

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-C

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

1. **17 October 2012**
Date of Report
2. SEC Identification No: **ASO94-006430** 3. BIR Tax Identification No : **003-942-108**
4. **EMPIRE EAST LAND HOLDINGS, INC.**
Exact name of issuer as specified in its charter
5. **Metro Manila**
Province, Country or other jurisdiction of incorporation or organization
6. (SEC Use Only)
Industry Classification Code
7. **21st Floor, The World Centre**
330 Sen. Gil J. Puyat Avenue
Makati City, Philippines 1227
Address of principal office
8. **(632) 867-8351 to 59**
Issuer's telephone number, including area code
9. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Class

Number of Shares of Common
Stock Outstanding

Common

13,476,199,167

10. **Item 9 (b)**

Empire East Land Holdings, Inc. (the "Company") has completed its 1:4 stock rights offering following the close of the offering period on 12 October 2012. All of the 2,695,239,834 offered shares were subscribed at the offer price of One Peso (Php1.00) per share and will be listed on the Philippine Stock Exchange. After the issuance of the rights offer shares, the Company will have a total of 13,476,199,167 issued and outstanding common shares. Proceeds of the rights offer in the amount of Php2.695 billion will be used by the Company to finance its capital and project expenditures.

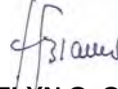
The rights offer shares will be issued from a Php10 billion increase in authorized capital stock which was approved by the Securities and Exchange Commission today. As increased, the authorized capital stock of the Company is now Php33.4952 billion consisting of 31.4952 billion common shares and 2 billion preferred shares. Copies of the SEC Certificate of Approval of Increase of Capital Stock and the SEC Certificate of Filing of Amended Articles of Incorporation are attached.

SIGNATURE

Pursuant to the requirements of The Securities Regulation Code, the Issuer has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

EMPIRE EAST LAND HOLDINGS, INC.

By:

A handwritten signature in blue ink, appearing to read "E. Cacho", written over a vertical line.

EVELYN G. CACHO

Vice President for Finance and
Corporate Information Officer
October 17, 2012



REPUBLIC OF THE PHILIPPINES
SECURITIES AND EXCHANGE COMMISSION
SEC Building, EDSA, Greenhills,
City of Mandaluyong, Metro Manila

COMPANY REG. NO. ASO94-6430

**CERTIFICATE OF FILING
OF
AMENDED ARTICLES OF INCORPORATION**

KNOW ALL PERSONS BY THESE PRESENTS:

This is to certify that the amended articles of incorporation of the

EMPIRE EAST LAND HOLDINGS, INC.
(Amending Article VII thereof)

copy annexed, adopted on April 24, 2012 by majority vote of the Board of Directors and on June 13, 2012 by the vote of the stockholders owning or representing at least two-thirds of the outstanding capital stock and certified under oath by the Secretary and a majority of the Board of Directors of the corporation was approved by the Commission on this date pursuant to the provision of Section 16 of the Corporation Code of the Philippines, Batas Pambansa Blg. 68, approved on May 1, 1980 and copies thereof are filed with the Commission.

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

IN WITNESS WHEREOF, I have set my hand and caused the seal of this Commission to be affixed to this Certificate at Mandaluyong City, Metro Manila, Philippines, this 17th day of October, Twenty Twelve.




FERDINAND B. SALES
Officer-in-Charge
Company Registration and Monitoring Department

A S O 9 4 - 6 4 3 0
S.E.C. Registration Number

EMPIRE EAST LAND
HOLDINGS, INC.

(Company's Full Name)

2 1 / F T H E W O R L D C E N T R E
3 3 0 S E N G I L J P U Y A T A V E
M A K A T I C I T Y M E T R O M A N I L A

(Business Address : No./Street/City/Town/Province)

ROLANDO D. SIATELA
Contact Person

867-8826 to 40 local 276
Company Telephone Number

1 2 3 1
Month Year
Fiscal Year

AMENDED
ARTICLES
FORM TYPE

June 2nd Tuesday
Month Day
Annual Meeting

N.A.
Secondary License Type, If Applicable

CRM D
Dept. Requiring this Doc.

Article SEVENTH
Amended Articles Number/Section

Total Amount of Borrowings
Total No. of Stockholders Domestic Foreign

(To be accomplished by SEC personnel concerned)

File Number

Document I.D.

STAMPS

Remarks : please use black ink for scanning purposes

LCU 10-10-12
Cashier

AMENDED

ARTICLES OF INCORPORATION

of

Empire East Land Holdings, Inc.

KNOWN ALL MEN BY THESE PRESENTS :

That we, all of whom are Filipinos, of legal age, residents of the Philippines, have this day voluntarily associated together for the purpose of forming a corporation under the laws of the Philippines :

AND WE HEREBY CERTIFY :

FIRST : That the name of said *Corporation* shall be EMPIRE EAST LAND HOLDINGS, INC. (the "*Corporation*")

PRIMARY PURPOSE

SECOND : That the purpose for which said *Corporation* is formed are :

a) To engage in the business of real estate development, mass community housing, townhouses and row houses development, residential subdivision and other massive horizontal land development, alone or in syndicate or joint ventures with others and for this purpose acquire land by purchase, lease, donation or otherwise, and to own, use, improve, subdivide, hold, administer, sell, convey, exchange, lease, mortgage, dispose of, work, improve, develop, subdivide and otherwise deal in real property of any kind and interest or right therein and to construct, improve, manage or otherwise dispose of buildings, condominiums, apartments and other structures of whatever kind, together with their appurtenances whether for dwelling, commercial or industrial purposes;

b) To conduct, maintain, engage in, and carry on the business of acquiring, constructing, developing and operating hotels, lodges, resorts and other tourist-oriented projects, either alone or in conjunction with others; and

c) To perform all and everything necessary and proper for the attainment of the said purposes, or in furtherance of any of the above purposes, either alone or in association with corporations or individuals.

SECONDARY PURPOSES

a) To promote, establish, operate, manage, own or invest in any and all kinds of business enterprises or assist or participate in organization, merger or consolidation thereof, and in connection with such activities, to subscribe to, purchase or otherwise acquire shares of stock or other evidence of equity participation in any business enterprise, or purchase or otherwise acquire all or part of assets, franchise, concession or goodwill of any firm, corporation or establishments as may be allowed by law;

b) To borrow money, to make and issue notes and other evidence of indebtedness of all kinds and to secure the same by mortgage, pledge or otherwise, in amounts as the business of the *Corporation* may require;

c) To deal in engage and transact, directly or indirectly, all forms of business and mercantile acts and transactions concerning all kinds of real or personal property, movables, semi-movables or immovables, goods, wares, chattels, choses in action, tangible and intangible property, technical and industrial equipment and machineries, personal and real things,

including future ones, which are not excluded from the commerce of man or which are not contrary to law or good morals;

d) To borrow or raise money or funds for the purpose/s of the *Corporation*, and in pursuance thereof, to issue any mortgage, hypothecation, deed of trust, debenture, bond, lien or obligation of the *Corporation*, either at par premium, secured by all or any parts of the undertakings revenues, rights and properties of the *Corporation* and to exchange or vary from time to time any such securities

e) To carry on a general mercantile and commercial business, buying or otherwise acquiring, holding, importing and exporting, selling and otherwise disposing, and dealing in goods, wares, merchandise or anything of any nature, natural or artificial, which is or may become an article of commerce;

f) To act as commercial or general agent or factor, to undertake the general management or representation of any person, either within or without the Philippines; in no case, however, shall the *Corporation* manage the funds, securities and portfolios and similar assets of such managed entities; any transaction or negotiation of any business of shipping, air, water or land passenger and/or freight transportation, maritime, commercial, manufacturing, or other business of any nature whatsoever and while so acting as such agent, factor or manager, to perform such acts, enter into such contracts and obligations and carry on such transactions as shall tend to promote the best interests of the *Corporation* and those it represents;

g) To do a general business as commission merchant, selling agent and factor, and conduct, manage and operate the general business of importers and exporters, to make such contracts as may from time to time be required to be made; to deal or traffic in, negotiate, acquire, keep and dispose of commercial or other papers;

h) In furtherance of its business, enter into, make, perform and carry out, or cancel and rescind contracts of every kind and for any lawful purpose with any person, firm, association, corporation, syndicate, domestic or foreign or others;

i) To acquire for itself by purchase, and to invest in hold, sell, or otherwise dispose of, stocks, bonds, debentures, certificates or other securities of any corporation, domestic or foreign, or the bonds or other obligations and evidence of indebtedness of any person or persons, in the same manner and extent as juridical persons might, could or would do, and while the owner or holder of such stocks, bonds or other securities, to exercise all the rights, powers and privileges appurtenant thereto without necessarily engaging in stock brokerage herein;

j) To apply for, obtain, register lease, license, purchase or otherwise acquire, and to hold, use, own, operate, sell, assign or otherwise dispose of any trademark, trade name, trade secret, formula, patent, invention, copyright, improvement or process used in connection with or secured under letter, patent or copyright, domestic or foreign;

k) Directly or indirectly, to buy, sell, rent, manufacture, install, use, operate and generally deal in machines, mechanisms, devices, apparatuses, inventions, gadgets and equipment of all kinds and types and technical and industrial improvements known to and within the commerce of man;

l) To make, enter into, execute, ratify, confirm, sign, undertake and perform contracts of any and all kinds of description with any person, firm or corporation, whether governmental public or private, without limit as to amount and conditions, including but not by way of limitations, contracts, creating rights, encumbrances, liens, assessments, servitudes and other privileges respecting any of the property of any kind owned by the *Corporation*; and,

m) To do all such other things and acts as are necessary or impliedly included, incidental or conducive to the attainment of the above objects or any of them, or which may be conveniently carried on and done in connection therewith, or which may be calculated, directly,

to enhance the value of or render profitable any business of the *Corporation*, always provided that nothing shall be done in connection with any of the above objects which is prohibited by of the laws of the Philippines now or hereafter existing, and provided further that the funds of the *Corporation* invested for one purpose shall not be diverted for another purpose except in accordance with Section 17 of the Corporation Code, as amended.

THIRD : That the place where the principal office the *Corporation* is to be established or located is in Metro Manila, Philippines.

FOURTH : That the term for which said *Corporation* is to exist is fifty (50) years from and after that date of its incorporation.

FIFTH : That the names, nationalities and addresses of the incorporators of said *Corporation* are as follows :

ANDREW L. TAN	Filipino	10 Taft Street, Greenhills San Juan, Metro Manila
KATHERINE L. TAN	Filipino	10 Taft Street, Greenhills San Juan, Metro Manila
ELIZABETH DE JESUS	Filipino	Equitable Bank Bldg. Greenhills, San Juan, Metro Manila
CIRILO L. MANLANGIT	Filipino	One Beverly Place #35 Annapolis Street Greenhills, San Juan, Metro Manila
LOURDES G. CLEMENTE	Filipino	#18 Denmark Street, Better Living Subd., Parañaque Metro Manila

SIXTH : That the number of Directors of said *Corporation* shall be seven (7) and that the names and residences of the Directors of the *Corporation* who shall initially serve until their successors are elected and qualified as provided in the By-Laws are as follows, to wit: (*Amended as of March 26, 1998*)

ANDREW L. TAN	Filipino	10 Taft Street, Greenhills San Juan, Metro Manila
KATHERINE L. TAN	Filipino	10 Taft Street, Greenhills San Juan, Metro Manila
ELIZABETH DE JESUS	Filipino	Equitable Bank Bldg. Greenhills, San Juan, Metro Manila
CIRILO L. MANLANGIT	Filipino	One Beverly Place #35 Annapolis Street Greenhills, San Juan, Metro Manila
LOURDES G. CLEMENTE	Filipino	#18 Denmark Street, Better Living Subd., Parañaque Metro Manila

SEVENTH : That the amount of capital stock of said *Corporation* is PESOS : **THIRTY-THREE BILLION FOUR HUNDRED NINETY-FIVE MILLION TWO HUNDRED THOUSAND PESOS (PhP33,495,200,000.00)**, Philippine currency, and said capital stock is divided into : (AMENDED AS OF APRIL 24, 2012 & JUNE 13, 2012)

a) **THIRTY-ONE BILLION FOUR HUNDRED NINETY-FIVE MILLION TWO HUNDRED THOUSAND (31,495,200,000)** shares of COMMON STOCK with par value of ONE PESO (PhP1.00) per share, and (AMENDED AS OF APRIL 24, 2012 & JUNE 13, 2012);

b) TWO BILLION (2,000,000,000) shares of PREFERRED STOCK with par value of ONE PESO (PhP1.00) per share, and which shall be convertible, non-voting (except in those cases expressly provided by law and the Enabling Resolutions), and have no pre-emptive right to subscribe to or purchase any shares of any class. The Preferred Stock shall be issued subject to the following conditions, rights, preferences, qualifications and limitations and which shall appear and be printed on the Certificates of Preferred Stock.

The Preferred Shares may be issued from time to time in one or more series as the Board of Directors of the *Corporation* may determine. Provided, that there shall be a series of preferred shares which shall be redeemable. Authority is hereby expressly granted to the Board of Directors to establish and designate each particular series of Preferred Shares, to fix the number of shares to be included in each of such series, and to determine the cash dividend rate or amount, if any, and the price, period and manner of conversion or redemption of shares for each of such series. The specific terms and restrictions of each series of Preferred Shares shall be specified in such resolutions(s) as may be adopted by the Board of Directors prior to the issue of each of such series (the "Enabling Resolutions"), which resolutions shall be filed with the Securities and Exchange Commission and thereupon be deemed a part of these Articles of Incorporation. Provided, however, that all Preferred Shares surrendered either upon conversion or redemption may again be issued or disposed of by the *Corporation*. (Amended as of March 26, 1998)

EIGHTH : That the amount of capital stock which has been actually subscribed is ONE HUNDRED TWENTY-FIVE MILLION PESOS (PhP125,000,000.00), Philippine currency, and that the following persons have subscribed for the number of shares and amount of capital stock set out after their respective names :

<u>Name</u>	<u>Residence</u>	<u>Number of Shares Subscribed</u>	<u>Amount of Capital Stock</u>
MEGAWORLD PROPERTIES & HOLDINGS, INC.	16 th Floor Solidbank Bldg. 777 Paseo de Roxas, Makati. Metro Manila	124,999,995	PhP124,999,995.00
ANDREW L. TAN	10 Taft Street, Greenhills San Juan, Metro Manila	1	1.00
KATHERINE L. TAN	10 Taft Street, Greenhills San Juan, Metro Manila	1	1.00
ELIZABETH DE JESUS	Equitable Bank Bldg., Greenhills San Juan, Metro Manila	1	1.00
CIRILO L. MANLANGIT	One Beverly Place #35 Annapolis Street, Greenhills San Juan, Metro Manila	1	1.00
LOURDES G. CLEMENTE	#18 Denmark Street, Better Living Subd., Parañaque Metro Manila	1	1.00
		125,000,000	PhP125,000,000.00

NINTH : That the following persons have paid on the shares of capital stock for which they have subscribed, the amounts set out after their respective names :

MEGAWORLD PROPERTIES & HOLDINGS, INC.	16 th Floor Solidbank Bldg. 777 Paseo de Roxas, Makati. Metro Manila	PhP31,249,999.00
ANDREW L. TAN	10 Taft Street, Greenhills San Juan, Metro Manila	1.00
KATHERINE L. TAN	10 Taft Street, Greenhills San Juan, Metro Manila	1.00
ELIZABETH DE JESUS	Equitable Bank Bldg. Greenhills, San Juan Metro Manila	1.00
CIRILO L. MANLANGIT	One Beverly Place, #35 Annapolis Street Greenhills, San Juan Metro Manila	1.00
LOURDES G. CLEMENTE	#18 Denmark Street Better Living Subd. Parañaque, Metro Manila	1.00
	Total	- PhP1,250,004.00

TENTH : That ANDREW L. TAN has been elected Treasurer of the *Corporation*, to act as such until his successor is duly elected and qualified in accordance with the By-Laws, and that as such Treasurer, he has been authorized to receive for the *Corporation* and to receive in its name for all the subscriptions paid by the said subscribers.

ELEVENTH : Directors and all other officers of said *Corporation* shall receive such compensation as the stockholders and the Board of Directors may provide, respectively.

TWELFTH : That no transfer of stock or interest which will reduce the ownership of Filipino citizens to less than the required percentage of the capital stock shall be allowed to be recorded in the proper books of the *Corporation* and that this restriction shall be indicated in all the stock certificates issued by the *Corporation*. Furthermore, all stockholders shall not enjoy any pre-emptive right to subscribe to any issue or disposition of shares of any class of the *Corporation*. (*Amended as of April 3, 1995*)

IN WITNESS WHEREOF, we have hereunto set our hands this 15th day of June 1994 at Makati, Metro Manila, Philippines.

(Sgd.) ANDREW L. TAN - spouses - (Sgd.) KATHERINE L. TAN

(Sgd.) ELIZABETH DE JESUS (Sgd.) CIRILO L. MANLANGIT

(Sgd.) LOURDES G. CLEMENTE

Signed in the presence of :

(Sgd.) R. D. Siatela

(Sgd.) J. G. Dinglasan

A C K N O W L E D G E M E N T

Republic of the Philippines)
Kalookan City) S.S.

On this 11th day of July, before me, a Notary Public for and in Kalookan City, personally appeared :

- ANDREW L. TAN - Res. Cert. No. 6000751 issued at San Juan on Feb. 28, 1994
- KATHERINE L. TAN - Res. Cert. No. 8000752 issued at San Juan on Feb. 28, 1994
- ELIZABETH DE JESUS - Res. Cert. No. 800152A issued at Makati, M.M. on March 2, 1994
- CIRILO L. MANLANGIT - Res. Cert. No. 7211333-A issued at Makati, MM on March 16, 1994
- LOURDES G. CLEMENTE - Res. Cert. No. 7211331-A issued at Makati, MM on March 16, 1994

known to me and to me known to be the same persons whose names are subscribed and who executed the foregoing Articles of Incorporation and each of them acknowledged that he/she voluntarily execute the same.

WITNESS MY HAND AND SEAL.

(Sgd.) NIMFA E. SILVESTRE E. PINEDA
Notary Public
Until December 31, 1994
PTR. No. 0369133; 2-1-93
Kalookan City

Doc. No. 432;
Page No. 87;
Book No. II;
Series of 1994

PASIG CITY

SECRETARY'S CERTIFICATE

I, **DENNIS E. EDAÑO**, of legal age, Filipino, with office address at the 21ST Floor, The World Centre, 330 Sen. Gil Puyat Avenue, Makati City, hereby state that:

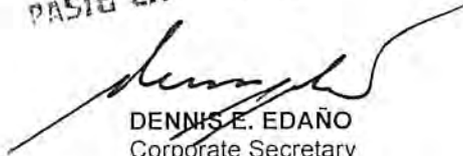
1. I am the Corporate Secretary of **EMPIRE EAST LAND HOLDINGS, INC.** (the "Corporation"), a corporation duly organized in accordance with Philippine laws with principal office at the 21ST Floor, The World Centre, 330 Sen. Gil Puyat Avenue, Makati City, Philippines.

2. The following are the stockholders of record of the Corporation with their respective stockholdings, who approved the increase in the authorized capital stock of the Corporation in a meeting held on 13 June 2012:

Nationality of Stockholder	Issued Common Shares				Outstanding Common Shares				Treasury Shares	Preferred Shares			
	Subscribed	%	Paid-Up	%	Subscribed	%	Paid-Up	Subscribed		%	Paid-Up	%	
FILIPINO	10,428,255,177	98.17	10,428,255,177	98.17	10,300,999,106	98.14	10,300,999,106		285,723,080	100	285,723,080	100	
FOREIGN	194,237,147	1.82	194,237,147	1.82	194,237,147	1.85	194,237,147	127,256,071	NONE		NONE		
Total	10,622,492,324	100	10,622,492,324	100	10,495,236,253	100	10,495,236,253		285,723,080	100	285,723,080	100	

3. I executed this Secretary's Certificate in connection with the application for increase in the authorized capital stock of the Corporation.

IN WITNESS WHEREOF, I have hereunto set my hand on this 02 OCT 2012 at PASIG CITY Philippines.


DENNIS E. EDAÑO
Corporate Secretary

SUBSCRIBED AND SWORN to before me this 02 OCT 2012 at PASIG CITY, Philippines, affiant exhibiting to me his _____ issued/expiring on _____ at _____, Philippines.

Doc. No. 43
Page No. 9
Book No. 661
Series of 2012.


ATTY. RAMON L. CAPIO
NOTARY PUBLIC
UNTIL DECEMBER 31, 2012
ROLL No. 22-177-176-018-997
ROLL No. 177-176-018-997
DTB No. 177-176-018-997
JAN. 2, 2008 PASIG CITY
TRF 06 08 474E

Republic of the Philippines)
) S.S.

PASIG CITY

TREASURER'S AFFIDAVIT

That I, **GIOVANNI C. NG**, of legal age, Filipino, married, after being duly sworn in accordance with law, hereby deposes and states :

*That I am the Treasurer of **EMPIRE EAST LAND HOLDINGS, INC.** (the "Corporation"), to act as such until my successor has been duly elected and qualified in accordance with the By-Laws of the Corporation and that as such Treasurer, I hereby certify under oath that at least **twenty-five (25%) percent** of the proposed increase in the authorized capital stock of the Corporation or the amount of **Two Billion Six Hundred Ninety-Five Million Two Hundred Thirty-Nine Thousand Eight Hundred Thirty-Four Pesos (Php 2,695,239,834.00)**, Philippine currency, has been subscribed and that at least **twenty-five (25%) percent** of the said subscription or the amount of **Six Hundred Seventy-Four Million Pesos (Php674,000,000.00)**, Philippine currency, has been paid and received by me in **CASH** for the benefit and credit of the Corporation. The said paid-up capital represents fresh and additional paid-in capital of the Corporation.*

02 OCT 2012

IN WITNESS WHEREOF, I have hereunto set my hand on the _____ day of _____ 2012 at PASIG CITY, Philippines.

GIOVANNI C. NG
Treasurer

02 OCT 2012

SUBSCRIBED AND SWORN to, before me this _____th day of _____ 2012 at PASIG CITY, Philippines, affiant exhibiting to me his Tax Identification No. 164-662-351 as well as his Community Tax Certificate No. 07001928 issued on January 12, 2012 at Makati City, Metro Manila, Philippines.

Doc. No. 42
Page No. 9
Book No. 2012
Series of 2012.

NOTARY PUBLIC
ATTY. RAMON L. CARPIO
NOTARY PUBLIC
UNITED, DECEMBER 29, 2012
ROLL No. 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100
RCL No. 111-100-1-386
PTR No. 2012-111-100-1-386
JAN. 2, 2012 AT PASIG CITY
PTR No. 2012-111-100-1-386

DIRECTORS' CERTIFICATE



KNOW ALL MEN BY THESE PRESENTS:

That the undersigned, being the *Chairman of the Board*, the *Corporate Secretary* and at least a majority of the members of the Board of Directors of **EMPIRE EAST LAND HOLDINGS, INC.** (the "*Corporation*"), do hereby certify that :

1. Attached is a true and correct copy of the **AMENDED ARTICLES OF INCORPORATION** of the *Corporation* embodying the amendments to Article **SEVENTH** thereof increasing the authorized capital stock of the *Corporation* from Twenty-Three Billion Four Hundred Ninety-Five Million Two Hundred Thousand Pesos (PhP23,495,200,000.00) consisting of Twenty-One Billion Four Hundred Ninety-Five Million Two Hundred Thousand (21,495,200,000) shares of common stock with a par value of One Peso (PhP1.00) per share and Two Billion (2,000,000,000) shares of preferred stock with a par value of One Peso (PhP1.00) per share, to **Thirty-Three Billion Four Hundred Ninety-Five Million Two Hundred Thousand Pesos (PhP33,495,200,000.00)** consisting of **Thirty-One Billion Four Hundred Ninety-Five Million Two Hundred Thousand (31,495,200,000) shares of common stock** with a par value of One Peso (PhP1.00) per share and Two Billion (2,000,000,000) shares of preferred stock with a par value of One Peso (PhP1.00) per share.

2. Article SEVENTH of the Amended Articles of Incorporation of the *Corporation* shall henceforth read as follows :

"SEVENTH - That the amount of capital stock of said *Corporation* is Pesos : **Thirty-Three Billion Four Hundred Ninety-Five Million Two Hundred Thousand (PhP33,495,200,000.00)**, Philippine currency, and said capital stock is divided into : (**AMENDED AS OF APRIL 24, 2012 & JUNE 13, 2012**)

a) **THIRTY-ONE BILLION FOUR HUNDRED NINETY-FIVE MILLION TWO HUNDRED THOUSAND (31,495,200,000)** shares of COMMON STOCK with par value of ONE PESO (PhP1.00) per share, and (**AMENDED AS OF APRIL 24, 2012 & JUNE 13, 2012**);

b) TWO BILLION (2,000,000,000) shares of PREFERRED STOCK with par value of ONE PESO (PhP1.00) per share, and which shall be convertible, non-voting (except in those cases expressly provided by law and the Enabling Resolutions), and have no pre-emptive right to subscribe to or purchase any shares of any class. The Preferred Stock shall be issued subject to the following conditions, rights, preferences, qualifications and limitations and which shall appear and be printed on the Certificates of Preferred Stock.

The Preferred Shares may be issued from time to time in one or more series as the Board of Directors of the *Corporation* may determine. Provided, that there shall be a series of preferred shares which shall be redeemable. Authority is hereby expressly granted to the Board of Directors to establish and designate each particular series of Preferred Shares, to fix the number of shares to be included in each of such series, and to determine the cash dividend rate or amount, if any, and the price, period and manner of conversion or redemption of shares for each of such series. The specific terms and restrictions of each series of Preferred Shares shall be specified in such resolutions(s) as may be adopted by the Board of Directors prior to the issue of each of such series (the "Enabling Resolutions"), which resolutions shall be filed with the Securities and Exchange Commission and thereupon,

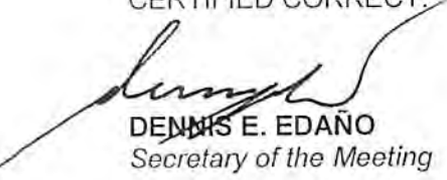
be deemed a part of these Articles of Incorporation. Provided, however, that all Preferred Shares surrendered either upon conversion or redemption may again be issued or disposed of by the Corporation. (Amended as of March 26, 1998)"

3. Said amendments were approved on 13 June 2012 by the vote of at least two-thirds (2/3) of the outstanding capital stock of the Corporation at the annual meeting of the stockholders held at the Eastwood Richmond Hotel, 17 Orchard Road, Eastwood City CyberPark, E. Rodriguez, Jr. Avenue (C-5 Road), Bagumbayan, Quezon City, Metro Manila, Philippines.

4. Said amendments were approved by the vote of at least a majority of the members of the Board of Directors of the Corporation at a meeting duly called for the purpose held on 24 April 2012 at its principal office and business address.

IN WITNESS WHEREOF, we have hereunto set our hands on the 02 OCT 2012 day of PASIG CITY 2012 at Makati City, Metro Manila, Philippines.

CERTIFIED CORRECT:


DENNIS E. EDAÑO
Secretary of the Meeting

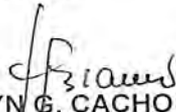
ATTESTED BY:


ANDREW L. TAN
Chairman of the Board

GERARDO C. GARCIA
Vice-Chairman of the Board


ANTHONY CHARLEMAGNE C. YU
Director


KATHERINE L. TAN
Director


EVELYN G. CACHO
Director

ALEJO L. VILLANUEVA JR.
Director

ENRIQUE SANTOS L. SY
Director

Republic of the Philippines)
PASIG CITY) s.s.

02 OCT 2012

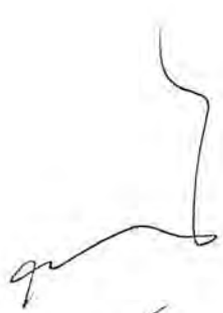
SUBSCRIBED AND SWORN to before me this _____th day of _____ 2012 at _____, Philippines, affiants exhibiting to me their respective Tax Identification Numbers as well as their Community Tax Certificate numbers, dates and places of issue, to wit :

<u>Name</u>	<u>T.I.N.</u>	<u>C.T.C. No.</u>	<u>Date & Place Issued</u>
Andrew L. Tan	125-960-003	03208915	Jan. 09, 2012; Quezon City
Anthony Charlemagne C. Yu	132-173-451	07002696	Jan. 06, 2012; Makati City 

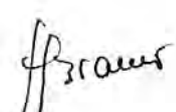
Katherine L. Tan	137-559-459	03208917	Jan. 09, 2012; Quezon City
Gerardo C. Garcia	110-183-659	06988164	Jan. 06, 2012; Makati City
Alejo L. Villanueva, Jr.	107-279-348	00675039	Jan. 20, 2012; Parañaque City
Evelyn G. Cacho	127-326-686	06987615	Jan. 09, 2012; Makati City
Enrique Santos L. Sy	125-960-296	00664521	Jan. 14, 2012; Parañaque City
Dennis E. Edaño	207-906-709	07002697	Jan. 16, 2012; Makati City

Doc. No. 45
 Page No. 9
 Book No. CCXIV
 Series of 2012 111


 NOTARY PUBLIC
ATTY. RAMON L. CAPIO
 NOTARY PUBLIC
 UNTIL 09/30/2012
 ROLL No. 23,172 TRK. 05-018-897
 REG. No. 111,4706
 DIR No. 111,4706 ISSUED ON
 JAN. 2, 2012 AT PASIG CITY
 IRP No. 88474C









REPUBLIC OF THE PHILIPPINES
SECURITIES AND EXCHANGE COMMISSION
SEC Building, EDSA, Greenhills
City Of Mandaluyong, Metro Manila

COMPANY REG. NO. ASO94-6430

CERTIFICATE OF APPROVAL OF INCREASE OF CAPITAL STOCK

KNOW ALL PERSONS BY THESE PRESENTS:

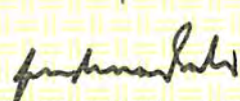
This is to certify that the increase of capital stock of the

EMPIRE EAST LAND HOLDINGS, INC.

from P23,495,200,000.00 divided into 21,495,200,000 common; 2,000,000,000 preferred shares both with the par value of P1.00 each, to P33,495,200,000.00 divided into 31,495,200,000 common; 2,000,000,000 preferred shares both with the par value of P1.00 each, approved by majority of the Board of Directors on April 24, 2012 and by the vote of the stockholders owning or representing at least two-thirds of the outstanding capital stock at a meeting held on June 13, 2012 certified to by the Chairman and the Secretary of the stockholders' meeting and a majority of the Board of Directors of the corporation, was approved by the Commission on the date indicated hereunder in accordance with the provision of Section 38 of the Corporation Code of the Philippines (Batas Pambansa Blg. 68), approved on May 1, 1980. A copy of the Certificate of Increase of Capital Stock filed with the Commission is attached hereto.

IN WITNESS WHEREOF, I have set my hand and caused the seal of this Commission to be affixed to this Certificate at Mandaluyong City, Metro Manila, Philippines, this 17th day of October, Twenty Twelve.




FERDINAND B. SALES
Officer-in-Charge

Company Registration and Monitoring Department

A S O 9 4 - 6 4 3 0
S.E.C. Registration Number

E M P I R E E A S T L A N D
H O L D I N G S , I N C .

(Company's Full Name)

2 1 / F T H E W O R L D C E N T R E
3 3 0 S E N G I L J P U Y A T A V E
M A K A T I C I T Y M E T R O M A N I L A

(Business Address : No./Street/City/Town/Province)

ROLANDO D. SIATELA
Contact Person

867-8826 to 40 local 276
Company Telephone Number

1 2 3 1
Month Year
Fiscal Year

CERTIFICATE OF INCREASE OF
AUTHORIZED CAPITAL STOCK
FORM TYPE

June 2nd Tuesday
Month Day
Annual Meeting

N.A.
Secondary License Type, If Applicable

C R M D
Dept. Requiring this Doc.

Article SEVENTH
Amended Articles Number/Section

Total No. of Stockholders

Total Amount of Borrowings

Domestic

Foreign

(To be accomplished by SEC personnel concerned)

File Number

LCU

Document I.D.

Cashier

STAMPS

Remarks : please use black ink for scanning purposes

CERTIFICATE OF INCREASE
OF THE AUTHORIZED CAPITAL STOCK OF
EMPIRE EAST LAND HOLDINGS, INC.



KNOW ALL MEN BY THESE PRESENTS :

That the undersigned, being the *Chairman* and the *Secretary* of the meeting of the stockholders of **EMPIRE EAST LAND HOLDINGS, INC.** (the "*Corporation*") held on 13 June 2012, and at least a majority of the members of the Board of Directors of the *Corporation*, a domestic corporation with office and business address at the 21st Floor, The World Center Bldg., 330 Sen. Gil Puyat Avenue, Makati City, Metro Manila, Philippines, **DO HEREBY CERTIFY:**

1. That at the annual meeting of the stockholders of the *Corporation* held on 13 June 2012 at the Eastwood Richmond Hotel, 17 Orchard Road, Eastwood City CyberPark, E. Rodriguez, Jr. Avenue (C-5 Road), Bagumbayan, Quezon City, Metro Manila, Philippines, in accordance with Section 38 of the Corporation Code (B.P. Bldg. 68), stockholders of the *Corporation* owning or representing at least two-thirds (2/3) of the subscribed and outstanding capital stock of the *Corporation* **APPROVED** the **INCREASE** of the *Corporation's* **AUTHORIZED CAPITAL STOCK** from Twenty-Three Billion Four Hundred Ninety-Five Million Two Hundred Thousand Pesos (PhP23,495,200,000.00) divided into Twenty-One Billion Four Hundred Ninety-Five Million Two Hundred Thousand (21,495,200,000) common shares with a par value of One Peso (PhP1.00) per share and Two Billion (2,000,000,000) preferred shares with a par value of One Peso (PhP1.00) per share, to **THIRTY-THREE BILLION FOUR HUNDRED NINETY-FIVE MILLION TWO HUNDRED THOUSAND PESOS (PhP33,495,200,000.00)**, Philippine currency, divided into **THIRTY-ONE BILLION FOUR HUNDRED NINETY-FIVE MILLION TWO HUNDRED THOUSAND (31,495,200,000) COMMON** shares with a par value of One Peso (PhP1.00) per share and Two Billion (2,000,000,000) preferred shares with a par value of One Peso (PhP1.00) per share;

2. That the increase in the authorized capital stock of the *Corporation* was approved by at least a majority of the members of the Board of Directors of the *Corporation* at the special meeting duly called for the purpose on 24 April 2012;

3. That of the increase in the authorized capital stock of **TEN BILLION PESOS (PhP10,000,000,000.00)**, Philippine currency, the amount of **TWO BILLION SIX HUNDRED NINETY-FIVE MILLION TWO HUNDRED THIRTY-NINE THOUSAND EIGHT HUNDRED THIRTY-FOUR PESOS (PhP2,695,239,834.00)**, Philippine currency, has been actually subscribed and that out of the said subscription, the amount of **SIX HUNDRED SEVENTY-FOUR MILLION PESOS (PhP674,000,000.00)**, Philippine currency, has been actually paid in **CASH** by Megaworld Corporation and/or stockholders as of 13 September 2012, the record date for the pre-emptive stock rights offer to existing stockholders of the *Corporation*;

4. That the actual indebtedness of the *Corporation* as of the date of the special meeting of the stockholders amounted to Four Hundred Sixty-Six Million Nine Hundred Forty-Five Thousand Three Hundred Twenty-Nine Pesos (PhP466,945,329.00);

5. That no bonded indebtedness has been incurred, created or increased as of the date of the special meeting of stockholders;

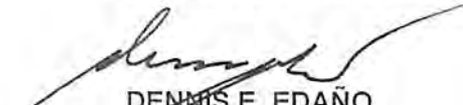
6. That as set forth above, the requirements of Sections 16 and 38 of the Corporation Code (B.P. Blg.68) have been complied with.

Jane IN WITNESS WHEREOF, we have hereunto set our hands on the 13th day of June 2012 at Makati City, Metro Manila, Philippines. *V/V*

Francis

[Signature]

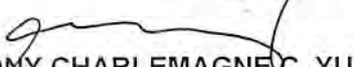
CERTIFIED CORRECT:

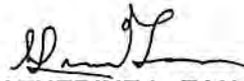

DENNIS E. EDAÑO
Secretary of the Meeting

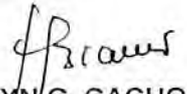
ATTESTED BY:


ANDREW L. TAN
Chairman of the Board
Stockholders' Meeting

GERARDO C. GARCIA
Vice-Chairman of the Board


ANTHONY CHARLEMAGNE C. YU
Director


KATHERINE L. TAN
Director


EVELYN G. CACHO
Director

ALEJO L. VILLANUEVA JR.
Director

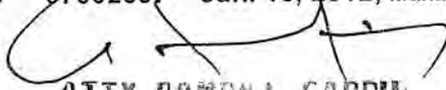
ENRIQUE SANTOS L. SY
Director

Republic of the Philippines)
PASIG CITY) S.S.

02 OCT 2012

SUBSCRIBED AND SWORN to before me this _____th day of _____ 2012
at _____, Philippines, affiants exhibiting to me their respective Tax
Identification Numbers as well as their Community Tax Certificate numbers, dates and
places of issue, to wit :

<u>Name</u>	<u>T.I.N.</u>	<u>C.T.C. No.</u>	<u>Date & Place Issued</u>
Andrew L. Tan	125-960-003	03208915	Jan. 09, 2012; Quezon City
Anthony Charlemagne C. Yu	132-173-451	07002696	Jan. 06, 2012; Makati City
Katherine L. Tan	137-559-459	03208917	Jan. 09, 2012; Quezon City
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Enrique Santos L. Sy	125-960-296	00664521	Jan. 14, 2012; Parañaque City
Dennis E. Edaño	207-906-709	07002697	Jan. 16, 2012; Makati City


ATTY. RAMON L. CAPIO
NOTARY PUBLIC
ROLL No. 27, 1997 TORQUE-318-897
NOTARY PUBLIC
NOTARY No. 11007 ISSUED ON
JAN. 2, 2007 PASIG CITY
FRP No. 88474C

Doc. No. 9;
Page No. 1;
Book No. 1001;
Series of 2012 1001

AMENDED

ARTICLES OF INCORPORATION

of

Empire East Land Holdings, Inc.

KNOWN ALL MEN BY THESE PRESENTS :

That we, all of whom are Filipinos, of legal age, residents of the Philippines, have this day voluntarily associated together for the purpose of forming a corporation under the laws of the Philippines :

AND WE HEREBY CERTIFY :

FIRST : That the name of said *Corporation* shall be EMPIRE EAST LAND HOLDINGS, INC. (the "*Corporation*")

PRIMARY PURPOSE

SECOND : That the purpose for which said *Corporation* is formed are :

a) To engage in the business of real estate development, mass community housing, townhouses and row houses development, residential subdivision and other massive horizontal land development, alone or in syndicate or joint ventures with others and for this purpose acquire land by purchase, lease, donation or otherwise, and to own, use, improve, subdivide, hold, administer, sell, convey, exchange, lease, mortgage, dispose of, work, improve, develop, subdivide and otherwise deal in real property of any kind and interest or right therein and to construct, improve, manage or otherwise dispose of buildings, condominiums, apartments and other structures of whatever kind, together with their appurtenances whether for dwelling, commercial or industrial purposes ;

b) To conduct, maintain, engage in, and carry on the business of acquiring, constructing, developing and operating hotels, lodges, resorts and other tourist-oriented projects, either alone or in conjunction with others; and

c) To perform all and everything necessary and proper for the attainment of the said purposes, or in furtherance of any of the above purposes, either alone or in association with corporations or individuals.

SECONDARY PURPOSES

a) To promote, establish, operate, manage, own or invest in any and all kinds of business enterprises or assist or participate in organization, merger or consolidation thereof, and in connection with such activities, to subscribe to, purchase or otherwise acquire shares of stock or other evidence of equity participation in any business enterprise, or purchase or otherwise acquire all or part of assets, franchise, concession or goodwill of any firm, corporation or establishments as may be allowed by law;

b) To borrow money, to make and issue notes and other evidence of indebtedness of all kinds and to secure the same by mortgage, pledge or otherwise, in amounts as the business of the *Corporation* may require;

c) To deal in engage and transact, directly or indirectly, all forms of business and mercantile acts and transactions concerning all kinds of real or personal property, movables, semi-movables or immovables, goods, wares, chattels, choses in action, tangible and intangible property, technical and industrial equipment and machineries, personal and real things, including future ones, which are not excluded from the commerce of man or which are not contrary to law or good morals;

d) To borrow or raise money or funds for the purpose/s of the *Corporation*, and in pursuance thereof, to issue any mortgage, hypothecation, deed of trust, debenture, bond, lien or obligation of the *Corporation*, either at par premium, secured by all or any parts of the undertakings revenues, rights and properties of the *Corporation* and to exchange or vary from time to time any such securities;

e) To carry on a general mercantile and commercial business, buying or otherwise acquiring, holding, importing and exporting, selling and otherwise disposing, and dealing in goods, wares, merchandise or anything of any nature, natural or artificial, which is or may become an article of commerce;

f) To act as commercial or general agent or factor, to undertake the general management or representation of any person, either within or without the Philippines; in no case, however, shall the *Corporation* manage the funds, securities and portfolios and similar assets of such managed entities; any transaction or negotiation of any business of shipping, air, water or land passenger and/or freight transportation, maritime, commercial, manufacturing, or other business of any nature whatsoever and while so acting as such agent, factor or manager, to perform such acts, enter into such contracts and obligations and carry on such transactions as shall tend to promote the best interests of the *Corporation* and those it represents;

g) To do a general business as commission merchant, selling agent and factor, and conduct, manage and operate the general business of importers and exporters, to make such contracts as may from time to time be required to be made; to deal or traffic in, negotiate, acquire, keep and dispose of commercial or other papers;

h) In furtherance of its business, enter into, make, perform and carry out, or cancel and rescind contracts of every kind and for any lawful purpose with any person, firm, association, corporation, syndicate, domestic or foreign or others;

i) To acquire for itself by purchase, and to invest in hold, sell, or otherwise dispose of, stocks, bonds, debentures, certificates or other securities of any corporation, domestic or foreign, or the bonds or other obligations and evidence of indebtedness of any person or persons, in the same manner and extent as juridical persons might, could or would do, and while the owner or holder of such stocks, bonds or other securities, to exercise all the rights, powers and privileges appurtenant thereto without necessarily engaging in stock brokerage herein;

j) To apply for, obtain, register lease, license, purchase or otherwise acquire, and to hold, use, own, operate, sell, assign or otherwise dispose of any trademark, trade name, trade secret, formula, patent, invention, copyright, improvement or process used in connection with or secured under letter, patent or copyright, domestic or foreign;

k) Directly or indirectly, to buy, sell, rent, manufacture, install, use, operate and generally deal in machines, mechanisms, devices, apparatuses, inventions, gadgets and equipment of all kinds and types and technical and industrial improvements known to and within the commerce of man;

l) To make, enter into, execute, ratify, confirm, sign, undertake and perform contracts of any and all kinds of description with any person, firm or corporation, whether governmental public or private, without limit as to amount and conditions, including but not by way of limitations,

contracts, creating rights, encumbrances, liens, assessments, servitudes and other privileges respecting any of the property of any kind owned by the *Corporation*; and,

m) To do all such other things and acts as are necessary or impliedly included, incidental or conducive to the attainment of the above objects or any of them, or which may be conveniently carried on and done in connection therewith, or which may be calculated, directly, to enhance the value of or render profitable any business of the *Corporation*, always provided that nothing shall be done in connection with any of the above objects which is prohibited by of the laws of the Philippines now or hereafter existing, and provided further that the funds of the *Corporation* invested for one purpose shall not be diverted for another purpose except in accordance with Section 17 of the Corporation Code, as amended.

THIRD : That the place where the principal office the *Corporation* is to be established or located is in Metro Manila, Philippines.

FOURTH : That the term for which said *Corporation* is to exist is fifty (50) years from and after that date of its incorporation.

FIFTH : That the names, nationalities and addresses of the incorporators of said *Corporation* are as follows :

ANDREW L. TAN	Filipino	10 Taft Street, Greenhills San Juan, Metro Manila
KATHERINE L. TAN	Filipino	10 Taft Street, Greenhills San Juan, Metro Manila
ELIZABETH DE JESUS	Filipino	Equitable Bank Bldg. Greenhills, San Juan, Metro Manila
CIRILO L. MANLANGIT	Filipino	One Beverly Place #35 Annapolis Street Greenhills, San Juan, Metro Manila
LOURDES G. CLEMENTE	Filipino	#18 Denmark Street, Better Living Subd., Parañaque Metro Manila

SIXTH : That the number of Directors of said *Corporation* shall be seven (7) and that the names and residences of the Directors of the *Corporation* who shall initially serve until their successors are elected and qualified as provided in the By-Laws are as follows, to wit: (*Amended as of March 26, 1998*)

ANDREW L. TAN	Filipino	10 Taft Street, Greenhills San Juan, Metro Manila
KATHERINE L. TAN	Filipino	10 Taft Street, Greenhills San Juan, Metro Manila
ELIZABETH DE JESUS	Filipino	Equitable Bank Bldg., Greenhills * San Juan, Metro Manila
CIRILO L. MANLANGIT	Filipino	One Beverly Place #35 Annapolis Street, Greenhills

San Juan, Metro Manila

LOURDES G. CLEMENTE

Filipino

#18 Denmark Street, Better Living
Subd., Parañaque, Metro Manila

SEVENTH : That the amount of capital stock of said *Corporation* is PESOS : THIRTY-THREE BILLION FOUR HUNDRED NINETY-FIVE MILLION TWO HUNDRED THOUSAND PESOS (PhP33,495,200,000.00), Philippine currency, and said capital stock is divided into : (AMENDED AS OF APRIL 24, 2012 & JUNE 13, 2012)

a) THIRTY-ONE BILLION FOUR HUNDRED NINETY-FIVE MILLION TWO HUNDRED THOUSAND (31,495,200,000) shares of COMMON STOCK with par value of ONE PESO (PhP1.00) per share, and (AMENDED AS OF APRIL 24, 2012 & JUNE 13, 2012);

b) TWO BILLION (2,000,000,000) shares of PREFERRED STOCK with par value of ONE PESO (PhP1.00) per share, and which shall be convertible, non-voting (except in those cases expressly provided by law and the Enabling Resolutions), and have no pre-emptive right to subscribe to or purchase any shares of any class. The Preferred Stock shall be issued subject to the following conditions, rights, preferences, qualifications and limitations and which shall appear and be printed on the Certificates of Preferred Stock.

The Preferred Shares may be issued from time to time in one or more series as the Board of Directors of the *Corporation* may determine. Provided, that there shall be a series of preferred shares which shall be redeemable. Authority is hereby expressly granted to the Board of Directors to establish and designate each particular series of Preferred Shares, to fix the number of shares to be included in each of such series, and to determine the cash dividend rate or amount, if any, and the price, period and manner of conversion or redemption of shares for each of such series. The specific terms and restrictions of each series of Preferred Shares shall be specified in such resolutions(s) as may be adopted by the Board of Directors prior to the issue of each of such series (the "Enabling Resolutions"), which resolutions shall be filed with the Securities and Exchange Commission and thereupon be deemed a part of these Articles of Incorporation. Provided, however, that all Preferred Shares surrendered either upon conversion or redemption may again be issued or disposed of by the *Corporation*. (Amended as of March 26, 1998)

EIGHTH : That the amount of capital stock which has been actually subscribed is ONE HUNDRED TWENTY-FIVE MILLION PESOS (PhP125,000,000.00), Philippine currency, and that the following persons have subscribed for the number of shares and amount of capital stock set out after their respective names :

<u>Name</u>	<u>Residence</u>	<u>Number of Shares Subscribed</u>	<u>Amount of Capital Stock</u>
MEGAWORLD PROPERTIES & HOLDINGS, INC.	16 th Floor Solidbank Bldg. 777 Paseo de Roxas, Makati. Metro Manila	124,999,995	PhP124,999,995.00
ANDREW L. TAN	10 Taft Street, Greenhills San Juan, Metro Manila	1	1.00
KATHERINE L. TAN	10 Taft Street, Greenhills San Juan, Metro Manila	1	1.00
ELIZABETH DE JESUS	Equitable Bank Bldg., Greenhills San Juan, Metro Manila	1	1.00
CIRILO L. MANLANGIT	One Beverly Place #35 Annapolis Street, Greenhills San Juan, Metro Manila	1	1.00

LOURDES G. CLEMENTE	#18 Denmark Street, Better Living Subd., Parañaque Metro Manila	1	1.00
		125,000,000	PhP125,000,000.00

NINTH : That the following persons have paid on the shares of capital stock for which they have subscribed, the amounts set out after their respective names :

MEGAWORLD PROPERTIES & HOLDINGS, INC.	16 th Floor Solidbank Bldg. 777 Paseo de Roxas, Makati. Metro Manila		PhP31,249,999.00
ANDREW L. TAN	10 Taft Street, Greenhills San Juan, Metro Manila		1.00
KATHERINE L. TAN	10 Taft Street, Greenhills San Juan, Metro Manila		1.00
ELIZABETH DE JESUS	Equitable Bank Bldg. Greenhills, San Juan Metro Manila		1.00
CIRILO L. MANLANGIT	One Beverly Place, #35 Annapolis Street Greenhills, San Juan Metro Manila		1.00
LOURDES G. CLEMENTE	#18 Denmark Street Better Living Subd. Parañaque, Metro Manila		1.00
	Total	-	PhP1,250,004.00

TENTH : That ANDREW L. TAN has been elected Treasurer of the *Corporation*, to act as such until his successor is duly elected and qualified in accordance with the By-Laws, and that as such Treasurer, he has been authorized to receive for the *Corporation* and to receive in its name for all the subscriptions paid by the said subscribers.

ELEVENTH : Directors and all other officers of said *Corporation* shall receive such compensation as the stockholders and the Board of Directors may provide, respectively.

TWELFTH : That no transfer of stock or interest which will reduce the ownership of Filipino citizens to less than the required percentage of the capital stock shall be allowed to be recorded in the proper books of the *Corporation* and that this restriction shall be indicated in all the stock certificates issued by the *Corporation*. Furthermore, all stockholders shall not enjoy any preemptive right to subscribe to any issue or disposition of shares of any class of the *Corporation*.
(Amended as of April 3, 1995)

IN WITNESS WHEREOF, we have hereunto set our hands this 15th day of June 1994 at Makati, Metro Manila, Philippines.

(Sgd.) ANDREW L. TAN - spouses - (Sgd.) KATHERINE L. TAN

(Sgd.) ELIZABETH DE JESUS (Sgd.) CIRILO L. MANLANGIT

(Sgd.) LOURDES G. CLEMENTE

Signed in the presence of :

(Sgd.) R. D. Siatela

(Sgd.) J. G. Dinglasan

A C K N O W L E D G E M E N T

Republic of the Philippines)
Kalookan City) S.S.

On this 11th day of July, before me, a Notary Public for and in Kalookan City, personally appeared :

- ANDREW L. TAN - Res. Cert. No. 6000751 issued at San Juan on Feb. 28, 1994
- KATHERINE L. TAN - Res. Cert. No. 8000752 issued at San Juan on Feb. 28, 1994
- ELIZABETH DE JESUS - Res. Cert. No. 800152A issued at Makati, M.M. on March 2, 1994
- CIRILO L. MANLANGIT - Res. Cert. No. 7211333-A issued at Makati, MM on March 16, 1994
- LOURDES G. CLEMENTE - Res. Cert. No. 7211331-A issued at Makati, MM on March 16, 1994

known to me and to me known to be the same persons whose names are subscribed and who executed the foregoing Articles of Incorporation and each of them acknowledged that he/she voluntarily execute the same.

WITNESS MY HAND AND SEAL.

(Sgd.) NIMFA E. SILVESTRE E. PINEDA
Notary Public
Until December 31, 1994
PTR. No. 0369133; 2-1-93
Kalookan City

Doc. No. 432;
Page No. 87;
Book No. II;
Series of 1994