	LIST OF GENERATION COMPANIES ISSUED WITH SEC ENDORSEMENTS
	(1st Indorsement by the Securities and Exchange Commission)
	as of 03 DECEMBER 2019
NAME of COMPANY	DATE ISSUED

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	NAME of COMPANY		DATE ISSUED
		2019	
421	PRESAGE CORPORATION (Beyond Jurisdiction)	Please be informed that the primary purposes cited are not within the Department of Energy's jurisdiction which covers business purpose i.e. engaging in electric power generation, transmission, distribution and supply, and monitoring of plant performance.	1/3/2019
422	MALVAR ENERZONE CORPORATION (AMENDMENT)	That the authorized capital stock of the corporation is One Hundred Ten Million Five Hundred Thousand Pesos (P110,500,000.00) in lawful money of the Philippines, divided into Eleven Million Fifty Thousand (11,050,000) common shares with par of One Peso (PhP 1.00) per share and Ninety Nine Million Four Hundred Fifty Thousand (99,450,000) redeemable preferred shares, with par value of One Peso (PhP 1.00) per share.  The common shares can be converted into Redeemable Preferred Shares at anytime and subject to the terms as will be determined by the Board of Directors, provided that there shall be a class or series of shares which shall have complete voting rights. The conversion shall be subject to the approval of the Securities and Exchange Commission.  Redeemable Preferred Shares shall be non-voting, non-cumulative, participating as to dividends with the same rights as common shares, re-issuable, and redeemable at the option of the Corporation and upon such terms as may be determined by the Board of Directors of the Corporation. Holders of Redeemable Preferred Shares shall be entitled to receive dividends as the Board of Directors, by resolution, may determine.  In case of liquidation or dissolution of the Corporation, whether voluntary or involuntary, the holders of Redeemable Preferred Shares shall be entitled to be paid in full the par value and additional paid-in capital, if any, of their shares before any amount shall be paid to the holders of the common shares. Thereafter, the remaining assets and funds of the Corporation shall be divided pro-rata among the holders of both classes of Shares.  The Board of Directors is hereby expressly authorized to fix from time to time before issuance thereof the terms and conditions for redemption and all designations, relative rights, preferences and limitations of Redeemable Preferred Shares, subject to the provisions of this Article.	
423	NORTHERN PALAWAN POWER GENERATION CORPORATION (AMENDMENT)	To invest in, build, construct, erect, equip, install, operate, maintain, develop, manage, sell and lease power generation plants, facilities, machineries, equipment and other related assets, and in general, to engage in the business of power generation as well as in the marketing, trading, selling and supplying of electricity, excluding retail customers and end-users, generated by its generating facilities, and to engage in all other businesses incidental to the foregoing, including but not limited to the sale of the by-products thereof, and to enter into all kinds of contracts for the accomplishment of the aforementioned purpose.	1/8/2019

	NAME of COMPANY		DATE ISSUED
424	PS DISTRIBUTED POWER HOLDINGS INCORPORATED	To engage in the activities of a holding company except as a stockbroker or dealer of securities; To invest and hold shares in the capital stock, bonds, and other securities of companies engaged in construction, installation, erection, commissioning, repair, rehabilitation, operation and maintenance of power stations, and to exercise in respect thereof all rights and privileges of ownership.	1/9/2019
425	POWERSOURCE ENERGY HOLDINGS CORPORATION	To engage in the activities of a holding company except as a stockbroker or dealer of securities; To invest and hold shares in the capital stock, bonds, and other securities of companies engaged in construction, installation, erection, commissioning, repair, rehabilitation, operation and maintenance of power stations, and to exercise in respect thereof all rights and privileges of ownership.	1/9/2019
426	EAST ASIA UTILITIES CORP. (AMENDMENT)	To engage in the activities of a holding company except as a stockbroker or dealer of securities; To invest and hold shares in the capital stock, bonds, and other securities of companies engaged in construction, installation, erection, commissioning, repair, rehabilitation, operation and maintenance of power stations, and to exercise in respect thereof all rights and privileges of ownership.	1/9/2019
427	ESSENS POWER CORP.	To carry on the business of energy resource development inctuding operating, ald prospecting, exploration, development and production of Oil, Gas, Coal, Geothermal, Hydro, Solar and Wind, Treatinj, Refining, and Processing Oil, Gas and Coal for market, atso for dealing aiO trading-of Oil, Gas and Coal, generation of electricity from Geothermari, Hydro, Solar and Wind, Itq dealing ?nd selling of electricity generation troh Geothermat, Hydro, Solar and Wind and to purchase or dtnenrvise acquire, assemble, install, construct, equip, maintain, operate, rent and mortgage any and all kinds of refineries, gas works, mills, laboratories, dams, 6ower plints power and stations, and other facilities as may be required in the pursuit of business.	1/9/2019

	NAME of COMPANY		DATE ISSUED
428	AXXES POWER CORP (Beyond Jurisdiction)	Your primary purpose of engaging in the transport of fuel is beyond the jurisdiction of the Department that cover purposes in energy related businesses, such as electric power generation, transmission, distribution and supply, and monitoring of plant performance, as well as energy resource development, energy efficiency and conservation, and downstream oil industry.	1/9/2019
429	SABANG RENEWABLE ENERGY CORP. (Amendment)	That the increased authorized capital stock of the corporation is One Hundred Fifty Million Pesos (P150,000,000.00) in lawful money of the Philippines, divided into One Hundred Twelve Thousand Five Hundred (112,500) Preferred Shares and Thirty Seven Thousand Five Hundred (37,500) Common Shares with the par value of One Thousand Pesos (P1,000.00) per share.	1/11/2019
430	POWERSOURCE GROUP DEVELOPMENT CORP. (Amendment)	FIRST: That the name of this corporation shall be: POWERSOURCE GROUP DEVELOPMENT CORPORATION  SECOND: To originate, develop, construct, manage and operate power generation projects and, for this purpose, engage in the identification of power generation or supply projects (including, where appropriate, potential customers thereof), procurement of power supply agreements, power purchase agreements and construction agreements, government or other regulatory approvals, and other activities in connection with the construction, installation, development, commissioning and operation of power generation facilities required under Philippine law.  SIXTH: That the number of directors of said corporation shall be NINE (9).  SEVENTH: That the authorized capital stock of the corporation is Two Billion Two Hundred Eighty Six Million Four Hundred Nine Thousand Pesos (P2,286,409,000.00) in lawful money of the Philippines, divided into Seven Hundred Thousand (700,000) Class A common shares with a par value of Four Hundred Pesos (PhP 400.00) per share, One Million Five Hundred Ten Thousand (1,510,000) Class B common shares with a par value of One Thousand Two Hundred Sixty Nine Pesos (PhP 3.00) per share and Seventy One Thousand (71,000) Redeemable Convertible Preferred Shares with a par value of One Thousand Two Hundred Sixty Nine Pesos (PhP 1,269.00) per share, it being understood that the distinctions between the classes of shares	1/11/2019

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	NAME of COMPANY		DATE ISSUED
43	1 RASLAG CORP. (AMENDMENT)	SIXTH: That the number of directors of said corporation shall be NINE (9).  SEVENTH: That the authorized capital stock of the corporation is TWO BILLION (P2,000,000,000.00) pesos in lawful money of the Philippines, divided into Two Billion (2,000,000,000) shares with the par value of ONE (P1.00) peso per share.	1/15/2019
43	2 FIRST GEN LUZON POWER CORP. (Amendment)	That the capital stock of the corporation is ELEVEN BILLION SIX HUNDRED MILLION PESOS (P 11,600,000,000,000), Philippine currency, and said capital stock is divided into: a) Five Billion (5,000,000,000) common shares ("Common Shares" with a par value of One Peso (P 1.00) per share or Five Billion Pesos (P 5,000,000,000,000); b) One Billion (1,000,000,000) preferred shares ("Series "A" to "D" Preferred Shares") with a par value of Fifty Centavos (P 0.50) per share or Five Hundred Million Pesos (P 500,000,000,000); c) One Billion Five Hundred Million (1,500,000,000) preferred shares ("Series "E" Preferred Shares) with a par value of Fifty Centavos (P 0.50) per share or Seven Hundred Fifty Million Pesos (P 750,000,000,000); d) One Hundred Million (100,000,000) preferred shares ("Series "F" Preferred Shares) with a par value of Ten Pesos (P 10.00) per share or One Billion Pesos (P 1,000,000,000,000); e) One Hundred Thirty Five Million (135,000,000) preferred shares ("Series "G" Preferred Shares) with a par value of Ten Pesos (P 10.00) per share or One Billion Three Hundred Fifty Million Pesos (P 1,350,000,000,000)); f) Three Hundred Million (300,000,000) preferred shares ("Series "H" Preferred Shares) with a par value of Ten Pesos (P 10.00) per share or Three Billion Pesos (P 3,000,000,000,000).	1/22/2019
43	3 FIRST GEN PREMIER ENERGY CORP	That the term for which said corporation is to exist shall be until March 31, 2020.	1/22/2019
43	LAMSAN ENERGY ASSETS, INC. (Beyond Jurisdiction)	primary purposes cited are not directly involved in power-related businesses such as electric power generation, transmission, distribution and supply, and monitoring of plant performance.	1/1/25/2019
43	MORE ELECTRIC AND POWER CORPORATION (Amendment)	That the principal office of the Corporation shall be established or located at GST Corporate Center, Quezon Street, Brgy. Sampaguita, Iloilo City, Province of Iloilo 5000.	2/11/2019

	NAME of COMPANY		DATE ISSUED
436	MORE PALAWAN POWER CORPORATION (Amendment)	FIRST: That the name of this corporation shall be:  MORE PALAWAN POWER CORPORATION (formerly MORE REEDBANK CORPORATION)  SECOND: To carry on the business of distribution of electric power to consumers, businesses, institutions and other users in the community within the franchise area that may be granted to the Corporation subject to applicable laws and regulations.  SIXTH: The number of directors of the Corporation shall be SEVEN (7).  SEVENTH: The capital stock of the Corporation is ONE BILLION PESOS (P 1,000,000,000,000), Philippine Currency, divided into ONE BILLION (1,000,000,000,000) shares at the par value of ONE PESO (P 1.00) per share.	2/11/2019
437	NORTHERN TERRACOTA POWER CORP. (Amendment)	That the authorized capital stock of the corporation is Ninety Million One Hundred Thousand Pesos (P 90,100,000.00) in lawful money of the Philippines, divided into:  1. One Hundred Thousand (100,000) common shares ("Common Shares") with a par value of One Peso (P 1.00) per share or One Hundred Thousand Pesos (P 100,000.00); and  2. Nine Hundred Thousand (900,000) Preferred Shares ("Preferred Shares") with a par value of One Hundred Pesos (P 100.00) per share or Ninety Million Pesos (P 90,000,000.00).	2/13/2019
438	FIRST GEN CORPORATION (Amendment)	That the capital stock of the corporation is ELEVEN BILLION SIX HUNDRED MILLION PESOS (P 11,600,000,000,000,000), Philippine currency, and said capital stock is divided into a) Five Billion (5,000,000,000) common shares ("Common Shares" with a par value of One Peso (P 1.00) per share or Five Billion Pesos (P 5,000,000,000,000); b) One Billion (1,000,000,000) preferred shares ("Series "A" to "D" Preferred Shares") with a par value of Fifty Centavos (P 0.50) per share or Five Hundred Million Pesos (P 500,000,000.00); c) One Billion Five Hundred Million (1,500,000,000) preferred shares ("Series "E" Preferred Shares) with a par value of Fifty Centavos (P 0.50) per share or Seven Hundred Fifty Million Pesos (P 750,000,000.00); d) One Hundred Million (100,000,000) preferred shares ("Series "F" Preferred Shares) with a par value of Ten Pesos (P 10.00) per share or One Billion Pesos (P 1,000,000,000.00); e) One Hundred Thirty Five Million (135,000,000) preferred shares ("Series "G" Preferred Shares) with a par value of Ten Pesos (P 10.00) per share or One Billion Three Hundred Fifty Million Pesos (P 1.350,000,000.00)	2/13/2019
439	KAUSWAGAN GP CORP.	"to form and become a partner in any general or limited partnership or any business formation with other corporations and/or individuals for the purpose of, among other things, building, acquiring, owning, maintaining and operating power generation projects and transmission lines, rendering technical and consulting services in the area of power generation, transmission and related activities, and engaging in business relationships that may be necessary to the development and expansion of the business"	2/20/2019

	NAME of COMPANY		DATE ISSUED
440	GNPOWER DINGININ LTD. CO. (Amendment)	no objection to its amendment	2/20/2019
441	MINDANAO THERMAL HOLDINGS, INC.	"to form and become a partner in any general or limited partnership or any business formation with other corporations and/or individuals for the purpose of, among other things, building, acquiring, owning, maintaining and operating power generation projects and transmission lines, rendering technical and consulting services in the area of power generation, transmission and related activities, and engaging in business relationships that may be necessary to the development and expansion of the business"	2/20/2019
442	ISABEL ANCILLARY SERVICES CO. LTD. (Amendment)	no objection to its amendment	2/22/2019
443		primary purposes cited are not within the EPIMB's jurisdiction which covers business purpose such as electric power generation, transmission, distribution and supply, and monitoring of plant performance.	2/22/2019
444	JE Hydropower Ventures Inc. (Amendment)	That the principal office of the corporation is to be established at JE Hydro Bldg., National Highway, Brgy. Bilwang, Isabel, Leyte.	2/27/2019
445	ISLA DEL FUEGO POWER UTILITY SERVICES CORP. (Amendment)	That the authorized capital stock of the corporation is TEN MILLION PESOS (PhP 10,000,000.00) in lawful money of the Philippines, divided into TEN MILLION (10,000,000) shares with a par value of PhP 1.00) pesos per share.	2/28/2019
446	EVEREST POWER DEVELOPMENT CORP.	To carry on the business of producing, generating and storing electricity and processing fuel alternatives for the power generation, including expanded operation of energy supply base and the generation and cogeneration of electric power, storage of electric power, as well as the supply and consolidation of the electric power demand of end-users, and to carry on all services incident and/or ancillary to the above, including, without limitation, the construction, assembly, testing, commissioning, operation, maintenance, rehabilitation, and management of power generating plants, substations, battery energy storage systems and related facilities and equipment, to engage in the promoting, marketing and sale of such electric power and to engage in all other businesses incidental to the foregoing, including, but not limited to, the sale of the by-products of power generation, purchase, import, lease or otherwise acquire equipment, materials, tools, spare parts, fuel, lubricants, chemicals, consumables and such other requirements necessary, incidental and/or incremental for the construction, operation and maintenance of the power generating and power storage facilities of the corporation or any of its components.	2/28/2019

	NAME of COMPANY		DATE ISSUED
447	SMC GLOBAL LIGHT AND POWER CORP.	To carry on the business of producing, generating and storing electricity and processing fuel alternatives for the power generation, including expanded operation of energy supply base and the generation and cogeneration of electric power, storage of electric power, as well as the supply and consolidation of the electric power demand of end-users, and to carry on all services incident and/or ancillary to the above, including, without limitation, the construction, assembly, testing, commissioning, operation, maintenance, rehabilitation, and management of power generating plants, substations, battery energy storage systems and related facilities and equipment, to engage in the promoting, marketing and sale of such electric power and to engage in all other businesses incidental to the foregoing, including, but not limited to, the sale of the by-products of power generation, purchase, import, lease or otherwise acquire equipment, materials, tools, spare parts, fuel, lubricants, chemicals, consumables and such other requirements necessary, incidental and/or incremental for the construction, operation and maintenance of the power generating and power storage facilities of the corporation or any of its components.	2/28/2019
448	GOLDEN ELECTRIC GENERATION CORPORATION	To carry on the business of producing, generating and storing electricity and processing fuel alternatives for the power generation, including expanded operation of energy supply base and the generation and cogeneration of electric power, storage of electric power, as well as the supply and consolidation of the electric power demand of end-users, and to carry on all services incident and/or ancillary to the above, including, without limitation, the construction, assembly, testing, commissioning, operation, maintenance, rehabilitation, and management of power generating plants, substations, battery energy storage systems and related facilities and equipment, to engage in the promoting, marketing and sale of such electric power and to engage in all other businesses incidental to the foregoing, including, but not limited to, the sale of the by-products of power generation, purchase, import, lease or otherwise acquire equipment, materials, tools, spare parts, fuel, lubricants, chemicals, consumables and such other requirements necessary, incidental and/or incremental for the construction, operation and maintenance of the power generating and power storage facilities of the corporation or any of its components.	2/28/2019
449	INDUSTRIAL SOLUTIONS AND TECHNICAL SERVICES CORP. (Beyond Jurisdiction)	the secondary purposes cited are not within the EPIMB's jurisdiction which covers business purpose such as electric power generation, transmission, distribution and supply, and monitoring of plant performance.	3/8/2019
450	ENERGY AND AVIATION SUPPORT CORPORATION (Beyond Jurisdiction)	primary purposes cited are not within the EPIMB's jurisdiction which covers business purpose such as electric power generation, transmission, distribution and supply, and monitoring of plant performance.	3/12/2019
451	1ZAMBOANGA GRID CORPORATION	To engage in, conduct and carry on the business of exploration, development, utilization and commercialization of all forms of energy resources; to enter into all kinds of contracts for the exploration, development, utilization, commercialization and transmission of all forms of energy resources to include buying, selling, marketing and distribution at wholesale of electricity and energy products insofar as may be permitted by Jaw, and other disposition for its own account as principal or in representative capacity as manufacturer's representative, merchandise broker, indentor, commission merchant, factors or agents, upon consignment of all kinds of goods, wares, merchandise or products, whether natural or artificial.	3/14/2019
452	MANILA WATER TOTAL SOLUTIONS CORP. (Beyond Jurisdiction)	the primary purposes cited are not within the EPIMB's jurisdiction which covers business purpose such as electric power generation, transmission, distribution and supply, and monitoring of plant performance.	3/14/2019

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	NAME of COMPANY		DATE ISSUED
453	SMCGP PHILIPPINES ENERGY STORAGE Co. LTD. INC. (AMENDMENT)	Amended Articles of Limited Partnership of SMCGP PHILIPPINES ENERGY STORAGE CO. LTD. between:  Oceantech Power Generation Corporation, represented by its authorized representatives, Ferdinand K. Constantino and Elenita D. Go (the "General Partner");  - and -  Prime Electric Generation Corporation, duly represented by its authorized representatives, Paul Bernard D. Causon and Ramon U. Ugay (the "Limited Partner").  With the statement that this Bureau interposes no objection to its amendment.	3/18/2019
454	APEX DYNASTY POWER INC.	To engage in the business of exploration, development, generation, supply, distribution, utilization and commercialization of all forms of energy resources; to enter into all kinds of contracts for the exploration, development, generation, supply, distribution, utilization, commercialization and transmission of all forms of energy resources to include buying, selling, marketing and distribution at wholesale and retail of electricity and energy products insofar as may be permitted by law.	3/20/2019
455	LINSEED FIELD POWER CORP.	To engage in the business of exploration, development, generation, supply, distribution, utilization and commercialization of all forms of energy resources; to enter into all kinds of contracts for the exploration, development, generation, supply, distribution, utilization, commercialization and transmission of all forms of energy resources to include buying, selling, marketing and distribution at wholesale and retail of electricity and energy products insofar as may be permitted by law.	3/20/2019
456	GREAT OBSIDIAN POWER INC.	To engage in the business of exploration, development, generation, supply, distribution, utilization and commercialization of all forms of energy resources; to enter into all kinds of contracts for the exploration, development, generation, supply, distribution, utilization, commercialization and transmission of all forms of energy resources to include buying, selling, marketing and distribution at wholesale and retail of electricity and energy products insofar as may be permitted by law.	3/20/2019
457	SPECTROLITE ULTRA POWER CORP.	To engage in the business of exploration, development, generation, supply, distribution, utilization and commercialization of all forms of energy resources; to enter into all kinds of contracts for the exploration, development, generation, supply, distribution, utilization, commercialization and transmission of all forms of energy resources to include buying, selling, marketing and distribution at wholesale and retail of electricity and energy products insofar as may be permitted by law.	3/20/2019
458	SERPERTINE DRAGON POWER CORP. (BEYOND JURISDICTION)	To engage in the business of exploration, development, generation, supply, distribution, utilization and commercialization of all forms of energy resources; to enter into all kinds of contracts for the exploration, development, generation, supply, distribution, utilization, commercialization and transmission of all forms of energy resources to include buying, selling, marketing and distribution at wholesale and retail of electricity and energy products insofar as may be permitted by law.	3/20/2019

(1st Indorsement by the Securities and Exchange Commission)

	NAME of COMPANY		DATE ISSUED
4:		To engage in the business of exploration, development, generation, supply, distribution, utilization and commercialization of all forms of energy resources; to enter into all kinds of contracts for the exploration, development, generation, supply, distribution, utilization, commercialization and transmission of all forms of energy resources to include buying, selling, marketing and distribution at wholesale and retail of electricity and energy products insofar as may be permitted by law.	3/20/2019
41	60 HILL TRENCH POWER INC.	FIRST: That the name of this corporation shall be:  HILL TRENCH POWER INC. (formerly HILL ACCESS HOLDINGS INC.)  SECOND: To engage in the business of exploration, development, generation, supply, distribution, utilization and commercialization of all forms of energy resources; to enter into all kinds of contracts for the exploration, development, generation, supply, distribution, utilization and transmission of all forms of energy resources to include buying, selling, marketing and distribution at wholesale and retail of electricity and energy products insofar as may be permitted by law.	3/21/2019
41	SN ABOTTZ - POWER BENGUET INC.	SECOND: That the primary purpose of this corporation is to explore, build, construct, install, commission, invest in, bid for, finance, or otherwise acquire power generating plants and related facilities and to engage in the business of generating, marketing, consolidating, aggregating, selling and supplying electricity, wholesale or retail, generated therefrom or from sources such as, but not limited to, hydro, biomass, solar, wind, geothermal, ocean, and other sources of electromechanical and electrochemical power, including battery energy storage systems, provided that it shall not operate a public utility.	3/25/2019
41	SNI ADOLTIZ DOMED MACATING	SECOND: To explore, develop, build, construct, install, commission, rehabilitate, maintain, own, manage, operate and invest in, bid for, finance, or otherwise acquire power generating plants and related facilities and to engage in the business of generating, marketing, consolidating, aggregating, selling and supplying electricity, wholesale or retail, generated therefrom or from sources such as, but not limited to, hydro, biomass, solar, wind, geothermal, ocean, and other sources of electromechanical and electrochemical power, including battery energy storage systems, provided that it shall not operate a public utility.	3/25/2019

(1st Indorsement by the Securities and Exchange Commission)

	NAME of COMPANY		DATE ISSUED
463	ISABEL ANCILLARY SERVICES CO. LTD.	that this Bureau interposes no objection to its amendment, the partnership is being executed by the following Corporation organized and existing under the laws of the Republic of the Philippines:  1. General Partner being Isabel AS Holdings Corp.;  2. Limited Partner being MPP Holdings Corp. (Class A Limited Partner);  3. DESCO, Inc. (Class B Limited Partner), each a limited partner and collectively the "Limited Partners"  The General Partner and the Limited Partners, collectively, the Partners. All for the purpose of forming a Limited Partnership under the law on partnership of the Republic of the Philippines contained in Title IX, Book IV of the Civil Code of the Republic of the Philippines (the "Partnership Law").	3/28/2019
464	PS PHILIPPINES RENEWABLE CORPORATION	FIRST: That the name of this corporation shall be:  PS PHILIPPINES RENEWABLE CORPORATION (formerly Powersource Renewables Holdings Inc.)  SECOND: " to engage in and carry on general engineering construction services, procurement/supply business in all of its phases, design, construction of power-generating plants, power stations and related facilities for the conversion of renewable energy into usable form fit for electricity generation and distribution. To carry out all services incident and/or ancillary to this business, including, but not limited to, the assembly, testing, commissioning, operation, maintenance, repair, rehabilitation and management of the power-generating plants and its appurtenant equipment, machinery, structures, including transmission lines, poles and sub-stations. To consolidate, trade, buy and sell electricity from or to power companies, distribution utilities, electric cooperatives, retail electricity to power companies aggregators, and other customers to such extent and in such manner as may be permitted by applicable laws and regulations. To invest in and hold shares in the capital stock, bonds, and other securities of companies engaged in the general business of generation of power derived from biomass, geothermal, solar, hydroelectric, ocean, wind, other renewable sources for power, for lighting and power purposes and wholesale of electricity to power companies, distribution utilities, electric cooperatives, retail electricity to power companies, aggregators, and other customers to such extent and in such manner as may be permitted by applicable laws and regulations provided the entity will not act as a dealer or broker of securities, nor engage in investment solicitation or investment taking activities from public investors."	4/3/2019
465		SECOND: To buy, source and obtain electricity from generating companies or from the wholesale electricity spot market, to sell, broker, market or aggregate electricity to the end-users in the Contestable Market, to provide services necessary in connection with the supply or delivery of electricity thereof, enter into any necessary access or interconnection arrangements or other necessary contracts with the National Transmission Corporation or National Grid Corporation of the Philippines, distribution utilities and other entities in the electric power industry, and to provide technical consultancy, business solutions, design of electrical systems, conduct of energy audits, assessments, maintenance, testing and commissioning.	4/24/2019

	NAME of COMPANY		DATE ISSUED
466	KOR-PHIL ZEAL 7 DAYS ENERGY DEVELOPMENT CORPORATION	To engage in the development, construction, operation and management of traditional electric power and renewable energy power projects, by itself or in partnership or joint venture with other companies, including but not limited to hydro-electric power, waste-to-energy power, solar power, ocean power, wind power, coal, biomass and other similar renewable energy sources; to import, export and/or own equipment for the provision, development, operation and management of electric power generation and transmission companies, such as, but not limited to, generator sets, generator platforms, power barges; to sell, lease, own and manage renewable energy power plants, and to sell the power generated therefrom to various customers, including but not limited to the national and local government entities and/or corporations, local electric cooperatives, private industries, and the like, and to engage in the business of waste collection, treatment and disposal, particularly in connection with the waste-to-energy business, but without engaging in investment solicitation nor investment-taking activity, from public investors.	4/25/2019
467	WASTE RE-ENERGISER (PHILIPPINES) INC.	To engage in the business of generating power and manufacturing or refining of gas, diesel, biodiesel or other fuels using renewable energy resources such as biomass, including but not limited to, plastic, solid municipal waste, biomass, sewage and oil sludge and for this purpose, build a plant facility; selling, marketing and distributing the power, fuel, gas, diesel or biodiesel so generated; providing consultancy, technical, management and other similar advisory services for the establishment of similar plant facilities.	4/30/2019
468	AIEC ISLAND LIGHT AND WATER CORP. (AMENDMENT)	That the place where the principal office of the Corporation is to be established or located is at Unit 2401 The Trade and Financial Tower, 7th Avenue corner 32nd Street, Bonifacio Global City, Taguig City.	5/2/2019
469	MGEN RENEWABLE ENERGY, INC.	To develop, design, acquire, build, construct, erect, assemble, commission, install, own, maintain, operate, transfer, rehabilitate, dismantle and manage all necessary and convenient facilities, plants, buildings, structures, equipment, machineries, sub-stations, transmission lines, poles, wires and other properties used in the generation and exportation of electricity, including but not limited to solar photovoltaics, onshore and offshore wind, hydroelectric, geothermal, energy storage system (ESS) and other power generating plants and facilities used in connection therewith; to carry on the general business of generation and/or transmission of electric energy and other sources for lighting and power purposes and wholesale of electricity to power companies, distribution utility companies, electric cooperatives, retail electricity suppliers, aggregators, and other customers to such extent and in such manner as may be permitted by applicable laws and regulations; to enter into contracts either alone or jointly with other companies or persons for the purpose of carrying out the businesses under which this corporation is created.	5/6/2019
470		to engage in, conduct and carry on the business of manufacturing Hydrogen, Hydrogen Oxygen, (HHO), saving gas device for diesel and coal fired generator engine, buying, selling, distributing, marketing at wholesale insofar as may be permitted by law, all kinds of goods, wares and merchandise of every kind and description; to enter into all kinds of contracts for the export, import, purchase, acquisition, sale at wholesale and other disposition for its own account as principal or in representative capacity as manufacturer, representative, merchandise broker, indentor, commission merchant, factors or agents upon consignment of all kinds of goods, equipment, wares, merchandise or products whether natural or artificial without acting as stock broker or dealer in securities, government securities eligible dealer (GSED), investment house, transfer agent, commidty/financial futures exchange/broker/merchant, financing company, and time shares/club shares/membership certificates issuers or selling agents thereof, nor engage in investment solicitation nor investment taking activity from the public investors.	5/7/2019

(1st Indorsement by the Securities and Exchange Commission)

		NAME of COMPANY		DATE ISSUED
47	71	(AMENDMENT)	SECOND: That the purpose/s for which the said corporation is found are: To provide power generation and electric supply services to distribution utilities in the Philippines to develop, invest, build, own, lease or operate power generation facilities using fossil fuel, natural gas, or renewable energy and other alternative fuel, including the development and operation of fuel handling and renewable energy resources and feedstock.  THIRD: That the place where the principal office of the corporation is to be established or located is at Brgy. Nabuslot, Pinamalayan, Oriental Mindoro.  SEVENTH: That the authorized capital stock of the corporation is FIVE HUNDRED MILLION PESOS (500,000,000.00) in Philippine Currency, Of the said authorized capital stock, THREE HUNDRED FIFTY MILLION (P350,000,000.00) PESOS shall be common shares, divided into THREE HUNDRED FIFTY THOUSAND (350,000) shares with a par value of ONE THOUSAND PESOS (P1,000.00) per shares and ONE HUNDRED FIFTY MILLION PESOS (P150,000,000.00) shall be Preferred Shares divided into ONE HUNDRED FIFTY THOUSAND (150,000) shares with a par value of ONE THOUSAND PESOS (1,000.00).	5/9/2019
47	72	WEGEN LAUDATO SI', INC. (AMENDMENT)	SEVENTH: That the authorized capital stock of the said corporation is FOUR HUNDRED FIFTY MILLION PESOS (PhP450,000,000.00) in lawful money of the Philippines, and said capital stock is divided as follows:  1. ONE MILLION PESOS (PhP1,000,000.00) divided into ONE MILLION (1,000,000.00) COMMON SHARES with the par value of ONE PESO (PhP1.00) per share;  2. FOUR HUNDRED FORTY-NINE MILLION PESOS (PhP449,000,000.00) divided into FOUR HUNDRED FORTY-NINE THOUSAND PREFERRED SHARES with the par value of ONE THOUSAND PESOS (PhP1,000.00) per share.	5/16/2019
47	73	INDEPENDENT ELECTRICITY MARKET OPERATOR OF THE PHILIPPINES, INC. (AMENDMENT)	That the place where the principal office of the Corporation is to be established or located is at the 19th Floor Robinsons Equitable Tower, ADB Avenue, Ortigas Center, Pasig City, Metro Manila, Philippines.	5/21/2019
47	74	CORENERGY, INC. (AMENDMENT)	SESECOND: That the purposes for which the said corporation is formed are:  A. That the primary purpose of this corporation is:  To buy, source and obtain electricity from generating companies or from the wholesale electricity spot market, to sell, broker, market or aggregate electricity to the end-users the Contestable Market, to provide services necessary in connection with the supply or delivery of electricity thereof, enter into any necessary access or interconnection arrangements or other necessary contracts with the National Transmission Corporation or National Grid Corporation of the Philippines, distribution utilities and other entities in the electric power industry, and to provide technical consultancy, business solutions, layout of electrical systems by a duly licensed electrical engineer, the conduct of energy examinations, inspections, assessments, maintenance, testing and commissioning.	5/22/2019

	NAME of COMPANY		DATE ISSUED
475	AMBER ELECTRIC AND POWER CORPORATION	To carry on the business of distribution of electric power to consumers, businesses, institutions and end-users in the community within the franchise area that may be granted to the Corporation, subject to applicable laws and regulations.	5/24/2019
476	MERALCO POWERGEN CORPORATION (AMENDMENT)	ARTICLE II  SECTION 1. ANNUAL/REGULAR MEETINGS The annual/regular meetings of stockholders shall be held at the principal office on the 3rd Monday of June of each year, if a legal holiday, then on the da following.	30-May-19
477		To engage in the general business of generating power from non-renewable sources of energy such as but not limited to fossil fuels, including acquiring, building, constructing, owning, maintaining and operating all necessary and convenient buildings, structures, machinery, sub-stations, transmission and connecting lines, poles, wires, and other things and devices; to acquire, lease, hold, occupy or use land rights of way and easements therein; to generate, sell and supply, and trade electricity generated from such sources to private electric utilities, electric cooperatives, the spot market and/or other consumers; to purchase and/or import equipment, spare parts, fuels of all types and other materials necessary for its business as a power generator; and to carry on all businesses incident to the foregoing, provided that it shall not engage in any nationalized or partly-nationalized activity.	7-Jun-19

	NAME of COMPANY		DATE ISSUED
478	KEPCO PHILIPPINES HOLDINGS, INC. (AMENDMENT)	SECOND: A. That the primary purpose for which such Corporation is incorporated is:  To invest in, purchase, or otherwise acquire and own, hold, use, sell, assign, transfer, mortgage, pledge, exchange, or otherwise dispose of real or personal property of every kind and description, including shares of stocks, bonds, debentures, notes, evidence of indebtedness, and other securities or obligations of any corporation or corporations, association or associations, domestic or foreign, fo whatever lawful purpose or purposes the same may have been organized and to pay thereof in money or by exchanging thereof stocks, bonds, evidence of indebtedness or securities of this or any other corporation, and while the owner or holder of any such real or personal property, stocks, bonds, debentures, contracts, or obligations, to receive, collect and dispose of the interest, dividends, and income arising from such property, and to possess and exercise in respect thereof all rights, powers and privileges, contracts, or obligations, to receive, collect and dispose of the interest, dividends, and income arising from such property, and to possess and exercise in respect thereof all rights, powers and privileges understanding the law the previous of the same in respect thereof all rights, powers and privileges and maintaining conventional and renewable energy resources, and to purchase or otherwise acquire, for the purpose of holding or disposing of the same, shares of stock, equity, rights, and property of any person, firm, association, or corporation engaged in industries or activities related to energy development, paying for the same in cash, shares of stocks, or bonds of this corporation, to act as holding company or joint venture partners or investors, consultant or service provider in the business of developing, designing, building, managing, maintaining, operating, and/or owning power generation plants, conventing stations, and/or facilities for anciliary services, and to engage in battery energy storage and other anciliary se	13-Jun-19

	NAME of COMPANY		DATE ISSUED
479	WEANCOR INC.	The department covers covers business purpose such as electric power generation, transmission, distribution and supply, and monitoring of plant performance.	14-Jun-19
480	PHILIPPINE POWER AND DEVELOPMENT COMPANY (AMENDMENT)	SECOND: A. That the primary purposes for which this corporation has been created are as follows:  That the main purpose for which such corporation is formed is the generation, use, and sale of electric power, including those generated, produced and developed, by itself or any other entity, from all renewable energy resources such as solar, hydro, wind, blomass, tide, geothermal, and others including bidding, construction, assembling, installation and operation of different renewable energy power plants, equipment, and supplies connected therewith; and the subsidiary (secondary) purposes for which such corporation is formed are: To finance, construct, operate and maintain electric power plants transmission and distribution systems in the Philippine Islands; to use electric power in production for sale of ice, crushed rock, chemicals and other products; to sell electric power, light and heat to the public or by contract; to secure, hold or convey electric franchises, to deal in electrical materials and accessories incidental to the lighting business; to carry on the general business of operating, managing, maintaining and rehabilitating waterworks, sewerage, and sanitation systems and services, specifically, for the distribution, supply and sale of potable water, the provision of sewerage and sanitation systems; maintenance, development, repair and upgrading of water and wastewater facilities including water supply, treatment, distribution of water, sewerage and sanitation, metering and leakage control, customer service and billing; the construction, maintenance and operation of all necessary and convenient buildings, structures, dams, reservoirs, conduits, aqueducts, tunnels, purification plants, water mains, pipes, pumping stations, machineries, sanitary sewerages and other waterworks and the acquisition, lease, occupation or use of land rights of way and easement therein the provision of allied and ancillary services; and the undertaking such other activities incidental to the foregoing;  SEVENTH: That the	20-Jun-19
481	ELECTRIFY UTILITY CORPORATION	To carry on the business of distribution of electric power to consumers, businesses, institutions and end-users in the community within the franchise area that may be granted to the Corporation, subject t applicable laws and regulations.	21-Jun-19
482	EMITTER UTILITY AND POWER CORPORATION	To carry on the business of distribution of electric power to consumers, businesses, institutions and end-users in the community within the franchise area that may be granted to the Corporation, subject t applicable laws and regulations.	21-Jun-19
483	SPARKELECTRIC DISTRIBUTION AND POWER CORPORATION	To carry on the business of distribution of electric power to consumers, businesses, institutions and end-users in the community within the franchise area that may be granted to the Corporation, subject t applicable laws and regulations.	21-Jun-19

	as of 03 DECEMBER 2019		B 4 TE 10011E-
	NAME of COMPANY		DATE ISSUED
484	V.I.L. MINES, INCORPORATED (AMENDMENT)	SEVENTH: That the authorized capital stock of the corporation is ONE HUNDRED FIFTY MILLION PESOS (P150,000,000.00) in lawful money of the Philippines, divided into THREE HUNDRED THOUSAND (300,000) shares with the par value of FIVE HUNDRED PESOS (P500.00) per share.	26-Jun-19
485	THERMA MOBILE, INC. (AMENDMENT)	SEVENTH: That the authorized capital stock of the corporation is TWO BILLION FIVE HUNDRED TWENTY-SEVEN MILLION FOUR HUNDRED SIXTY-TWO THOUSAND NINE HUNDRED EIGHTY-EIGHT PESOS (Php2,527,462,988.00) in lawful money of the Philippines, and said capital stock is divided into:  (a) THREE HUNDRED NINETEEN MILLION SIX HUNDRED THOUSAND (319,600,000) common shares with par value of One Peso (Php1.00) per share.  The Common Shares can be converted into Redeemable Preferred Shares at any time and subject to the terms as may be determined by the Board of Directors, provided that there shall be a class or series of shares which have complete voting rights.  (b) ONE BILLION FOUR HUNDRED SIXTY-THREE MILLION THIRTY-SIX THOUSAND FIVE HUNDRED EIGHTY-EIGHT (1,463,036,558) Series "A" redeemable preferred shared with a par value of ONE PESO (Php1.00) per share or for a total par value of Pesos: ONE BILLION FOUR HUNDRED SIXTY-THREE MILLION THIRTY-SIX THOUSAND FIVE HUNDRED EIGHTY-EIGHT (Php1,463,036,558.00) which shares shall have the following features:	27-Jun-19
486	CASTLE8 CORPORATION	SEVENTH: That the authorized capital stock of the corporation is FIFTY MILLION PESOS (PhP50,000,000.00) in lawful money of the Philippines, divided into FIFTY MILLION (50,000,000) common shares with the par value of One Peso (PhP1.00) pesos per share.	27-Jun-19
487	CLEAN N GREEN ENERGY SOLUTIONS, INC. (AMENDMENT)	SEVENTH: That the authorized capital stock of the corporation is FIFTY MILLION PESOS (PhP50,000,000.00) in lawful money of the Philippines, divided into FIFTY MILLION (50,000,000) common shares with the par value of One Peso (PhP1.00) pesos per share.	28-Jun-19
488	LIMAY POWER GENERATION CORPORATION (AMENDMENT)	SEVENTH: The authorized capital stock of the corporation is TEN BILLION PESOS (P10,000,000,000.00) in lawful money of the Philippines, divided into ONE HUNDRED MILLION SHARES (100,000,000) shares with a par value of ONE HUNDRED PESOS (P100.00) per share.	4-Jul-19
489	HANARAW CORPORATION	Commercialization, wholesale and development of renewable energy technology solutions for an autonomous power supply, including application of hybrid systems and other emerging energy technologies for generation, transmission, distribution, sale and use of electricity. The corporation shall not, however engage in the business of or act as securities advisor, stock broker/dealer, investmen house, dealer in government securities and as fund/ portfolio manager.	5-Jul-19

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		NAME of COMPANY		DATE ISSUED
	490	MARIVELES POWER GENERATION CORPORTION (AMENDMENT)	SEVENTH: The authorized capital stock of the corporation is NINE BILLION SIX HUNDRED MILLION PESOS (P9,600,000,000.00) in lawful money of the Philippines, divided into NINETY SIX MILLION (96,000,000) shares with a par value of ONE HUNDRED PESOS (P100.00) per share.	8-Jul-19

## (1st Indorsement by the Securities and Exchange Commission)

	NAME of COMPANY		DATE ISSUED
491	DON BERNARDO ELECTRIC POWER CORPORATION	To engage in, conduct and carry on the business of manufacturing self-fueled generator and to be offer for rental of the produced electricity to; individual, groups, residential, industrials, commercials, buildings, communities, municipalities, cities, regions, subdivisions, transportation and communication facility areas; and purposes to augment as a standby power, source of power on all electricity power requirements, by our prospected clients.	9-Jul-19
492	ABOITIZ IMPACT VENTURES, INC.	ARTICLE I: That the name of this corporation shall be ABOITIZ IMPACT VENTURES, INC.  (Formerly: Therma Balangas Gas, Inc.)  ARTICLE II: That the Purposes for which this corporation is formed are PRIMARY PURPOSE  To invest in, finance, hold, own, purchase, acquire, lease, contract, operate, improve, and develop companies or entities engaged in social impact businesses and activities as well as to acquire, hold exchange, sell shares of stock and other securities of corporations partnerships, joint ventures, and other entities owning, operating, or managing businesses directly engaged or incidental to the foregoing.  ARTICLE VII: That the authorized capital stock of the corporation is ONE HUNDRED MILLION PESOS(₱100,000,000, Pedeemable Preferred Shares with par value of One Peso (₱1.00) per share and NINETY MILLION (90,000,000, Redeemable Preferred Shares with par value of One Peso (₱1.00) per share and NINETY MILLION (90,000,000, Redeemable Preferred Shares with par value of One Peso (₱1.00) per share and NINETY MILLION (90,000,000, Redeemable Preferred Shares with par value of One Peso (₱1.00) per share and NINETY MILLION (90,000,000, Redeemable Preferred Shares shall be identical and shall entitle the holder thereof to the same rights and privileges The subscription price for the issuances of the Shares shall be at the discretion of the Board of Directors.  Each Common Shares shall entitle the holder thereof to one(1) vote on all matters upon which applicable law entitles the holders of Common Shares to vote. The Common Shares shall be at the discretion of the Board of Directors.  Each Common Shares shall entitle the holder thereof to the terms as may be determined by the Board of Directors.  Each Common Shares shall be non-voling, non-cumulative, re-issuable, and redeemable Preferred Shares shall be a class or series of shares which shall have complete Company, Holders of Redeemable Preferred Shares shall be entitled to commission.  Redeemable Preferred Shares shall be entitled to receive dividends as the Board	10-Jul-19

(1st Indorsement by the Securities and Exchange Commission)

	NAME of COMPANY		DATE ISSUED
493	MERALCO FINANCIAL SERVICES CORPORATION (AMENDMENT)	<ol> <li>To engage in the business of distribution of electric power, and to purchase electric power and other ancillary services from generation companies, independent power producers (IPPs), and approved entities for itself and/or as agents of corporations, cooperatives or other entities engaged in the electric power distribution, for resale to electric consumers, distribution companies and other eligible customers;</li> <li>To engage in or carry on the business of providing technical, commercial, regulatory, advisory, and other ancillary services for electric power generating plants, substations, transmission lines and/or distribution systems to persons, natural or juridical, who or that are engaged in electricity distribution and/or redistribution, or sale of electric power for residential, commercial, industrial and factory use, operating within or outside the Philippines;</li> <li>To manage, operate, invest in, hold, own, purchase, subscribe into, acquire, improve, develop, operate and/or maintain corporations, and other entities engaged in electric power generation, distribution and/or its related businesses within and outside the Philippines;</li> <li>To develop, own, construct, lease, lease out, operate and maintain property, structures, machineries, equipment and other things and devices without engaging in financial leasing;</li> <li>To charge, receive, and collect fees associated with the foregoing activities, and to do such other acts and activities that are analogous and/or related to any of the foregoing.</li> </ol>	12-Jul-19
494	SAN MIGUEL ENERGY CORPORATION (AMENDMENT)	SEVENTH: That the authorized capital stock of the corporation is SEVEN BILLION NINE MILLION SEVEN HUNDRED NINETY FIVE THOUSAND PESOS (P7,009,795,000.00), in lawful money of the Philippines, divided into SEVENTY MILLION NINETY SEVEN THOUSAND NINE HUNDRED FIFTY (70,097,950) shares with par value of ONE HUNDRED PESOS (P100.00) per share.	18-Jul-19
495	SOUTH PREMIERE POWER CORP. (AMENDMENT)	SEVENTH: That the authorized capital stock of the corporation is NINE BILLION ONE MILLION PESOS (Php9,001,000,000.00), in lawful money of the Philippines, divided into NINETY MILLION TEN THOUSAND (90,010,000) shares with par value of ONE HUNDRED PESOS (P100.00) per share.	18-Jul-19
496	STRATEGIC POWER DEVT. CORP. (AMENDMENT)	SEVENTH: That the authorized capital stock of the corporation is ONE BILLION ONE MILLION TWO HUNDRED THOUSAND PESOS (Php1,001,200,000.00), in lawful money of the Philippines, divided into TEN MILLION TWELVE THOUSAND (10,012,000) shares with par value of ONE HUNDRED PESOS (P100.00) per share.	18-Jul-19

	NAME of COMPANY		DATE ISSUED
497		The primary purpose of this corporation is to carry on, directly or indirectly, the business of generating power, derived from solar energy, hydroelectric fossil fuel, coal, geothermal, nuclear gas, and other variable sources of power, for lighting and power purposes and whole selling the electric power to any corporation, public electric utilities and electric cooperatives and for carrying on of all necessary and convenient buildings, structures, machinery, sub-stations, transmission lines, poles, wires and other things and devices, and to acquire and hold water and flowage rights and to acquire, lease hold, occupy or use land rights of way and easement.  Provided that the corporation shall not solicit, accept or take investments/placements from the public neither shall it issue investment contracts.  Provided, That STONE OF HOPE	19-Jul-19
498	ENERGYTECH VENTURES INC. (AMENDMENT)	THIRD: That the place where the principal office of the corporation is to be established at:  No. /Street: SUYLAND BDLG. VILLA GRANDE HOME AVE., COR. ALPHA ST., VILLA GRANDE HOME, BARANGAY CONCEPCION GRANDE  City/Town: NAGA CITY, Province: CAMARINES SUR  ARTICLE II  Section 1. Annual/Regular Meetings- The annual/regular meetings of stockholders shall be held at the principal office on every last Monday of September of each year, if legal holiday, then on the day following.	22-Jul-19

(1st Indorsement by the Securities and Exchange Commission)

	NAME of COMPANY		DATE ISSUED
499	CENTRAL NEGROS POWER RELIABILITY INC.	ARTICLE VII: That the authorized capital stock of the corporation is THREE HUNDRED SIXTY FIVE MILLION (P365,000,000.00) in Philippine Currency. Of the said authorized capital stock, TWO HUNDRED NINETY FOUR MILLION SIX HUNDRED SIXTY THREE THOUSAND (P294,663,000.00) PESOS shall be common shares, divided into TWO HUNDRED NINETY FOUR THOUSAND SIX HUNDRED SIXTY THREE (294,663) shares with a par value of ONE THOUSAND PESOS (P1,000) per share and SEVENTY MILLION THREE HUNDRED THIRTY SEVEN THOUSAND PESOS (P70,337,000.00) shall be Preferred Shares divided into SEVENTY THOUSAND THREE HUNDRED THIRTY SEVEN (70,337) shares with a par value of ONE THOUSAND PESOS (P1,000.00) each.	22-Jul-19
500	SYNCHRO VECTOR ENERGY CORP. (AMENDMENT)	THIRD: That the principal office of the Corporation shall be established or located at Unit 1A Galina Building, San Vicente Ferrer Street, Brgy. Real, Calamba City, Laguna.	27-Jul-19
501	ORION PACIFIC PRIME ENERGY INC. (AMENDMENT)	SECOND: That the primary purpose for which such corporation is incorporated is to engage in power generation as Independent Power Producer in the Philippines of both conventional and renewable energy sources:	29-Jul-19
502	SINAG POWER CORPORATION	To engage in the business of power generation, development, manufacture, sales, marketing, and distribution of power generating and power saving devices, including purchase, supply, and delivery of electricity, as well as to engage in, operate, conduct, and carry on the business of providing, importing, exporting, buying, selling such devices, technology and equipment in the field of renewable and alternative energy; provided that, the corporation shall not solicit, accept or take investments/placements from the public and neither shall issue investment contracts.	30-Jul-19
503	AWANGGAN ENERGY CORPORATION	To engage in the business of developing and operating ground- and/or structure-mounted conventional and/or renewable energy resources, sell electricity and carbon credits, act as the wholesale and retail electricity supplier and aggregator, engage in the operation and maintenance of power plants and to purchase or otherwise acquire, for the purpose of holding of disposing of the same, shares of stock, equity, rights, and property of any person, firm, association, or corporation engaged in industries or activities related to energy development, paying for the same in cash, shares of stocks, or bonds of the Corporation.	1-Aug-19
505	JG SUMMIT PETROCHEMICAL CORPORATION (AMENDMENT)	THIRD: That the place where the principal office address of the Corporation is to be established or located is at the 10th-11th Floors, Robinsons Cyberscape Gamma Bldg., Topaz and Ruby Roads, Ortigas Center, Brgy. San Antonio, Pasig City, Metro Manila 1605.	7-Aug-19
506	JG SUMMIT OLEFINS CORPORATION (AMENDMENT)	THIRD: That the place where the principal office address of the Corporation is to be established is at the 9th Floor Unit B, Robinsons Cyberscape Gamma Bldg., Topaz and Ruby Roads, Ortigas  Center, Brgy. San Antonio, Pasig City, Metro Manila 1605.	7-Aug-19
507	SUPERSERVE RENEWABLE ENERGY CORPORATION	To engage in the exploration, development, utilization and commercialization of Renewable Energy (RE) resources such as biomass, geothermal, hydro-power, solar, ocean, and wind energy sources, including application of renewable energy technologies and in the actual construction, operation and maintenance of RE systems and/or facilities for the generation, transmission, distribution, and sale of electricity form RE resources, and other emerging new RE technology.  Secondary purpose are: To engage in the consultancy services in the preparation of feasibility studies and provide technical expertise to other RE companies for the development, utilization and commercialization of RE resources; To purchase, acquire, own, lease, sell and convey to the extent allowed by law, property and goods of every kind and description as may be necessary to construct and operate its corporate business;  Provided that the corporation shall not solicit, accept or take investments/placements from the public neither shall it issue investment contracts.	13-Aug-19

(1st Indorsement by the Securities and Exchange Commission) as of 03 DECEMBER 2019

	NAME of COMPANY		DATE ISSUED
508	PALM HOLDINGS INCORPORATION	To engage in the exploration, development, utilization and commercialization of Hybrid Renewable Energy such as but not limited to biomass, geothermal, hydropower, solar, tidal, and wind energy sources, including application of renewable energy technologies and hybrid energy system paired with conventional fossii fuel systems; and in the actual construction operation and maintenance of Hybrid Renewable Energy systems as well as hybrid energy system and or facilities for the generation, production, transmission, distribution and sale of energy generated from renewable energy resources and hybrid energy systems, 1.To purchase, acquire, own, lease, sell, and convey to the extent allowed by law, property of every kind and description as may be necessary or incidental to the conduct of its corporate business.2.To raise capital or borrow money from not more than nineteen (19) lenders, including its stockholders, to meet the financial requirements of its business.3.To invest in the other companies and/or enter into joint venture agreements with any company, partnership, person or government entities, domestic or foreign, for the advancement of its business interest and in carrying out its primary purpose;4.To establish and operate branch offices or agencies to carry out any all of its operation and business without any restriction as to place or amount,5.To do and perform all acts and things necessary or incidental to the accomplishment of the foregoing purpose or the exercise of any or all the powers of a corporation for the benefit of this corporation and its stockholders.  Provided that the corporation shall not solicit, accept or take investments/placements from the public neither shall it issue investment contracts.	20-Aug-19
509	MASINLOC POWER PARTNERS CO. LTD.	SMCGP Masinloc Power Company Limited (formerly Masinloc AES Power Company Limited), a limited partnership organized and existing under the laws of the Philippines, with principal office at the Masinloc Coal-Fired Thermal Power Plant, Barangay Bani, Masinloc Zambales, represented herein by Paul Bernard D. Causon (the "General Partner");  - and -  Power Ventures Generation Corporation, a corporation organized and existing under the laws of the Philippines with principal office at 19th Floor, San Miguel Properties Centre, No. 7 St. Francis Street, Mandaluyong City, represented herein by its authorized representatives, Ferdinand K. Constantino and Sergio G. Edeza (the "Limited Partner");	22-Aug-19
510	SMCGP MASINLOC PARTNERS COMPANY LIMITED	SMCGP Masin Pte. Ltd. (formerly, Masin-AES Pte. Ltd.) a corporation organized and existing under the laws of Singapore and licensed to do business in the Philippines, with branch office at Masinloc Coal-Fired Thermal Power Plant, Barangay Bani, Masinloc Zambales, Philippines (the "Limited Partner");  - and -  Everest Power Development Corporation, a corporation organized and existing under the laws of the Philippines with principal office at 19th Floor, San Miguel Properties Centre, No. 7 St. Francis Street, Mandaluyong City, Philippines (the "General Partner");	22-Aug-19

(1st Indorsement by the Securities and Exchange Commission)

	NAME of COMPANY		DATE ISSUED
		PESOS shall be common shares, divided into ONE MILLION (1,000,000,000.00) IN THINDIPPINE CURRING. OF the said adminized capital stock, ONE HONDRED THOUSAND (100,000,000.00) Shall be common shares, divided into THREE HUNDRED THOUSAND NINE HUNDRED States with a par value of TEN CENTAVOIS (P0.10) per share and FOUR HUNDRED NINETY-NINE MILLION NINE HUNDRED THOUSAND PESOS (P499,900,000.00) shall be common shares, divided into THREE HUNDRED FORTY-NINE THOUSAND NINE HUNDRED (349,900) shares with a par value of ONE THOUSAND PESOS (P1,000.00) per share; and ONE HUNDRED FIFTY MILLION PESOS (P150,000,000.00) shall be Preferred Shares divided into ONE HUNDRED FIFTY THOUSAND (150,000) shares with a par value of ONE THOUSAND PESOS (P1,000.00) per share.	
		The Preferred Stock shall be issued subject to following conditions:	
		A. The holders of the Preferred Stock shall be entitled to receive dividends at the rate of two percent (2%) per annum, or as determined by the Board of Directors, on the face value thereof, in Philippine currency, for each share, such dividends to be payable out of the surplus profits of the Corporation so long as said Preferred Stock is outstanding.	
		B. Dividends on the said Preferred Stock shall be payable quarterly or semi-annually, as the Board of Directors may from time to time determine. Said dividends shall be preferential and cumulative, whether or not in any period the amount thereof is covered by earnings or profits of the corporation. All the dividends paid on the Preferred Stock shall be paid in chronological order with reference to the due dates for each quarter or semi-annual installment and shall accrue and be cumulative from the date of issuance thereof. In case any installment of said dividend is not paid on the dividend payment date of such installment, then the amount of such installment shall subsequently be paid before any dividend shall thereafter be paid to the holders of Common Stock. Subject only to the foregoing limitation, dividends in cash, or in stock, or otherwise may be paid from time to time to the holders of the Common Stock, from the surplus profits of the Corporation in such amounts and when and as declared, and the holders of Preferred Stock shall not be entitled to participate in any such dividends paid to the holders of Common Stock. Accumulations of dividends on the Preferred Stock shall not be arriting to the preferred Stock shall be entitled to no other dividends than as stated above.	
511	ENERGREEN POWER INTER-ISLAND CORP.	C. In the event of liquidation, dissolution, receivership, bankruptcy, or winding up of the affairs of the Corporation, voluntarily or involuntarily, except in connection with a merger or consolidation, the holders of Preferred Stock shall be entitled to be paid in full, or ratably, in so far as the assets of the Corporation will permit, P1,020,00, in Philippine currency, for each share of Preferred Stock held, together with the accrued and unpaid dividends thereon, in Philippine currency, to date of distribution, before any distribution shall be made to the holders of the Common Stock, and shall be entitled to no other distribution.	22-Aug-19
		D. The Preferred Stock shall be convertible into any other shares or securities of the Corporation.	
		E. The Corporation may redeem the whole or any part of the Preferred Stock then outstanding upon paying in cash to the holder of such Preferred Stock redeemed at P10,020.00 a share, together with a accrued and unpaid dividends thereon, in Philippine currency.	I
		In all cases of redemption under this paragraph:	
		1) Notice of redemption shall be sent by registered mail to holders of the Preferred Stock to be redeemed to his, her, or its address as the same appears on the books of the Corporation, within such reasonable time as the Board of Directors may determine and fix;	
		2) The payment of the redemption price of the shares redeemed shall be made at the office of the corporation in the Philippines, and at such other place or places, if any, as shall be specified in the notice of such redemption and shall be made upon the surrender of the corresponding certificate of shares redeemed. From and after the date fixed in any such notice as the date of redemption, unless the Corporation shall fail in the payment of the redemption price, dividends on the preferred Stock redeemed shall cease to accrue and all rights with respect to said shares of the holders thereof, except the right to receive the redemption price thereof, shall terminate;  3) In case of redemption of less than all shares of Preferred Stock at the time outstanding, the shares of the Preferred Stock to be redeemed shall be selected by the Corporation by lot or in such other equitable manner as the Board of Directors of the Corporation shall determine:	
512	CAMOTES ISLAND POWER GENERATION	To buy, acquire, lease, construct, maintain, and operate plants, work systems, poles, poles wire, conduit, ducts and subway for the production, supply, distribution and sale of electricity for light and	29-Aug-19
512	CORPORATION	power and any other use to which electricity may be applied.	29-Aug-19
513	PETROFUEL LOGISTICS, INC. (BEYOND JURISDICTION)	primary purposes cited are not within the EPIMB's jurisdiction which covers business purpose such as electric power generation, transmission, distribution and supply, and monitoring of plant performance.	29-Aug-19

	NAME of COMPANY		DATE ISSUED		
	KEPCO PHILIPPINES HOLDINGS, INC. (AMENDMENT)	SECOND: That its primary and secondary purpose are:			
514		PRIMARY PURPOSE  To rehabilitate, operate, maintain and manage the Malaya Power Complex in Pillia, Rizal, Philippines and to engage or invest in the business of developing, designing, building, managing, operating, maintaining and/or owning conventional and renewable energy resources, power generation plants, converting stations, and/or facilities for ancillary services, battery energy storage systems, the supply/retail of electricity, energy selling and buying, energy trading and electricity sales for the contestable market, billing, collection and customer service, and to participate in the competitive selection process for the award of power sales agreements, provided that the corporation shall comply with the provisions of Republic Act No. 9136 (Electric Power Industry Reform Act of 2001 or EPIRA), Republic Act No. 9513 (Renewable Energy Act of 2008) and their implementing rules and regulations (IRR), including any amendments thereto, and policy guidelines of the Department of Energy, Department of Environment and Natural Resources (DENR) and other relevant government agencies.	30-Aug-19		
515	ST. PAUL REICH OXYGEN AND NITROGEN GENERATION PLANT CORPORATION (BEYOND JURISDICTION)	the primary purposes cited are not within the EPIMB's jurisdiction which covers business purpose such as electric power generation, transmission, distribution and supply, and monitoring of plant performance	3-Sep-19		
516	SOLVRE, INC. (AMENDMENT)	The annual/regular meetings of the stockholders shall be held at the Corporation's principal office on the 4th Monday of June of each year. If such day is a legal holiday, then an annual/regular meeting o stockholders shall be held on the following day.	6-Sep-19		
517	ORIENTAL ENERGY & POWER GENERATION CORP. (AMENDMENT)	THIRD: That the place where the principal office of the corporation is to be established is at:  Ore Central, 9th Avenue corner 31st Street, Bonifacio Global City, Taquiq City, Metro Manila.	11-Sep-19		
518	AC ENERGY, INC. (AMENDMENT)	That the authorized capital stock of the corporation is Pesos: Thirty - Six Billion One Hundred Fifty-Two Million Five Hundred Thousand (PhP 36,152,500,000.00), divided into two hundred enty-seven million four hundred thousand (227,400,000) Common Shares with a par value of Pesos: One Hundred (PhP 100.00) per share and one hundred thirty-four million one hundred twenty five thousand (134,125,000) Redeemable Preferred Shares with a par value of Pesos: One Hundred (PhP 100.00) per share; provided that the Redeemable Preferred Shares shall have the following features:  (i)Voting; (ii)With preference in dividend declaration based on a dividend rate to be approved by the Board of Directors (non-cumulative, non-compounding and non-participating); (iii)With preference as to liquidation; and (iv)Redeemable at the option of the issuer.			
519	POWERSOURCE PHILIPPINES, INC. (AMENDMENT)	The authorized capital stock of the Corporation is Two Hundred Forty Million Pesos (PHP 240,000,000.00) divided into Twenty Two Million Three Hundred Fifty-Seven Thousand (22,357,000) Common shares with a par value of Ten Pesos (PHP 10.00) per share, One Hundred Sixty One Thousand (161,000) Class A Preferred Shares with a par value of One Hundred Pesos (PHP 10.00) per share, Twenty Seven Thousand (27,000) Class B Preferred shares with a par value of Ten Pesos (PHP 10.00) per share, and Six Thousand (6,000) Subordinated Non-Voting Preferred shares with a par value of Ten Pesos (PHP 10.00) per share.			
520	UDENNA ENERGY CORPORATION (AMENDMENT)				
521	PALM ENERGY INC.	To engage in the exploration, development, utilization and commercialization of Hybrid Renewable Energy such as but not limited to biomass, geothermal, hydropower, solar, tidal, and wind energy sources, including application of renewable energy technologies and hybrid energy system paired with conventional fossil fuel systems; and in the actual construction operation and maintenance of Hybrid Renewable Energy systems as well as hybrid energy system, and or facilities for the generation, production, transmission, distribution and sale of energy generated from renewable energy resources and hybrid energy system. Secondary purpose:1. To purchase, acquire, own, lease, sell, and convey to the extent allowed by law, property of every kind and description as may be necessary or incidental to the conduct of its business.2. To raise capital or borrow money from not more than nineteen (19) lenders, including its stockholders, to meet the financial requirements of its business. 3rd invest in the other companies and/or enter into joint venture agreements with any company, partnership, person or government entities, domestic or foreign, for the advancement of its business interest and in carrying out its primary purpose;4. To establish and operate branch offices or agencies to carry out any all of its operation and business without any restriction as to place or amount;5. To do and perform all acts and things necessary or incidental to the accomplishment of the foregoing purpose or the exercise of any or all the powers of a corporation for the benefit of this corporation and its stockholders.  Provided that the corporation shall not solicit, accept or take investment/placements from the public neither shall it issue investment contracts.	17-Sep-19		
522	POCANTICO POWER GNPK, INC.	3) To form and become a partner in any general or limited partnership or any business formation with other corporations and/or individuals for the purpose of, among other things, building, acquiring, owning, maintaining and operating power generation projects and transmission lines, transmission and related activities, and engaging in business relationships that may be necessary to the development and expansion of the business;	18-Sep-19		

	NAME of COMPANY		DATE ISSUED			
523	PROVERBS 13:22, INC.	3) To form and become a partner in any general or limited partnership or any business formation with other corporations and/or individuals for the purpose of, among other things, building, acquiring, owning, maintaining and operating power generation projects and transmission lines, transmission and related activities, and engaging in business relationships that may be necessary to the development and expansion of the business;				
524	ACACIA MINDANAO HOLDINGS, INC.	3) To form and become a partner in any general or limited partnership or any business formation with other corporations and/or individuals for the purpose of, among other things, building, acquiring, owning, maintaining and operating power generation projects and transmission lines, transmission and related activities, and engaging in business relationships that may be necessary to the development and expansion of the business;				
525	GNPK GP CORP.	iii) To form and become a partner in any general or limited partnership or any business formation with other corporations and/or individuals for the purpose of, among other things, building, acquiring, owning, maintaining and operating power generation projects and transmission lines, rendering technical and consulting services in the area of power generation, transmission and related activities, and engaging in business relationships that may be necessary to the development and expansion of the business;	18-Sep-19			
526	PROVERBS 16, INC.	iii) To form and become a partner in any general or limited partnership or any business formation with other corporations and/or individuals for the purpose of, among other things, building, acquiring, owning, maintaining and operating power generation projects and transmission lines, transmission and related activities, and engaging in business relationships that may be necessary to the development and expansion of the business;				
527	UNIVERSAL POWER SOLUTIONS, INC.	FIRST- The name of said corporation shall be:  UNIVERSAL POWER SOLUTIONS, INC. (formerly, Limay Power Generation Corporation)  SECOND- A. The primary purpose of this corporation is to carry on the business of producing, generating and storing electricity and processing fuels alternative for power generation, including expanded operation of energy supply base and the generation and cogeneration of electric power, storage of electric power, as well as the supply and consolidation of the electric power demand of end- users, and to carry on all services incident and/or ancillary to the above, including, without limitation, the, construction, assembly, testing, commissioning, operation, maintenance, rehabilitation and  management of power generating plants, substations, battery energy storage systems and related facilities and equipment, to engage in the promoting, marketing and sale of such electric power and to  engage in all other businesses incidental to the foregoing, including, but not limited to, the sale of the by-products of power generation, purchase, import, lease or otherwise acquire equipment, materials,  tools, spare parts, fuel, lubricants, chemicals, consumables and such other requirements necessary, incidental and/or incremental for the construction, operation and maintenance of power generating  and power storage facilities of the corporation or any of its components.  B. The corporation shall have all the express powers of a corporation as provided for under Section 35 of the Revised Corporation Code of the Philippines.	23-Sep-19			

	NAME of COMPANY		DATE ISSUED	
528	GEM POWER CORPORATION	To engage in the business of power generation, development, manufacture, sales, marketing, and distribution of power generating and power saving devices, including purchase, supply, and delivery of electricity, as well as to engage in, operate, conduct, and carry on the business of providing, importing, exporting, buying, selling such devices, technology and equipment in the field of renewable and alternative energy; provided that, the corporation: (a) shall not solicit, accept or take investments/placements from the public and neither shall it issue investment contracts; (b) shall comply with the provisions of Republic Act No. 9136, otherwise known as the Electric Power Industry Reform Act of 2001, Republic Act No. 9513 (Renewable Energy Act of 2008) and their implementing Rules and Regulations, including any amendments thereto; policies of the Energy Regulatory Commission (ERC) pertaining to Retail Competition and Open Access Wholesale Electricity Spot Market Rules and Retail Rules, and policy of the Department of Environment and Natural Resources and other relevant government agencies; (c) secure from the ERC the necessary permits and licenses, as well as compliance with the Competition Rules promulgated by the Philippine Competition Commission in accordance with Republic Act No. 10667 of The Philippine Competition Act.	25-Sep-19	
529	GOLD AU TRADE AND INDUSTRIES INC. (BEYOND JURISDICTION)  Please be informed that the primary purposes cited are not within the EPIMB's jurisdiction which covers business purpose such as electric power generation, transmission, distribution and supply, and monitoring of power facility performance.			
530	NORTH PREMIER INFRASTRUCTURE AND DEVELOPMENT CORP.	To engage in construction business activities such as, Highways, including expressways, roads, bridges, interchanges, tunnels, and related activities. Railways or rail-based projects that may or may not be packaged with commercial development opportunities; Non-rail based mass transit facilities, navigable inland waterways and related facilities; Port infrastructures like piers, wharves, quays, storage, handling, ferry services and related facilities; airports, air navigation and related facilities; Elecommunications, backbone network, terrestrial and satellite facilities and related service facilities; Information technology (IT) and data base infrastructure, including modernization of IT, Peterborough Irrigation and related facilities water supply, sewerage, drainage, and related facilities; Clucation and health infrastructure; Land reclamation, dredging and other related development facilities; Industrial and tourism estates or townships, including ecotourism projects such as terrestrial and coastal/marine nature parks, among others and related infrastructure facilities and utilities; Government buildings, housing projects; Markets, slaughterhouses, and related facilities; Warehouses and post-harvest facilities; Public fish ports and fishponds, including storage and processing facilities; Environmental and solid waste management related facilities such as, but not limited to, collection equipment, composting plants, landfill and tidal barriers, among others; and Climate change mitigation and adaptation infrastructure projects and related facilities.  Provided that the corporation shall not solicit, accept or take investments/placements from the public neither shall it issue investment contracts.	4-Oct-19	

(1st Indorsement by the Securities and Exchange Commission)

	NAME of COMPANY		DATE ISSUED
53	ACE ENDEVOR, INC. (AMENDMENT)	FIRST: The name of said corporation shall be:  ACE ENDEVOR, INC. (formerly AC Energy Development, Inc.)  SEVENTH:That the authorized capital stock of the Corporation is Two Billion Seven Hundred Million Sixty-Six Thousand Nine Hundred Sixty-Five and Forty-Eight Centavos (PhP2,700,066,965.48) in lawful money of the Philippines divided into:  1.Two Million (2,000,000) Common A Shares with a par value of One Hundred Pesos (Php 100.00) per share;  Xxx  Xxx  4. Twenty-Five Million (25,000,000) Redeemable Preferred Shares with a par value of One Hundred Pesos (Php100.00) per share; provided that the Redeemable Preferred Shares shall have the following features:  (i)Voting; (ii)Redeemable at the option of the issuer at issue price; (iii)Redeemable at the option of the issuer at issue price; (iii)With preference as to dividend distribution, but at a dividend rate to be determined by the Board of Directors; and (vi)May be reissued at the option of the issuer.  Common B shares shall have full voting rights. Common B shares shall likewise be entitled to receive dividends in such amount and at such times as determined by the Board of Directors. With the exception of the foregoing, Common A shares, Common B shares, Founders shares, and Redeemable Preferred shares shall be equal in all other aspects.	7-Oct-19
53	2 AC ENERGY PHILIPPINES, INC. (AMENDMENT)	FIRST:The name of said corporation shall be AC ENERGY PHILIPPINES, INC. (formerly PHINMA Energy Corporation)  THIRD:That the place where the principal office of the corporation is to established or located is at 4th Floor, 6750 Office Tower, Ayala Avenue, Makati City, Philippines. The Corporation may establish and maintain branch offices or agencies elsewhere in the Philippines or in foreign counties whenever warranted by exigencies of its business.	7-Oct-19

		(1st Indorsement by the Securities and Exchange Commission)	
	NAME of COMPANY	as of 03 DECEMBER 2019	DATE ISSUED
533	ACE ENEXOR, INC. (AMENDMENT)	FIRST:The name of corporation shall be ACE ENEXOR, INC. (formerly PHINMA Petroleum and Geothermal, Inc.)  THIRD:That the principal office of the corporation is to established or located is at 4th Floor, 6750 Office Tower, Ayala Avenue, Makati City, Philippines.	7-Oct-19
534	AIEC MISSIONARY GREEN ENERGY CORPORATION (AMENDMENT)	SEVENTH: That the authorized capital stock of the Corporation is Twenty Million Pesos (Php20,000,000.00) in lawful money of the Philippines, divided into Two Hundred Thousand (200,000) shares with a par value of ONE HUNDRED PESOS (Php100.00) per share.	8-Oct-19
535	LIBERTAD ENERGY CORP.	5. The purpose(s) of said corporation which it intends to pursue in the transaction of its business in the Philippines is/are:  1)To form and become a partner in any general or limited partnership or any business formation with other corporations and/or individuals for the purpose of, among other things, building, acquiring, owning, maintaining and operating power generation projects and transmission lines, transmission and related activities, and engaging in business relationships that may be necessary to the development and expansion of the business; xxx	10-Oct-19
536	INGRID2 POWER CORP.	To own, operate, manage, maintain, and rehabilitate energy system and projects; to provide services, including advisory and consultancy services, in relation to energy projects, and in such other activities related thereto; and to acquire and/or lease land, and franchises from private and/or government entities and such other rights and activities incidental thereto, or for the purpose set forth herein xxx	10-Oct-19
537	INGRID3 POWER CORP.	To own, operate, manage, maintain, and rehabilitate energy system and projects; to provide services, including advisory and consultancy services, in relation to energy projects, and in such other activities related thereto; and to acquire and/or lease land, and franchises from private and/or government entities and such other rights and activities incidental thereto, or for the purpose set forth herein xxxx	10-Oct-19
538	77 NEXTERAENERGY CORPORATION	To carry on the general business of generating, transmitting and/or distributing energy derived from hydroelectric, coal, fossil, fuel, geothermal, nuclear gas, and other viable sources of power for lighting and power purposes and whole selling the electric power to any power corporation, public electric utilities and electric cooperatives;	18-Oct-19

	NAME of COMPANY		DATE ISSUED		
		FIRST:The name of the corporation shall be FORT PILAR ENERGY, INC. (formerly HILL TRENCH POWER INC.)			
		SIXTH: The Corporation shall have seven (7) directors who are to serve until their successors are elected and qualified as provided by the by-laws.			
539	FORTPILAR ENERGY, INC. (AMENDMENT)	SEVENTH:The authorized capital stock of the Corporation is One Billion Pesos (₱1,000,000,000.00), Philippine Currency, divided into Ten Million (10,000,000) shares with a par value of One Hundred Pesos (₱100.00) per share.  FIRST:The name of the corporation shall be FORT PILAR ENERGY, INC.  (formerly HILL TRENCH POWER INC.)	18-Oct-19		
		SIXTH: The Corporation shall have seven (7) directors who are to serve until their successors are elected and qualified as provided by the by-laws.			
		SEVENTH: The authorized capital stock of the Corporation is One Billion Pesos (P1,000,000,000.00), Philippine Currency, divided into Ten Million (10,000,000) shares with a par value of One Hundred Pesos (P100.00) per share.			
540	MGEN RENEWABLE ENERGY, INC. (AMENDMENT)	VENTH: The authorized capital stock of the Corporation is One Billion Pesos (Php1,000,000,000.00), in lawful money of the Philippines, divided into Ten Million (10,000,000) common shares with a par value of One Hundred Pesos (Php)100.00) per share.			
541	HARMONICS POWER EQUIPMENT AND SERVICES, INC. (AMENDMENT)	To engage in the business of developing and operating floating, ground and/or structure-mounted conventional and/or renewable energy resources, sell electricity and carbon credits, act as a wholesale and retail electricity supplier and aggregator, engage in the operation and maintenance of power plants and to purchase or otherwise acquire, for the purpose of holding or disposing of the same, shares of stock, equity, rights, and property of any natural or juridical person/s engaged in industries or activities related to energy development, paying for the same in cash, shares of stock, or bonds of the Corporation and to possess all the express powers of a corporation as provided under Section 35 of the Revised Corporation Code of the Philippines.			
542	FIELD EFFECTS GENSET RENTAL AND SERVICES, INC. (AMENDMENT)	To engage in rental services of equipment, as well as the business of developing and operating floating, ground and/or structure-mounted conventional and/or renewable energy resources, sell electricity and carbon credits, act as a wholesale and retail electricity supplier and aggregator, engage in the operation and maintenance of power plants and to purchase or otherwise acquire, for the purpose of holding or disposing of the same, shares of stock, equity, rights, and property of any natural or juridical person/s engaged in industries or activities related to energy development, paying for the same in cash, shares of stock, or bonds of the Corporation.			
543	DIRECTPOWER SERVICES, INC. (AMENDMENT)	The place where the principal office of the Corporation is to be established is at the 5th Floor, Ayala Malls Manila Bay, Diosdado Macapagal Blvd., Parañaque City.	29-Oct-19		
544	SHIN CLARK POWER CORPORATION	To engage in, carry on, and conduct the business of designing, constructing, operating, and maintaining electric power distribution systems within the New Clark City; to provide services related to the reading, billing, and collection for the distribution and sale of electricity; to contract and subcontract works in relation to any of the foregoing activities; and to do such other acts and activities that are analogous and/or related to any of the foregoing;	5-Nov-19		

## (1st Indorsement by the Securities and Exchange Commission)

	NAME of COMPANY				
		PESOS shall be common shares, divided into ONE MILLION (1,000,000) shares with a par value of TEN CENTAVOIS (P0.10) per share and FOUR HUNDRED NINETY-NINE MILLION NINE HUNDRED THOUSAND PESOS (P499,900,000.00) shall be common shares, divided into THREE HUNDRED FORTY-NINE THOUSAND NINE HUNDRED (349,900) shares with a par value of ONE THOUSAND PESOS (P1,000.00) per share; and ONE HUNDRED FIFTY MILLION PESOS (P150,000,000.00) shall be Preferred Shares divided into ONE HUNDRED FIFTY THOUSAND (150,000) shares with a par value of ONE THOUSAND PESOS (P1,000.00) per share.			
545		The Preferred Stock shall be issued subject to following conditions:			
		A.The holders of the Preferred Stock shall be entitled to receive dividends at the rate of two percent (2%) per annum, or as determined by the Board of Directors, on the face value thereof, in Philippine currency, for each share, such dividends to be payable out of the surplus profits of the Corporation so long as said Preferred Stock is outstanding.			
	ENERGREEN POWER INTER-ISLAND CORP. (AMENDMENT)	B.Dividends on the said Preferred Stock shall be payable quarterly or semi-annually, as the Board of Directors may from time to time determine. Said dividends shall be preferential and cumulative, whether or not in any period the amount thereof is covered by earnings or profits of the corporation. All the dividends paid on the Preferred Stock shall be paid in chronological order with reference to the due dates for each quarter or semi-annual installment and shall accrue and be cumulative from the date of issuance thereof. In case any installment of said dividend is not paid on the dividend payment date of such installment, then the amount of such installment shall subsequently be paid before any dividend shall thereafter be paid to the holders of Common Stock. Subject only to the foregoing limitation, dividends in cash, or in stock, or otherwise may be paid from time to time to the holders of the Common Stock, from the surplus profits of the Corporation in such amounts and when and as declared, and the holders of Preferred Stock shall not be entitled to participate in any such dividends paid to the holders of Common Stock. Accumulations of dividends on the Preferred Stock shall not be an as stated above.			
		C.In the event of liquidation, dissolution, receivership, bankruptcy, or winding up of the affairs of the Corporation, voluntarily or involuntarily, except in connection with a merger or consolidation, the holders of Preferred Stock shall be entitled to be paid in full, or ratably, in so far as the assets of the Corporation will permit, P1,020.00, in Philippine currency, for each share of Preferred Stock held, together with the accrued and unpaid dividends thereon, in Philippine currency, to date of distribution, before any distribution shall be made to the holders of the Common Stock, and shall be entitled to no other distribution.	5-Nov-19		
		D.The Preferred Stock shall be convertible into any other shares or securities of the Corporation.			
		E.The Corporation may redeem the whole or any part of the Preferred Stock then outstanding upon paying in cash to the holder of such Preferred Stock redeemed at P10,020.00 a share, together with all accrued and unpaid dividends thereon, in Philippine currency.			
		In all cases of redemption under this paragraph:			
		1)Notice of redemption shall be sent by registered mail to holders of the Preferred Stock to be redeemed to his, her, or its address as the same appears on the books of the Corporation, within such reasonable time as the Board of Directors may determine and fix;			
		2)The payment of the redemption price of the shares redeemed shall be made at the office of the corporation in the Philippines, and at such other place or places, if any, as shall be specified in the notice of such redemption and shall be made upon the surrender of the corresponding certificate of shares redeemed. From and after the date fixed in any such notice as the date of redemption, unless the Corporation shall fail in the payment of the redemption price, dividends on the preferred Stock redeemed shall cease to accrue and all rights with respect to said shares of the holders thereof, shall terminate;  3)In case of redemption of less than all shares of Preferred Stock at the time outstanding, the shares of the Preferred Stock to be redeemed shall be selected by the Corporation by lot or in such other equitable manner as the Board of Directors of the Corporation shall determine;			
546	CENTURY PEAK HOLDINGS CORPORATION (AMENDMENT)	FIRST: The name of this Corporation shall be:  CENTURY PEAK HOLDINGS CORPORATION  (Formerly: Century Peak Metals Holdings Corporation)	5-Nov-19		

	NAME of COMPANY		DATE ISSUED
_	NAME OF COMPANY		DATE ISSUED
54	, GIGASOL2, INC. (AMENDMENT)	Article VII: That the authorize capital stock of the Corporation is Five Hundred Million Pesos (PhP500,000,000.000) in lawful money of the Philippines, divided into:  1.Fifty Million (50,000,000) Common Shares with the par value of One Peso (PhP 1.00) per share; and  2.Four Million Five Hundred Thousand (4,500,000) Redeemable Preferred Shares with a par value of One Hundred Pesos (PhP100.00) per share; provided that the Redeemable Preferred Shares shall have the following features:  (i)Voting (ii)Non-participating; (iii)Redeemable at the option of the issuer at issue price; (iv)With preference as to liquidation; and (v)With preference as to dividend distribution, but at a dividend rate to be determined by the Board of Directors.  With the exception of the foregoing, Common Shares and Redeemable Preferred Shares shall be equal in all other aspects.	6-Nov-19
54	GIGASOL3, INC. (AMENDMENT)	Article VII: That the authorize capital stock of the Corporation is Five Hundred Eighty Four Million Pesos (PhP584,000,000.00) in lawful money of the Philippines, divided into:  1.Fifty Eight Million Four Hundred Thousand (58,400,000) Common Shares with the par value of One Peso (PhP 1.00) per share; and  2.Five Million Two Hundred Fifty-Six Thousand (5,256,000) Redeemable Preferred Shares with a par value of One Hundred Pesos (PhP100.00) per share; provided that the Redeemable Preferred Shares shall have the following features:  (i)Voting  (ii)Non-participating;  (iii)Redeemable at the option of the issuer at issue price;  (iv)With preference as to liquidation; and  (v)With preference as to dividend distribution, but at a dividend rate to be determined by the Board of Directors.  With the exception of the foregoing, Common Shares and Redeemable Preferred Shares shall be equal in all other aspects.	6-Nov-19
54	AC ENERGY PHILIPPINES, INC. (AMENDMENT)	That the authorized capital stock of said Corporation is TWENTY-FOUR BILLION FOUR HUNDRED MILLION PESOS (P24,400,000,000.00) Philippine Currency, and said capital stock is divided into TWENTY-FOUR BILLION FOUR HUNDRED MILLION (24,400,000,000.00) shares with a par value of One Peso (P1.00) per share.  xxx  That existing stockholders shall have no pre-emptive right in relation to shares issued in good faith in exchange for property needed for corporate purposes or in payment of a previously contracted debt provided however, that shares to be issued for this purpose shall not exceed sixteen (16) billion shares.	6-Nov-19

	NAME of COMPANY		DATE ISSUED
550	ENERNET ONE PHILS., INC.	To engage in the general business of generation of power derived from fossil fuel, renewable energy resources and other viable sources of power, for power purposes and wholesale of electricity to power companies, distribution utilities, electric cooperative, retail electricity suppliers, aggregators and other customers to such extent and in such manner as may be permitted by applicable law and regulations; to engage in other ancillary businesses including but not limited to owning, maintaining, operating, leasing or leasing out batter storage machineries and/or equipment, solar panels and accessories meters, instruments and other things and devices related to any of the aforementioned businesses; to develop, design, acquire, build, construct, erect, assemble, commission, install, own, maintain, operate, rehabilitate and manage all necessary and convenient facilities, plants, buildings, structures, equipment, machineries, substations, transmission lines, poles, wires and other properties used in the generation of electricity and facilities used in connection therewith; to enter into contracts either alone or jointly with other companies or persons for the purpose of carrying out the businesses under which this corporation is created.	6-Nov-19
551	GIGA ACE 1, INC.	To carry on the general business of generating, marketing, selling and supplying energy derived from coal, natural gas, fuel, diesel, gas turbine, steam power plant, fossil fuel, renewable energy sources (including but not limited to hydro, wind, solar, biomass, geothermal, or ocean/tidal), and other viable sources of power; to develop, construct, install, build, commission, operate, own, maintain, rehabilitate, operate, manage, lease and transfer power generating plants and related facilities, for both renewable and non-renewable energy sources, and other generating plants of any type and technology and related facilities; to engage in the business of a retail electricity supplier and energy consolidator or aggregator including sourcing, selling, brokering, marketing and aggregating of electricity to the end-user; and to provide related services such as those necessary or appropriate in connection with the foregoing, to such an extent and in such manner as may be permitted by applicable law and provided that it shall not operate as a public utility.  Provided that the corporation shall not solicit, accept or take investments/placements from the public neither shall it issue investment contracts.	7-Nov-19
552	GIGA ACE 2, INC.	To carry on the general business of generating, marketing, selling and supplying energy derived from coal, natural gas, fuel, diesel, gas turbine, steam power plant, fossil fuel, renewable energy sources (including but not limited to hydro, wind, solar, biomass, geothermal, or ocean/tidal), and other viable sources of power; to develop, construct, install, build, commission, operate, own, maintain, rehabilitate, operate, manage, lease and transfer power generating plants and related facilities, for both renewable and non-renewable energy sources, and other generating plants of any type and technology and related facilities; to engage in the business of a retail electricity supplier and energy consolidator or aggregator including sourcing, selling, brokering, marketing and aggregating of electricity to the end-user; and to provide related services such as those necessary or appropriate in connection with the foreign to such an extent and in such manner as may be permitted by applicable law and provided that it shall not operate as a public utility.  Provided that the corporation shall not solicit, accept or take investments/placements from the public neither shall it issue investment contracts.	7-Nov-19
553	GIGA ACE 3, INC.	To carry on the general business of generating, marketing, selling and supplying energy derived from coal, natural gas, fuel, diesel, gas turbine, steam power plant, fossil fuel, renewable energy sources (including but not limited to hydro, wind, solar, biomass, geothermal, or ocean/tidal), and other viable sources of power; to develop, construct, install, build, commission, operate, own, maintain, rehabilitate, operate, manage, lease and transfer power generating plants and related facilities, for both renewable and non-renewable energy sources, and other generating plants of any type and technology and related facilities; to engage in the business of a retail electricity supplier and energy consolidator or aggregator including sourcing, selling, brokering, marketing and aggregating of electricity to the end-user; and to provide related services such as those necessary or appropriate in connection with the foregoing, to such an extent and in such manner as may be permitted by applicable law and provided that it shall not operate as a public utility.  Provided that the corporation shall not solicit, accept or take investments/placements from the public neither shall it issue investment contracts.	7-Nov-19
554	GIGA ACE 4, INC.	To carry on the general business of generating, marketing, selling and supplying energy derived from coal, natural gas, fuel, diesel, gas turbine, steam power plant, fossil fuel, renewable energy sources (including but not limited to hydro, wind, solar, biomass, geothermal, or ocean/tidal), and other viable sources of power; to develop, construct, install, build, commission, operate, own, maintain, rehabilitate, operate, manage, lease and transfer power generating plants and related facilities, for both renewable and non-renewable energy sources, and other generating plants of any type and technology and related facilities; to engage in the business of a retail electricity supplier and energy consolidator or aggregator including sourcing, selling, brokering, marketing and aggregating of electricity to the end-user; and to provide related services such as those necessary or appropriate in connection with the foregoing, to such an extent and in such manner as may be permitted by applicable law and provided that it shall not operate as a public utility.  Provided that the corporation shall not solicit, accept or take investments/placements from the public neither shall it issue investment contracts.	7-Nov-19

	NAME of COMPANY		DATE ISSUED
555	GIGA ACE 5, INC.	To carry on the general business of generating, marketing, selling and supplying energy derived from coal, natural gas, fuel, diesel, gas turbine, steam power plant, fossil fuel, renewable energy sources (including but not limited to hydro, wind, solar, biomass, geothermal, or ocean/tidal), and other viable sources of power; to develop, construct, install, build, commission, operate, own, maintain, rehabilitate, operate, manage, lease and transfer power generating plants and related facilities, for both renewable and non-renewable energy sources, and other generating plants of any type and technology and related facilities; to engage in the business of a retail electricity supplier and energy consolidator or aggregator including sourcing, selling, brokering, marketing and aggregating of electricity to the end-user; and to provide related services such as those necessary or appropriate in connection with the foregoing, to such an extent and in such manner as may be permitted by applicable law and provided that it shall not operate as a public utility.  Provided that the corporation shall not solicit, accept or take investments/placements from the public neither shall it issue investment contracts.	7-Nov-19
556	GIGA ACE 6, INC.	To carry on the general business of generating, marketing, selling and supplying energy derived from coal, natural gas, fuel, diesel, gas turbine, steam power plant, fossil fuel, renewable energy sources (including but not limited to hydro, wind, solar, biomass, geothermal, or ocean/tidal), and other viable sources of power; to develop, construct, install, build, commission, operate, own, maintain, rehabilitate, operate, manage, lease and transfer power generating plants and related facilities, for both renewable and non-renewable energy sources, and other generating plants of any type and technology and related facilities; to engage in the business of a retail electricity supplier and energy consolidator or aggregator including sourcing, selling, brokering, marketing and aggregating of electricity to the end-user; and to provide related services such as those necessary or appropriate in connection with the foregoing, to such an extent and in such manner as may be permitted by applicable law and provided that it shall not operate as a public utility.  Provided that the corporation shall not solicit, accept or take investments/placements from the public neither shall it issue investment contracts.	7-Nov-19
557	GIGA ACE 7, INC.	To carry on the general business of generating, marketing, selling and supplying energy derived from coal, natural gas, fuel, diesel, gas turbine, steam power plant, fossil fuel, renewable energy sources (including but not limited to hydro, wind, solar, biomass, geothermal, or oceantidal), and other viable sources of power; to develop, construct, install, build, commission, operate, own, maintain, rehabilitate, operate, manage, lease and transfer power generating plants and related facilities, for both renewable and non-renewable energy sources, and other generating plants of any type and technology and related facilities; to engage in the business of a retail electricity supplier and energy consolidator or aggregator including sourcing, selling, brokering, marketing and aggregating of electricity to the end-user; and to provide related services such as those necessary or appropriate in connection with the foregoing, to such an extent and in such manner as may be permitted by applicable law and provided that it shall not operate as a public utility.  Provided that the corporation shall not solicit, accept or take investments/placements from the public neither shall it issue investment contracts.	7-Nov-19
558	GIGA ACE 8, INC.	To carry on the general business of generating, marketing, selling and supplying energy derived from coal, natural gas, fuel, diesel, gas turbine, steam power plant, fossil fuel, renewable energy sources (including but not limited to hydro, wind, solar, biomass, geothermal, or oceantidal), and other viable sources of power; to develop, construct, install, build, commission, operate, own, maintain, rehabilitate, operate, manage, lease and transfer power generating plants and related facilities, for both renewable and non-renewable energy sources, and other generating plants of any type and technology and related facilities; to engage in the business of a retail electricity supplier and energy consolidator or aggregator including sourcing, selling, brokering, marketing and aggregating of electricity to the end-user; and to provide related services such as those necessary or appropriate in connection with the foreigning, to such an extent and in such manner as may be permitted by applicable law and provided that it shall not operate as a public utility.  Provided that the corporation shall not solicit, accept or take investments/placements from the public neither shall it issue investment contracts.	7-Nov-19
559	GIGA ACE 9, INC.	To carry on the general business of generating, marketing, selling and supplying energy derived from coal, natural gas, fuel, diesel, gas turbine, steam power plant, fossil fuel, renewable energy sources (including but not limited to hydro, wind, solar, biomass, geothermal, or oceantidal), and other viable sources of power; to develop, construct, install, build, commission, operate, own, maintain, rehabilitate, operate, manage, lease and transfer power generating plants and related facilities, for both renewable and non-renewable energy sources, and other generating plants of any type and technology and related facilities; to engage in the business of a retail electricity supplier and energy consolidator or aggregator including sourcing, selling, brokering, marketing and aggregating of electricity to the end-user; and to provide related services such as those necessary or appropriate in connection with the foregoing, to such an extent and in such manner as may be permitted by applicable law and provided that it shall not operate as a public utility.  Provided that the corporation shall not solicit, accept or take investments/placements from the public neither shall it issue investment contracts.	7-Nov-19

as of	03	DEC	EMB	ER	2019	

	NAME of COMPANY		DATE ISSUED
560	GIGA ACE 10, INC.	To carry on the general business of generating, marketing, selling and supplying energy derived from coal, natural gas, fuel, diesel, gas turbine, steam power plant, fossil fuel, renewable energy sources (including but not limited to hydro, wind, solar, biomass, geothermal, or ocean/tidal), and other viable sources of power; to develop, construct, install, build, commission, operate, own, maintain, rehabilitate, operate, manage, lease and transfer power generating plants and related facilities, for both renewable and non-renewable energy sources, and other generating plants of any type and technology and related facilities; to engage in the business of a retail electricity supplier and energy consolidator or aggregator including sourcing, selling, brokering, marketing and aggregating of electricity to the end-user; and to provide related services such as those necessary or appropriate in connection with the foregoing, to such an extent and in such manner as may be permitted by applicable law and provided that it shall not operate as a public utility.  Provided that the corporation shall not solicit, accept or take investments/placements from the public neither shall it issue investment contracts.	7-Nov-19
561	EAGLE ENERGY, INC.	B. POWER SUPPLY AND DISTRIBUTION  To design, construct, erect, assemble, commission, manage, and operate gas turbine and other power-generating plants and related facilities for the conversion into electricity of coal and other fuels and engage in the development, supply, consolidation and distribution of energy and power for the internal requirements of the Corporation;	12-Nov-19
562	ASCEND POWER RESOURCES INC.	To carry on the business of producing, generating and storing electricity and processing fuel alternatives for the power generation, including expanded operation of energy supply base and the generation and cogeneration of electric power, storage of electric power, as well as the supply and consolidation of the electric power demand of end-users, and to carry on all services incident and/or ancillary to the above, including, without limitation, the construction, assembly, testing, commissioning, operation, maintenance, rehabilitation, and management of power generating plants, substations, energy storage systems and related facilities and equipment, to engage in the promotion, marketing and sale of such electric power and to engage in all other businesses incidental to the foregoing, including, but not limited to, the sale of the by-products of power generation, purchase, import, lease or otherwise acquire equipment, materials, tools, spare parts, fuel, lubricants, chemicals, consumables and such other requirements necessary, incidental and/or incremental for the construction, operation and maintenance of the power generating and power storage facilities of the Corporation or any of its components.	13-Nov-19
563	CONVERGE POWER GENERATION CORP.	To carry on the business of producing, generating and storing electricity and processing fuel alternatives for the power generation, including expanded operation of energy supply base and the generation and cogeneration of electric power, storage of electric power, as well as the supply and consolidation of the electric power demand of end-users, and to carry on all services incident and/or ancillary to the above, including, without limitation, the construction, assembly, testing, commissioning, operation, maintenance, rehabilitation, and management of power generating plants, substations, energy storage systems and related facilities and equipment, to engage in the promottion, marketing and sale of such electric power and to engage in all other businesses incidental to the foregoing, including, but not limited to, the sale of the by-products of power generation, purchase, import, lease or otherwise acquire equipment, materials, tools, spare parts, fuel, lubricants, chemicals, consumables and such other requirements necessary, incidental and/or incremental for the construction, operation and maintenance of the power generating and power storage facilities of the Corporation or any of its components.	13-Nov-19
564	ENERGYCORE RESOURCES INC.	To carry on the business of producing, generating and storing electricity and processing fuel alternatives for the power generation, including expanded operation of energy supply base and the generation and cogeneration of electric power, storage of electric power, as well as the supply and consolidation of the electric power demand of end-users, and to carry on all services incident and/or ancillary to the above, including, without limitation, the construction, assembly, testing, commissioning, operation, maintenance, rehabilitation, and management of power generating plants, substations, energy storage systems and related facilities and equipment, to engage in the promottoin, marketing and sale of such electric power and to engage in all other businesses incidental to the foregoing, including, but not limited to, the sale of the by-products of power generation, purchase, import, lease or otherwise acquire equipment, materials, tools, spare parts, fuel, lubricants, chemicals, consumables and such other requirements necessary, incidental and/or incremental for the construction, operation and maintenance of the power generating and power storage facilities of the Corporation or any of its components.	13-Nov-19
565	EXCELLENT ENERGY RESOURCES, INC.	To carry on the business of producing, generating and storing electricity and processing fuel alternatives for the power generation, including expanded operation of energy supply base and the generation and cogeneration of electric power, storage of electric power, as well as the supply and consolidation of the electric power demand of end-users, and to carry on all services incident and/or ancillary to the above, including, without limitation, the construction, assembly, testing, commissioning, operation, maintenance, rehabilitation, and management of power generating plants, substations, energy storage systems and related facilities and equipment, to engage in the promotion, marketing and sale of such electric power and to engage in all other businesses incidental to the foregoing, including, but not limited to, the sale of the by-products of power generation, purchase, import, lease or otherwise acquire equipment, materials, tools, spare parts, fuel, lubricants, chemicals, consumables and such other requirements necessary, incidental and/or incremental for the construction, operation and maintenance of the power generating and power storage facilities of the Corporation or any of its components.	13-Nov-19
566	PRESTIGE POWER RESOURCES INC.	To carry on the business of producing, generating and storing electricity and processing fuel alternatives for the power generation, including expanded operation of energy supply base and the generation and cogeneration of electric power, storage of electric power, as well as the supply and consolidation of the electric power demand of end-users, and to carry on all services incident and/or ancillary to the above, including, without limitation, the construction, assembly, testing, commissioning, operation, maintenance, rehabilitation, and management of power generating plants, substations, energy storage systems and related facilities and equipment, to engage in the promotion, marketing and sale of such electric power and to engage in all other businesses incidental to the foregoing, including, but not limited to, the sale of the by-products of power generation, purchase, import, lease or otherwise acquire equipment, materials, tools, spare parts, fuel, lubricants, chemicals, consumables and such other requirements necessary, incidental and/or incremental for the construction, operation and maintenance of the power generating and power storage facilities of the Corporation or any of its components.	13-Nov-19

	NAME of COMPANY		
567	RELIANCE ENERGY DEVELOPMENT INC.	To carry on the business of producing, generating and storing electricity and processing fuel alternatives for the power generation, including expanded operation of energy supply base and the generation and cogeneration of electric power, storage of electric power, as well as the supply and consolidation of the electric power demand of end-users, and to carry on all services incident and/or ancillary to the above, including, without limitation, the construction, assembly, testing, commissioning, operation, maintenance, rehabilitation, and management of power generating plants, substations, energy storage systems and related facilities and equipment, to engage in the promotion, marketing and sale of such electric power and to engage in all other businesses incidental to the foregoing, including, but not limited to, the sale of the by-products of power generation, purchase, import, lease or otherwise acquire equipment, materials, tools, spare parts, fuel, lubricants, chemicals, consumables and such other requirements necessary, incidental and/or incremental for the construction, operation and maintenance of the power generating and power storage facilities of the Corporation or any of its components.	
568	STRATEGIC ENERGY DEVELOPMENT INC.	To carry on the business of producing, generating and storing electricity and processing fuel alternatives for the power generation, including expanded operation of energy supply base and the generation and cogeneration of electric power, storage of electric power, as well as the supply and consolidation of the electric power demand of end-users, and to carry on all services incident and/or ancillary to the above, including, without limitation, the construction, assembly, testing, commissioning, operation, maintenance, rehabilitation, and management of power generating plants, substations, energy storage systems and related facilities and equipment, to engage in the promotion, marketing and sale of such electric power and to engage in all other businesses incidental to the foregoing, including, but not limited to, the sale of the by-products of power generation, purchase, import, lease or otherwise acquire equipment, materials, tools, spare parts, fuel, lubricants, chemicals, consumables and such other requirements necessary, incidental and/or incremental for the construction, operation and maintenance of the power generating and power storage facilities of the Corporation or any of its components.	13-Nov-19
569	BASILANNRG CORP.	To engage in the sale of power-related equipment, materials, supplies, implements and accessories; to engage in the business of procuring and selling to distribution utilities electric energy; to engage in the business of putting up and operating a power generation plant as an Independent Power Producer or in any other endeavor related to its principal business.	13-Nov-19
570	570 LUMIERE ENERGY TECHNOLOGIES INC. (AMENDMENT)  FIRST-The name of said corporation shall be:  LUMIERE ENERGY TECHNOLOGIES INC. (formerly, Limay Premiere Power Corp.)		13-Nov-19
571	VIVANT ISLA INC. (AMENDMENT)		
572	VIVANT-MALOGO HYDROPOWER, INC. (AMENDMENT)		
573	VIVANT ENERCORE INTEGRATED INC.  (AMENDMENT)  THIRD: That the place where the principal office of the Corporation is to be established is at:  9th Floor, Oakridge IT Center 3, Oakridge Business Park, A.S. Fortuna Street, Brgy. Banilad, Mandaue City, Cebu Philippines		14-Nov-19
574	CAGAYAN ELECTRIC POWER & LIGHT CORP., INC. (AMENDMENT)  SEVENTH: That the capital stock of said corporation is THREE BILLION PESOS (P3,000,000,000.00), Philippine Currency, divided into ONE HUNDRED SIXTY EIGHT MILLION (168,000,000 (AMENDMENT))  SEVENTH: That the capital stock of said corporation is THREE BILLION PESOS (P3,000,000,000.00), Philippine Currency, divided into ONE HUNDRED SIXTY EIGHT MILLION (168,000,000 (AMENDMENT))  TWENTY MILLION (20,000,000) unclassified Preferred Shares with a par value of TEN PSESOS (P10.00) each.		22-Nov-19

	NAME of COMPANY		DATE ISSUED
575	ENERNET FLV ENERGY CORP.	To engage in the general business of generation of power derived from fossil fuel, renewable energy sources and other viable sources of power, for power purposes and whole sale of electricity to power companies, distribution utilities, electric cooperative, retail electricity suppliers, aggregators and other customers to such extent and in such manner as may be permitted by applicable laws and regulations; to engage in other ancillary businesses including but not limited to owning, maintaining, operating, leasing or leasing out battery storage machineries and/or equipment, solar panels and accessories meters, instruments and other things and devices related to any of the aforementioned businesses; to develop, design, acquire, manage all necessary and convenient facilities, plants, buildings, structures, equipment, machineries, substations, transmission lines, poles, wires and other properties used in the generation of electricity and facilities used in connection therewith; to enter into contracts either alone or jointly with other companies or persons for the purpose of carrying out the businesses under which this corporation is created.	22-Nov-19
576	VIVANT GEO POWER CORP. (AMENDMENT)	That the place where the principal office of the corporation is to be established is at:  9th Floor, Oakridge IT Center 3, Oakridge Business Park, A.S. Fortunata Street, Brgy. Banilad, Mandaue City, Cebu, Philippines.	
577	VIVANT INTEGRATED DIESEL CORPORATION (AMENDMENT)	That the place where the principal office of the corporation is to be established is at:  9th Floor, Oakridge IT Center 3, Oakridge Business Park, A.S. Fortunata Street, Brgy. Banilad, Mandaue City, Cebu, Philippines.	25-Nov-19
578	CORENERGY, INC. (AMENDMENT)	That the place where the principal office of the corporation is to be established or located is at:  9th Floor, Oakridge IT Center 3, Oakridge Business Park, A.S. Fortunata Street, Brgy. Banilad, Mandaue City, Cebu, Philippines.	25-Nov-19
579	VIVANT INTEGRATED GENERATION CORPORATION (AMENDMENT)	That the place where the principal office of the corporation is to be established or located is at:  9th Floor, Oakridge IT Center 3, Oakridge Business Park, A.S. Fortunata Street, Brgy. Banilad, Mandaue City, Cebu, Philippines.	25-Nov-19
580	1590 ENERGY CORPORATION (AMENDMENT)	That the place where the principal office of the corporation is to be established or located is at:  9th Floor, Oakridge IT Center 3, Oakridge Business Park, A.S. Fortunata Street, Brgy. Banilad, Mandaue City, Cebu, Philippines.	25-Nov-19

### LIST OF GENERATION COMPANIES ISSUED WITH SEC ENDORSEMENTS

(1st Indorsement by the Securities and Exchange Commission)

#### as of 03 DECEMBER 2019

	NAME of COMPANY		DATE ISSUED
581	GIGAWATT POWER, INC. (AMENDMENT)	SEVENTH: That the increased authorized capital stock of the corporation is Pesos: Two Billion (Php2,000,000,000,000) (from Php2,000,000,000,000) divided into Eighteen Million (18,000,000) Preferred Shares and Two Million (2,000,000) Common Shares with a par value of One Hundred Pesos (Php100.00) per share.  The Common Shares can be converted into Preferred Shares at anytime and subject to terms as maybe determined by the Board of Directors.  The Preferred Shares shall be voting, non-convertible, participating and redeemable on such dates and upon such terms as may be determined by the Corporation. The Preferred Shares shall be considered retired in all respects after redemption by the Corporation as the Board of Directors, by resolution, may determine. Such dividends or series of dividends may be cumulative as determined by the Board of Directors by resolution.  In case of liquidation or dissolution of the Corporation, the holders of the Preferred Shares shall be entitled to be paid in full the par value and additional paid-in capital, if any, of their shares be fore any amount shall be paid to the holders of the Common Shares. Only upon payment of the par value and the additional paid-in capital relating thereto. Thereafter, the remaining assets and funds of the Corporation shall be divided pro-rata among the holders of both classes of shares.	26-Nov-19
582	BULACAN POWER GENERATION CORPORATION (AMENDMENT)	FIRST:The name of said corporation shall be:  BULACAN POWER GENERATION CORPORATION  THIRD:That the place where the principal office of the Corporation is to be established or located is at 4th Floor, 6750 Office Tower, Ayala Avenue, Makati City, Philippines.  SIXTH:That the number of directors of said corporation shall be five (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:  XXX	26-Nov-19
583	GUIMARAS WIND CORPORATION (AMENDMENT)	FIRST:The name of said corporation shall be:  GUIMARAS WIND CORPORATION  SIXTH:That the number of directors of said corporation shall be five (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 in the by-laws are as follows:  XXX	26-Nov-19

as of 03 DECEMBER 2019

	NAME of COMPANY		
584	SIEMENS POWER OPERATIONS, INC. (AMENDMENT)	To engage in the operation, maintenance, testing, commissioning, service (including user-training) and repair of power plants and all other infrastructures for, or related to the generation of electric power from any source and importation of raw materials, components and spare parts for power plants and in the business of developing, conceptualizing, manufacturing, assembling, installing, commissioning, user-training, testing maintaining, servicing, purchasing, promoting, rendering specialty technical services, importing, exporting, leasing, selling and distributing without engaging in retail trade, any and all kinds of power or energy-related tools, machinery and equipment; all kinds of electrical, electronic, mechanical and software products systems and solutions, their combinations, derivatives, accessories, auxiliary materials and components, and other energy related products and services and in performing services of all kinds related but not limited to after sales service, procurement and construction activities, delegation of personnel to related entities to perform management, supervision, project execution, project-related commercial and technical functions.	26-Nov-19
585	PURA ELECTRIC CO., INC. (AMENDMENT)	THIRD:That the place where the principal office of the corporation is to be established or located shall be at 5th Floor, Universal-Re Insurance Building, 106 Paseo de Roxas Street corner Perea Street, Legaspi Village, Makati City, Philippines, with branch offices in such places as the Board of Directors may so determine and establish.  SIXTH:That the number of directors of the said Corporation shall be six (6) and that the names, citizenship or nationalities and residences of said directors, who shall serve as such until their successors shall have been duly elected and qualified or provided in the By-Laws.	
586	KINGSTONE ENERGY POWER CORPORATION	To engage in power generation under EPIRA Law.  Provided that the corporation shall not solicit, accept or take investments/placements from the public neither shall it issue investment contracts.	3-Dec-19
587	A AND N GONZAGA VENTURES CORP.	To invest, transact, engage, deal or hold interests in power-generating plants and related facilities for the conversion into electricity of fuel, non-fuel, alternative and renewable energy sources provided and under contract with the Government of the Republic of the Philippines, or any subdivision, instrumentality or agency thereof, or any government-owned and controlled corporation, or other entity engaged in the development, supply and distribution of energy;	
588	ATIMONAN ONE ENEGY, INC.	SEVENTH:That the authorized capital stock of the Corporation is THIRTEEN BILLION FIVE HUNDRED MILLION PESOS (PhP13,500,000,000.00), in lawful money of the Philippines, consisting of One Hundred Forty Two Million Eight Hundred Seventy Five Thousand (142,875,000) shares, divided into: (i) One Hundred Seventeen Million Five Hundred Thousand (117,500,000) Common Shares with par value of One Hundred Pesos (Php100.00) per share; (ii) Fourteen Million Eight Hundred Seventy Five Thousand (14,875,000) Class A Preferred Shares with a par value of One Hundred Pesos (Php100.00) per share: and (iii) Ten Million Five Hundred Thousand (10,500,000) Class B Preferred Shares with a par value of Twenty Five Pesos (Php25.00) per share, provided that all Preferred Shares, regardless of class, shall have the following features:	

	NAME of COMPANY		DATE ISSUED
589	MERALCO POWERGEN CORPORATION (AMENDMENT)	IMILLION (410 000 000) shares, divided into THREE HUNDRED MILLION (300 000 000) Common Shares with a par value of ONE HUNDRED PESOS (Php100 00) per share, and ONE HUNDRED	
590	ELETTRA CONSULTANCY PHILIPPINES BRANCH OFFICE (BEYONG JURISDICTION)  Please be informed that the purposes cited are not within the EPIMB's jurisdiction which covers business purpose such as electric power generation, transmission, distribution and supply, and monitoring the purpose such as electric power generation, transmission, distribution and supply, and monitoring the purpose such as electric power generation, transmission, distribution and supply, and monitoring the purpose such as electric power generation, transmission, distribution and supply, and monitoring the purpose such as electric power generation, transmission, distribution and supply, and monitoring the purpose such as electric power generation, transmission, distribution and supply, and monitoring the purpose such as electric power generation, transmission, distribution and supply, and monitoring the purpose such as electric power generation, transmission, distribution and supply and monitoring the purpose such as electric power generation, transmission, distribution and supply and monitoring the purpose such as electric power generation, transmission, distribution and supply and monitoring the purpose such as electric power generation, transmission, distribution and supply and monitoring the purpose such as electric power generation.		5-Dec-19
591	91 VIVANT RENEWABLE ENERGY CORPORATION (AMENDMENT)  91 9th Floor, Oakridge IT Center 3, Oakridge Business Park, A.S. Fortuna Street, Brgy. Banilad, Mandaue City, Cebu, Philippines		9-Dec-19
592	VIVANT ENERGY CORPORATION (AMENDMENT)	THIRD: That the place where the principal office of the Corporation is to be established is at:  9th Floor, Oakridge IT Center 3, Oakridge Business Park, A.S. Fortuna Street, Brgy. Banilad, Mandaue City, Cebu, Philippines	9-Dec-19
593	To engage in the business of a Retail Electricity Supplier pursuant to Republic Act No. 9136, otherwise known as Electric Power Industry Reform Act of 2001, as amended and to provide the service an energy consolidator or aggregator, including sourcing, trading, wholesale contracting, selling, brokering, marketing and aggregating of electricity; and/or provide related services such as the necessary or appropriate in connection with the supply and delivery of electricity, such as billing, and collection, integrated customer solutions, and consultancy. And provision of value added ser such as but not limited to services on power quality, energy efficiency, energy solutions, demand response and the like, to such extent and in such manner as may be permitted by applicable I		10-Dec-19
594	WEGEN ENERGY MANILA, INC.	That the authorized capital stock of said corporation is FIFTY MILLION (PhP50,000,000.00) Philippine currency in lawful money of the Philippines, and said capital stock is divided as follows:  1.ONE MILLION (PhP 1,000,000.00) Philippine currency divided into ONE MILLION (1,000,000) COMMON SHARES with the par value of ONE (PhP 1.00) Philippine currency per share;  2.FORTY NINE MILLION (PhP 49,000,000.00) Philippine currency divided into FORTY NINE THOUSAND (49,000) PREFERRED SHARES with the par value of ONE THOUSAND PESOS (PhP 1,000.00) Philippine currency per share.	12-Dec-19

	NAME of COMPANY		DATE ISSUED
595	ET-VIVANT SOLAR CORPORATION (AMENDMENT)	That the place where the principal office of the corporation is to be established or located is at:  9th Floor, Oakridge IT Center 3, Oakridge Business Park  A.S. Fortuna Street, Brgy. Banilad, Mandaue City, Cebu, Philippines.	13-Dec-19
596	ET ENERGY ISLAND, CORP. (AMENDMENT)	That the place where the principal office of the corporation is to be established or located is at:  9th Floor, Oakridge IT Center 3, Oakridge Business Park, A.S. Fortuna Street, Brgy. Banilad, Mandaue City, Cebu, Philippines.	13-Dec-19
597	ISLA NORTE ENERGY CORPORATION (AMENDMENT)	FIRST:That the name of said Corporation shall be  ISLA NORTE ENERGY CORPORATION (formerly, VIVANT POWERCORE ACTIVE INC.)  THIRD:That the place where the principal office of the corporation is to be established or located is at:  9th Floor, Oakridge IT Center 3, Oakridge Business Park,  A.S. Fortuna Street, Brgy. Banilad, Mandaue City, Cebu, Philippines.	13-Dec-19
598	ALLY LNG POWER INC.	To carry on the general business of power generation, invest in, build, construct, erect, own, develop, operate, manage, sell, lease, or transfer power generation plants, facilities, machinery, equipment, structures and other assets used in the generation of electricity, as well as engage in the purchase, trading, and selling of electricity generated from the facilities, and pursue other activities incidental thereto for all types of power generation plants,	13-Dec-19

	NAME of COMPANY		DATE ISSUED
599	GNPOWER KAUSWAGAN LTD. CO. (AMENDMENT)	xxx(iv) Macquarie Infrastructure Holdings (Philippines) Pte. Limited, a company duly organized and existing under and by virtue of the laws of the Singapore with business address at 9 Straits View #21-07 Marina One West Tower, Singapore 018937xxx  Article 3:Business Purpose. The Partnership is being formed to engage in all aspects of (a) developing, constructing, operating and owning an approximately 4x138 MW (net) coal-fired power generating facility and private port facility to be located in the Barangays of Tacub and Libertad in the Municipality of Kauswagan, Province of Lanao del Norte, Republic of the Philippines (the "Project")xxx  Article 6:Capital Contributions. The Partners have contributed the following amounts, in cash, and no other property to the Partnership:  PartnersContribution  Kauswagan Power GP Corp.Php7,549,500.00  as General Partner  Kauswagan Power HoldingPhp11,026,503,831.12  Ltd. Co., as Class A Limited Partner  Government ServicePhp1,239,288,739,48  Insurance System,  as Class B Limited Partner  Langoer InvestmentsPhp464,733,384.88  Holding B.V.,  as Class B Limited Partner  Macquarie InfrastructurePhp164,911,112.56  Holdings (Philippines)  Pte. Limited,  as Class B Limited Partner	16-Dec-19
600	EFH ENERGY TRIBE CORPORATION	To develop, construct, own, lease, and operate electricity generation or distribution facilities and/or hydroelectric, geothermal, wind, solar, natural gas and other renewable and non-renewable energy power plants, retail electricity supply facilities, or related businesses; to engage in build-operate-transfer arrangements with the government, its branches, agencies, and instrumentalities, and any non-government entities;	
601	MALORY PROJECT DEVELOPMENT CORPORATION	To engage in the project development business involving, but not limited to, evaluating, developing, acquiring, constructing, operating, owning, holding and selling power generation facilities, from any source including from renewable sources such as solar, wind, hydro, geothermal, liquefied natural gas, and such other existing conventional sources such as coal or such other yet to be discovered sources (the "Business"), in each case whether located in the Philippines or in any other jurisdiction, and to undertake such other business or activity that now or hereafter may be necessary, incidental, proper, advisable or convenient in furtherance of or otherwise relating to the Business.	
602	CAGAYAN ELECTRIC POWER AND LIGHT COMPANY INC. (AMENDMENT)	SEVENTH:That the capital stock of said corporation is FIVE BILLION PESOS (P5,000,000,000.00), Philippine Currency, divided into TWO HUNDRED EIGHTY EIGHT MILLION (288,000,000) Class "A" Common Shares with a par value of TEN PESOS (P10.00) each, ONE HUNDRED NINETY TWO MILLION (192,000,000) Class "B" Common shares with a par value of TEN PESOS (10.00) each and TWENTY MILLION (20,000,000) unclassified Preferred Shares with a par value of TEN PESOS (P10.00) each.	20-Dec-19

	NAME of COMPANY		DATE ISSUED
603	AC ENERGY, INC. (AMENDMENT)	SEVENTH:That the authorized capital stock of the corporation is Pesos: Forty-One Billion Nine Hundred Two Million Five Hundred Thousand (Php41,902,500,000.00), divided into two hundred twenty-seven million four hundred thousand (227,400,000) Common Shares with a par value of Pesos: One Hundred (Php100.00) per share and one hundred ninety-one million, six hundred twenty-five thousand (191,625,000) Redeemable Preferred Shares with a par value of Pesos: One Hundred (Php100.00) per share; provided that the Redeemable Preferred Shares shall have the following features  (i)Voting;  (ii)With preference in dividend declaration based on a dividend rate to be approved by the Board of Directors (non-cumulative, non-compounding and non-participating);  (iii)With preference as to liquidation; and  (iv)Redeemable at the option of the issuer.	: 20-Dec-19
604	AA THERMAL, INC.	Article VII:That the authorized capital stock of the Corporation is Four Billion Forty-Four Million Seven Hundred Forty-Seven Thousand Four Hundred Twenty-Five Pesos and 80/100 (Php4,044,747,425.80), divided into:  1. five hundred seventy-eight thousand eight hundred eighty (578,880) Common Shares A with a par value of One Hundred Pesos (Php100.00) per share or a total par value of Fifty-Seven Million Eight Hundred Eighty-Eight Thousand Pesos (Php57,888,000.00).  2. five hundred fifty-six thousand two hundred eighty-seven (556,287) Common Shares B with a par value of One Hundred Fifty-Six Pesos and Ten Centavos (Php156.10) or a total par value of Eighty-Six Million Eight Hundred Thirty-Six Thousand Four Hundred Pesos and 70/100 (Php86,836,400.70),  3. fifteen million six hundred thousand three hundred eighty-six (15,600,386) Redeemable Preferred Shares A with a par value of One Hundred Pesos per share (Php100.00) or a total par value of One Billion Five Hundred Sixty Million Thirty-Eight Thousand Six Hundred Pesos (Php1,560,038,600.00), and  4. fourteen million nine hundred ninety thousand two hundred ninety-one (14,990,291) Redeemable Preferred Shares B with a par value One Hundred Pesos Fifty-Six Pesos and Ten Centavos (Php156.10) or a total par value of Two Billion Three Hundred Thirty-Nine Million Nine Hundred Eighty-Four Thousand Four Hundred Twenty-Five Pesos and 10/100 (Php2,339,984,425.10)	20-Dec-19
605	CELL POWER ENERGY CORPORATION	FIRST:That the name of this Corporation shall be:  CELL POWER ENERGY CORPORATION (Formerly: Olongapo Energy Corporation)  SECOND:A. That the primary purpose of this Corporation is to do and perform such acts and activities like, but not limited to the following: to produce, manufacture, generate, source, transmit, distribute and sell electricity; to engage in energy storage systems; to develop, construct, own, lease out, operate and maintain property, structures, machineries, and other things and devices related and/or auxiliary to any of the aforementioned activities; to provide management, investment and technical advice to persons, firms, associations, corporations, partnerships and other entities engage in the generation and distribution of electricity, energy storage systems, or related businesses; to undertake, carry on, participate or assist in the formation, promotion, organization, management, liquidation or reorganization of firms, corporations, partnerships or other entities engaged in the generation and distribution of electricity and energy storage systems; to provide services related to the reading, billing and collection for the distribution and sales of electricity; to contract or sub-contract works in relation to any of the foregoing activities; and to do such other acts and activities that are analogous and/or related to any of the foregoing.  FOURTH: That the term for which the Corporation is to exist is perpetual from and after the date of issuance of the certificate of incorporation, as provided in Section 11 of the Revised Corporation Code of the Philippines.	20-Dec-19

	NAME of COMPANY	as of of DECLINDER 2013	DATE ISSUED
60	SINAG NAPAW POWER INC	To explore, own, develop, construct, operate, repair, maintain, manage, invest or otherwise engage in the business of power plant systems, including power transmission lines, converting stations and generation plants which utilize hydro, coal, oil, natural gas, geothermal, wind, solar and all other types of renewable or non-renewable resources, and engage in related businesses, such as energy storage, management of utilities, purchasing, transforming and/or selling fuel, and the production, generation, selling, sourcing, trading, brokering, marketing and/or aggregating of electricity and related products, without acting as or engaging in the business of an investment company or a broker or seller of securities; to bid for, acquire, administer, operate and maintain such power generation plants or projects which utilize any type of renewable or non-renewable resources that are privatized by the government or offered for sale by private corporations; and to provide management, consulting, trading, marketing, investment and technical services, including services related to derivative products, and integrated customer solutions to electricity consumers.  Provided that the corporation shall not solicit, accept or take investments/placements from the public neither shall it issue investment contracts.	

	NAME of COMPANY		DATE ISSUED
607	PHOENIX POWER SOLUTIONS, INC.	To engage in business or activity carried on pursuant to Republic Act No. 9136 otherwise known as the Electric Power Industry Act of 2001, as amended, as a Retail Electricity Supplier and providing retail energy services which will involve energy sourcing and trading, wholesale contracting, marketing, selling, brokering and aggregating of electricity, billing, collection and customer service; and provision, installation, commissioning, testing, repairs, maintenance, and reading of meters; and provision of value added services such as but not limited to services on energy efficiency, energy solutions, demand response, power quality and the like.	20-Dec-19
608	VANTAGE ENERGY SOLUTIONS AND MANAGEMENT INC.	SEVENTH:That the authorized capital stock of the corporation is Three Hundred Fifty Million Pesos (P350,000,000.00) in lawful money of the Philippines, divided into Three Million Five Hundred Thousand (3,500,000) shares, with the par value of One Hundred Pesos (P100.00) per share.	
609	MONTE SOLAR ENERGY INC. (AMENDMENT)	To carry on the business of exploration, development and utilization of renewable energy resources and storage of energy, including but not limited to: (i) the development, procurement, acquisition, construction, importation, operation, maintenance, lease and sale of biomass, biogas, hydropower, wind, and solar renewable energy systems, and facilities for on-grid and off-grid energy storage systems; (ii) the purchase, storage, sale and supply of electric power, reserves and ancillary services, (iii) the bulk procurement, marketing, importation and setting up of arrangements and brokerage of solar and other renewable energy systems and energy storage systems; (iii) the generation, storage, sale, retail and wholesale supply and delivery of electricity to domestic, commercial, industrial users or distribution companies and electric cooperatives; and (iv) the acquisition and/or lease of franchises, properties and other rights from private and/or government entities and such other rights and activities incidental thereto, or for the purpose set forth herein.	
610	(1)General Partners as of the date of this Amended Articles of Limited Partnership: Kalilayan Power Inc. as General partner; (2)Limited Partners as of this Amended Articles of Limited Partnership: MPG Mauban LP Corporation and Mauban Holdings Company Inc. as Limited partner and together as Limited partners.  Article 7:Capital Contributions. The Partners have contributed the following amounts in cash only, and no other property, to the Partnership:  PartnersContribution  Kalilayan Power, Inc. (as General Partner)Php4,500,000.00  MPG Mauban LP Corporation (as Limited Partner)Php6,926,055,000.00  Mauban Holdings Company, Inc. (as Limited Partner)Php6,654,445,000.00  TOTALPhp13,585,000,000.00  Article 10: Distribution and Sharing Ratios. All distributions to each Partner, including net distributable liquidation proceeds, shall be made simultaneously to all Partners, and shall be allocated as follows:  PartnersSharing Percentage  Kalilayan Power Inc. (as General Partner)0.09311%  MPG Mauban Holdings Company Inc. (as Limited Partner)50.99311%  Mauban Holdings Company Inc. (as Limited Partner)48,99377%  Total100%		6-Jan-20

	NAME of COMPANY		DATE ISSUED		
		(1) General Fartners as of the date of this American Articles of Limited Fartnership as follows. Act integral of Corporation and Griv-Ower Hollangs Frinippines Gr. Corp., each as General partner and			
		together as General partners; (2)Limited Partners as of this Amended Articles of Limited Partnership as follows: AC Energy, Inc., Power Partners Ltd. Co., Government Service Insurance System, and Langoer Investments Holding			
		(2)Limited Partitions as of this American American Continues of Limited Partitions of the Straight Continues and Straight			
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		or marina one rest roller, origapore o rocorxxx, as Emiliea particle and tegetine as Emilia particles.			
		Article 3:Business Purpose. The Partnership is being formed to engage in all aspects of (a) developing, constructing, operating and owning an approximately 4x138 MW (net) coal-fired power generating facility to be located in the Barangays of Tacub and Libertad in the Municipality of Kauswagan, Province of Lanao del Norte, Republic of the Philippines (the "Project")xxx			
		Article 6:Capital Contributions. The Partners have contributed the following amounts, in cash, and no other property to the Partnership:			
		PartnersContribution			
		ACE-GP,Php43,790.00			
		as General Partner			
		GNPHP.Php43,790.00			
	KAUSWAGAN POWER HOLDING LTD. CO. (AMENDMENT)		as General Partner	as General Partner	
		ACE,Php5,429,960.00			
611		KAUSWAGAN POWER HOLDING LTD. CO.	KAUSWAGAN POWER HOLDING LTD. CO.		6-Jan-20
		Power Partners, Php5, 429, 960.00			
		as Class A Limited Partner			
		ACE,Php9,204,028,205.75			
		as Class B Limited Partner			
		Government ServicePhp1,242,375,066.92			
		Insurance System,			
		as Class C Limited Partner			
		Langoer InvestmentsPhp465,890,724.50			
		Langoer investments-Phytos,890,724-50 Holding B.V.,			
		as Class C Limited Partner			
		Macquarie InfrastructurePhp155,296,857.76			
		Holdings (Philippines)			
		Pte. Limited,			
		as Class C Limited Partner			
		Total Dho 41, 079, 529, 254, 02			

as of 0	3 DECEN	/IRFR	2019

NAME of COMPANY	HUNDRED SIXTY THOUSAND (160,000) common shares with a par value of ONE HUNDRED PESOS (P 100.00) per share and FIVE HUNDRED THOUSAND (500,00) Preferred Shares with a par value of ONE HUNDRED PESOS (P 100.00) per share;  The Preferred Shares have no voting rights except for matters provided under Section 6 of the Revised Corporation Code of the Philippines. The Preferred Shares shall have the following rights, privileges and restrictions:  1. The holder of Preferred Shares shall be entitled to non-cumulative dividends at the rate of 6.5% per annum, subject to quarterly re-pricing by the Corporation at a rate comparable to the applicable interest rate on the loan provided by banks that received Mortgage Participation Certificates, such dividends to be payable out of the surplus profits of the Corporation so long as such Preferred Shares remain outstanding.  The dividends on each Preferred Share shall be payable on the last business day of each calendar period. The holders of Preferred Shares shall not be entitled to participate in any dividends paid to the holders of the Common Shares. The holders of the Preferred Shares shall be entitled to nother dividends than as above stated.  2. In the event of the liquidation, dissolution, receivership, bankruptcy or winding up of the affairs of the Corporation, except in the case of a merger of consolidation, the holders of the Preferred Shares shall be entitled to be paid in full at a par, or ratably, in Philippine Currency, insofar as the assets of the Corporation will permit, for each Preferred Shares shall have received their share in distribution, the toerporation shall be appointed to the holders of the Preferred Shares shall have received their share in distribution, the remaining assets of the corporation shall be appointed to the holders of the Common Shares.	DATE ISSUED
	HUNDRED SIXTY THOUSAND (160,000) common shares with a par value of ONE HUNDRED PESOS (P 100.00) per share and FIVE HUNDRED THOUSAND (500,00) Preferred Shares with a par value of ONE HUNDRED PESOS (P100.00) per share;  The Preferred Shares have no voting rights except for matters provided under Section 6 of the Revised Corporation Code of the Philippines. The Preferred Shares shall have the following rights, privileges and restrictions:  1. The holder of Preferred Shares shall be entitled to non-cumulative dividends at the rate of 6.5% per annum, subject to quarterly re-pricing by the Corporation at a rate comparable to the applicable interest rate on the loan provided by banks that received Mortgage Participation Certificates, such dividends to be payable out of the surplus profits of the Corporation so long as such Preferred Shares remain outstanding.  The dividends on each Preferred Share shall be payable on the last business day of each calendar period. The holders of Preferred Shares shall not be entitled to participate in any dividends paid to the holders of the Common Shares. The holders of the Preferred Shares shall be entitled to no other dividends than as above stated.  2.In the event of the liquidation, dissolution, receivership, bankruptcy or winding up of the affairs of the Corporation, except in the case of a merger of consolidation, the holders of the Preferred Shares shall be entitled to be paid in full at a par, or ratably, in Philippine Currency, insofar as the assets of the Corporation will permit, for each Preferred Shares shall have received their share in distribution, dividends thereon, up to date of distribution, before any distribution is made to the holders of the Common Shares. After the holders of the Preferred Shares shall have received their share in distribution.	
	privileges and restrictions:  1. The holder of Preferred Shares shall be entitled to non-cumulative dividends at the rate of 6.5% per annum, subject to quarterly re-pricing by the Corporation at a rate comparable to the applicable interest rate on the loan provided by banks that received Mortgage Participation Certificates, such dividends to be payable out of the surplus profits of the Corporation so long as such Preferred Shares remain outstanding.  The dividends on each Preferred Share shall be payable on the last business day of each calendar period. The holders of Preferred Shares shall not be entitled to participate in any dividends paid to the holders of the Common Shares. The holders of the Preferred Shares shall be entitled to no other dividends than as above stated.  2.In the event of the liquidation, dissolution, receivership, bankruptcy or winding up of the affairs of the Corporation, except in the case of a merger of consolidation, the holders of the Preferred Shares shall be entitled to be paid in full at a par, or ratably, in Philippine Currency, insofar as the assets of the Corporation will permit, for each Preferred Shares shall have received their share in distribution, dividends thereon, up to date of distribution, before any distribution is made to the holders of the Common Shares. After the holders of the Preferred Shares shall have received their share in distribution.	
	interest rate on the loan provided by banks that received Mortgage Participation Certificates, such dividends to be payable out of the surplus profits of the Corporation so long as such Preferred Shares remain outstanding.  The dividends on each Preferred Share shall be payable on the last business day of each calendar period. The holders of Preferred Shares shall not be entitled to participate in any dividends paid to the holders of the Common Shares. The holders of the Preferred Shares shall be entitled to no other dividends than as above stated.  2.In the event of the liquidation, dissolution, receivership, bankruptcy or winding up of the affairs of the Corporation, except in the case of a merger of consolidation, the holders of the Preferred Shares shall be entitled to be paid in full at a par, or ratably, in Philippine Currency, insofar as the assets of the Corporation will permit, for each Preferred Shares shall have received their share in distribution.	
	holders of the Common Shares. The holders of the Preferred Shares shall be entitled to no other dividends than as above stated.  2.In the event of the liquidation, dissolution, receivership, bankruptcy or winding up of the affairs of the Corporation, except in the case of a merger of consolidation, the holders of the Preferred Shares shall be entitled to be paid in full at a par, or ratably, in Philippine Currency, insofar as the assets of the Corporation will permit, for each Preferred Share held, together with the accumulated and unpaid dividends thereon, up to date of distribution, before any distribution is made to the holders of the Common Shares. After the holders of the Preferred Share shall have received their share in distribution,	
	shall be entitled to be paid in full at a par, or ratably, in Philippine Currency, insofar as the assets of the Corporation will permit, for each Preferred Share held, together with the accumulated and unpaid dividends thereon, up to date of distribution, before any distribution is made to the holders of the Common Shares. After the holders of the Preferred Shares shall have received their share in distribution,	
	3.Beginning on the fourth (4th) year from the date of issuance of the Preferred Shares, the Corporation, at any one time or from time to time at the option of the Board of Directors, may redeem in whole or in part the Preferred Shares at the time outstanding, upon notice duly given as hereinafter provided, by paying therefor in cash the amount equal to the par value of the shares to be so redeemed, plus such premium, if any, (expressly in percentage of the par value) as shall be fixed by the Board of Directors.	10-Jan-20
	In all cases of redemption under this paragraph:	
	a.A notice of redemption shall be sent by registered mail to the holders of the Preferred Shares to be redeemed at their respective addresses as the same shall appear on the books of the Corporation, within such reasonable time as the Board of Directors may determine and fix.	
	b. The payment of the redemption price of the shares redeemed shall be made at the office of the Corporation and at such other place or places, if any, as the Board of Directors may designate upon the surrender of the corresponding certificate of stock covering the shares to be redeemed. Unless the Corporation shall fail in the payment of the redemption price, dividends on the Preferred Shares redeemed shall cease to accrue, and all the rights with respect to said shares, except the right to receive the redemption price therefor, shall terminate from and after the date fixed in such notices as the date of redemption.	
	c.In case of redemption of less than all the Preferred Shared at the time outstanding, the number of shares of the Preferred Shares to be redeemed shall be selected by the Corporation in such equitable manner as the Board of Directors of the Corporation shall determine.	
	d.lf less than all the Preferred Shares represented by any certificate are redeemed at any one time the holders thereof shall be entitled to receive a new stock certificate reflecting the number of unredeemed Preferred Shares.	
	e.The Board of Directors shall have full discretion from time to time to prescribe and regulate, subject to the provisions hereinabove set forth, the procedure to be followed and the details concerning the	
AIMWELL PH ENERGY CORPORATION (AMENDMENT)	FIRST:That the name of said corporation shall be AIMWELL PH ENERGY CORPORATION (Formerly: ORIENT GAS INDUSTRY CORP.)	10-Jan-20
TOPGEN ENERGY DEVELOPMENT INC.	SEVENTH: That the authorized capital stock of the corporation is ONE HUNDRED FIFTY MILLION PESOS (P150,000,000.00) in lawful money of the Philippines, divided into ONE MILLION FIVE HUNDRED THOUSAND (1,500,000) shares with a par value of ONE HUNDRED PESOS (P100.00) per share.	14-Jan-20
	AIMWELL PH ENERGY CORPORATION (AMENDMENT)	or in part the Preferred Shares at the time outstanding, upon notice duly given as hereinafter provided, by paying therefor in cash the amount equal to the par value of the shares to be so redeemed, plus such premium, if any, (expressly in percentage of the par value) as shall be fixed by the Board of Directors.  In all cases of redemption under this paragraph:  a.A notice of redemption shall be sent by registered mail to the holders of the Preferred Shares to be redeemed at their respective addresses as the same shall appear on the books of the Corporation, within such reasonable time as the Board of Directors may determine and fix.  b. The payment of the redemption price of the shares redeemed shall be made at the office of the Corporation and at such other place or places, if any, as the Board of Directors may designate upon the surrender of the corresponding certificate of stock covering the shares to be redeemed. Unless the Corporation and at lall in the payment of the redemption price, dividends on the Preferred Shares redeemed shall be added to accrue, and all the rights with respect to said shares, except the right to receive the redemption price therefor, shall terminate from and after the date fixed in such notices as the date of redemption.  c. In case of redemption of less than all the Preferred Shares at the time outstanding, the number of shares of the Preferred Shares to be redeemed shall be selected by the Corporation in such equilable manner as the Board of Directors of the Corporation shall determine.  d. If less than all the Preferred Shares represented by any certificate are redeemed at any one time the holders thereof shall be entitled to receive a new stock certificate reflecting the number of unredeemed Preferred Shares.  e.The Board of Directors shall have full discretion from time to time to prescribe and regulate, subject to the provisions hereinabove set forth, the procedure to be followed and the details concerning the extended preferred Shares.  E.The Board of Directors shall have f

### LIST OF GENERATION COMPANIES ISSUED WITH SEC ENDORSEMENTS

### (1st Indorsement by the Securities and Exchange Commission)

as of	U3	DE	CEMI	RFR	2010

	NAME of COMPANY		DATE ISSUED
615	NOW ENERGY CORPORATION	To invest in, hold, own, purchase, acquire, lease, contract, operate, improve, develop, manage, grant, sell, exchange, or otherwise dispose of real and personal properties of every kind and description, including shares of stock, bonds, and other securities or evidence of indebtedness of any hydroelectric, geothermal, wind, solar, natural gas and other renewable and non-renewable power generation facilities, distribution, retail electricity supply and other related facilities, corporations, partnerships, associations, firms, or entities, domestic and/or foreign, where necessary or appropriate and to possess and exercise in respect thereof all the rights, powers, and privileges of ownership, including all voting powers of any stock so owned, without acting as or engaging in the business of an investment company, or dealer or broker in securities.	16-Jan-20
		SEVENTE: That the authorized capital stock of the corporation is not munified riverity willie willing of the minimum one munified Seventy mousand resos (FIF429, 170,000.00) in awful mining of the minipplines, divided into:	
		a.Seventy-four Thousand (74,000) Class A voting Common Shares, with a par value of One Peso (Php1.00) per share;	
	PS DISTRIBUTED POWER HOLDINGS INCORPORATED (AMENDMENT)	b. Five Hundred Ten Thousand Two Hundred Forty (510,240) Class B voting Common Shares, with a par value of Four Hundred Pesos (Php400.00) per share; and	
		c.Three Hundred Seventy Five Thousand (375,000) non-voting Preferred Shares, with a par value of Six Hundred Pesos (Php600.00) per share.	
		That the features of the Preferred Shares are as follows:	
		(1)Non-voting	
		a. Without prejudice to the provisions of succeeding paragraph, the holder of the Preferred Shares shall not be entitled to voting rights and privileges, except on matters where even holders of shares classified as non-voting are entitled to vote as provided by law, and shall not be entitled to vote any director in the corporation. However, the holder of the Preferred Shares shall have a right to exercise "Board Observer Rights" on all board meetings of the corporation.	
616		For this purpose, "Board Observer Rights" shall mean the right to designate a representative who shall sit in all meetings of the board of directors of the corporation and shall be notified of all matters or agenda to be taken at such meeting.  b. Notwithstanding the foregoing, in addition to the voting rights vested in the holder of the Preferred  Shares under the law, the affirmative vote of the holder of the Preferred Share must be obtained on the following decisions, which are understood to be matters reserved for and shall require the participation and vote of the shareholders; (i) amendment of the Articles of Incorporation, (ii) investment in another business or corporation (iii) sale, disposition, or encumbrance of all or substantially all of the properties and assets of the Company, (iv) increase or decrease of capital stock, (v) incurring or increasing bonded indebtedness, (vi) merger and consolidation, (vii) corporate dissolution; and (viii) annual budget of PowerSource Philippines, Inc, ("PSPI") and the corporation involving the PSPI Investment Sites (defined in the Shareholders' Agreement dated December 10, 2019) ("SHA").	23-Jan-20
		(2)Dividends	
		(a)The holder of the Preferred Shares shall be entitled to receive out of the unrestricted retained earnings of the corporation, cumulative as dividends at the fixed rate of eight percent (8%) of Two Hundred Twenty-Five Million Philippine Pesos (Php225,000,000.00) per annum.	
		(b)The dividends on the Preferred Shares shall be payable semi-annually or on such date set by the board of directors ("Dividend Payment Date"), for a period of fifteen (15) years based on the par value of each Preferred Share and on the date of redemption of the Preferred Shares by the corporation, subject to or net applicable withholding taxes, which shall be for the account of the holder of the Preferred Shares.	
		The dividends on the Preferred Shares will be calculated on a 30/360-day basis.	
		If the Dividend Payment Date is not a banking day, dividends will be paid on the next succeeding banking day, without adjustment as to the amount of dividends to be paid.  (c)Participating. The holder of the Preferred Shares shall be entitled to receive seven and a half percent (7.5%) share of the earnings before interest and taxes ("EBIT") of the PSPI Investment Sites, as defined in the Investment and Subscription Agreement dated December 5, 2019 ("ISA"), subject to applicable withholding tax which shall be for the account of the holder of the Preferred Shares. For the avoidance of doubt, the holder of the Preferred Share's EBIT share is to the exclusion of other power projects of Powersource Group Development Corporation ("PSGDC") or PSPI such as bilateral	
617	TW POWER SERVICES ASIA PTE. LTD PHILIPPINE BRANCH	To provide operations and asset management services to the power generation industry, without owning or investing in a power generation facility, or directly engaging in the generation, transmittal and distribution of power.	23-Jan-20

	NAME of COMPANY		DATE ISSUED
618	POWERSOURCE ENERGY HOLDINGS CORPORATION (AMENDMENT)	SEVENTH:That the authorized capital stock of the corporation is Seven Hundred Fifty Million One Hundred Eight Thousand Philippine Pesos (Php750,108,000.00), and said capital stock is divided into: (a) Twelve Thousand (12,000) Class A Common Shares with a par value of One Philippine Peso (Php1.00) per share, (b) Two Hundred and Forty (240) Class B Common Shares with a par value of Four Hundred Philippine Pesos (Php400.00) per share, and (c) Seven Thousand Five Hundred (7,500) Series A Preferred Shares with a par value of One Hundred Thousand Philippine Pesos (Php100,000.00) per share.  Series A Preferred Shares shall not be entitled to voting rights and privileges, except on matters where even shares classified as non-voting are entitled to vote as provided by law. Series A Preferred Shares shall be entitled to a preference in dividends declared out of unrestricted retained earnings of the corporation, to the extent allowed by law, calculated on a 30/360- day basis.	27-Jan-20
619	ROCKPORT POWER INC.	To engage in the business of retail electricity supply (RES), and to acquire, supply, sell, broker, aggregate, market, distribute, and retail electricity acquired from local power plants, Wholesale Electricity Spot Market (WESM) and other entities who are capable to supply electricity to retail power customers; To build, own and operate power generation facilities and other related facilities for the generation and supply of electric power in the Philippines and to conduct business in other areas of the power industry under the law of the Republic of the Philippines as well as to undertake any related activity necessary for and conducive to the attainment of the foregoing purpose, and in accordance with the provision of Republic Act No. 9136 (EPIRA Law).	6-Feb-20
620	SAN CARLOS SUN POWER INC. (AMENDMENT)	SECOND: The corporation shall likewise have all the express powers of a corporation as provided for under Section 35 of the Revised Corporation Code of the Philippines.  THIRD: That the place where the principal office of the corporation is to be established is at:  Eco Zone Boulevard, San Carlos Ecozone, Barangay Punao, San Carlos City, Negros Occidental 6127  FOURTH: That the corporation shall have perpetual existence from the date of issuance of the certificate of incorporation.  SEVENTH: That the authorized capital stock of the corporation is FIVE BILLION ONE MILLION FIFTY THOUSAND PESOS (P5,001,050,000.00) in lawful money of the Philippines, divided into:xxx	7-Feb-20
621	BULACAN POWER GENERATION CORPORATION (AMENDMENT)	FIRST:The name of said corporation shall be:  BULACAN POWER GENERATION CORPORATION (formerly PHINMA Power Generation Corporation)  THIRD:That the place where the principal office of the corporation is to be established or located is at Holcim Compound, Barangay Matictic, Norzagaray, Bulacan, Philippines.  SIXTH:That the number of directors of said corporation shall be five (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:xxx	13-Feb-20

		NAME of COMPANY		DATE ISSUED
•	622	FDC DANAO POWER CORPORATION	SECONDARY PURPOSES:  Xxx  i.To carry on the general business of operating, managing, maintaining and rehabilitating waterworks, sewerage and sanitation systems and services, including but not limited to the distribution, supply and sale of potable water to domestic, commercial and industrial users, and the development, construction, operation and maintenance of all necessary buildings, structures, dams, reservoirs, conduits, tunnels, water pipes, pumping stations, and other machineries, and such other activities incidental to the foregoing.	18-Feb-20
•	623	MONTE SOLAR ENERGY INC. (AMENDMENT)	SEVENTH: That the authorized capital stock of the Corporation is ONE BILLION TWO HUNDRED EIGHTEEN MILLION NINE HUNDRED FORTY THOUSAND FOUR HUNDRED SIXTY THREE PESOS AND SEVENTY-TWO CENTAVOS (PHP1,218,940,463.72) in lawful money of the Philippines divided into: xxx  3. Four Hundred Eighty Seven Million Three Hundred Eighty One Thousand Eighty Eight (487,381,088) Redeemable Preferred A Shares, with a par value of Two Pesos and Fifty Centavos (PhP2.50) per share for a total value of One Billion Two Hundred Eighteen Million Four Hundred Fifty Two Thousand Seven Hundred Twenty Pesos (Php1,218,452,720) ("RPS A Shares); and  4. Forty-Eight Million Seven Hundred Seventy-Four Thousand Three Hundred Seventy-Two (48,774,372) Redeemable Preferred B Shares, with a par value of One Centavo (PhP0.01) per share for a total value of Four Hundred Eighty Seven Thousand Seven Hundred Forty Three Pesos and Seventy Two Centavos (Php487,743.72) (RPS B Shares").	20-Feb-20