid up			13,000,000	13,000,000
Add: Addition			Control Control Control	
			13,000,000	13,000,000
Retained Earnings:				
Unappropriated:				
Beginning Balance, Jan	1		(521,280)	(840,214)
Add: Profit/(loss) for th		В	(97,212)	318,934
Balance end, Dec 31		000	(618,492)	(521,280)
Appropriated:				
Beginning Balance, Jan	1		X -	
Add: Appropriation for		ities B	70.	-
Balance end, Dec 31	1,	1	/	-
Total Retained Earnings			(618,492)	(521,280)
	.0, ~0	, '0,		
Total Equity and Retained	Earnings		12,381,508	12,478,720

(See accompanying Notes to Financial Statements)

INGENIUM WERKS CORPORATION

Barangay Lower Casili, Consolacion, Cebu

STATEMENT OF CASH FLOWS

For The Year Ended December 31,2024

For the Years Ended December 31 2024 Exhibit/Notes 2023 **Cash Flows from Operating Activities** Net Profit / Loss В (97,212)318,934 Adjustments for: Depreciation 696,575 696,575 Operating Income before working capital changes 599,363 1,015,509 Changes in working capital Decrease (Increase) in: **Current Assets** 926,634 (4,591,872)Other Current Assets Increase (Decrease) in: **Current Liabilities** 26,306 Non Current Liabilities 952,940 (4,591,872)Net Cash from Operating Activities 1,552,304 (3,576,363)Cash Flows from Investing Activities (Increase)/Decrease of Property, Plant & Equipment (4,950,000)(7,119,321)Initial of subscribed capital Total Cash Flows used from investing Activities (4,950,000)(7,119,321)Cash Flows from Financing Activities Advances from stockholder 5,000,000 5,000,000 Total Cash Flows used from Financing Activities 5,000,000 5,000,000 Net Increase (Decrease) in Cash 1,602,304 (5,695,684)Add: Cash Beginning, Jan 1 3,647,936 9,343,620 Cash, Ending 5,250,240 3,647,936

(See accompanying Notes to Financial Statements)

INGENIUM WERKS CORPORATION NOTES TO FINANCIAL STATEMENTS December 31, 2024

1. CORPORATE INFORMATION

INGENIUM WERKS CORPORATION was incorporated and registered with the Securities and Exchange Commission (SEC) on March 3, 2017 with SEC Registered No. CS201707949, primarily to engage in general construction and other allied businesses including constructing site preparation, enlarging, repairing, servicing, developing or otherwise engaging in any work on buildings, roads, highways, manufacturing plants, bridges, airfield, piers, docks, mines, shafts, steel fabrication, railroads, railways, and other structures.

The Corporation has less than 20 incorporators

The Company's principal office is located at Barangay Lower Casili, Consolacion, Cebu.

The financial statements of the corporation for the years ended December 31, 2024 and December 31, 2023 was approved and authorized for issue by the Board of Directors on March 2, 2025

2. Summary of Significant Accounting Policies

The principal accounting policies applied in the preparation of these interim financial statements are set out below. These policies have been consistently applied to all the years presented unless otherwise stated.

Basis of Preparation

The financial statements of the Company have been prepared on a fair value measurement. The financial statements are presented in Philippine pesos, which is the Company's functional currency. All amounts are rounded to the nearest Philippine peso, except when otherwise indicated.

The company applied Section 35 (Transition to the PFRS for SMEs) in preparing the Financial Statements, with January 1, 2009 as the date of transition.

The accompanying financial statements have been prepared on a going concern basis, which contemplate the realization of assets and settlement of liabilities in the normal course of business.

Statement of Compliance

The accompanying financial statements have been prepared in accordance with Philippine Financial Reporting Standards (PFRS) for Small and Medium sized Entities (SMEs).

Accounting Policies Adopted

The following sections that have been published by the International Accounting Standards Board (IASB) and adopted by the FRSC which became effective for accounting periods beginning on or after July 1, 2009 were adopted by the Company:

Section 3	-	Financial Statement Presentation
Section 4	(Statement of Financial Position
Section 5	_ G	Statement of Comprehensive Income and Income Statement
Section 6	NS.	Statement of Changes in Equity
Section 7		Statement of Cash Flows
Section 8	-	Notes to the Financial Statements
Section 10	-	Accounting Policies, Estimates and Errors
Section 11		Basic Financial Instruments
Section 13	0	Inventories
Section 17	0	Property and Equipment
Section 20	2	Leases
Section 21	*	Provisions and Contingencies
Section 22	9	Liabilities and Equity
Section 23	*	Revenue
Section 25		Borrowing Costs
Section 27	2	Impairment of Assets
Section 28	*	Employee Benefits
Section 32	-	Events after the End of the Reporting Period
Section 33	-	Related Party Disclosures
Section 35	•	Transition to the PFRS for SMEs

The adoption of the above sections, upon which the Company has opted to adopt early, did not have any significant effect on the Company's financial statements. These, however, require additional disclosures on the Company's financial statements.

Section 3, "Financial Statement Presentation", explains fair presentation of financial statements, what compliance with the PFRS for SMEs requires, and what a complete set of financial statements is. This section prescribes the basis for presentation of general purpose financial statements for SMEs to ensure comparability both with the entity's financial statements of previous periods and with the financial statements of other entities. It sets out overall requirements for the presentation of financial statements, guidelines for their structure and minimum requirements for their content.

Section 4, "Statement of Financial Position", sets out the information that is to be presented in a statement of financial position and how to present it. The statement of financial position (sometimes called the balance sheet) presents an entity's assets, liabilities and equity as of a specific date—the end of the reporting period and provides the minimum line items that should be included in the statement of financial position, however, additional line items, heading and subtotals shall be presented if they will be relevant to an understanding of the entity's financial position.

Section 5, "Statement of Comprehensive Income and Income Statement" requires an entity to present its total comprehensive income for a period—ie its financial performance for the period—in one or two financial statements. It sets out the information that is to be presented in those statements and how to present it.

Section 6, "Statement of Changes in Equity", sets out requirements for presenting the changes in an entity's equity or a period, either in a statement of changes in equity or, if specified conditions are met and an entity chooses, in a statement of income and retained earnings.

Section 7, "Statement of Cash Flows", sets out the information that is to be presented in a statement of cash flows and how to present it. The statement of cash flows provides information about the changes in cash and cash equivalents of an entity for a reporting period, showing separately changes from operating activities, investing activities and financing activities.

Section 8, "Notes to the Financial Statements", sets out the principles underlying information that is to be presented in the notes to the financial statements and how to present it. Notes provide narrative descriptions or disaggregations of items presented in those statements and information about items that do not qualify for recognition in those statements. In addition to the requirements of this section, nearly every other section of this PFRS requires disclosures that are normally presented in the notes.

Section 10, "Accounting Policies, Estimates and Errors", provides guidance for selecting and applying the accounting policies used in preparing financial statements. It also covers changes in accounting estimates and corrections of errors in prior period financial statements.

Section 11, "Basic Financial Instruments", deals with recognizing, measuring and disclosing basic financial instruments and is relevant to all entities. An entity shall recognize a financial asset or a financial liability only when the entity becomes a party to the contractual provisions of the instrument. When a financial asset or financial liability is recognized initially, an entity shall measure it at the transaction price unless the arrangement constitutes, in effect, a financing transaction.

Section 13, "Inventories", prescribes policies for recognizing and measuring inventories and provides guidance in determination cost and subsequent recognition as expense. An entity shall measure inventories at the lower of cost and estimated selling price less costs to complete and sell.

Section 17, "Property and Equipment", prescribes the accounting treatment for property equipment so that users of the financial statements can discern information about an entity's investment in its property and equipment and the changes in such investment. The principal issues in accounting for property and equipment are the recognition of the assets, the determination of their carrying amounts and the depreciation charges and impairment losses to be recognized in relation to them. An entity shall measure an item of property and equipment at initial recognition at its cost. The cost of an item of property and equipment is the cash price equivalent at the recognition date. If payment is deferred beyond normal credit terms, the cost is the present value of all future payments.

Section 20, "Leases", applies to agreements that transfer the right to use assets even though substantial services by the lessor may be called for in connection with the operation or maintenance of such assets. This section does not apply to agreements that are contracts for services that do not transfer the right to use assets from one contracting party to the other. Its objective is to prescribe, for lessees and lessors, the appropriate accounting policies and disclosure to apply in relation to leases. Section 21, "Provisions and Contingencies", outlines the recognition of provision only when: (a) the entity has an obligation at the reporting date as a result of a past event; (b) it is probable (ie more likely than not) that the entity will be required to transfer economic benefits in settlement; and (c) the amount of the obligation can be estimated reliably. Its objective is to ensure that appropriate recognition criteria and measurement bases are applied to provisions, contingent liabilities and contingent assets and that sufficient information is disclosed in the notes to enable users to understand their nature, timing and amount.

Section 22, "Liabilities and Equity", establishes principles for classifying financial instruments as either liabilities or equity and addresses accounting for equity instruments issued to individuals or other parties acting in their capacity as investors in equity instruments (ie in their capacity as owners).

Section 23, "Revenue", prescribes the accounting treatment of revenue arising from certain types of transactions and events. The primary issue in accounting for revenue is determining when to recognize revenue. Revenue is recognized when it is probable that future economic benefits will flow to the entity and these benefits can be measured reliably. This section identifies the circumstances in which these criteria will be met and, therefore, revenue will be recognized. It also provides practical guidance on the application of these criteria. An entity shall measure revenue at the fair value of the consideration received or receivable.

Section 25, "Borrowing Costs", specifies the accounting for borrowing costs. Borrowing costs are interest and other costs that an entity incurs in connection with the borrowing of funds. An entity shall recognize all borrowing costs as an expense in profit or loss in the period in which they are incurred.

Section 27, "Impairment of Assets", prescribes the procedures that an entity applies to ensure that its assets are carried at no more than their recoverable amount if its carrying amount exceeds the amount to be recovered through use of or sale of the asset. If this is the case, the asset is described to be impaired and the standard requires the entity to recognize an impairment loss.

Section 28, "Employee Benefits", deals with accounting and reporting by the plan to all participants as a group. It does not deal with reports to individual participants about their retirement benefit rights. An entity shall recognize the cost of all employee benefits to which its employees have become entitled as a result of service rendered to the entity during the reporting period: (a) as a liability (b) as an expense. This section shall be applied in the financial statements of retirement benefit plans where such financial statements are prepared.

Section 32, "Events after the End of the Reporting Period", defines events after the end of the reporting period and sets out principles for recognizing, measuring and disclosing those events. Events after the end of the reporting period are those events, favorable and unfavorable, that occur between the end of the reporting period and the date when the financial statements are authorized for issue. Its objective is to prescribe: (a) when an entity should adjust its financial statements for events after the reporting period; and (b) the disclosures that an entity should give about the date when the financial statements were authorized for issue and about events after the reporting period. It also requires that an entity should not prepare its financial statements on a going concern basis if events after the reporting period indicate that the going concern assumption is not appropriate.

Section 33, "Related Party Disclosures", requires an entity to include in its financial statements the disclosures necessary to draw attention to the possibility that its financial position and profit or loss have been affected by the existence of related parties and by transactions and outstanding balances with such parties. An entity shall disclose key management personnel compensation

Section 35, "Transition to the PFRS for SMEs", applies to a first-time adopter of the PFRS for SMEs, regardless of whether its previous accounting framework was full PFRSs or another set of generally accepted accounting principles (GAAP) such as its national accounting standards, or another framework such as the local income tax basis.

The significant sections and practices of the Company are set forth to facilitate the understanding of the financial statements:

Financial Assets

Financial assets include Cash and Cash Equivalents.

Cash

Cash includes cash on hand and in bank. Cash on hand as of the end of the period were deposited the next banking day. Cash in banks are deposits held at call with banks. The company reconciles the books and bank balances regularly as part of its cash monitoring and internal control measures.

Inventories

Inventories are valued at the lower of cost and estimated selling price less costs to sell. Cost of inventories includes all costs of purchase and other costs incurred in bringing the inventories to their present location and condition.

Periodic system is the accounting used for the company's inventories. The cost of inventories is determined using the First-In-First-Out (FIFO) method.

Other Current Assets

Other current assets include prepaid supplies which are valued at the lower of cost or net realizable value. It also includes prepayments such as prepaid expenses that are initially recorded at transaction cost and subsequently measured at cost less impairment loss, if any.

Property and Equipment

Property and equipment are measured initially at its cost. Property and equipment, after initial recognition are stated at cost less any accumulated depreciation and any accumulated impairment losses.

The initial cost of property and equipment, comprises its purchase price and any cost directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management. These can include the costs of initial delivery and handling, installation and assembly, and testing of functionality.

The following costs are not costs of an item of property and equipment, and the entity recognized them as an expense when they are incurred: costs of opening a new facility, costs of introducing a new product or service (including costs of advertising and promotional activities), costs of conducting business in a new location or with a new class of customer (including costs of staff training), administration and other general overhead costs and borrowing costs.

For financial reporting purposes, duties and taxes related to the acquisition of property and equipment are capitalized. For income tax reporting purposes, such duties and taxes are treated as deductible expenses in the year theses charges are incurred.

For financial reporting purposes, depreciation is computed using the straight-line method over the estimated useful lives of the assets

If there is an indication that there has been a significant change since the last annual reporting date in the pattern by which an entity expects to consume an asset's future economic benefits, the entity shall review its present depreciation method and, if current expectations differ, change the depreciation method to reflect the new pattern. The entity shall account for the change as a change in an accounting estimate.

Factors such as a change in how an asset is used, significant unexpected wear and tear, technological advancement, and changes in market prices may indicate that the residual value or useful life of an asset has changed since the most recent annual reporting date. If such indicators are present, an entity shall review its previous estimates and, if current expectations differ, amend the residual value, depreciation method or useful life. The entity shall account for the change in residual value, depreciation method or useful life as a change in an accounting estimate.

An item of property and equipment is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss on derecognition of an item of property and equipment is recognized in profit or loss when the item is derecognized (unless Section 20 Leases requires otherwise on a sale and leaseback) such gain is not recognized as revenue.

For income tax reporting purposes, depreciation is computed using the straight-line method.

Other Noncurrent Assets

Other noncurrent assets include Program Development, Tax Refundable, and Investment in FAPE that are initially recorded at transaction cost and subsequently measured at cost less impairment loss, if any.

Financial Liabilities

Financial liabilities are recognized initially at fair value.

Financial liabilities are recognized when the Company becomes a party to the contractual provisions of the instrument.

Financial liabilities include Trade and Other Payables.

Trade and Other Payables

Trade payables are liabilities to pay for goods or services that have been received or supplied and have been invoiced or formally agreed with the supplier.

Other Payables include payables to affiliate, professional fees, accrued expenses and rent expense payable.

Trade and other payables are initially recorded at transaction price and subsequently measured at their cost less settlement payments.

Other Current liabilities

Other current liabilities include statutory obligation as of the end of the period such VAT payable, income tax payable and withholding tax payable.

Loans payable

Loans payable are long-term borrowings measured at their fair values and subsequently recognized at amortized costs less settlement payments.

Non-Current Liabilities

Non-current liabilities represent account payable-others and miscellaneous deposit which initially recorded at transaction priceand subsequently measured at their cost less settlement payments.

Financial Instruments

Date of Recognition

The Company recognizes a financial asset or a financial liability in the balance sheets when it becomes a party to the contractual provisions of the instrument.

Initial Recognition of Financial Instruments

All financial assets are initially recognized at fair value.

Determination of Fair Value

For all other financial instruments not listed in an active market, the fair value is determined by using appropriate valuation techniques. Valuation techniques include net present value techniques, comparison to similar instruments for which market observable prices exist, options pricing models, and other relevant valuation models. Hot for Reproductive Perioductive Part for Reproductive Part of Part o

Impairment of Financial Assets

The Company assesses at each balance sheet date whether there is objective evidence that a financial asset or group of financial assets is impaired. A financial asset or a group of financial assets is deemed to be impaired if, and only if, there is objective evidence of impairment as a result of one or more events that has occurred after the initial recognition of the asset (an incurred 'loss event') and that loss event (or events) has an impact on the estimated future cash flows of the financial asset or the group of financial assets that can be reliably estimated. Evidence of impairment may include indications that they borrower or a group of borrowers is experiencing significant financial difficulty, default or delinquency in interest or principal payments, the probability that they will enter bankruptcy or other financial reorganization and where observable data indicate that there is measurable decrease in the estimated future cash flows, such as changes in arrears or economic conditions that correlate with defaults.

If there is objective evidence that an impairment loss has been incurred, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of the estimated future cash flows (excluding future credit losses that have not been incurred). The carrying amount of the asset is reduced through use of an allowance account and the amount of loss is charged to the statement of income. Interest income continues to be recognized based on the original effective interest rate of the asset. Loans, together with the associated allowance accounts, are written off when there is no realistic prospect of future recovery and all collateral has been realized. If, in a subsequent year, the amount of the estimated impairment loss decreases because of an event occurring after the impairment was recognized, the previously recognized impairment loss is reversed. Any subsequent reversal of an impairment loss is recognized in profit or loss, to the extent that the carrying value of the asset does not exceed its amortized cost at the reversal date.

For the purpose of a collective evaluation of impairment, financial assets are grouped on the basis of such credit risk characteristics as industry, past-due status and term.

Future cash flows in a group of financial assets that are collectively evaluated for impairment are estimated on the basis of historical loss experience for assets with credit risk characteristics similar to those in the group. Historical loss experience is adjusted on the basis of current observable data to reflect the effects of current conditions that did not affect the period on which the historical loss experience is based and to remove the effects of conditions in the historical period that do not exist currently. The methodology and assumptions used for estimating future cash flows are reviewed regularly by the Company to reduce any differences between loss estimates and actual loss experience.

The Company first assesses whether objective evidence of impairment exists individually for financial assets that are individually significant. If it is determined that no objective evidence of impairment exists for an individual asset with similar credit risk characteristics and that group of financial assets is collectively assessed for impairment. Assets that are individually assessed for impairment and for which an impairment loss is on continues to be recognized are not included in a collective assessment or impairment.

If, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized, the previously recognized impairment loss is reversed. Any subsequent reversal of an impairment loss is recognized in the statements of income, to the extent that the carrying value of the asset does not exceed its amortized cost at the reversal date.

Derecognition of Financial Assets and Financial Liabilities

Financial assets

A financial asset (or, where applicable a part of financial asset or part of a group of similar financial assets) is derecognized when:

- the rights to receive cash flows from the asset have expired;
- •the Company retains the right to receive cash flows from the asset, but has assumed an obligation to pay them in full without material delay to a third party under a pass-through arrangement; or
- •the Company has transferred its rights to receive cash flows from the asset and either (a) has transferred substantially all the risks and rewards of the asset, or (b) has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

Financial Liabilities

A financial liability is derecognized when the obligation under the liability is discharged, cancelled or expired. Where an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability, and the difference in the respective carrying amounts is recognized in the statement of income.

Offsetting Financial Instruments

Financial assets and financial liabilities are offset and the net amount reported in the balance sheet if, and only if, there is a currently enforceable legal right to offset the recognized amounts and there is an intention to settle on a net basis, or to realize the asset and settle the liability simultaneously. This is not generally the case with master netting agreements, and the related assets and liabilities are presented gross in the balance sheet.

Financial assets and financial liabilities are offset and the net amount reported in the balance sheet if, and only if, there is a currently enforceable legal right to offset the recognized amounts and there is an intention to settle on a net basis, or to realize the asset and settle the liability simultaneously. This is not generally the case with master netting agreements, and the related assets and liabilities are presented more in the balance cheet.

Impairment of Non-Financial Assets

The Company assesses as at reporting date whether there is an indication that an asset may be impaired. If any such indication exists, or when annual impairment testing for an asset is required, the Company makes an estimate of the asset's recoverable amount. An asset's recoverable amount is calculated as the higher of the asset's or cash-generating unit's fair value less costs to sell and its value in use or its net selling price and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those assets or groups of assets. Where the carrying amount of an asset exceeds it recoverable amount, the asset is considered impaired and is written down to its recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessment of the time value of money and the risks specific to the asset. Impairment losses are recognized in the statements of income in those expense categories consistent with the function of the impaired asset.

An assessment is made at each reporting date as to whether there is an indication that previously recognized impairment losses may no longer exist or may have decreased. If such indication exists, the recoverable amount is estimated. A previously recognized impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognized. If that is the case, the carrying amount of the asset is increased to its recoverable amount. That increased amount cannot exceed the carrying amount that would have been determined, net of depreciation and amortization, had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in the statements of income unless the asset is carried at revalued amount, in which case the reversal is treated as revaluation increase. After such a reversal, the depreciation charge is adjusted in future periods to allocate the asset's revised carrying amount, less any residual value, on a systematic basis over its remaining useful life.

Provisions and Contingencies

Provisions are recognized when the Company has a present obligation, either legal or constructive, as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation, and the amount of the obligation can be estimated reliably. When the Company expects reimbursement of some or all of the expenditure required to settle a provision, the entity recognizes a separate asset for the reimbursement only when it is virtually certain that reimbursement will be received when the obligation is settled.

The amount of the provision recognized is the best estimated of the consideration required to settle the present obligation at the balance sheet date, taking into account the risks and uncertainties surrounding the obligation. When a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows.

Provisions are reviewed at each reporting date and adjusted to reflect the current best estimate.

Contingent liabilities and assets are not recognized because their existence will be confirmed only by the occurrence or nonoccurrence of one or more uncertain future events not wholly within the control of the entity. Contingent liabilities, if any, are disclosed, unless the possibility of an outflow of resources embodying economic benefits is remote. Contingent assets are disclosed only when an inflow of economic benefits is probable.

Total Equity

Total equity comprises of contributed capital, and cumulative fund.

Contributed Capital

Contributed capital is determined by the actual payment of subscription by the incorporators.

Cumulative Fund Balances

Cumulative fund balances include all current and prior period results as disclosed in the statement of revenue and expenses, Comprehensive Income

Comprehensive income includes revaluation surplus, that are closed to the company's cumulative earnings. Revenue and cost recognition

Revenue is recognized to the extent that is probable that the economic benefits will flow to the Company and the amount of revenue can be reliably measured. However, when an uncertainty arises about the collectability of an amount already included in the revenue, the uncollectible amount, or the amount in respect of which recovery has ceased to be probable, is recognized as an expense, rather than as an adjustment of the amount of revenue originally recognized

Cost, distribution, administrative and finance cost are recognized in the statement of income upon utilization of the service or in the date they are incurred

Employees' Compensation and Other Benefits Short-term Benefits

The Company recognizes a liability net of amounts already paid and an expense for services rendered by employees during the accounting period. Short-term benefits given by the Company to its employees include salaries and wages, social security contributions, short-term compensated absences, bonuses and other non-monetary benefits, if any

Long-term Benefits

The Company provides retirement benefits to entitled employees equivalent to the provision mandated by law, if any

Borrowing Costs

Borrowing costs are generally expensed as incurred.

Income Taxes

Current tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted by the balance sheet date.

Deferred income tax, if any, is provided, using the balance sheet liability method, on all temporary differences at the balance sheet date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred income tax liabilities, if any, are recognized for all taxable temporary differences. Deferred income tax assets are recognized for all deductible temporary differences and carry forward benefits of unused net operating loss carryover (NOLCO), to the extent that it is probable that taxable profit will be available against which the deductible temporary differences and carry forward of NOLCO can be utilized.

The carrying amount of deferred tax assets, if any, is reviewed at each balance sheet date and reduced to the extent that is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred income tax asset to be utilized. Unrecognized deferred tax assets are reassessed at each balance date and are recognized to the extent that it has become probable that future taxable profit will allow the deferred tax asset to be recovered.

Deferred tax asset and liabilities, if any, are measured at the tax rates expected in the year when the asset is realized or the liability is settled, based on tax rates and tax laws that have been enacted or substantively enacted at the balance sheet date.

Leases

A lease is classified as a finance lease if it transfers substantially all the risks and rewards incidental to ownership. A lease is classified as an operating lease if it does not transfer substantially all the risks and rewards incidental to ownership. Operating lease payment are recognized as expense in the statement of income on a straight-line basis over the lease term.

Retirement Costs

The Foundation has a defined benefit retirement plan covering substantially all qualified employees. The obligation and costs of retirement benefits of The Foundation are actuarially computed by professionally qualified independent actuary using projected unit credit method. Actuarial gains or losses are immediately recognized as income or expense when the net cumulative unrecognized actuarial gains or losses for the plan at the end of the previous period exceed 10% of the defined benefit obligation at that date. These gains and losses are recognized over the expected average remaining working lives of the employees participating in the plan.

The defined benefit liability is the aggregate of the present value of the defined benefit obligation and actuarial losses recognized. Transitional liability is the difference, as of the date The Foundation initially applied PAS 19, between the amounts of the present value of the obligation and the fair market value of fund assets, if any, minus any past service cost.

Actuarial valuations are made with sufficient regularity that the amounts recognized in the financial statements do not differ materially from the amounts that would be determined at financial reporting date.

Events After the End of the Reporting Period

Post-year-end events up to the date of the auditor's report that provide additional information about the Company's position at the balance sheet date (adjusting events) are reflected in the financial statements. Post-year-end events that are not adjusting events are disclosed in the notes to financial statements when material.

Related Party Disclosures

Related party relationships exist when one party has the ability to control, directly or indirectly through one or more intermediaries, the other party or exercise significant influence over the other party in making financial and operating decisions. This includes: (1) individual owning, directly or indirectly through one or more intermediaries, control, or are controlled by, or under common control with, the Company; (2) associates; and (3) individuals owning, directly or indirectly, an interest in the voting power of the Company that gives them significant influence over the Company and close members of the family of any such individual.

The key management personnel of the Company and post-employment benefit plans for the benefit of Company's employees, if any, are also considered to be related parties

The Company's related parties include the Company's Key Management. The compensation of the key management personnel of the Company pertains to the usual monthly salaries and government mandated bonuses; there are no other special benefits paid to management personnel.

3. MANAGEMENT'S SIGNIFICANT ACCOUNTING JUDGMENTS AND ESTIMA

The preparation of the Company's financial statements in conformity with Financial Reporting Framework (in reference to the Philippine Financial Reporting Standards) requires management to make estimates and assumptions that affect the amounts reported in the Company's financial statements and accompanying notes. The estimates and assumptions used in the Company's financial statements are based upon management's evaluation of relevant facts and circumstances as of the date of the Company's financial statements. Actual results could differ from such estimates.

Judgments

The preparation of the Company's financial statements in conformity with Financial Reporting Framework in reference to the Philippine Financial Reporting Standards requires management to make estimates and assumptions that affect the amounts reported in the Company's financial statements and accompanying notes. The estimates and assumptions used in the Company's financial statements are based upon management's evaluation of relevant facts and circumstances as of the date of the Company's financial statements. Actual results could differ from such estimates, judgments and estimates are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances

Determining Functional Currency

Based in economic substance of underlying circumstances relevant to the Company, the functional currency has been determined to be the Philippine peso, which is the currency of the primary economic environment in which the Company operates and is the currency that mainly influences the prices of the products and services and the cost of providing such products and services.

Repairs and maintenance

Repairs and maintenance incurred by the Company have not resulted in an increase in the future economic benefit of its property and equipment, therefore charged to operations.

Estimates

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

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

The following represents a summary of the significant estimates and judgments and related impact and associated risks in the Company's financial statements.

Estimated allowance for doubtful accounts

The Company maintains allowances for doubtful accounts, if any, at a level considered adequate to provide for potential uncollectible receivables. The level of this allowance is evaluated by management on the basis of factors that affects the collectability of the accounts. These factors included, but not limited to, the length of the Company's relationship with the customer, the customer's payment behavior and known market factors. The Company reviews the age and status of receivables, and identifies accounts that are to be provided with allowances on a continuous basis

The amount and timing of recorded expenses for any period would differ if the Company made different judgments or utilized different estimates. An increase in allowance for doubtful accounts would increase the recorded operating expenses and decrease current assets

Evaluation of asset impairment

The Company assesses the impairment of assets whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. The factors that the Company considers important which could trigger an impairment review include significant changes in asset usage, significant decline in assets' market value and obsolescence or physical damage of an asset. If such indications are present and where the carrying amount of the asset exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

The recoverable amount is the higher of an asset's net selling price and value in use. The net selling price is the amount obtainable from the sale of an asset in an arm's length transaction while value in use is the present value of estimated future cash flows expected to arise from the continuing use of an asset and from its disposal at the end of its useful life. Recoverable amounts are estimated for individual assets or, if it is not possible, for the cash-generating unit to which the asset belongs.

In determining the present value of estimated future cash flows expected to be generated from the continued use of the assets, the Company is required to make estimates and assumptions that may affect property and equipment.

Estimating useful lives of property and equipment

If there is an indication that there has been a significant change since the last annual reporting date in the pattern by which an entity expects to consume an asset's future economic benefits, the entity shall review its present depreciation method and, if current expectations differ, change the depreciation method to reflect the new pattern. The entity shall account for the change as a change in an accounting estimate

Factors such as a change in how an asset is used, significant unexpected wear and tear, technological advancement, and changes in market prices may indicate that the residual value or useful life of an asset has changed since the most recent annual reporting date. If such indicators are present, an entity shall review its previous estimates and, if current expectations differ, amend the residual value, depreciation method or useful life. The entity shall account for the change in residual value, depreciation method or useful life as a change in an accountingestimate

Depreciation is computed on a straight-line method over the estimated useful lives of the assets.

Lease Hold Improvement

5-10 years

Office Equipment

5 years

Furniture and Fixtures

5 years

Fair Value of Property and Equipment

The Property and Equipment is stated at revalued amount based on the fair value of the property. The valuation was made on the basis of the fair market value determined by referring to the character and utility of the property, and comparable property which has been sold recently in the locality where the property is located. Management believes that the basis of the fair value is reasonable.

Financial assets and liabilities

The Company requires certain financial assets and liabilities to be at fair value, which requires use of extensive accounting estimates and judgments. While significant components of fair value measurement were determined using verifiable objective evidence (i.e. interest and volatility rates), the amount of changes in fair value would differ if the Company utilized different valuation methodologies. Any changes in fair value of these financial assets and liabilities would affect directly the statements of income and equity, as appropriate

Impairment of Non-financial Assets

The Company assesses the value of property and equipment which require the determination of future cash flows expected to be generated from the continued use and ultimate disposition of such assets, and require the Company to make estimates and assumptions that can materially affect the financial statements. Future events could cause the Company to conclude that property and equipment and other long-lived assets are impaired. Any resulting impairment loss could have a material adverse impact on the Company's financial condition and results of operations

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

<u>Prepaid Retirement Costs</u>
The determination of the Company's retirement cost is dependent on selection of certain assumptions used by the actuary in calculating such amount. Those assumptions are described and include, among others, annual interest rates, rates of future salary increase, number of plan members and average remaining working lives of employees. In accordance with PAS 19, actual results that differ from Company's assumptions are accumulated over future periods and therefore, generally affect the reasonable and appropriate, significant differences in the Company's actual experience or significant changes in the assumptions may materially affect the retirement obligation.

Revenue recognition

The Company's revenue recognition policies require the use of estimates and assumptions that may affect the reported amounts of revenues and receivables. Differences between the amounts initially recognized and actual settlements are taken up in the accounts upon reconciliation. However, there is no assurance that such use of estimates may not result to material adjustments in future , fü. periods.

FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

Financial Risk Management Objectives and Policies

The main purpose of the Company's principal financial instruments is to fund its operational and capital expenditures. The Company's risk management is coordinated and in close operation with the Board of Trustees, and focuses on actively securing the Company's short to medium term cash flows by minimizing the exposure to financial markets

The Company's activities expose it to a variety of financial risks: credit risk and liquidity risk. The Company's overall risk management program seeks to minimize potential adverse effects on the financial performance of the Company. The policies for managing specific risks are summarized below.

Management of Financial Risk

Governance Framework

The Company has established a risk management function with clear terms of reference and with the responsibility for developing policies on market, credit, liquidity and operational risk. It also supports the effective implementation of policies.

The policies define the Company's identification of risk and its interpretation, limit structure to ensure the appropriate quality and diversification of assets to the corporate goals and specify reporting requirements.

Capital Management Framework

The Company's capital management objectives are to ensure the Company's ability to continue as a going concern. The Company monitors the basis of the carrying amount of equity as presented on the face of the balance sheet

The Company's risk management function has developed and implemented certain minimum stress and scenario tests for identifying the risks to which the Company are exposed, quantifying their impact on the volatility of economic capital. The results of these tests, particularly, the anticipated impact on the realistic balance sheet and revenue account, are reported to the Company's risk management

function. The risk management function then considers the aggregate impact of the overall capital requirement revealed by the stress testing to assess how much capital is needed to mitigate the risk of insolvency to a selected remote level

The Company considers its capitalization contributed by stockholders as capital.

Authorized Capital Stock	100,000.00
Subscribed Capital Stock	100,000.00
Paid Up Capital	100,000.00
Par Value	P 100.00/ share

Regulatory Framework

The operations of the Company are also subject to the regulatory requirements of SEC. Such regulations not only prescribe approval and monitoring of activities but also impose certain restrictive provisions

Financial Risk

The Company is also exposed to financial risk through its financial assets and financial liabilities. The most important components of the financial risks are credit risk, liquidity risk and market risk

Credit risk

The Company's credit risk is primarily attributable to its trade and other receivables from its tenants. Credit risk is managed primarily through credit reviews and an analysis of receivables on continuous basis. The company also undertakes supplemental credit review procedures for certain installment payment structures. Tenants payments are facilitated various collection modes. There is no objective evidence yet to set provision for impairment.

The Company's credit risk is primarily attributable to its accounts receivables and other receivables, if any. The Company has adopted stringent procedure in extending credit terms to customers and in monitoring its credit risk.

Credit risk is the risk that one party to a financial instrument will fail to discharge and obligation and cause the other party to incur a financial loss.

The Company manages the level of credit risk it accepts through comprehensive credit risk policy setting out assessment and determination of what constitutes credit risk for the Company; setting up exposure limits by each counterparty or group of counterparties, geographical and industry segments; guidelines on obtaining collateral and guarantees; reporting of credit risk exposures and breaches to the monitoring authority; monitoring compliance with credit risk policy and review of credit risk policy for pertinence and changing environment.

Receivable balances are being monitored on a regular basis to ensure timely execution of necessary intervention efforts.

The table below shows the maximum exposure to credit risk for the components of the 2024 statements of financial position. Themaximum exposure is shown gross, without taking into account collateral and other credit enhancement.

	GIOSS MAXIIIUIII EXPOSULE	
	2024	2023
Cash on hand and in Bank	5,250,240	3,647,936

5,286,400

TOTAL

9,610,005.14

8,934,336.00 The aging analyses of financial assets as of December 31, 2024 that were past due but not impaired are as follows:

Neither Past

	Due nor Impaired	31-60days 61-90days More than 90days	Total
Cash	5,250,239.54		5,250,240
Trade and Other Receivables	1) (():	2,	5,286,400
TOTAL	5,250,239.54		10,536,639,54

The Company's financial assets which are neither past due nor impaired include cash to counterparty with good credit rating or bank standing, and receivables from tenants.

Allowance for doubtful accounts is computed for age receivables over the estimated percentage of uncollectibility of the accounts receivables as follows:

Neither past due nor impaired	1%
31-60 days	2%
61-90 days	3%
More than 90 days	5%

Liquidity Risk

Liquidity or funding risk is the risk that an entity will encounter difficulty in raising funds to meet commitments associated with financial instruments. Liquidity risk may result from either the inability to sell financial assets quickly at their fair values; or counterparty failing on repayment of contractual obligation; or inability to generate cash inflows as anticipated.

The Company maintains cash to meet its liquidity requirements for up to 30-day periods and the Company maintains adequate highly liquid assets in the form of cash. Funding for long-term liquidity needs is additionally secured by an adequate amount of committed credit facilities

The Company monitors its cash flow position and overall liquidity position in assessing its exposure to liquidity risk. The Company maintains a level of cash deemed sufficient to finance operations and to mitigate the effects of fluctuation in cash flows and a balance between continuity of funding and flexibility through the use of bank loans and advances from related parties, if there's any

The table below summarizes the maturity profile of the Company's financial liabilities at December 31, 2021 based on contractual undiscounted payments.

	Due later than 1mo. But not later thans mos	Due later than 3mo. But not later thans 6mos	Due later than 6mo. But not later	Total
Accounts Payable		<u> </u>		
Other Current Liability				

The fair values of trade and other payables have not been individually disclosed as, due to their short duration, management considers the carrying amounts recognized in the statements of financial position to be reasonable approximation of their fair values.

Market Risk

Market risk is the risk of change in fair value of financial instruments from fluctuation in foreign exchange rates (currency risks), market interest rates (interest rate risk) and market prices (price risk)

5. Cash and cash equivalents	2024	2023
This account consists of:		
Cash on hand and in bank	5,250,240	3,647,936
6. Non-Current assets	2024	2023
This account consists of:		
Accounts Receivable	4,359,766	5,286,400
	4,359,766	5,286,400

7. Property, Plant and Equipment

This account consists of the following:		December 31			December 31
Cost	Useful Life	2023	Additions	(Disposal)	2024
Furniture & Fixture		33,424	10	70,	33,424
Office Equipment		333,321			333,321

Tools & Equipment Vehicle	3,740,807 6,990,000	4,950,000	_	8,690,807 6,990,000
Total	11,097,552	Z .		16,047,552
Less: Accumulated depreciation	(2)			
Furniture & Fixture	30,092	5,560		35,652
Office Equipment Tools & Equipment	1 745 000	521.540		
Vehicle	1,745,889 777,188	531,640 159,375		2,277,529 936,563
Total	2,553,169	696,575		3,249,744
Net book value	- 8,544,383	000,010		12,797,808
Current liabilities This account consists of:			2024	2023
Income Tax Payable			2	36.088
Vat Payable			26,306	65,852
Trade Payables			26,306	101,940
	V-16/1/17/2/15/17/2/15/2/15/2/15/2/15/2/15/2			
Non-current liabilities			2024	2023
This account consists of:			A F 000 000	O
Advances from stockholder			5,000,000 5,000,000	5,000,000
			3,000,000	3,000,000
Revenue		10	2024	2023
This account consists of:				
Service Income			3,816,931	7,882,314
	<u></u>		3,816,931	7,882,314
Output tax				
	(0)	40	2024	2023
This account consists of:	X.	~	, A	
Vatables Sales (Tax Based)			3,816,931	7,882,314
Output tax (12%)			458,032	7,882,314 945,878
. Input tax			GOSLEY TAYA	5452000 X205
This account consists of:	2	2	2024	2023
Input tax at the beginning of year			0	0
Add: Input tax on capital goods and services purchased			381,620	633,023
Total			381,620	633,023
Less: tax credit, refund and other adjustments			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	A4* A**
output tax			458,032 17,607	945,878 223,245
advance payments - vat withheld			17,607 58,805	89,610
vat paid - returns Input tax at the end of year			0	0
3 Cost of Services/Sales			2024	2023
This account consists of:			844,903	and the same
Contracted Labor Construction Materials			1,609,362	5,295,562
Cost of Services/Sales			2,454,266	5,295,562
				2022
4. General and Administrative Expneses			2024	2023
This account consists of:			148,180	645,970
Salaries and Wages			79,811	115,181
SSS/PHIC/HDMF Contribution Fuel & Lubricant			120,816	301,656
t was the historian			40	

ransportation & Travel	25,874	1,677
epresentation	86,893	168,557
ffice Supplies	15,210	15,498
epairs & Maintenance elecommunication	64,592	117,419
ght & Water	6,043	4,114
rofessional Fees	13,757	10,786
Surance	128,100	5,000
axe & Licenses - Schedule 1	19,956	16,853
epreciation	54,070	43,410
	696,575 1,459,877	696,575
	1,433,611	2,142,695
chedule 1 - Taxes and licenses	2024	2023
nis account consists of:		
R Registration	10	200
arangay Clearance	530	500 530
edula	2,788	2,788
ermits & Other Licenses	18,949	2,700
ocal Tax / Mayor's Permit	- 31,803	39,592
	- 54,070	43,410

SUPPLEMENTAL WRITTEN STATEMENT

To the Stockholders and the Board of Directors INGENIUM WERKS CORPORATION Lower Cantilla, Brgy. Casili Consolacion, Cebu

We have examined the financial statements of INGENIUM WERKS CORPORATION for the period ended December 31, 2024 on which we have rendered our report dated March 06,2025.

In compliance with SRC Rule 68, we are stating that the said company has a total of five (5) stockholders owning more than 100 shares on record on its stock and transfer book.

ROGER E. PULVERA, CPA

CPA Certificate No. 88315 BOA Accreditation No. 5710 (Valid until Jan. 31, 2027)

BIR Accreditation No. 13-130120-003-2023 (Valid until Jan. 20, 2026)

TIN: 154-771-246-000

PTR No. 1985556, January 02, 2025, Mandaue City

March 06, 2025

SWORN DECLARATION

REPUBLIC OF THE PHILIPF	PINES	
PROVINCE OF CEBU	CEBU	CITY
CITY/MUNICIPALITY OF	CEDO	CHI

I, ANN CHRISTINE G. LAZARO, FILIPINO, of legal age designated as CORP. PRESIDENT of INGENIUM WERKS CORPORATION with business address located at LOWER CANTILI CASILI CONSOLACION CEBU do hereby certify the following:

- That in compliance with the requirements of Revenue Regulations No. ____, submitted herewith is/are (Number of DVD-R/s) containing (3 of Scanned BIR Form 2316) covering the period 12/31/2024.
- That the contents of the DVD-Rs being submitted herewith conform to the conditions/specification requirements set by the Bureau of Internal Revenue.
- That the soft copies of the BIR Form 2316 contained in the DVD-R/s being submitted herewith are the complete and exact copies of the original thereof.

I HEREBY DECLARE UNDER THE PENALTIES OF PERJURY THAT THE FORGOING ATTESTATIONS ARE TRUE AND CORRECT.



STINE G. LAZARO Name and Signature of Authorized Representative

TIN: 194-791-484-000

CEBU CITY EB SUBSCRIBED and sworn to before me, in the City/Municipality of this day of with Residence Certificate No. issued 2025

Notary Public

Doc. No. Page No. Book No. Series of 2025

Notary Public Until DECEMBER 31, 2026 28931 Issued on 11/20/2024 at Cebu City IBP lifetime Member No.07936 9-D Jakosalem St. Cebu City

CERTIFICATION

This is to certify that the employees listed below are qualified for substituted filing of their Income Tax Return pursuant to the provisions of Section 2.83.4 of Revenue Regulations No. 2-98, as ammended.

NAME OF EMPLOYEE	TAXPAYER IDENTIFICATION NUMBER	AMOUNT OF COMPENSATION	TAX DUE WITHHELD AND REMITTED	
LAZARO, ANN CHRISTINE GREGORY	194-791-484-000	195,000.00	0.00	
LAZARO, FERDINAND BACOLOD	185-816-424-000	260,000.00	0.00	
MONTECILLO, INIE BAYNOSA	273-488-874-000	190,970.00	0.00	
	NOTHING FOLLOWS	20 2		

declare under the penalties of perjury, that this declaration has been made in good fait	th and to the best	+
of my knowledge and belief to be true and correct.	on, and to the best	

ANN CHRISTINE G. LAZARO

Signature over Printed Name of Individual Income Payor/ Authorized Officer of Non-Individual Income Payor

SUBSCRIBED AND SWORN to bet	ore me this day of	. 20 in	, Applicant
exhibited to me his/her	issued at	on	, rspireant

NOTARY PUBLIC

DOC. NO.: PAGE NO.: BOOK NO.:



BIR FORM 1702 SUMMARY ALPHALIST OF WITHHOLDING TAXES (SAWT) FOR THE MONTH OF DECEMBER, 2024

TIN: 009590150-0000

PAYEE'S NAME: INGENIUM WERKS CORPORATION

 $\widehat{\Xi}$ NO IDENTIFICATION SEQ TAXPAYER 11 007-282-268-0000 10 007-282-268-0000 9 007-282-268-0000 8 000-068-986-0000 6 000-068-986-0000 5 200-331-721-0000 7 000-068-986-0000 3 000-653-177-0000 1 253-470-100-0000 4 000-653-177-0000 2 253-470-100-0000 (2) NUMBER METRO PACIFIC INVESTMENTS FOUNDATION, INC METRO PACIFIC INVESTMENTS FOUNDATION, INC MACTAN ROCK INDUSTRIES INC METRO PACIFIC INVESTMENTS FOUNDATION, INC MACTAN ROCK INDUSTRIES INC MACTAN ROCK INDUSTRIES INC DENS DEVELOPMENT CORPORATION DANAO CITY GOVERNMENT DANAO CITY GOVERNMENT DAILY FRESH FOODS CORPORATION DAILY FRESH FOODS CORPORATION (3) (Registered Name) CORPORATION

Grand Total:

END OF REPORT

=	Z
Last N	Ĭ
Name, I	A
e, F	8
25	Ž
Nar	NDIVI ATC COL NATURE OF PAYMENT
Name, I	麗
폺	유
Middle Name)	PAY
Na	K
ne)	목

(6) (7) (8)

INCOME PAYMENT TAX WITHHE

AMOUNT OF

TAX R AMOUNT OF

WC120 Income payr	WC120 Income pays	WC120 Income pays	WC160 Income pay	WC160 Income pay	WC160 Income pay	WC120 Income pay	WI157 Income pay	WV020 FWVAT on F	WC160 Income pay	WC160 Income pay	
WC120 Income payments to certain contractors on gross payments	WC120 Income payments to certain contractors on gross payments	WC120 Income payments to certain contractors on gross payments	WC160 Income payments made by top withholding agents to their local/resid	WC160 Income payments made by top withholding agents to their local/resid	WC160 Income payments made by top withholding agents to their local/resid	WC120 Income payments to certain contractors on gross payments	Income payments made by the government to its local/resident suppl	WV020 FWVAT on payments for purchases of Services	Income payments made by top withholding agents to their local/resid	WC160 Income payments made by top withholding agents to their local/resid	
898,009.21	488,839.29	636,928.81	3,900,000.00 2.00	1,521,595.58	714,285.71	100,000.00 2.00	880,354.00 2.00	880,354.00	329,910.71	374,553.57 2.00	
2.00	2.00	2.00	2.00	2.00	2.00	2.00	2.00	5.00	2.00	2.00	
 898,009.21 2.00 17,960.18	9,776.79	12,738.58	78,000.00	30,431.91	14,285.71	2,000.00	17,607.08	44,017.70	6,598.21	7,491.07	

eSubmission Validation Report

From: eSubmission (esubmission@bir.gov.ph)

To: htaccountingservices@yahoo.com

Date: Tuesday, April 1, 2025 at 12:59 AM GMT+8

ACKNOWLEDGEMENT RECEIPT NUMBER: 20250401-K021528

This is to confirm receipt of the file(s) as stated below:

Total attachment/file(s) received : 1

No. of valid file(s)

No. of invalid file(s)

: 0

We have validated your submission in compliance with existing BIR regulations.

Find below the details of your submission:

Date of Submission: 03/31/2025 8:26:03 AM

Filename(s):

1. Attachment: 00959015000001220241702.ZIP

A. 00959015000001220241702.DAT - VALID

CONFIRMATION RECEIPT NUMBER - 2025-0000026513

VALIDATION REPORT:

1. Attachment: 00959015000001220241702.ZIP

A. Attachment (zipped): 00959015000001220241702.DAT TIN of Withholding Agent TIN: 009590150-0000

Alphalist Form

: 1702

Taxable Month

: 12/2024

LINE NUM

SCHEDULE ERROR DESCRIPTION

0000000000

No Errors Encountered

PLEASE BE INFORMED THAT THIS IS THE FINAL EMAIL ON THE VALIDATION PROCESS OF YOUR SUBMISSION. HOWEVER, A VALIDATION OF THE TIN OF THE WITHHOLDING AGENT WILL STILL BE UNDERTAKEN. ACCORDINGLY, PLEASE ENSURE THAT THE TIN IS VALID FOR A SUCCESSFUL SUBMISSION OF YOUR ALPHALIST (OR SLSP, AS THE CASE MAY BE).

Thank You.

This is a system generated report. For inquiries, please email us at contact us@bir.gov.ph or call us at (2) 8538-3200



www.ingeniumwerks.com

EMAIL: info@ingeniumwerks.com

CONTACT: +639173181070

HML WAREHOUSE COMPOUND PARDO CEBU CITY PHILIPPINES