SECURITIES AND EXCHANGE COMMISSION SEC FORM 17-Q

QUARTERLY REPORT PURSUANT TO SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17(2)(b) THEREUNDER

1. For the quarterly period ended

Dec 31, 2020

2. SEC Identification Number

1746

3. BIR Tax Identification No.

000-126-853-000

4. Exact name of issuer as specified in its charter

STI Education Systems Holdings, Inc.

- 5. Province, country or other jurisdiction of incorporation or organization Metro Manila, Philippines
- 6. Industry Classification Code(SEC Use Only)
- 7. Address of principal office

7th Floor STI Holdings Center, 6764 Ayala Avenue, Makati City Postal Code 1226

8. Issuer's telephone number, including area code

632 8844-9553

- 9. Former name or former address, and former fiscal year, if changed since last report 7th Floor iACADEMY Building, 6764 Ayala Avenue, Makati City/March 31
- 10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
Common	9,904,806,924

11. Are any or all of registrant's securities listed on a Stock Exchange?

Yes No

If yes, state the name of such stock exchange and the classes of securities listed therein: Philippine Stock Exchange

- 12. Indicate by check mark whether the registrant:
 - (a) has filed all reports required to be filed by Section 17 of the SRC and SRC Rule 17 thereunder or Sections 11 of the RSA and RSA Rule 11(a)-1 thereunder, and Sections 26 and 141 of the

Corporation Code of the Philippines, during the preceding twelve (12) months (or for such shorter period that the registrant was required to file such reports)

Yes No

(b) has been subject to such filing requirements for the past ninety (90) days

Yes No

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



STI Education Systems Holdings, Inc. STI

PSE Disclosure Form 17-2 - Quarterly Report References: SRC Rule 17 and Sections 17.2 and 17.8 of the Revised Disclosure Rules

For the period ended	Dec 31, 2020
Currency (indicate units, if applicable)	Philippine Pesos

Balance Sheet

	Period Ended	Fiscal Year Ended (Audited)
	Dec 31, 2020	Jun 30, 2020
Current Assets	2,859,904,178	2,022,063,770
Total Assets	15,521,181,370	14,830,315,630
Current Liabilities	1,853,185,708	1,429,863,682
Total Liabilities	7,568,599,801	6,732,364,561
Retained Earnings/(Deficit)	3,950,204,486	4,006,680,084
Stockholders' Equity	7,952,581,569	8,097,951,069
Stockholders' Equity - Parent	7,872,058,330	8,015,358,713
Book Value per Share	0.8	0.82

Income Statement

	Current Year (3 Months)	Previous Year (3 Months)	Current Year-To-Date	Previous Year-To-Date		
Gross Revenue	632,416,783	813,226,640	929,060,282	1,610,644,606		
Gross Expense	483,997,964	625,955,356	947,570,961	1,219,741,565		

Non-Operating Income	83,052,268	50,801,932	129,175,187	102,438,638
Non-Operating Expense	133,339,018	72,669,223	221,626,881	149,486,637
Income/(Loss) Before Tax	98,132,069	165,403,993	-110,962,373	343,855,042
Income Tax Expense	9,066,760	12,772,654	2,949,024	33,460,069
Net Income/(Loss) After Tax	89,065,309	152,631,339	-113,911,397	310,394,973
Net Income Attributable to Parent Equity Holder	90,318,821	151,646,910	-112,324,716	307,668,100
Earnings/(Loss) Per Share (Basic)	0.01	0.02	0.01	0.03
Earnings/(Loss) Per Share (Diluted)	0.01	0.02	0.01	0.03

	Current Year (Trailing 12 months)	Previous Year (Trailing 12 months)			
Earnings/(Loss) Per Share (Basic)	-0.05	0.02			
Earnings/(Loss) Per Share (Diluted)	-0.05	0.02			

Other	Re	levan	t In	forn	nation
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Filed on behalf by:

l	Name	Elizabeth Guerrero				
	Designation	Member & Alternate Corporate Information Officer				

COVER SHEET

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	(Company's Full Name)																												
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SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-Q

QUARTERLY REPORT PURSUANT TO SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17(2)(b) THEREUNDER

	For the quarterly period ended	31 December 2020
	SEC Identification No.	1746
	BIR Tax Identification No.	000-126-853-000
	Exact name of registrant as specified in its charter	STI EDUCATION SYSTEMS HOLDINGS, INC.
	Province, Country or other Jurisdiction of incorporation or organization	Philippines
	(SEC Use Only) Industry Classification Code	r
	Address of Philippine Office	7/F STI Holdings Center 6764 Ayala Avenue Makati City, 1226
	Registrant's Telephone No. including Area Code	(632) 8844-9553
	Former name, former address, former Fiscal year, if changed since last report	JTH DAVIES HOLDINGS, INC. 7 th Floor iACADEMY Building 6764 Ayala Avenue, Makati City 1 March 31
0.	Securities Registered pursuant to Section	s 4 and 8 of the RSA.
	Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
	COMMON SHARES - 9,904,806,924 - IS	SUED AND OUTSTANDING
	9 904 806 924 – 1	ISTED SHARES

12. Check whether the registrant:

(a) has filed all reports required to be filed by Section 17 of the Code and SRC Rule 17 thereunder or Sections 11 of the RSA and RSA Rule 11(a)-1 thereunder, and Sections 26 and 141 of the Corporation Code of the Philippines during the preceding 12 months (or for such shorter period that the registrant was required to file such reports;

Yes [x]

No []

(b) has been subject to such filing requirements for the past 90 days.

Yes[x]

No []

PART I - FINANCIAL INFORMATION

Item 1. Financial Statements.

Please refer to Annex "A".

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

Please refer to Annex "B".

PART II - OTHER INFORMATION

Not Applicable

SIGNATURES

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 thereunto duly authorized.

Registrant

STI EDUCATION SYSTEMS HOLDINGS, INC.

Signature and Title

YOLANDA M. BAUTISTA
Treasurer and CFO

Date

February 15, 2021

Signature and Title

MONICO V. JACOB President and CEO

Date

February 15, 2021

STI EDUCATION SYSTEMS HOLDINGS, INC. AND SUBSIDIARIES

INTERIM CONDENSED CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

AS AT DECEMBER 31, 2020 AND JUNE 30, 2020

	December 31, 2020	June 30, 2020
	(Unaudited)	(Audited)
ASSETS	(014441004)	(Finance)
Current Assets		
Cash and cash equivalents (Note 5)	₽1,199,971,604	₽836,213,825
Receivables (Note 6)	1,365,757,038	554,969,383
Inventories (Note 7)	191,858,606	140,403,037
Prepaid expenses and other current assets (Note 8)	102,316,930	71,361,631
	2,859,904,178	1,602,947,876
Noncurrent asset held for sale (Note 9)	-	419,115,894
Total Current Assets	2,859,904,178	2,022,063,770
Noncurrent Assets		
Property and equipment (Note 10)	9,971,988,342	10,113,637,364
Investment properties (Note 11)	1,888,736,901	1,910,745,064
Investments in and advances to associates and joint ventures		
(Note 12)	37,544,396	43,336,665
Equity instruments designated at fair value through other		
comprehensive income (FVOCI) (Note 13)	68,532,018	67,978,508
Deferred tax assets - net	75,041,586	77,451,251
Goodwill, intangible and other noncurrent assets (Note 14)	619,433,949	595,103,008
Total Noncurrent Assets	12,661,277,192	12,808,251,860
TOTAL ASSETS	P15,521,181,370	₽14,830,315,630
	.,. , . ,	,, ,
LIABILITIES AND EQUITY		
•		
Current Liabilities		DOLLARS
Accounts payable and other current liabilities (Note 15)	P792,883,355	₽814,393,735
Current portion of interest-bearing loans and borrowings		
(Note 16)	398,793,379	358,566,076
Unearned tuition and other school fees (Note 22)	601,102,005	
('urrent portion of lease liabilities (Note III)		157,778,412
Current portion of lease liabilities (Note 10)	59,875,133	90,805,276
Income tax payable	59,875,133 531,836	90,805,276 8,320,183
	59,875,133	90,805,276
Income tax payable	59,875,133 531,836	90,805,276 8,320,183
Income tax payable Total Current Liabilities Noncurrent Liabilities Bonds payable (Note 17)	59,875,133 531,836	90,805,276 8,320,183
Income tax payable Total Current Liabilities Noncurrent Liabilities	59,875,133 531,836 1,853,185,708	90,805,276 8,320,183 1,429,863,682
Income tax payable Total Current Liabilities Noncurrent Liabilities Bonds payable (Note 17)	59,875,133 531,836 1,853,185,708	90,805,276 8,320,183 1,429,863,682
Income tax payable Total Current Liabilities Noncurrent Liabilities Bonds payable (Note 17) Interest-bearing loans and borrowings - net of current portion	59,875,133 531,836 1,853,185,708 2,969,536,159	90,805,276 8,320,183 1,429,863,682 2,966,097,772
Income tax payable Total Current Liabilities Noncurrent Liabilities Bonds payable (Note 17) Interest-bearing loans and borrowings - net of current portion (Note 16)	59,875,133 531,836 1,853,185,708 2,969,536,159 1,909,760,488	90,805,276 8,320,183 1,429,863,682 2,966,097,772 1,432,045,165
Income tax payable Total Current Liabilities Noncurrent Liabilities Bonds payable (Note 17) Interest-bearing loans and borrowings - net of current portion (Note 16) Lease liabilities - net of current portion (Note 10)	59,875,133 531,836 1,853,185,708 2,969,536,159 1,909,760,488 441,604,700	90,805,276 8,320,183 1,429,863,682 2,966,097,772 1,432,045,165 461,785,015
Income tax payable Total Current Liabilities Noncurrent Liabilities Bonds payable (Note 17) Interest-bearing loans and borrowings - net of current portion (Note 16) Lease liabilities - net of current portion (Note 10) Pension liabilities - net	59,875,133 531,836 1,853,185,708 2,969,536,159 1,909,760,488 441,604,700 114,200,884 233,297,742 47,014,120	90,805,276 8,320,183 1,429,863,682 2,966,097,772 1,432,045,165 461,785,015 115,402,841
Income tax payable Total Current Liabilities Noncurrent Liabilities Bonds payable (Note 17) Interest-bearing loans and borrowings - net of current portion (Note 16) Lease liabilities - net of current portion (Note 10) Pension liabilities - net Deferred tax liabilities - net	59,875,133 531,836 1,853,185,708 2,969,536,159 1,909,760,488 441,604,700 114,200,884 233,297,742	90,805,276 8,320,183 1,429,863,682 2,966,097,772 1,432,045,165 461,785,015 115,402,841 233,671,096
Income tax payable Total Current Liabilities Noncurrent Liabilities Bonds payable (Note 17) Interest-bearing loans and borrowings - net of current portion (Note 16) Lease liabilities - net of current portion (Note 10) Pension liabilities - net Deferred tax liabilities - net Other noncurrent liabilities (Note 18)	59,875,133 531,836 1,853,185,708 2,969,536,159 1,909,760,488 441,604,700 114,200,884 233,297,742 47,014,120	90,805,276 8,320,183 1,429,863,682 2,966,097,772 1,432,045,165 461,785,015 115,402,841 233,671,096 93,498,990

	December 31, 2020 (Unaudited)	June 30, 2020 (Audited)
Total Liabilities (Brought Forward)	P7,568,599,801	P6,732,364,561
Equity Attributable to Equity Holders of the Parent Company		
(Note 19)		
Capital stock	4,952,403,462	4,952,403,462
Additional paid-in capital	1,119,127,301	1,119,127,301
Cost of shares held by a subsidiary	(498,142,921)	(498,142,921)
Cumulative actuarial gain	7,079,399	3,803,874
Fair value change in equity instruments designated at FVOCI (Note 19)	11,543,058	10,998,066
Other equity reserve	(1,670,477,910)	(1,670,477,910)
Other comprehensive income associated with noncurrent asset held for sale		
(Note 19)	_	90,645,302
Share in associates':		
Cumulative actuarial gain (Note 19)	321,569	321,569
Fair value change in equity instruments designated at FVOCI		
(Note 19)	(114)	(114)
Retained earnings	3,950,204,486	4,006,680,084
Total Equity Attributable to Equity Holders		
of the Parent Company	7,872,058,330	8,015,358,713
Equity Attributable to Non-controlling Interests	80,523,239	82,592,356
Total Equity	7,952,581,569	8,097,951,069
TOTAL LIABILITIES AND EQUITY	P15,521,181,370	₽14,830,315,630

See accompanying Notes to Unaudited Interim Condensed Consolidated Financial Statements.

STI EDUCATION SYSTEMS HOLDINGS, INC. AND SUBSIDIARIES

INTERIM CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

FOR THE PERIODS ENDED DECEMBER 31, 2020 AND 2019

	Six Months Ended December 31		Three Mon Decem	
	2020	2019	2020	2019
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
			,	
REVENUES (Note 20)				
Sale of services:				
Tuition and other school fees	P818,480,155	₽1,428,362,693	P586,611,249	₽708,739,462
Educational services	48,391,274	77,641,490	17,428,569	45,349,277
Royalty fees	5,363,723	7,417,743	2,092,082	4,028,632
Others	41,094,951	27,330,447	24,491,169	15,132,826
Sale of educational materials and supplies	15,730,179	69,892,233	1,793,714	39,976,443
Saic of educational materials and supplies	929,060,282	1,610,644,606	632,416,783	813,226,640
	929,000,202	1,010,044,000	052,410,765	813,220,040
COSTS AND EXPENSES				
Cost of educational services (Note 21)	378,111,739	489,603,048	200 512 610	254,280,678
Cost of educational services (Note 21) Cost of educational materials and supplies sold	370,111,739	409,003,040	209,512,610	234,200,070
	12 402 521	52 402 800	1 205 ((5	20.006.011
(Note 22)	13,483,531	52,402,899	1,285,665	30,886,911
General and administrative expenses (Note 23)	555,975,691	677,735,618	273,199,689	340,787,767
	947,570,961	1,219,741,565	483,997,964	625,955,356
INCOME (LOSS) BEFORE OTHER				
INCOME (EXPENSES) AND INCOME	(10.510.670)	200 002 041	140 410 010	107 271 204
TAX	(18,510,679)	390,903,041	148,418,819	187,271,284
OFFIED INGOING (EMPENATA)				
OTHER INCOME (EXPENSES)	(4 <0.0=4.0=5)		(0.0 - (0.0 - (0.0)	(==
Interest expense	(169,871,327)	(149,379,497)	(83,763,768)	(72,669,223)
Gain on sale of noncurrent asset held for sale	61,424,106		61,424,106	
Rental income	65,140,214	93,531,307	20,774,434	46,761,795
Capital gains tax on sale of noncurrent asset			(45,963,285)	=
held for sale	(45,963,285)	_		
Equity in net earnings (losses) of associates and				
joint ventures (Note 12)	(5,792,269)	(107,140)	(3,611,965)	73,166
Interest income (Notes 5 and 6)	2,553,257	6,919,747	853,728	1,979,387
Gain on sale of property and equipment	57,610	_	_	_
Dividend income	_	1,987,584	_	1,987,584
	(92,451,694)	(47,047,999)	(50,286,750)	(21,867,291)
INCOME (LOSS) BEFORE INCOME TAX	(110,962,373)	343,855,042	98,132,069	165,403,993
PROVISION FOR (BENEFIT FROM) INCOME TAX				
	1 201 404	22 227 625	000 054	17 160 012
Current	1,281,604	32,227,635	988,054	17,160,913
Deferred	1,667,420	1,232,434	8,078,706	(4,388,259)
	2,949,024	33,460,069	9,066,760	12,772,654
	/44 5 044 55=		00.065.000	150 601 600
NET INCOME (LOSS) (Carried Forward)	(113,911,397)	310,394,973	89,065,309	152,631,339

	Six Month Decemb		Three Mon	
	2020	2019	2020	2019
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
NET INCOME (LOSS) (Brought Forward)	(P113,911,397)	₽310,394,973	P89,065,309	₽152,631,339
OTHER COMPREHENSIVE INCOME (LOSS)				
Items not to be reclassified to profit or loss in subsequent years:				
Remeasurement gain (loss) on pension liability	3,688,904	(6,372,567)	3,973,191	(3,607,683)
Fair value change in equity instruments	3,000,704	(0,372,307)	3,773,171	(3,007,003)
designated at FVOCI (Note 13)	553,510	373,822	366,450	350,672
Tax effect on remeasurement gain (loss) in pension liability	(368,891)	637,256	(397,319)	360,768
OTHER COMPREHENSIVE INCOME				
OTHER COMPREHENSIVE INCOME (LOSS), NET OF TAX	3,873,523	(5,361,489)	3,942,322	(2,896,243)
TOTAL COMPREHENSIVE INCOME				
(LOSS)	(P110,037,874)	₽305,033,484	93,007,631	149,735,096
N 4 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				
Net Income (Loss) Attributable To Equity holders of the Parent Company	(P112,324,716)	₽307,668,100	90,318,821	151,646,910
Non-controlling interests	(1,586,681)	2,726,873	(1,253,512)	984,429
Tvoir controlling interests	(P113,911,397)	₽310,394,973	P89,065,309	₽152,631,339
Total Comprehensive Income (Loss) Attributable To				
Equity holders of the Parent Company	(P108,504,200)	₽302,378,288	₽ 94,207,770	₽148,789,646
Non-controlling interests	(1,533,674)	2,655,196	(1,200,139)	945,450
Tion controlling interests	(P110,037,874)	P305,033,484	P93,007,631	P149,735,096
Basic/Diluted Earnings (Losses) Per Share on				
Net Income (Loss) Attributable to Equity Holders of the Parent Company (Note 25)	(P 0.011)	₽0.031	₽0.009	₽0.015
Trouters of the Larent Company (140te 25)	(±0.011)	- 0.031	£0.00 <i>)</i>	+0.013

See accompanying Notes to Unaudited Interim Condensed Consolidated Financial Statements.

STI EDUCATION SYSTEMS HOLDINGS, INC. AND SUBSIDIARIES

INTERIM CONDENSED CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE SIX MONTHS ENDED DECEMBER 31, 2020 AND 2019

				Equity	Attributable to	Equity Holders o	of the Parent Com	oany					
									Share in				
									Associates'				
					Fair Value		Other		Fair Value				
					Change in		Comprehensive	Share in	Change				
					Equity		Income	Associates'	in Equity			Equity	
					Instruments		Associated with	Cumulative	Instruments			Attributable	
			Cost of Shares		designated at		Noncurrent	Actuarial	Designated at			to Non-	
		Additional	Held by a	Cumulative	FVOCI	Other Equity	Asset	Gain (Loss)	FVOCI	Retained		controlling	
		Paid-in Capital		Actuarial Gain	(Note 19)	Reserve	Held for Sale	(Note 19)	(Note 19)	Earnings	Total	Interests	Total Equity
Balance at July 1, 2020	P4,952,403,462	₽1,119,127,301	(P498,142,921)	P3,803,874	P10,998,066	P1,670,477,910)	P90,645,302	₽321,569	(P114)	P4,006,680,084	₽8,015,358,713	P82,592,356	P8,097,951,069
Net loss	-	-	-	-	_	_	_	_	-	(112,324,716)	(112,324,716)	(1,586,681)	(113,911,397)
Other comprehensive income	_	_	_	3,275,525	544,992	_	_	_	_	_	3,820,517	53,006	3,873,523
Total comprehensive income (loss)	_	_	_	3,275,525	544,992	_	_	_	_	(112,324,716)	(108,504,199)	(1,533,675)	(110,037,874)
Dividend declaration	_	-	-	-	-	_	_	_	-	(34,796,184)	(34,796,184)	-	(34,796,184)
Disposal of noncurrent asset held for													
sale	_	_	_	_	_	_	(90,645,302)	_	_	90,645,302	_	_	_
Share of non-controlling interest on													
dividends declared by a subsidiary	_	_		_	_	_	_	_	_		_	(535,442)	(535,442)
Balance at December 31, 2020	P4,952,403,462	P1,119,127,301	(P498,142,921)	₽7,079,399	P11,543,058	(P1,670,477,910)	₽-	P321,569	(P114)	P3,950,204,486	P7,872,058,330	P80,523,239	₽7,952,581,569

				Equ	ity Attributable to	Equity Holders o	f the Parent Compa	ıny					
									Share in				
							Other		Associates' Fair Value				
					Fair Value		Comprehensive	Share in	Change				
					Change in		Income	Associates'	in Equity			Equity	
					Equity		Associated with	Cumulative	Instruments			Attributable	
			Cost of Shares		Instruments at		Noncurrent	Actuarial	Designated at			to Non-	
	Comital Starle	Additional	Held by a	Cumulative	FVOCI	Other Equity	Asset	Gain (Loss)	FVOCI	Retained	Total	controlling	Total Foults
D.1 I.1 . 1 . 2010	Capital Stock		Subsidiary	Actuarial Gain	(Note 19)		Held for Sale	(Note 19)	(Note 19)	Earnings		Interests	Total Equity
Balance at July 1, 2019	£4,952,403,462	₽1,119,127,301	(P 498,142,921)	₽20,890,082	£3,499,469	(£1,670,477,910)	₽90,645,302	₽321,569	(₽114)	₽4,372,251,645	₽8,390,517,885		₽8,480,906,767
Net income	_	-	_	_	_	-	_	_	_	307,668,100	307,668,100	2,726,873	310,394,973
Other comprehensive income (loss)	_	_	-	(5,658,458)	368,646	_	-	-	_	_	(5,289,812)	(71,677)	(5,361,489)
Total comprehensive income (loss)	_	_	_	(5,658,458)	368,646	_	_	_	_	307,668,100	302,378,288	2,655,196	305,033,484
Dividend declaration										(188,087,480)	(188,087,480)	_	(188,087,480)
Share of non-controlling interest on													
dividends declared by a subsidiary	_	_	_	_	_	_	_	_	_	_	_	(2,475,247)	(2,475,247)
Balance at December 31, 2019	₽4,952,403,462	₽1,119,127,301	(P 498,142,921)	₽15,231,624	₽3,868,115	(₽1,670,477,910)	₽90,645,302	₽321,569	(P114)	₽4,491,832,265	P8,504,808,693	₽90,568,831	₽8,595,377,524

See accompanying Notes to Unaudited Interim Condensed Consolidated Financial Statements.

STI EDUCATION SYSTEMS HOLDINGS, INC. AND SUBSIDIARIES

INTERIM CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE SIX MONTHS ENDED DECEMBER 31, 2020 AND 2019

	2020	2019
	(Unaudited)	(Unaudited)
CACH ELONG EDON ODED ATING A CONTINUE		
CASH FLOWS FROM OPERATING ACTIVITIES	(D110 0/2 252)	D2 42 055 042
Income (loss) before income tax	(P110,962,373)	₽343,855,042
Adjustments to reconcile income (loss) before income tax to net cash flows:	244 550 040	201 101 011
Depreciation and amortization (Notes 10 and 11)	311,558,849	281,404,814
Interest expense	169,871,327	149,379,497
Gain on sale of noncurrent asset held for sale	(61,424,106)	_
Provision for impairment on investments in and advances to an associate		
(Note 12)	10,265,350	_
Equity in net losses of associates and joint ventures (Note 12)	5,792,269	107,140
Net change in pension assets and liabilities	2,559,413	5,106,220
Interest income (Notes 5 and 6)	(2,553,257)	(6,919,747)
Gain on disposal of property and equipment	(57,610)	_
Dividend income	_	(1,987,584)
Operating income before working capital changes	325,049,862	770,945,382
Decrease (increase) in:		
Receivables	(41,758,262)	(268,822,995)
Inventories	(51,395,170)	6,896,738
Prepaid expenses and other current assets	(32,989,116)	22,589,717
Other noncurrent assets	9,000	,,,,,,,,,,,
Increase (decrease) in:	-,	
Accounts payable and other current liabilities	(119,999,673)	(90,549,239)
Unearned tuition and other school fees	197,005,550	(33,101,412)
Other noncurrent liabilities	(46,483,784)	(11,620,356)
Net cash generated from operations	229,438,407	396,337,835
Income and other taxes paid	(7,384,532)	(14,864,159)
Interest received	2,553,257	6,441,325
Net cash from operating activities	224,607,132	387,915,001
Net cash from operating activities	224,007,132	367,913,001
CASH FLOWS FROM INVESTING ACTIVITIES		
Acquisitions of:		
Property and equipment (Notes 10 and 28)	(130,537,800)	(277,725,977)
Equity instruments designated at FVOCI (Note 19)	(100,007,000)	(10,000,000)
Increase in:		(10,000,000)
Intangible and other noncurrent assets	(25,893,490)	(64,197,869)
Investments in and advances to associates and joint ventures	(10,265,350)	(04,177,007)
Proceeds from sale of property and equipment	64,230	_
Dividend received	04,230	4,150
	(1(((22 410)	
Net cash used in investing activities	(166,632,410)	(351,919,696)

(Forward)

	2020	2019
	(Unaudited)	(Unaudited)
CASH FLOWS FROM FINANCING ACTIVITIES		
Proceeds from:		
Availment of long-term loans (Note 16)	P400,000,000	₽650,000,000
Availment of short-term loans (Note 16)	300,000,000	428,000,000
Payments of:		
Long-term loans (Note 16)	(179,800,000)	(359,800,000)
Interests	(152,204,076)	(152,184,880)
Lease liabilities (Note 30)	(59,212,638)	_
Term loan issuance cost	(3,000,000)	(4,875,000)
Dividends	(229)	(1,988,139)
Short-term loans (Note 16)	_	(428,000,000)
Obligations under finance lease (Note 30)	_	(4,118,874)
Net cash from financing activities	305,783,057	127,033,107
NET INCREASE IN CASH		
AND CASH EQUIVALENTS	363,757,779	163,028,412
CASH AND CASH EQUIVALENTS		
AT BEGINNING OF PERIOD	836,213,825	947,039,201
CASH AND CASH EQUIVALENTS		
AT END OF PERIOD (Note 5)	P1,199,971,604	₽1,110,067,613

See accompanying Notes to Unaudited Interim Condensed Consolidated Financial Statements.

STI EDUCATION SYSTEMS HOLDINGS, INC. AND SUBSIDIARIES

NOTES TO UNAUDITED INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

1. Corporate Information

a. General

STI Education Systems Holdings, Inc. ("STI Holdings" or the "Parent Company") and its subsidiaries (hereafter collectively referred to as the "Group") are all incorporated in the Philippines and registered with the Philippine Securities and Exchange Commission ("SEC"). STI Holdings was originally established in 1928 as the Philippine branch office of Theo H. Davies & Co., a Hawaiian corporation. It was reincorporated as a Philippine corporation and registered with the SEC on June 28, 1946. STI Holdings' shares were listed on the Philippine Stock Exchange ("PSE") on October 12, 1976. The primary purpose of the Parent Company is to invest in, purchase or otherwise acquire and own, hold, use, sell, assign, transfer, lease, mortgage, pledge, exchange, or otherwise dispose of real properties as well as personal and movable property of any kind and description, including shares of stock, bonds, debentures, notes, evidence of indebtedness and other securities or obligations of any corporation or corporations, association or associations, domestic or foreign 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, but not to act as dealer in securities, and to invest in and manage any company or institution. STI Holdings aims to focus on education and education-related activities and investments.

STI Holdings' registered office address, which is also its principal place of business is 7th Floor, STI Holdings Center, 6764 Ayala Avenue, Makati City 1226.

On September 20, 2019 and December 6, 2019, the Parent Company's Board of Directors ("BOD") and stockholders, respectively, approved the amendments in its Articles of Incorporation and By-Laws, as follows: (1) change in the address of the Parent Company to reflect the change in the name of the building to STI Holdings Center and to state the full address; (2) change of the fiscal year of the Parent Company from starting on April 1 of each year ending on March 31 of the following year to starting on July 1 of each year ending on June 30 of the following year; and, (3) change in the date of its Annual Stockholders' meeting from every last Friday of September to every third Friday of November of each year. The SEC approved the amendments on January 29, 2020. The Philipine Bureau of Internal Revenue ("BIR") approved the change of the fiscal year on July 13, 2020.

The subsidiaries of STI Holdings, which are all incorporated in the Philippines, are as follows:

		Effective Percentage of Ownership			rship
		December	31, 2020	June 30, 2020	
Subsidiaries	Principal Activities	Direct	Indirect	Direct	Indirect
STI Education Services Group, Inc. ("STI ESG")	Educational Institution	99	-	99	_
STI West Negros University, Inc. ("STI WNU")	Educational Institution	99	_	99	_
Information and Communications Technology Academy, Inc.					
("iACADEMY")	Educational Institution	100	_	100	_
Attenborough Holdings Corp ("AHC")	Holding Company	100	_	100	_
STI College Tuguegarao, Inc. ("STI Tuguegarao")	Educational Institution	_	99	-	99
STI College of Kalookan, Inc. ("STI Caloocan")(a)	Educational Institution	_	99	-	99
STI College Batangas, Inc. ("STI Batangas")	Educational Institution	_	99	-	99
STI College Iloilo, Inc. ("STI Iloilo")	Educational Institution	_	99	_	99
STI College Tanauan, Inc. ("STI Tanauan")	Educational Institution	_	99	-	99
STI Lipa, Inc. ("STI Lipa")	Educational Institution	_	99	_	99
STI College Pagadian, Inc. ("STI Pagadian")	Educational Institution	_	99	_	99
STI College Novaliches, Inc. ("STI Novaliches")	Educational Institution	_	99	_	99
STI College of Santa Maria, Inc. ("STI Sta. Maria")	Educational Institution	_	99	_	99
STI Training Academy, Inc. ("STI Training Academy")(b)	Educational Institution	-	99	_	99

		Effecti	ve Percentag	e of Owner	rship
		December	31, 2020	June 30,	2020
Subsidiaries	Principal Activities	Direct	Indirect	Direct	Indirect
NAMEI Polytechnic Institute of Mandaluyong, Inc. (c)	Educational Institution	_	99	_	99
NAMEI Polytechnic Institute, Inc. (c)	Educational Institution	_	93	-	93
De Los Santos-STI College, Inc. ("De Los Santos-STI					
College")(d)	Educational Institution	_	51	-	51
STI College Quezon Avenue, Inc. ("STI QA")(e)	Educational Institution	-	51	_	51

⁽a) A subsidiary of STI ESG through a management contract

b. STI Education Services Group, Inc. and Subsidiaries (collectively referred to as "STI ESG")

In September 2012, STI ESG became a subsidiary of the Parent Company through a share-for-share swap agreement with the shareholders of STI ESG. STI Holdings' ownership of STI ESG is at 98.7% as at December 31, 2020 and June 30, 2020.

STI ESG is involved in establishing, maintaining, and operating educational institutions to provide pre-elementary, elementary, secondary, and tertiary as well as post-graduate courses, post secondary and lower tertiary non-degree programs. STI ESG also develops, adopts and/or acquires, entirely or in part, such curricula or academic services as may be necessary in the pursuance of its main activities, relating but not limited to information technology services, information technology-enabled services, education, hotel and restaurant management, engineering and business studies. STI ESG is also offering Senior High School ("SHS").

STI ESG has investments in several entities which own and operate STI schools. STI schools may be operated either by: (a) STI ESG; (b) its subsidiaries; or (c) independent entrepreneurs (referred to as the "franchisees") under the terms of licensing agreements with STI ESG.

Other features of the licensing agreements are as follows:

- Exclusive right to use proprietary marks and information such as but not limited to courseware programs, operational manuals, methods, standards, systems, that are used exclusively in the STI network of schools;
- Continuing programs for faculty and personnel development, including evaluation and audit of pertinent staff;
- Development and adoption of the enrollment and registration system;
- Assistance on matters pertaining to financial and accounting procedures, faculty recruitment and selection, marketing and promotion, record keeping and others.

Merger with Several Majority and Wholly-owned Subsidiaries

On December 9, 2010, STI ESG's stockholders approved the following mergers:

- Phase 1: The merger of three (3) majority owned schools and fourteen (14) wholly-owned schools with STI ESG, with STI ESG as the surviving entity. The Phase 1 merger was approved by CHED and the SEC on March 15, 2011 and May 6, 2011, respectively.
- Phase 2: The merger of one (1) majority owned school and eight (8) wholly-owned preoperating schools with STI ESG, with STI ESG as the surviving entity. The Phase 2 merger was approved by CHED and the SEC on July 18, 2011 and August 31, 2011, respectively.

⁽b) A subsidiary incorporated on November 11, 2019

^(c) Collectively referred to as NAMEI, became subsidiaries starting April 1, 2019

⁽d) On June 28, 2016, De Los Santos-STI College advised Commission on Higher Education ("CHED") of the suspension of its operations for SYs 2016-2017 and 2017-2018 as a result of the implementation of the Government's K to 12 program. CHED, in a letter reply dated July 1, 2016, said that De Los Santos-STI College may apply again for initial permits if it intends to offer the programs enumerated in its letter for SY 2018-2019. De Los Santos-STI College has not resumed its school operations as of December 31, 2020 (see Note 14).

⁽e) A wholly-owned subsidiary of De Los Santos-STI College

On September 25, 2013, STI ESG's BOD approved an amendment to the Phase 1 and 2 mergers whereby STI ESG would issue shares, at par value, to the stockholders of the non-controlling interests. In 2014, STI ESG issued 1.9 million additional shares at par value to the stockholders of one of the merged schools. As at February 15, 2021, the amendment is pending approval by the SEC.

As at February 15, 2021, STI ESG's request for a confirmatory ruling on the tax-free merger from the BIR is still pending.

On September 5, 2019, the BOD of STI ESG approved the amendment of the following provisions to its By-Laws: (1) change of the principal address from Makati, Metro Manila to STI Academic Center Ortigas-Cainta, Ortigas Avenue Extension, Cainta, Rizal 1900; (2) change of the Nominations Committee to Corporate Governance Committee; (3) change of the fiscal year from starting on April 1 of each year ending on March 31 of the following year to starting on July 1 of each year ending on June 30 of the following year; and, (4) change of the date of its Annual Stockholders' meeting from every first Thursday of September of each year to every first Thursday of November of each year. The SEC approved the amendments on November 4, 2019. The BIR approved STI ESG's change in fiscal year on August 27, 2020.

On November 11, 2019, the SEC approved the incorporation of STI Training Academy with STI ESG owning 100% of the subscribed and issued capital stock. STI Training Academy was established to operate a Technical Vocational Educational Institution, assessment center, and training center which shall provide courses of study to seafarers, officers, cadets and other individuals involved or interested in maritime operations, subject to laws of the Philippines and various international regulations that regulate maritime operations, including training programs with Technical Education and Skills Development Authority ("TESDA"); and to provide other professional courses and training, such as tanker courses and their allied and security programs, stewarding and culinary studies.

In September 2020, STI ESG announced the suspension of the operations of some of its owned schools namely: STI Cebu, STI Iloilo, STI Quezon Avenue and STI Tuguegarao for SY 2020-2021 and cessation of the operations of STI Pagadian effective SY 2020-2021. Similarly, STI ESG announced the cessation of operations of some of its franchised schools namely: STI College Bohol, Inc. ("STI Bohol"), STI College Recto, Inc. ("STI Recto"), Sungold Technologies, Inc. ("STI Zamboanga"), STI College Pasay, Inc. ("STI Pasay"), STI College Dipolog, Inc. ("STI Dipolog"), STI College San Francisco, Inc. ("STI San Francisco") and suspension of operations of STI College Parañaque, Inc. ("STI Parañaque") effective SY 2020-2021. STI ESG determined that continuing the operations of these schools was no longer viable due to low enrolment turnout and/or the high cost of rental of facilities. As at December 31, 2020, STI ESG has a network of 64 active schools comprising of 60 colleges and 4 education centers. Of the total, STI ESG owns 35 schools while franchisees operate 29 schools.

The students enrolled in the aforementioned schools were given the option to transfer to other STI schools. The suspension and cessation of operations of the STI schools mentioned above would not have a material financial impact on STI ESG.

c. STI West Negros University, Inc. ("STI WNU")

In October 2013, the Parent Company acquired majority ownership interest in STI WNU. As at December 31, 2020 and June 30, 2020, the Parent Company owns 99.9% of STI WNU.

STI WNU owns and operates STI West Negros University in Bacolod City. It offers elementary, secondary including SHS, tertiary education and post-graduate courses.

On December 9, 2015, the SEC approved the amendment of STI WNU's Articles of Incorporation allowing STI WNU to provide maritime training services that will offer and conduct training required by the Maritime Industry Authority ("MARINA") for officers and crew on board Philippine and/or foreign-registered ships operating in Philippine and/or international waters.

On September 21, 2018, the SEC approved the amendment of STI WNU's Articles of Incorporation allowing the latter to provide technical-vocational education training services under TESDA and/or operate a Training Center as well as an Assessment Center, in relation to the said services.

On September 5, 2019, the BOD of STI WNU approved the amendments in its By-Laws, to wit: (1) change of the fiscal year from starting on April 1 of each year ending on March 31 of the following year to starting on July 1 of each year ending on June 30 of the following year; and (2) change in the date of its Annual Stockholders' meeting from the last Saturday of July to the fourth Thursday of November. The amendment of the By-Laws of STI WNU was approved by the SEC on March 5, 2020. On June 26, 2020, the BIR approved STI WNU's application for the change in fiscal year.

d. Information and Communications Technology Academy, Inc. ("iACADEMY")

iACADEMY is a premier school that specializes in course offerings in animation, multimedia arts and design, fashion design and technology, software engineering, game development, film and visual effects, real estate management, data science, cloud computing and accountancy. It also offers SHS. It started in 2002 as a wholly-owned subsidiary of STI ESG until its acquisition by STI Holdings in September 2016, thus making iACADEMY a wholly-owned subsidiary of STI Holdings since September 30, 2016. Classes are conducted at iACADEMY Nexus building along Yakal St. in Makati City, with top of the line multimedia arts laboratories and computer suites.

On September 7, 2017, the Board of Governors ("BOG") of iACADEMY approved the merger of iACADEMY and Neschester Corporation ("Neschester"), with iACADEMY as the surviving entity. The stockholders of both companies confirmed, ratified and approved the merger on the same date. The Plan of Merger between iACADEMY and Neschester was filed with the SEC on January 24, 2018 and was approved on April 10, 2018. In addition, on September 7, 2017, the stockholders and BOG of iACADEMY approved the increase in its authorized capital stock from \$\textstyle{2}500.0\$ million to \$\textstyle{2}1,000.0\$ million. The increase in authorized capital stock was likewise approved by the SEC on April 10, 2018. On May 11, 2018, iACADEMY issued 494,896,694 shares to STI Holdings in exchange for the net assets of Neschester as a result of the merger.

On December 4, 2018, iACADEMY and Neschester requested for a confirmatory ruling on the tax-free merger from the BIR. As at February 15, 2021, the request is pending with the BIR.

On July 11, 2019 the BOG and stockholders of iACADEMY, at separate meetings, approved the amendments in its Articles of Incorporation and By-Laws as follows: (1) change in its principal place of business; (2) amendment of its primary purpose to include [a] the offering of elementary, secondary and tertiary formal education and [b] to establish and provide Technical Vocational Education and Training ("TVET"); (3) change in its fiscal year from starting April 1 of each year ending on March 31 of the following year to starting on July 1 of each year ending on June 30 of the following year; and (4) change in the date of its Annual Stockholders' meeting from every first Tuesday of September to every first Thursday of November. The SEC approved the amendments on January 3, 2020. On March 11, 2020, the BIR approved the change in fiscal year beginning July 1, 2020.

e. Attenborough Holdings Corp. ("AHC")

AHC is a holding company which is a party to the Joint Venture Agreement and Shareholders' Agreement among the Parent Company, Philippine Women's University ("PWU") and Unlad Resources Development Corporation ("Unlad"). Under the Agreements, AHC is set to own up to 20% of Unlad. AHC is also a party to the Omnibus Agreement it executed with the Parent Company and Unlad (see Note 26).

Since February 2015, STI Holdings owns 100% of AHC.

On March 1, 2016, AHC executed a Deed of Assignment wherein AHC assigned to STI Holdings its loan to Unlad, including capitalized foreclosure expenses, amounting to \$\mathbb{P}66.7\$ million for a cash consideration of \$\mathbb{P}73.8\$ million (see Note 26).

On September 20, 2019, the BOD and stockholders of AHC approved the amendments in its By-Laws, as follows: (1) change in its fiscal year from starting on April 1 of each year ending on March 31 of the following year to starting on July 1 of each year ending on June 30 of the following year; and (2) change in the date of its Annual Stockholders' meeting from every last Thursday of July to every last Thursday of November. The SEC and BIR approved the amendments on January 29, 2020 and June 24, 2020, respectively.

The establishment, operation, administration and management of schools are subject to the existing laws, rules and regulations, policies, and standards of the Department of Education ("DepEd"), TESDA and the CHED pursuant to Batas Pambansa Bilang 232, otherwise known as the "Education Act of 1982," Republic Act ("RA") No. 7796, otherwise known as the "TESDA Act of 1994," and RA No. 7722, otherwise known as the "Higher Education Act of 1994," respectively.

2. Basis of Preparation and Summary of the Group's Significant Accounting Policies

Basis of Preparation

The accompanying unaudited interim condensed consolidated financial statements have been prepared on a historical cost basis, except for noncurrent asset held for sale which has been measured at fair value less costs to sell and equity instruments designated at FVOCI which have been measured at fair value. The unaudited interim condensed consolidated financial statements are presented in Philippine Peso (P), which is the Parent Company's functional and presentation currency, and all values are rounded to the nearest Peso, except when otherwise indicated.

Statement of Compliance

The accompanying unaudited interim condensed consolidated financial statements of the Group have been prepared in accordance with Philippine Accounting Standards ("PAS") 34, Interim Financial

Reporting. Accordingly, the unaudited interim condensed consolidated financial statements as at and for the six-month periods ended December 31, 2020 and 2019 do not include all the information and disclosures required in the annual financial statements and should be read in conjunction with the audited consolidated financial statements of STI Holdings as at and for the three-month period ended June 30, 2020.

Changes in Accounting Policies and Disclosures

The accounting policies adopted are consistent with those of the previous financial year, except for the adoption of the new and amended Philippine Financial Reporting Standards ("PFRS") that became effective beginning on July 1, 2020. The adoption of these new accounting pronouncements did not have any significant impact on the unaudited interim condensed consolidated financial statements except otherwise stated:

Amendments to PFRS 3, Definition of a Business

The amendments to PFRS 3 clarify the minimum requirements to be a business, remove the assessment of a market participant's ability to replace missing elements, and narrow the definition of outputs. The amendments also add guidance to assess whether an acquired process is substantive and add illustrative examples. An optional fair value concentration test is introduced which permits a simplified assessment of whether an acquired set of activities and assets is not a business. These amendments may impact future periods should the Group enter into any business combinations.

 Amendments to PFRS 7, Financial Instruments: Disclosures and PFRS 9, Financial Instruments, Interest Rate Benchmark Reform

The amendments to PFRS 9 provide a number of reliefs, which apply to all hedging relationships that are directly affected by the interest rate benchmark reform. A hedging relationship is affected if the reform gives rise to uncertainties about the timing and or amount of benchmark-based cash flows of the hedged item or the hedging instrument.

 Amendments to PAS 1, Presentation of Financial Statements, and PAS 8, Accounting Policies, Changes in Accounting Estimates and Errors, Definition of Material

The amendments provide a new definition of material that states "information is material if omitting, misstating or obscuring it could reasonably be expected to influence decisions that the primary users of general-purpose financial statements make on the basis of those financial statements, which provide financial information about a specific reporting entity."

The amendments clarify that materiality will depend on the nature or magnitude of information, either individually or in combination with other information, in the context of the financial statements. A misstatement of information is material if it could reasonably be expected to influence decisions made by the primary users.

Conceptual Framework for Financial Reporting issued on March 29, 2018

The Conceptual Framework is not a standard, and none of the concepts contained therein override the concepts or requirements in any standard. The purpose of the Conceptual Framework is to assist the standard-setters in developing standards, to help preparers develop consistent accounting policies where there is no applicable standard in place and to assist all parties to understand and interpret the standards.

The revised Conceptual Framework includes new concepts, provides updated definitions and recognition criteria for assets and liabilities and clarifies some important concepts.

Amendments to PFRS 16, Coronavirus Disease 2019 ("COVID-19")-related Rent Concessions

The amendments provide relief to lessees from applying the PFRS 16 requirement on lease modifications to rent concessions arising as a direct consequence of the COVID-19 pandemic. A lessee may elect not to assess whether a rent concession from a lessor is a lease modification if it meets all of the following criteria:

- The rent concession is a direct consequence of COVID-19;
- The change in lease payments results in a revised lease consideration that is substantially the same as, or less than, the lease consideration immediately preceding the change;
- Any reduction in lease payments affects only payments originally due on or before June 30, 2021; and
- There is no substantive change to other terms and conditions of the lease.

A lessee that applies this practical expedient will account for any change in lease payments resulting from the COVID-19 related rent concession in the same way it would account for a change that is not a lease modification, i.e., as a variable lease payment.

The amendments are effective for annual reporting periods beginning on or after June 1, 2020. Early adoption is permitted.

Some of the rent concessions granted to STI ESG met the aforementioned criteria. The substantial portion of the rent concessions however did not meet all the aforementioned criteria, hence, STI ESG did not apply the practical expedient approach. STI ESG accounted for the rent concessions as lease modifications which resulted in the reversal of the right-of-use ("ROU") assets and lease liabilities amounting to \$\mathbb{P}3.9\$ million and nil as at December 31, 2020 and June 30, 2020, respectively. The lease modifications include termination of the right to use the underlying assets which also resulted to reversal of ROU assets and lease liabilities amounting to \$\mathbb{P}22.1\$ million and \$\mathbb{P}23.6\$ million, respectively, as at December 31, 2020. The net effect of the reversal of ROU assets and lease liabilities amounting to \$\mathbb{P}1.5\$ million was recognized as other income in the unaudited interim condensed consolidated statement of comprehensive income for the six-month period ended December 31, 2020. The lease modifications were not accounted for as separate leases (see Notes 10 and 28).

Rental charges of iACADEMY on the iACADEMY Plaza, located at Sen. Gil Puyat Avenue, Makati City, were waived for the period beginning July to December 2020. iACADEMY applied the practical expedient and the \$\mathbb{P}\$11.0 million rent concession was recorded as other revenues and reduction of lease liabilities since all the required criteria were met.

Standards Issued but Not Yet Effective

Pronouncements issued but not yet effective as at December 31, 2020 are listed below. The Group intends to adopt these pronouncements when they become effective. Adoption of these pronouncements are not expected to have any significant impact on the unaudited interim condensed consolidated financial statements, except otherwise stated:

Effective in fiscal year 2024

■ PFRS 17, Insurance Contracts

PFRS 17 is a comprehensive new accounting standard for insurance contracts covering recognition and measurement, presentation and disclosure. Once effective, PFRS 17 will replace PFRS 4, *Insurance Contracts*. This new standard on insurance contracts applies to all types of insurance contracts (i.e., life, non-life, direct insurance and re-insurance), regardless of the type of entities that issue them, as well as to certain guarantees and financial instruments with discretionary participation features. A few scope exceptions will apply.

The overall objective of PFRS 17 is to provide an accounting model for insurance contracts that is more useful and consistent for insurers. In contrast to the requirements in PFRS 4, which are largely based on grandfathering previous local accounting policies, PFRS 17 provides a comprehensive model for insurance contracts, covering all relevant accounting aspects.

The core of PFRS 17 is the general model, supplemented by:

- A specific adaptation for contracts with direct participation features (the variable fee approach)
- A simplified approach (the premium allocation approach) mainly for short-duration contracts

PFRS 17 is effective for reporting periods beginning on or after January 1, 2023, with comparative figures required. Early application is permitted.

The amendments are not applicable to the Group since none of the entities within the Group have activities that are predominantly connected with insurance or issuance of insurance contracts.

Deferred effectivity

 Amendments to PFRS 10, Consolidated Financial Statements and PAS 28, Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

The amendments address the conflict between PFRS 10 and PAS 28 in dealing with the loss of control of a subsidiary that is sold or contributed to an associate or joint venture. The amendments clarify that a full gain or loss is recognized when a transfer to an associate or joint venture involves a business as defined in PFRS 3. Any gain or loss resulting from the sale or contribution of assets that does not constitute a business, however, is recognized only to the extent of unrelated investors' interests in the associate or joint venture.

On January 13, 2016, the Financial Reporting Standards Council ("FRSC") deferred the original effective date of April 1, 2016 of the said amendments until the International Accounting Standards Board ("IASB") has completed its broader review of the research project on equity accounting that may result in the simplification of accounting for such transactions and of other aspects of accounting for associates and joint ventures.

The Group has not early adopted the previously mentioned standards. The Group continues to assess the impact of the above new, amended and improved accounting standards and interpretations that are effective subsequent to December 31, 2020 on its unaudited interim condensed consolidated financial statements in the period of initial application. Additional disclosures required by these amendments will be included in the unaudited interim condensed consolidated financial statements when these amendments are adopted.

3. Seasonality of Operations

The Group's business is linked to the academic cycle. For SY 2019-2020, both STI ESG and STI WNU started the school calendar of tertiary students in mid-July 2019 and ended in April 2020 while classes for the basic education and SHS of both schools started in June 2019 and ended in March 2020. iACADEMY starts its school calendar every July for tertiary level and August for SHS and ends in June and May, respectively. With the imposition of the Enhanced Community Quarantine ("ECQ") and the General Community Quarantine ("GCQ") in certain areas around the country, as discussed in Note 31, the schools in the Group started online classes and completed SY 2019-2020 by the end of July 2020.

Classes for the basic education and SHS for both STI ESG and STI WNU for the SY 2019-2020 were all completed by end of March 2020.

The tertiary students of STI WNU and the schools under the STI network were given three options to finish the second semester of SY 2019-2020, namely (1) online learning for those who were willing and could go online, may finish all their lessons via the e-Learning Management System ("eLMS"); (2) offline learning for those who were willing to continue and finish all their lessons but could not go online, in which case handouts were provided to the students; or (3) face-to-face for those who could not go online and opted to wait until the Group could resume classes under the "new normal" operations with face-to-face classes combined with applicable learning modes. Classes of students who opted for online and offline studies resumed in the third week of May 2020 and were completed as at July 30, 2020.

For SY 2020-2021, STI ESG and STI WNU are introducing the ONline and ONsite Education ("ONE") STI Learning Model. The ONE STI Learning Model is an innovative approach to student development that uses digital tools and online technology combined with invaluable hands-on practice and onsite engagements to achieve the students' academic objectives through a responsive learning experience.

iACADEMY's school calendar for SY 2019-2020 was originally set from August 2019 to May 2020 for SHS level and July 2019 to June 2020 for tertiary level. Classes for SHS and tertiary students were suspended due to the implementation of ECQ in March 2020. SHS modular classes of those who opted for online and offline options resumed on April 15, 2020 and were completed on June 5, 2020 for Grade 12 students and June 11, 2020 for Grade 11 students. The online classes of tertiary students resumed on April 15, 2020 and the school year was completed on July 15, 2020.

For SY 2020-2021, iACADEMY introduced its fully online learning program entitled Guided Online Autonomous Learning ("GOAL"). GOAL is iACADEMY's systematic approach to guiding all the activities that involve the delivery of online instruction to the students - including online learning workshops, training for teachers on how to create high-quality modules, integrating project-based learning and teaching strategies into online learning, internationalization, and collaborating with parents and guardians. In this setup, all activities or modules would be delivered 100% online through the use of eLMS, Google Meet, and Microsoft Teams. Classes for SHS and tertiary levels started on August 24, 2020 and August 28, 2020, respectively.

The Group employs a world-class and award-winning learning management system that is being used by schools and universities across the globe. This cloud-based eLearning tool gives teachers and students a two-way platform where they can collaborate, assign and submit homework, take assessments, and track learning progress, among others. The concept of online learning is not new to the Group, as the schools in the network have already implemented a blended learning model for the

past five years in order that the students may continue their studies at home uninterrupted even during physical classroom disruptions.

Onsite learning refers to school activities to be conducted on-campus. Onsite activities follow the latest regulations issued by the Inter-Agency Task Force for the Management of Emerging Infectious Diseases ("IATF"), DepEd for SHS, TESDA and CHED for College. In the event that onsite activities are prohibited by a government agency, activities or modules are to be delivered 100% online until onsite sessions are allowed. Face-to-face classes remain suspended and thus the Group has continued to conduct classes online as at December 31, 2020.

The revenues of the Group which are mainly from tuition and other school fees, are recognized as income over the corresponding academic year to which they pertain. Accordingly, as it has been in its old fiscal year and even with its new fiscal year, as discussed in Note 1, the revenues of the Group are expected to be lower during the first quarter of the fiscal year as compared to the other quarters if the number of enrollees remains constant. This information is provided to allow for a proper appreciation of the results of operations of the Group. However, management has concluded that the Group's operation is not 'highly seasonal' in accordance with PAS 34.

4. Segment Information

For management purposes, the Group is organized into business units based on the geographical location of the students and assets, and has five reportable segments as follows:

- a. Metro Manila
- b. Northern Luzon
- c. Southern Luzon
- d. Visayas
- e. Mindanao

Management monitors the operating results of its business segments separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on operating profit or loss and is measured consistently with profit and loss in the unaudited interim condensed consolidated financial statements.

On a consolidated basis, the Group's performance is evaluated based on net income (loss) for the sixmonth periods ended December 31, 2020 and 2019 and EBITDA, defined as earnings (losses) before interest expense, interest income, provision for income tax, capital gains tax on sale of noncurrent asset held for sale, depreciation and amortization, equity in net losses (earnings) of associates and joint ventures and nonrecurring gains such as gain on sale of noncurrent asset held for sale. Depreciation and interest expenses, for purposes of this computation, exclude those related to ROU assets and lease liabilities, respectively.

The following table shows the reconciliation of the consolidated net income (loss) to consolidated EBITDA for the six-month periods ended December 31, 2020 and 2019:

	2020	2019
	(Unaudited)	(Unaudited)
Consolidated net income (loss)	(P113,911,397)	₽310,394,973
Depreciation and amortization*	272,873,377	281,404,814
Interest expense*	155,909,954	149,379,497
Gain on sale of noncurrent asset held for sale	(61,424,106)	_
Capital gains tax on sale of noncurrent asset held for		
sale	45,963,285	_
Equity in net losses of associates and joint ventures	5,792,269	107,140
Provision for income tax	2,949,024	33,460,069
Interest income	(2,553,257)	(6,919,747)
Consolidated EBITDA	P305,599,149	₽767,826,746

^{*}Depreciation and interest expense exclude those related to ROU assets, presented under "Property and equipment" and "Investment properties" accounts, and lease liabilities, respectively.

Inter-Segment Transactions

Segment revenue, segment expenses and operating results include transfers among geographical segments. The transfers are accounted for at market prices charged to unrelated customers for similar services. Such transfers are eliminated upon consolidation.

Geographical Segment Data

The following tables present revenue and income information regarding geographical segments for the six-month periods ended December 31, 2020 and 2019:

			December 31, 20	20 (Unaudited)		
	Metro Manila	Northern Luzon	Southern Luzon	Visayas	Mindanao	Consolidated
Revenues						
External revenue	P520,810,062	P59,718,563	P226,181,486	P100,159,563	P22,190,608	P929,060,282
Results						
Income (loss) before other income (expenses) and income tax	(120,567,886)	(6,264,120)	90,124,708	21,564,773	(3,368,154)	(18,510,679)
Interest expense	(162,537,832)	(1,688,126)	(3,312,324)	(1,075,642)	(1,257,403)	(169,871,327)
Other income – net ^(a)	80,569,600	9,060	8,000	57,193	14,792	80,658,645
Provision for income tax	(791,050)	-	_	(2,157,974)	_	(2,949,024)
Interest income	2,151,008	16,899	100,502	281,668	3,180	2,553,257
Equity in net losses of associates and joint ventures	(5,792,269)	_	_	_	_	(5,792,269)
Net Income (Loss)	(P206,968,429)	(P7,926,287)	P86,920,886	P18,670,018	(P4 ,607,585)	(P113,911,397)
			December 31, 20	19 (Unaudited)		<u> </u>
	Metro Manila	Northern Luzon	Southern Luzon	Visayas	Mindanao	Consolidated
Revenues						
External revenue	₽942,202,841	₽92,353,853	₽386,057,072	₽157,974,583	₽32,056,257	P1,610,644,606
Results						
Income (loss) before other income (expenses) and income tax	186,384,870	(3,169,946)	170,090,273	43,416,449	(5,818,605)	390,903,041
Interest expense	(146,150,603)	_	_	(3,228,894)	_	(149,379,497)
Other income ^(a)	93,042,202	371,464	961,289	1,059,900	84,036	95,518,891
Provision for income tax	(29,319,972)	_	_	(4,140,097)	_	(33,460,069)
Interest income	5,886,680	30,957	68,211	924,759	9,140	6,919,747
Equity in net losses of associates and joint ventures	(107,140)	_	_	_	_	(107,140)
Net Income (Loss)	₽109,736,037	(P 2,767,525)	₽171,119,773	₽38,032,117	(£5,725,429)	₽310,394,973
EBITDA						₽767,826,746

The following tables present certain assets and liabilities information regarding geographical segments as at December 31, 2020 and June 30, 2020:

			December 31, 20	20 (Unaudited)		
	Metro Manila	Northern Luzon	Southern Luzon	Visayas	Mindanao	Consolidated
Assets and Liabilities				•		
Segment assets(b)	P12,383,271,663	P886,383,159	P1,144,665,502	P585,165,663	P163,677,833	P15,163,163,820
Investments in and advances to associates and joint ventures	37,544,396	_	_	_	_	37,544,396
Goodwill	229,750,336	_	_	15,681,232	_	245,431,568
Deferred tax assets – net	60,129,155	1,080,595	1,802,568	12,029,268	_	75,041,586
Total Assets	P12,710,695,550	P887,463,754	P1,146,468,070	P612,876,163	P163,677,833	P15,521,181,370
Segment liabilities ^(c)	P971,978,554	P81,223,655	P243,543,934	P99,532,315	P45,252,858	P1,441,531,316
Interest-bearing loans and borrowings	2,288,953,867	_	_	19,600,000	_	2,308,553,867
Bonds payable	2,969,536,159	_	_	_	_	2,969,536,159
Pension liabilities – net	69,277,317	4,980,417	11,066,119	27,006,258	1,870,773	114,200,884
Lease liabilities	270,791,500	77,850,461	99,214,141	9,494,284	44,129,447	501,479,833
Deferred tax liabilities – net	233,297,742	, , , ₋	· · · –	, , , _	, , , _	233,297,742
Total Liabilities	P6,803,835,139	P164,054,533	P353,824,194	P155,632,857	₽91,253,078	P7,568,599,801
Other Segment Information						
Capital expenditure -						
Property and equipment						P171,767,850
Depreciation and amortization ^(d)						272,873,377
z-ep-returned and amortization						2.2,070,077

46,003,759

Noncash expenses other than depreciation and amortization

(a) Other income – net excludes equity in net losses of associates and joint ventures, interest expense, interest income
(b) Segment assets excludes noncurrent asset held for sale, investments in and advances to associates and joint ventures, goodwill and net deferred tax assets.
(c) Segment liabilities excludes interest-bearing loans and borrowings, bonds payable, net pension liabilities, lease liabities and net deferred tax liabilities.
(d) Depreciation and amortization excludes those related to ROU assets.

lune	30	2020	(Δmc)	lited)

				(Mulicu)		
	Metro Manila	Northern Luzon	Southern Luzon	Visayas	Mindanao	Consolidated
Assets and Liabilities						
Segment assets(b)	P11,542,199,801	₽835,073,144	₽959,895,983	£559,018,437	₽148,792,889	£14,044,980,25
Noncurrent asset held for sale	419,115,894	_	_	_	_	419,115,89
Investments in and advances to associates and joint ventures	43,336,665	_	_	_	_	43,336,665
Goodwill	229,750,336	_	_	15,681,232	_	245,431,56
Deferred tax assets – net	61,091,080	906,468	1,701,851	13,671,718	80,132	77,451,249
Total Assets	P12,295,493,776	₽835,979,612	₽961,597,834	£588,371,387	₽148,873,021	P14,830,315,630
Segment liabilities ^(c)	P841,876,091	₽45,962,613	₽88,543,503	P66,215,639	₽31,393,474	₽1,073,991,320
Interest-bearing loans and borrowings	1,751,211,241	_	_	39,400,000	_	1,790,611,241
Bonds payable	2,966,097,772	_	_	_	_	2,966,097,772
Pension liabilities – net	66,480,596	4,699,923	10,403,110	32,072,340	1,746,872	115,402,84
Lease liabilities	296,077,163	82,870,413	102,454,338	21,752,743	49,435,634	552,590,291
Deferred tax liabilities – net	233,671,096	_	_	_	_	233,671,096
Total Liabilities	P6,155,413,959	₽133,532,949	₽201,400,951	₽159,440,722	₽82,575,980	P6,732,364,561
Other Segment Information						
Capital expenditure -						
Property and equipment						₽34,112,929
Depreciation and amortization ^(d)						138,468,707
Noncash expenses other than depreciation and amortization						10,828,850
Other income (expenses) excludes equity in net losses of associates and joint ventures, inter b) Segment assets excludes noncurrent asset held for sale, investments in and advances to asso c) Segment liabilities excludes interest-bearing loans and borrowings, bonds payable, net pens d) Depreciation and amortization excludes those related to ROU assets.	ociates and joint ventures, goodwill and r					

5. Cash and Cash Equivalents

	December 31, 2020	June 30, 2020
	(Unaudited)	(Audited)
Cash on hand and in banks	₽1,055,965,371	₽603,264,669
Cash equivalents	144,006,233	232,949,156
	P 1,199,971,604	₽836,213,825

Cash in banks earn interest at the prevailing bank deposit rates. Cash equivalents are short-term placements which are made for varying periods of up to three months depending on the immediate cash requirements of the Group and earn interest at the prevailing short-term investment rates.

Interest earned from cash in banks and cash equivalents for the six-month periods ended December 31, 2020 and 2019 amounted to \$\mathbb{P}2.1\$ million and \$\mathbb{P}6.5\$ million, respectively.

6. Receivables

	December 31, 2020	June 30, 2020
	(Unaudited)	(Audited)
Tuition and other school fees	₽870,715,346	P490,444,586
Educational services	106,174,129	88,314,034
Receivables from sale of noncurrent asset	480,360,000	_
Rent, utilities and other related receivables	36,028,090	75,126,065
Advances to officers and employees (see		
Note 24)	23,994,274	29,644,333
Others	118,136,468	102,873,763
	1,635,408,307	786,402,781
Less allowance for expected credit losses	269,651,269	231,433,398
	₽1,365,757,038	₽554,969,383

The terms and conditions of the above receivables are as follows:

- a. Tuition and other school fees receivables include receivables from students, DepEd and CHED. These receivables are noninterest-bearing and are normally collected on or before the date of major examinations while receivables from DepEd and CHED are expected to be collected within the year.
- b. Educational services receivables pertain to receivables from franchisees arising from educational services, royalty fees and other charges. These receivables are generally noninterest-bearing and are normally collected within 30 days. Interest is charged on past due accounts.
 - Interest earned from past due accounts amounted to \$\mathbb{P}0.5\$ million and \$\mathbb{P}0.4\$ million, for the sixmonth periods ended December 31, 2020 and 2019, respectively.
- c. Receivables from sale of noncurrent asset pertains to the total consideration resulting from the sale of the 20% ownership of STI ESG in Maestro Holdings, Inc. ("Maestro Holdings"), which is expected to be collected on or before February 28, 2021 pursuant to the agreement (see Note 9).

- d. Rent, utilities and other related receivables are normally collected within 30 days.
- e. Advances to officers and employees are normally liquidated within one month.
- f. Other receivables account includes \$\text{P75.5}\$ million receivable from STI College Tanay, Inc. ("STI Tanay") resulting from the assignment, transfer and conveyance, without recourse, of all collectibles from STI Tanay of the Development Bank of the Philippines ("DBP") to STI ESG for a total consideration of \$\text{P75.5}\$ million in November 2019. DBP likewise granted to STI ESG all the rights, title and interest in and to the loan, the Promissory Notes and the underlying collaterals and security covering the loan and Promissory Notes, as well as full power and authority to demand, collect and receive payment on the said loan and Promissory Notes.

This account also includes receivables from a former franchisee, vendors, and Social Security System, amounting to \$\mathbb{P}1.6\$ million, \$\mathbb{P}6.3\$ million and \$\mathbb{P}5.8\$ million, respectively, as at December 31, 2020 and amounting to \$\mathbb{P}1.6\$ million, \$\mathbb{P}6.3\$ million and \$\mathbb{P}5.7\$ million, respectively, as at June 30, 2020. These receivables are expected to be collected within the year.

7. Inventories

	December 31, 2020	June 30, 2020
	(Unaudited)	(Audited)
At net realizable values:		
Uniforms	P146,583,182	₽108,075,481
Textbooks and other education-related		
materials	21,323,812	10,848,316
Educational materials	167,906,994	118,923,797
Proware materials	16,035,900	14,006,403
Marketing materials	3,380,488	3,029,945
Promotional materials	19,416,388	17,036,348
School materials and supplies	4,535,224	4,442,892
	P191,858,606	₽140,403,037

The cost of inventories carried amounted to \$\textstyle{2}07.6\$ million and \$\textstyle{1}56.1\$ million as at December 31, 2020 and June 30, 2020, respectively. Allowance for inventory obsolescence amounted to \$\textstyle{2}15.7\$ million as at December 31, 2020 and June 30, 2020.

Inventories charged to cost of educational materials and supplies sold for the six-month periods ended December 31, 2020 and 2019 amounted to \$\mathbb{P}\$13.5 million and \$\mathbb{P}\$52.4 million, respectively (see Note 22).

8. Prepaid Expenses and Other Current Assets

	December 31, 2020	June 30, 2020
	(Unaudited)	(Audited)
Prepaid taxes	P31,620,572	₽ 29,864,468
Input VAT – net	25,268,529	22,455,943
Prepaid subscriptions and licenses	15,570,902	2,185,199
(Forward)		
Prepaid internet cost	7,901,226	_
Prepaid insurance	6,293,457	4,677,551
Advances to suppliers	5,058,347	2,693,569
Excess contributions to CEAP	3,935,638	3,005,913
Prepaid rent	3,829,267	3,774,209
Software maintenance cost	2,466,631	1,149,237
Others	372,361	1,555,542
	P102,316,930	₽71,361,631

Prepaid taxes are substantially attributed to creditable taxes withheld by lessees and represent excess creditable withholding taxes over tax due which will be applied against income tax due of the following period.

Net input value-added tax ("VAT") represents the remaining balance after application against any output VAT and is recoverable in future periods. Input VAT are primarily from the purchase of goods and services.

Prepaid subscriptions and licenses primarily pertain to Adobe Acrobat and Creative Cloud, Sophos Firewall, eLMS and Microsoft license subscriptions. These subscriptions are recognized as expense over the period of coverage.

Prepaid internet cost represents the data connectivity cost for the students for January 2021. STI ESG partnered with SMART Communications, Inc. ("SMART") to provide students with a SMART SIM with a 35GB monthly data plan. Through this, students may access their eLMS, Microsoft Office 365 accounts, One STI Student Portal app, and other collaborative online learning tools anytime.

Prepaid insurance substantially represents fire insurance and health coverage of employees which were paid in advance. Fire insurance coverage includes insurance for the completed buildings, including equipment and furniture. These insurance payments are recognized as expense throughout their respective insurance coverage.

Advances to suppliers mainly include down payments for rental of venues for company events and purchase of supplies.

Excess contributions to Catholic Education Association of the Philippines Retirement Plan ("CEAP") pertain to contributions made by De Los Santos-STI College and STI QA to CEAP which are already considered forfeited pension benefits of those employees who can no longer avail their pension benefits either because they did not meet the required tenure of ten years or they did not reach the retirement age of 60 when they left the service or when De Los Santos-STI College has already advanced the benefits of qualified employees. The excess contributions will be offset against De Los Santos-STI College's and STI QA's future required contributions to CEAP.

Prepaid rent pertains to advance rent paid for the lease of land and building spaces which are applied to the monthly rental in accordance with the term of the lease agreements.

Software maintenance cost includes annual support and maintenance charges for the use of the Group's accounting and enrollment systems which are amortized in accordance with the terms of the agreements.

9. Noncurrent Asset Held for Sale

Maestro Holdings

Noncurrent asset held for sale amounting to nil and £419.1 million as at December 31, 2020 and June 30, 2020, respectively, represents the carrying value of STI ESG's 20% ownership in Maestro Holdings. Maestro Holdings owns 100% of PhilPlans First, Inc. ("PhilPlans"), 99.89% of PhilhealthCare, Inc. ("PhilCare"), 91.04% of Philippine Life Assurance Corporation ("PhilLife") and 100% of Banclife Insurance Co. Inc. ("Banclife"). PhilPlans is a leading pre-need company, providing innovative pension, education and life plans. It owns 65.0% of Rosehills Memorial Management, Inc. ("RMMI"), a company engaged in the operation and management of a memorial park, memorial and interment services and sale of memorial products. PhilCare is a Health Maintenance Organization ("HMO") that provides effective and quality health services and operates through its own clinics and through nationwide accredited clinics and hospitals. PhilLife provides financial services, such as individual, family and group life insurance, investment plans and loan privilege programs. Banclife is formerly engaged in the life insurance business in the Philippines. It ceased operations in March 2013.

On June 27, 2017, STI ESG's BOD approved the disposal of its 20% stake in Maestro Holdings to enable the Group to focus on its core business of offering educational services. With the classification as noncurrent asset held for sale, STI ESG ceased the use of the equity method of accounting for its investment in Maestro Holdings on June 30, 2017 and was carried at the lower of its carrying amount and fair value less costs to sell.

On September 24, 2020, STI ESG's BOD approved the sale to a third-party investor for a consideration higher than its present carrying value, subject to completion of certain closing conditions.

On December 11, 2020 the BOD of STI ESG approved the sale of STI ESG's 20% stake in Maestro Holdings to Chita SPC Limited, for and on behalf of its segregated portfolio Cam Sea Special Opportunities Fund Segregated Portfolio ("Chita SPC Limited") for the purchase price of Ten Million US Dollars (US\$10.0 million) subject to such terms and conditions as are beneficial to the interest of STI ESG.

On December 15, 2020, STI ESG and Chita SPC Limited executed a deed of absolute sale wherein the latter offered to purchase all 1,281,484 shares of STI ESG in Maestro Holdings representing 20% ownership, for a total consideration of US\$10.0 million. This transaction resulted in a gain on sale amounting to \$\mathbb{P}61.4\$ million which is presented in the unaudited interim condensed consolidated statement of comprehensive income for the six-month period ended December 31, 2020. This also resulted in the reclassification of other comprehensive income associated with noncurrent asset held for sale to retained earnings amounting to \$\mathbb{P}90.6\$ million (see Note 19). The initial payment of US\$3.0 million representing 30% of the selling price was received by STI ESG from Chita SPC Limited on January 6, 2021. STI ESG received another US\$3.0 million on February 1, 2021. As per agreement, the balance of US\$4.0 million would be paid on or before February 28, 2021.

10. Property and Equipment

						Decem	oer 31, 2020 (Unau	dited)					
	Land	Buildings	Office and School Equipment	Office Furniture and Fixtures	Leasehold Improvements	Transportation Equipment	Computer Equipment and Peripherals	Library Holdings	Construction In-Progress	Right-of-Use Asset - Land	Right-of-Use Asset - Building	Right-of-Use Asset - Transportation Equipment	Total
Cost, Net of Accumulated Depreciation			1.1			1.1							
and Amortization													
Balance at beginning of period	P3,204,910,694	P5,889,268,463	P239,311,564	₽78,878,572	P71,917,411	P5,105,581	P78,751,183	P21,855,038	P199,316,318	P132,663,457	P176,254,307		P10,113,637,364
Additions	-	53,946,433	4,573,971	7,099,031	652,480	189,889	1,110,374	1,823,000	81,038,311	-	20,113,163	1,221,198	171,767,850
Disposal	-	-	(86)	(6,456)	-	_	(44)	(15)	-	-	(21,550,452)	(533,332)	(22,090,385)
Reclassification	-	(424,000)	-	_	424,000	-	_	-	_	-	_	_	-
Effect of lease modifications (see Note 2)	_	_	_	_	_	_	_	_	_	_	(3,899,883)	_	(3,899,883)
Effect of business combination	-	-	717,714	153,987	135,322	_	-	55,868	-	-	_	_	1,062,891
Depreciation and amortization (see Notes 21 and 23)	_	(158,231,389)	(42,257,122)	(14,735,100)	(14,267,794)	(1,403,531)	(21,249,575)	(4,106,095)	_	(1,946,224)	(26,765,967)	(3,526,698)	(288,489,495)
Balance at end of period	P3,204,910,694	P5,784,559,507	P202,346,041	P71,390,034	P58,861,419	₽3,891,939	P58,611,938	P19,627,796	P280,354,629	₽130,717,233	P144,151,168	P12,565,944	₽9,971,988,342
At December 31, 2020: Cost Accumulated depreciation and amortization Net book value	P3,204,910,694 - P3,204,910,694	P7,605,183,312 1,820,623,805 P5,784,559,507	P885,133,039 682,786,998 P202,346,041	P387,180,034 315,790,000 P71,390,034	P360,564,985 301,703,566 P58,861,419	P21,284,491 17,392,552 P3,891,939	P516,175,997 457,564,059 P58,611,938	P218,174,091 198,546,295 P19,627,796	P280,354,629	P142,394,578 11,677,345 P130,717,233	P364,542,346 220,391,178 P144,151,168	P61,389,270 48,823,326 P12,565,944	P14,047,287,466 4,075,299,124 P9,971,988,342
Net book value	F3,204,910,094	F3,/64,339,30/	F202,340,041	F/1,390,034	F56,601,419	F3,891,939	F58,011,938	F19,027,790	F280,354,029	£130,/17,233	£144,151,108	F12,505,944	F9,9/1,900,344
						Jur	e 30, 2020 (Audited	1)				P. 1. 677	
			0.00	0.00		Jur	Computer	1)				Right-of-Use	
			Office	Office			Computer Equipment	,	G	Di la CH	Di le GH	Asset -	
	Land	D.::Idio	and School	Furniture	Leasehold	Transportation	Computer Equipment and	Library	Construction	Right-of-Use	Right-of-Use	Asset - Transportation	Tetal
Cost. Net of Accumulated Depreciation	Land	Buildings			Leasehold Improvements		Computer Equipment	,	Construction In-Progress	Right-of-Use Asset - Land	Right-of-Use Asset - Building	Asset -	Total
Cost, Net of Accumulated Depreciation and Amortization			and School Equipment	Furniture and Fixtures	Improvements	Transportation Equipment	Computer Equipment and Peripherals	Library Holdings	In-Progress	Asset - Land	Asset - Building	Asset - Transportation Equipment	
and Amortization Balance at beginning of period	Land P3,204,910,694	₽5,965,240,054	and School Equipment	Furniture and Fixtures	Improvements ₽78,679,587	Transportation Equipment P5,839,904	Computer Equipment and Peripherals	Library Holdings	In-Progress P171,629,273			Asset - Transportation Equipment	P10,226,182,267
and Amortization Balance at beginning of period Additions		P5,965,240,054 2,509,426	and School Equipment P258,364,605 2,444,566	Furniture and Fixtures P86,297,358 53,218	P78,679,587	Transportation Equipment P5,839,904	Computer Equipment and Peripherals P89,825,193 973,555	Library Holdings P23,437,535 445,119	In-Progress	Asset - Land P134,609,681	Asset - Building P190,209,527	Asset - Transportation Equipment	₽10,226,182,267 34,112,929
and Amortization Balance at beginning of period Additions Depreciation and amortization (see Notes 21 and 23)	₽3,204,910,694 - -	₽5,965,240,054 2,509,426 (78,481,017)	and School Equipment P258,364,605 2,444,566 (21,497,607)	Furniture and Fixtures P86,297,358 53,218 (7,472,004)	P78,679,587 - (6,762,176)	Transportation Equipment P5,839,904 (734,323)	Computer Equipment and Peripherals P89,825,193 973,555 (12,047,565)	Library Holdings P23,437,535 445,119 (2,027,616)	In-Progress P171,629,273 27,687,045	Asset - Land P134,609,681 - (1,946,224)	Asset - Building P190,209,527 (13,955,220)	Asset - Transportation Equipment P17,138,856 - (1,734,080)	₽10,226,182,267 34,112,929 (146,657,832)
and Amortization Balance at beginning of period Additions		P5,965,240,054 2,509,426	and School Equipment P258,364,605 2,444,566	Furniture and Fixtures P86,297,358 53,218	P78,679,587	Transportation Equipment P5,839,904	Computer Equipment and Peripherals P89,825,193 973,555	Library Holdings P23,437,535 445,119	In-Progress P171,629,273	Asset - Land P134,609,681	Asset - Building P190,209,527	Asset - Transportation Equipment P17,138,856 - (1,734,080)	₽10,226,182,267 34,112,929
and Amortization Balance at beginning of period Additions Depreciation and amortization (see Notes 21 and 23) Balance at end of period	₽3,204,910,694 - -	₽5,965,240,054 2,509,426 (78,481,017)	and School Equipment P258,364,605 2,444,566 (21,497,607)	Furniture and Fixtures P86,297,358 53,218 (7,472,004)	P78,679,587 - (6,762,176)	Transportation Equipment P5,839,904 (734,323)	Computer Equipment and Peripherals P89,825,193 973,555 (12,047,565)	Library Holdings P23,437,535 445,119 (2,027,616)	In-Progress P171,629,273 27,687,045	Asset - Land P134,609,681 - (1,946,224)	Asset - Building P190,209,527 (13,955,220)	Asset - Transportation Equipment P17,138,856 - (1,734,080)	₽10,226,182,267 34,112,929 (146,657,832)
and Amortization Balance at beginning of period Additions Depreciation and amortization (see Notes 21 and 23) Balance at end of period At June 30, 2020:	P3,204,910,694 	₽5,965,240,054 2,509,426 (78,481,017) ₽5,889,268,463	and School Equipment P258,364,605 2,444,566 (21,497,607) P239,311,564	P86,297,358 53,218 (7,472,004) P78,878,572	P78,679,587 — (6,762,176) P71,917,411	Transportation Equipment P5,839,904 (734,323) P5,105,581	Computer Equipment and Peripherals P89,825,193 973,555 (12,047,565) P78,751,183	Library Holdings P23,437,535 445,119 (2,027,616) P21,855,038	In-Progress P171,629,273 27,687,045 — P199,316,318	Asset - Land P134,609,681 (1,946,224) P132,663,457	Asset - Building P190,209,527 (13,955,220) P176,254,307	Asset - Transportation Equipment P17,138,856 - (1,734,080) P15,404,776	P10,226,182,267 34,112,929 (146,657,832) P10,113,637,364
and Amortization Balance at beginning of period Additions Depreciation and amortization (see Notes 21 and 23) Balance at end of period At June 30, 2020: Cost	₽3,204,910,694 - -	P5,965,240,054 2,509,426 (78,481,017) P5,889,268,463 P7,551,716,878	and School Equipment P258,364,605 2,444,566 (21,497,607) P239,311,564 P884,696,848	Furniture and Fixtures P86,297,358 53,218 (7,472,004) P78,878,572 P380,958,002	P78,679,587 (6,762,176) P71,917,411 P379,324,004	Transportation Equipment P5,839,904 (734,323) P5,105,581	Computer Equipment and Peripherals P89,825,193 973,555 (12,047,565) P78,751,183	Library Holdings P23,437,535 445,119 (2,027,616) P21,855,038 P218,748,312	In-Progress P171,629,273 27,687,045	Asset - Land P134,609,681 - (1,946,224) P132,663,457 P142,394,578	Asset - Building P190,209,527 (13,955,220) P176,254,307 P244,196,456	Asset- Transportation Equipment P17,138,856 (1,734,080) P15,404,776 P61,548,948	P10,226,182,267 34,112,929 (146,657,832) P10,113,637,364 P13,814,722,460
and Amortization Balance at beginning of period Additions Depreciation and amortization (see Notes 21 and 23) Balance at end of period At June 30, 2020:	P3,204,910,694 	₽5,965,240,054 2,509,426 (78,481,017) ₽5,889,268,463	and School Equipment P258,364,605 2,444,566 (21,497,607) P239,311,564	P86,297,358 53,218 (7,472,004) P78,878,572	P78,679,587 — (6,762,176) P71,917,411	Transportation Equipment P5,839,904 (734,323) P5,105,581	Computer Equipment and Peripherals P89,825,193 973,555 (12,047,565) P78,751,183	Library Holdings P23,437,535 445,119 (2,027,616) P21,855,038	In-Progress P171,629,273 27,687,045 — P199,316,318	Asset - Land P134,609,681 (1,946,224) P132,663,457	Asset - Building P190,209,527 (13,955,220) P176,254,307	Asset- Transportation Equipment P17,138,856 (1,734,080) P15,404,776 P61,548,948 46,144,172	P10,226,182,267 34,112,929 (146,657,832) P10,113,637,364

There were no idle property and equipment as at December 31, 2020 and June 30, 2020.

Additions

Property and Equipment under Construction. As at December 31, 2020 and June 30, 2020, the construction-in-progress account pertains substantially to the construction of the building for STI Academic Center Legazpi. The related contract costs amounted to \$\mathbb{P}379.1\$ million, inclusive of materials, cost of labor and overhead and all other costs necessary for the completion of the project. Located at Rizal St., Cabangon East in Legazpi City, the four-storey school building was built on a 4,149-square-meter property with an estimated capacity of 2,500 senior high school and college students. The construction works for STI Legazpi are expected to be completed within the SY 2020-2021.

Capitalized Borrowing Costs. Total borrowing costs capitalized as part of property and equipment amounted to P2.5 million for the six-month period ended December 31, 2020 and P0.01 million for the three-month period ended June 30, 2020. The average interest capitalization rates were 5.71% for the six-month period ended December 31, 2020 and 5.90% for the three-month period ended June 30, 2020, which were the effective rates of the borrowings.

Collateral

iACADEMY's outstanding long-term loan is secured by a real estate mortgage on the Yakal land and building, and all other facilities, machineries, equipment and improvements therein (see Note 16). The total carrying value of the mortgaged land, building, machineries and equipment amounted to ₱1,463.2 million and ₱1,486.3 million as at December 31, 2020 and June 30, 2020, respectively.

Transportation equipment of STI ESG which were acquired under finance lease are pledged as security for the related lease liabilities as at December 31, 2020 and June 30, 2020.

Lease modifications

The Group leases land and building spaces where some schools and offices are located, under operating lease agreements with varying terms and periods ranging from 1 to 25 years. The lease rates are subject to annual repricing based on a pre-agreed rate.

As a consequence of the COVID-19 pandemic, some lessors of the Group provided certain rent concessions such as discounts ranging from 25% to 50% of rental payments, waiver of rent for certain months, deferral of rental over six to twelve months, among others. STI ESG accounted for the rent concessions as lease modifications pursuant to the *Amendments to PFRS 16, COVID-19-related Rent Concessions*, which resulted in the reversal of the ROU assets and lease liabilities amounting to \$\mathbb{P}3.9\$ million and nil as at December 31, 2020 and June 30, 2020, respectively. The lease modifications include termination of the right to use the underlying assets which also resulted to reversal of ROU assets and lease liabilities amounting to \$\mathbb{P}22.1\$ million and \$\mathbb{P}23.6\$ million, respectively, as at December 31, 2020. The net effect of the reversal of ROU assets and lease liabilities amounting to \$\mathbb{P}1.5\$ million was recognized as other income in the unaudited interim condensed consolidated statement of comprehensive income for the six-month period ended December 31, 2020. The lease modifications were not accounted for as separate leases (see Note 2).

The rollforward analyses of lease liabilities are as follows:

	December 31, 2020	June 30, 2020
	(Unaudited)	(Audited)
Beginning balance	P552,590,291	P562,803,960
Additions	21,677,164	_
Lease modifications	(27,543,192)	_
Interest expense	14,075,847	9,581,130
Payments	(59,320,277)	(19,794,799)
Ending balance	501,479,833	552,590,291
Less current portion	59,875,133	90,805,276
Noncurrent portion	P441,604,700	₽461,785,015

On October 30, 2020, the Metrobank Trust Banking Group confirmed the request of iACADEMY to waive the rental fees for the period July to December 2020 for its iACADEMY Plaza building located at Sen. Gil Puyat Avenue, Makati City. The \$\mathbb{P}\$11.0 million rent concession was recorded as other revenues and reduction of lease liabilities, in accordance with the *Amendments to PFRS 16, COVID-19-Related Rent Concessions*.

11. **Investment Properties**

		December 31, 2	020 (Unaudited)	
	Land and	Condominium	020 (01144411004)	
	Land	Units	Right-of-Use	
	Improvements	and Buildings	Asset - Building	Total
Cost:	•			
Balance at beginning and end of				
period	P1,313,385,559	P665,357,550	P133,183,838	P2,111,926,947
Accumulated depreciation:				
Balance at beginning of period	_	184,806,821	16,375,062	201,181,883
Depreciation (see Notes 21 and 23)	_	15,495,843	6,512,320	22,008,163
Balance at end of period	_	200,302,664	22,887,382	223,190,046
Net book value	P1,313,385,559	P465,054,886	P110,296,456	P1,888,736,901
		June 30, 2	2020 (Audited)	
	Land and	Condominium		
	Land	Units and	Right-of-Use	
	Improvements	Buildings	Asset - Building	Total
		Danango	risset Dunaing	1 Otal
Cost:		Danangs	7135Ct Building	Total
Cost: Balance at beginning and end of		Dunanigs	Asset Building	Total
	P1,313,385,559	P665,357,550	P133,183,838	P2,111,926,947
Balance at beginning and end of	₽1,313,385,559			
Balance at beginning and end of period	₽1,313,385,559 -			
Balance at beginning and end of period Accumulated depreciation:	₽1,313,385,559 - -	₽665,357,550	₽133,183,838	₽2,111,926,947
Balance at beginning and end of period Accumulated depreciation: Balance at beginning of period	₽1,313,385,559 - - -	₽665,357,550 177,058,898	₽133,183,838 13,100,049	₽2,111,926,947 190,158,947

12. Investments in and Advances to Associates and Joint Ventures

	December 31, 2020 (Unaudited)	June 30, 2020 (Audited)
Investments		
Acquisition costs	P46,563,407	₽46,563,407
Accumulated equity in net earnings:		_
Balance at beginning of period	1,919,682,752	1,921,044,019
Equity in net losses of associates and joint		
ventures	(5,792,269)	(1,361,267)
Balance at end of period	1,913,890,483	1,919,682,752
Accumulated share in associates' other		_
comprehensive losses:		
Balance at beginning and end of period	(1,922,909,494)	(1,922,909,494)
	37,544,396	43,336,665
Advances (see Note 24)	48,134,336	37,868,986
Less allowance for impairment loss	48,134,336	37,868,986
	_	_
	P37,544,396	₽43,336,665

The carrying values of the Group's investments in and advances to associates and joint ventures are as follows:

	December 31, 2020	June 30, 2020
	(Unaudited)	(Audited)
Associates:		
STI Accent	P 48,134,336	₽37,868,986
STI Alabang	20,970,887	24,873,546
GROW	13,136,066	14,109,539
Joint venture - PHEI	3,437,443	4,353,580
	85,678,732	81,205,651
Allowance for impairment loss	48,134,336	37,868,986
	₽37,544,396	£43,336,665

13. Equity Instruments designated at Fair Value through Other Comprehensive Income

	December 31, 2020	June 30, 2020
	(Unaudited)	(Audited)
Quoted equity shares	P 4,658,760	₽4,105,250
Unquoted equity shares	63,873,258	63,873,258
	₽68,532,018	£67,978,508

a. Quoted Equity Shares

The quoted equity shares above pertain to shares listed in the PSE, as well as trade club shares. These are carried at fair value with cumulative changes in fair values presented as a separate component in equity under the "Fair value change in equity instruments designated at FVOCI" account in the unaudited interim condensed consolidated statements of financial position. The fair values of these shares are based on the quoted market price as at the financial reporting date.

b. Unquoted Equity Shares

Unquoted equity shares pertain to shares which are not listed in a stock exchange.

STI ESG owns 57,971 shares of De Los Santos Medical Center, Inc. ("DLSMC"), formerly De Los Santos General Hospital. The carrying value of the investment in DLSMC amounted to \$\text{P29.0}\$ million as at December 31, 2020 and June 30, 2020.

In January 2019, First Pacific Investment Ltd., PLDT, Inc., Benpro Inc., Pilipinas Global Network Limited, Cignal TV, Inc., Suha-PH, Inc., Happyfeet Esports team and STI ESG entered into an investment and shareholders agreement whereby the parties agreed to form Philippine Online Sports League Inc., a stock association, which will establish, operate and maintain a national multigame Esports league in the Philippines with the aim to promote and develop Esports in the country. Esports is a growing sport internationally and in the Philippines. With this, Philippine Online Sports League Inc. was incorporated on December 31, 2019 with the SEC. It has an authorized capital stock of \$\mathbb{P}155.0\$ million divided into 1.25 million common shares and 200.0 thousand preferred shares with a par value of \$\mathbb{P}100.0\$ per common share and \$\mathbb{P}150.0\$ per preferred share. The initial subscribed and paid-up capital of Philippine Online Sports League Inc. is \$\mathbb{P}90.0\$ million of which STI ESG subscribed to and paid \$\mathbb{P}10.0\$ million for 100.0 thousand shares at \$\mathbb{P}100.0\$ par value per share.

14. Goodwill, Intangible and Other Noncurrent Assets

	December 31, 2020	June 30, 2020
	(Unaudited)	(Audited)
Goodwill	P245,431,568	£245,431,568
Deposits for asset acquisitions	183,051,923	185,951,923
Advances to suppliers	67,678,080	53,353,624
Intangible assets	45,805,762	41,963,660
Rental and utility deposits	37,052,575	39,420,502
Deferred input VAT	21,165,297	23,637,543
Deposits for acquisition of shares of stock	11,974,596	_
Others	7,274,148	5,344,188
	P619,433,949	₽595,103,008

Goodwill

As at December 31, 2020 and 2019, the Group's goodwill acquired through business combinations have been allocated to select schools which are considered as separate Cash-Generating Units ("CGUs"). Management performs its impairment test at the end of each annual reporting period for all the CGUs. No provision for impairment on goodwill were recognized for the six-month periods ended December 31, 2020 and 2019.

Deposits for Asset Acquisitions

This account includes deposits for the purchase of a property in Iloilo aggregating to \$\mathbb{P}\$183.1 million as at December 31, 2020 and June 30, 2020. Documents for the transfer of ownership on Iloilo property to STI ESG are being processed as at February 15, 2021.

Advances to Suppliers

Advances to suppliers pertain to advance payments made in relation to the acquisition of simulator and other maritime equipment for NAMEI and equipment and furniture for the new STI Academic Center Legazpi (see Note 10). These will be reclassified to the "Property and equipment" account when the goods are received or the services are rendered.

Intangible Assets

Intangible assets represent the Group's accounting and school management software which are being amortized over their estimated useful lives.

The rollforward analyses of this account are as follows:

	December 31, 2020	June 30, 2020
	(Unaudited)	(Audited)
Cost, net of accumulated amortization:		
Balance at beginning of period	₽ 41,963,660	₽42,487,584
Additions	4,903,293	1,174,552
Amortization (see Notes 21 and 23)	(1,061,191)	(1,698,476)
Balance at end of period	P45,805,762	₽41,963,660
Cost	₽107,971,087	₽103,067,794
Accumulated amortization	62,165,325	61,104,134
Net carrying amount	P45,805,762	₽41,963,660

Rental and Utility Deposits

This account includes security deposits paid to utility companies and for warehouse, school and office space rentals in accordance with the respective lease agreements.

Deferred Input VAT

This account represents input VAT which is expected to be recovered beyond one year.

Deposits for Acquisition of Shares of Stock

In November 2020, STI ESG paid an aggregate amount of ₱12.0 million representing deposits for the acquisition of shares of stock in De Los Santos-STI College held by shareholders owning 48% of the outstanding capital stock. To date, the sale has not been consummated pending completion of certain closing conditions.

Others

This account includes the excess of consideration amounting to \$\mathbb{P}1.3\$ million and \$\mathbb{P}0.6\$ million arising from the purchase of STI Calbayog and STI Dumaguete, respectively. The identifiable assets and liabilities recognized in the unaudited interim condensed consolidated financial statements as at December 31, 2020 were based on provisional assessment of the fair value of these assets and liabilities at the time of acquisition. Further, the Group is still assessing the valuation of the intangible assets acquired (see Note 30).

15. Accounts Payable and Other Current Liabilities

	December 31, 2020	June 30, 2020
	(Unaudited)	(Audited)
Accounts payable	P433,177,530	P446,245,111
Accrued expenses:		
Interest	37,220,503	35,221,629
Contracted services	30,487,212	47,667,932
School-related expenses	21,057,514	20,416,313
Rent	15,934,315	17,626,933
Utilities	10,782,104	23,145,303
Salaries, wages and benefits	8,399,316	18,819,785
Advertising and promotion	2,592,931	2,463,007
Others	5,231,059	7,653,398
Nontrade payable	67,000,000	67,000,000
Dividends payable	61,261,598	25,930,201
Current portion of payable to STI Diamond		
(see Note 18)	36,021,784	22,639,257
Statutory payables	21,396,720	22,614,682
Current portion of advance rent (see Note 18)	11,086,829	24,179,810
Student organization fund	10,569,463	8,599,132
Network events fund	9,481,798	5,044,587
Current portion of refundable deposits (see Note		
18)	2,905,656	8,469,032
Others	8,277,023	10,657,623
	P 792,883,355	₽814,393,735

The terms and conditions of the above liabilities are as follows:

- a. Accounts payable are noninterest-bearing and are normally settled within a 30 to 60-day term.
- b. Accrued expenses, network events fund, student organization fund and other payables are expected to be settled within the year.
- c. Nontrade payable pertains to a contingent consideration in relation to the acquisition of STI WNU.
- d. Dividends payable largely pertains to cash dividends declared in November 2020 which were subsequently paid in January 2021. This account also includes dividends declared in the previous years which are unclaimed as at report date and are payable on demand.
- e. Statutory payables primarily include taxes payable and other payables to government agencies which are normally settled within 30 days.
- f. Refundable deposits pertain to security deposits from existing lease agreements which are expected to be settled within the year.
- g. For terms and conditions of payables to related parties, refer to Note 24.

16. Interest-bearing Loans and Borrowings

	December 31, 2020	June 30, 2020
	(Unaudited)	(Audited)
Term loan facilities	£ 1,748,953,867	₽1,391,211,241
Corporate notes facility	259,600,000	399,400,000
Short-term loans	300,000,000	_
	2,308,553,867	1,790,611,241
Less current portion	398,793,379	358,566,076
	P 1,909,760,488	P1,432,045,165

^{*}Net of unamortized capitalized loan transaction costs of P11.0 million and P8.8 million as at December 31, 2020 and June 30, 2020, respectively.

Term Loan Facilities

iACADEMY. On September 28, 2017, iACADEMY, as Borrower, and Neschester, as Third Party Mortgagor, entered into an Omnibus Loan and Security Agreement ("Omnibus Agreement") with China Banking Corporation ("China Bank") granting iACADEMY a Term Loan Facility amounting to \$\mathbb{P}800.0\$ million to refinance the \$\mathbb{P}200.0\$ million short-term loan and partially finance the cost of construction of iACADEMY's Yakal campus. The long-term loan is secured by a real estate mortgage on the Yakal land and the building constructed thereon, and all other facilities, machineries equipment and improvements therein (see Note 10). The long-term loan shall mature on the 10th year anniversary of the initial drawdown on the Term Loan Facility (the Loan Maturity Date). The maturity date of subsequent drawdowns made within the availability period shall coincide with the Loan Maturity Date.

iACADEMY made the following drawdowns:

	Interest at
Amount	Drawdown Date
₽200,000,000	4.4025%
130,000,000	4.4057%
240,000,000	4.6932%
130,000,000	5.1928%
100,000,000	7.9266%
₽800,000,000	
	\$\mathbb{P}200,000,000 \\ 130,000,000 \\ 240,000,000 \\ 130,000,000 \\ 100,000,000 \end{array}

The loan facility has a term of 10 years, with a 3-year grace period on the principal repayment. The principal is payable semi-annually starting September 29, 2020, while the interest is payable semi-annually in arrears every March 29 and September 29 of each year. The interest rate shall be repriced one business day prior to each of the later interest payment date of the two relevant interest periods. Interest rate is determined based on the 1-year PHP Bloomberg Valuation Service ("BVAL") reference rate plus a margin of 1.50% per annum which interest rate shall in no case be lower than the sum of the Banko Sentral ng Pilipinas ("BSP") Overnight Lending Facility Rate and one-half percent (0.50%) per annum.

On September 13, 2019, China Bank approved iACADEMY's request to partially prepay the term loan. iACADEMY paid \$\mathbb{P}\$200.0 million on September 30, 2019. With the prepayment, China Bank approved the future repayment of the loan principal under the Omnibus Agreement as follows:

Fiscal Year	Amount
2021	P80,000,000
2022	80,000,000
2023	80,000,000
2024	80,000,000
2025	80,000,000
2026	80,000,000
2027	80,000,000
2028	40,000,000
	P600,000,000

On September 27, 2019, the total loan balance of ₽600.0 million was repriced at an interest rate of 5.3030%.

On September 28, 2020, the total loan balance of \$\pm\$560.0 million was repriced at an interest rate of 3.3727%. iACADEMY paid its first principal amortization on September 29, 2020 amounting to \$\pm\$40.0 million.

iACADEMY incurred costs related to the availment of the loan amounting to \$\mathbb{P}8.2\$ million. These costs are capitalized and amortized using the effective interest rate ("EIR") method. These are presented as a contra-liability account in the unaudited interim condensed consolidated statements of financial position. The carrying value of the transaction costs amounted to \$\mathbb{P}3.3\$ million and \$\mathbb{P}3.5\$ million as at December 31, 2020 and June 30, 2020, respectively. Amortization of transaction costs recognized as interest expense for the six-month periods ended December 31, 2020 and 2019 amounted to \$\mathbb{P}0.2\$ million and \$\mathbb{P}0.7\$ million, respectively.

The Omnibus Agreement, contains, among others, covenants regarding incurring additional debt and declaration of dividends, to the extent that such will result in a breach of the required debt service cover ratio ("DSCR") and debt-to-equity ratio ("D/E ratio"). The required financial ratios are:

- (1) DSCR of a minimum of 1.05x, which is the ratio of EBITDA for immediately preceding twelve (12) months to debt service due in the next 12 months.
- (2) D/E ratio of not more than 2.0x, computed by dividing total liabilities (excluding unearned tuition and other school fees) by total equity.

As at December 31, 2020 and June 30, 2020, iACADEMY has complied with the above covenants.

On August 7, 2020, iACADEMY requested China Bank for consent to avail of LandBank of the Philippines ("LandBank")'s Access to Academic Development to Empower the Masses towards Endless Opportunities ("ACADEME") Lending Program by way of participation to the extent of \$\text{P10.0}\$ million in the Term Loan/Rediscounting Facility approved by LandBank in favor of STI ESG in the amount of \$\text{P250.0}\$ million and waiver of certain covenants in the Omnibus Loan and Security Agreement dated September 28, 2017. On September 8, 2020, China Bank approved the waiver of the following covenants in relation to the availment by iACADEMY of LandBank's ACADEME Lending Program:

- the waiver of Section 16.01(u) of the Omnibus Agreement re: Ranking of Notes which requires iACADEMY to ensure that for as long as any Note is outstanding, iACADEMY shall not incur or permit to arise any Indebtedness which ranks ahead of the Notes insofar as the same relates to the availment by iACADEMY of LandBank's ACADEME Lending Program, to be secured by the corporate surety of the Parent Company and the assignment of the sub-promissory notes to be executed by the parents or benefactors of iACADEMY's students in favor of LandBank;
- the waiver of Section 16.02(k) of the Omnibus Agreement re: Encumbrances which prohibits iACADEMY from permitting any Indebtedness to be secured by or to benefit from any Lien in favor of any creditor or class of creditors on or in respect of any present or future assets or revenues of iACADEMY or the right of iACADEMY to receive income in relation to the requirement of LandBank to assign the sub promissory notes to be executed by the parents or benefactors of iACADEMY's students in favor of LandBank as security for the ACADEME Lending Program; and
- the waiver of Section 16.02(m) of the Omnibus Agreement re: Assignment of Revenues and Income which prohibits iACADEMY from assigning, transferring or conveying its right to receive income or revenues insofar as such assignment relates to the requirement of LandBank to assign the sub-promissory notes to be executed by the parents or benefactors of iACADEMY's students in favor of LandBank as security for the ACADEME Lending Program.

STI ESG. On May 7, 2019, STI ESG and China Bank entered into a seven-year Term Loan Agreement up to the amount of P1,200.0 million. The credit facility is unsecured and is available for a period of one year from May 7, 2019, the date of signing of the loan agreement. The proceeds of this loan were used for the (i) financing of campus expansion projects (ii) acquisition of schools (iii) refinancing of short-term loans incurred for projects and (iv) other general corporate purposes. The agreement provides for a grace period in principal repayments of two (2) years from the initial drawdown date. Principal repayments shall be made in ten (10) equal semi-annual installments beginning six (6) months from the end of the grace period.

As stated in the Term Loan Agreement, STI ESG has elected to fix the interest on each drawdown on a per annum basis based on the higher of 1-year BVAL rate plus an interest spread of 1.50% divided by the Applicable Interest Premium Factor, or the agreed Floor rate divided by the Applicable Interest Premium Factor. On the Initial Interest Rate Resetting Date, the applicable interest rate per annum for all drawdowns shall be collectively reset based on the higher of 1-year BVAL rate plus an interest spread of 1.50% divided by the Applicable Interest Premium Factor, or the agreed Floor rate divided by the Applicable Interest Premium Factor.

STI ESG may, on any Interest Resetting Date and upon serving a written notice, elect to fix the interest rate for the remaining period of the loan based on the higher of applicable BVAL rate plus an interest spread of 1.50% divided by the Applicable Interest Premium Factor, or the agreed Floor rate divided by the Applicable Interest Premium Factor.

On July 3, 2020, STI ESG and China Bank executed the Amendment to the Term Loan Agreement dated May 7, 2019 to amend the availability period of the Term Loan Facility. The Term Loan Facility was made available to the Borrower on any Business day for the period beginning on the date of the Term Loan Agreement and ending on the earliest of: (a) July 31, 2020; (b) the date the Term Loan Facility is fully drawn; or (c) the date the Lender's commitment to extend the Term Loan Facility to the Borrower is canceled or terminated in accordance with the Term Loan Agreement. At various dates during the year ended March 31, 2020, STI ESG availed of loans aggregating to \$\mathbb{P}800.0\$

million subject to interest rates ranging from 5.81% to 6.31%. In July 2020, STI ESG availed of loans aggregating to \$\mathbb{P}400.0\$ million subject to an interest rate of 5.81%. Interest rates for all drawdowns from the Term Loan Facility were repriced at a rate of 5.56% effective September 19, 2020. As at July 31, 2020, the Term Loan Facility was fully drawn at \$\mathbb{P}1,200.0\$ million. The proceeds from these loans were used for capital expenditures and working capital requirements.

The Agreement prescribes that the following financial covenants shall be observed and computed based on STI ESG's unaudited interim condensed consolidated financial statements:

- 1. D/E ratio of not more than 1.50x, computed by dividing Total Liabilities by Total Equity. For purposes of this computation, Total Liabilities shall exclude Unearned Tuition and Other School Fees, and
- 2. DSCR of a minimum of 1.05x, which is the ratio of EBITDA to Debt Service.

The D/E ratio of STI ESG is 1.00:1.00 and 0.89:1.00 as at December 31, 2020 and June 30, 2020, respectively.

China Bank approved the temporary waiver of the DSCR requirement covering the period ending December 31, 2020 (see discussion on Waivers of Certain Covenants in this note). As at June 30, 2020, STI ESG is compliant with the then required ratio at 1.62:1.00.

Breakdown of STI ESG's Term Loan follows:

	December 31, 2020	June 30, 2020
	(Unaudited)	(Audited)
Balance at beginning of period	P 800,000,000	₽800,000,000
Proceeds	400,000,000	_
Balance at end of period	1,200,000,000	800,000,000
Deferred finance cost	(7,768,955)	(5,306,808)
Balance classified as noncurrent	P1,192,231,045	₽794,693,192

These loans are unsecured and are due based on the following schedule:

Fiscal Year	Amount
2022	₽120,000,000
2023	240,000,000
2024	240,000,000
2025	240,000,000
2026	240,000,000
2027	120,000,000
	₽1,200,000,000

Corporate Notes Facility

On March 20, 2014, STI ESG entered into a Corporate Notes Facility Agreement ("Credit Facility Agreement") with China Bank granting STI ESG a credit facility amounting to \$\mathbb{P}3.0\$ billion with a term of either 5 or 7 years. The facility was available in two tranches of \$\mathbb{P}1.5\$ billion each. The net proceeds from the issuance of the notes were used for capital expenditures and other general corporate purposes.

On May 9, 2014, the first drawdown date, STI ESG elected to have a 7-year term loan with floating interest based on the 1-year PDST-F plus a margin of two percent (2.00%) per annum, which interest rate shall in no case be lower than the BSP overnight rate plus a margin of three-fourths percent (0.75%) per annum, which is subject to repricing.

An Accession Agreement to the Credit Facility Agreement was executed on December 16, 2014 among STI ESG, STI WNU and China Bank whereby STI WNU acceded to the Credit Facility entered into by STI ESG with China Bank in March 2014. In addition, an Amendment and Supplemental Agreement was also executed by the parties on the same date. The Amendment and Supplemental Agreement allowed STI WNU to draw up to \$\mathbb{P}300.0\$ million from the facility.

On December 19, 2014, STI ESG advised China Bank that it will not be availing of tranche 2 of the Credit Facility Agreement thus limiting the facility available to STI ESG to \$\mathbb{P}\$1,500 million. On the same date, STI WNU availed the amount of \$\mathbb{P}\$300.0 million under the same terms and conditions as that of STI ESG's Credit Facility, which has a term of seven (7) years with floating interest based on the 1-year PDST-F plus a margin of two percent (2.00%) per annum, which interest rate shall in no case be lower than the BSP overnight rate plus a margin of three-fourths percent (0.75%) per annum and is subject to annual repricing every January 31. This loan is secured by a Comprehensive Surety issued by the Parent Company.

In 2015, STI ESG availed a total of \$\mathbb{P}\$1,200.0 million loan with interest rates ranging from 4.34% to 4.75%. The interest rate for the outstanding balance of the Corporate Notes Facility amounting to \$\mathbb{P}\$240.0 million was repriced at 5.56% effective February 1, 2021.

STI ESG has made payments amounting to \$\mathbb{P}\$120.0 million for the six-month period ended December 31, 2020 and nil for the three-month period ended June 30, 2020.

STI WNU has made payments on the Corporate Notes Facility totaling to P19.8 million for the sixmonth period ended December 31, 2020 and nil for the three-month period ended June 30, 2020. As at December 31, 2020 and June 30, 2020, the loan has an outstanding balance of P19.6 million and P 39.4 million, respectively, subject to an interest rate of 5.68%. On January 31, 2021, STI WNU has fully paid the remaining outstanding balance amounting to P19.6 million.

The Credit Facility Agreement, together with the Accession Agreement, contains, among others, covenants regarding incurring additional debt and declaration of dividends, to the extent that such will result in a breach of the required D/E ratio and DSCR. STI ESG was required to maintain a D/E ratio of not more than 1.00:1.00 and DSCR of not less than 1.10:1.00.

On January 19, 2017, STI ESG, STI WNU and China Bank executed a Second Amendment and Supplemental Agreement to the Corporate Notes Facility Agreement. Significant amendments are as follows:

- a) change in the interest rate of either (1) the 1-year benchmark rate (PDST-R2) plus a margin of 1.50% per annum which interest rate shall in no case be lower than 3.75% per annum or (2) the 3-month benchmark rate plus a margin of 1.50% per annum which interest rate shall in no case be lower than 3.50% per annum.
- b) amendments on the required financial ratios, whereby STI ESG shall maintain the following ratios which shall be computed based on the unaudited interim condensed consolidated financial statements:

- (1) D/E ratio of not more than 1.50x, computed by dividing total debt by total equity. For the purpose of this computation, total debt shall exclude unearned tuition and other school fees;
- (2) DSCR of a minimum of 1.05x.

On February 17, 2017, China Bank likewise advised STI WNU that it has approved that the latter shall maintain a D/E ratio of not more than 1.50x, computed by dividing the total debt over the total equity and that for the purpose of this computation, total debt shall exclude unearned tuition and other school fees.

The required DSCR of a minimum of 1.10x for STI WNU remained the same.

China Bank approved the temporary waiver of the DSCR requirement covering the period ending December 31, 2020 for both STI ESG and STI WNU (see discussion on the Waiver of Certain Covenants). As of December 31, 2020, both STI ESG and STI WNU have complied with the required D/E ratio.

As at June 30, 2020, both STI ESG and STI WNU have complied with the required DSCR and D/E ratio.

On January 29, 2021, STI ESG and China Bank executed a Third Amendment and Supplemental Agreement to the Corporate Notes Facility Agreement with an outstanding balance of ₱240.0 million. Significant changes to the terms and conditions of the Corporate Notes Facility Agreement of STI ESG are as follows:

- a) amendment of the maturity date from July 31, 2021 to September 19, 2026, with the first equal semi-annual amortization of ₱30.0 million to start on March 19, 2023;
- b) amendment of the interest rate repricing date for the interest period commencing on January 31, 2021 while all succeeding interest rate repricing dates shall be on the interest payment date of the interest period ending on September 19 of every year, thereafter;
- c) amendment of the interest period commencing on January 31, 2021 and each successive period of six months commencing from September 19, 2021 and ending on the relevant maturity date; and
- d) amendment of the 1-year Benchmark Rate plus a margin of one and one-half percent (1.50%) per annum which interest rate shall in no case be lower than five and one-half percent (5.50%) per annum for the interest period covering January 31, 2021 to September 18, 2021 and six and one-fourth percent (6.25%) per annum for each succeeding interest period thereafter.

Breakdown of loans under the Group's Credit Facility Agreement follows:

	December 31, 2020	June 30, 2020
	(Unaudited)	(Audited)
Balance at beginning of period	₽399,400,000	£399,400,000
Repayments	139,800,000	_
Balance at end of period	259,600,000	399,400,000
Less current portion	19,600,000	279,400,000
Noncurrent portion	₽240,000,000	₽120,000,000

These loans are unsecured and with the January 29, 2021 amendment, are due based on the following schedule:

	STI ESG	STI WNU
2021	₽–	P19,600,000*
2022	_	_
2023	30,000,000	_
2024	60,000,000	_
2025	60,000,000	_
2026	60,000,000	_
2027	30,000,000	
	₽240,000,000	₽19,600,000

*The STI WNU loan of ₱19.6 million is fully paid as at January 31, 2021.

Waivers of Certain Covenants

- a. On June 23, 2020, STI ESG requested China Bank for the waivers of certain covenants in its Term Loan Agreement and its Corporate Notes Facility Agreement in connection with STI ESG's availment of the LandBank ACADEME Program. On July 23, 2020, China Bank approved the waiver of the following covenants:
 - Assignment of revenues/income. The Borrower/Issuer shall not assign, transfer or otherwise convey any right to receive any of its income or revenues except when such assignment, transfer, or conveyance: (i) is made on an arm's length basis under normal commercial terms; or (ii) is required by Law; and, in either case, does not result in a Material Adverse Effect and provided that the Borrower/Issuer shall notify the Lender/Note Holder in the event that any of the above transactions are entered into with related parties or any of the Subsidiaries or Affiliates of the Borrower/Issuer;
 - Encumbrances. The Borrower/Issuer shall not permit any Indebtedness to be secured by or
 to benefit from any Lien, in favor of any creditor or class of creditors on, or in respect of,
 any present or future assets or revenues of the Issuer or the right of the Issuer in receiving
 income; and
 - Ranking of Notes. The Borrower/Issuer shall ensure that for so long as any Note is outstanding, the Issuer shall not incur or permit to arise any Indebtedness which ranks ahead of the Notes whether it be by virtue of being evidenced by a public instrument as provided by Article 2244, paragraph 14 of the Civil Code of the Philippines, as the same may be amended from time to time, or otherwise.
- b. On July 23, 2020, China Bank approved the temporary waiver of the DSCR requirement on both the Term Loan and the Corporate Notes Facility Agreements with STI ESG covering the period ended September 30, 2020 and the period ending March 31, 2021. On December 18, 2020, China Bank approved the temporary waiver of the DSCR requirement covering the period ended December 31, 2020 and the period ending June 30, 2021.
- c. On August 7, 2020, STI WNU requested China Bank for consent to avail of LandBank's ACADEME Lending Program by way of participation to the extent of \$\mathbb{P}10.0\$ million in the Term Loan/Rediscounting Facility approved by LandBank in favor of STI ESG and the waiver of certain covenants in the Corporate Note Facility Agreement dated March 20, 2014 and the Accession Agreement dated December 16, 2014. On September 8, 2020, China Bank approved the waiver of the following covenants in relation to the availment of STI WNU of LandBank's ACADEME Lending Program.

- the waiver of Section 7.01(s) re: Ranking of Notes which requires STI WNU to ensure that for as long as any Note is outstanding, STI WNU shall not incur or permit to arise any Indebtedness which ranks ahead of the Notes insofar as the same relates to the availment by STI WNU of LandBank's ACADEME Lending Program, to be secured by the corporate surety of STI Education System Holdings, Inc. and the assignment of the sub-promissory notes to be executed by the parents or benefactors of STI WNU's students in favor of LandBank;
- the waiver of Section 7.02(g) of the Corporate Notes Facility Agreement re: Assignment of Revenues and Income which prohibits STI WNU from assigning, transferring or conveying its right to receive income or revenues insofar as such assignment relates to the requirement of LandBank to assign the sub-promissory notes to be executed by the parents or benefactors of STI WNU's students in favor of LandBank as security for the ACADEME Lending Program;
- the waiver of Section 7.02(o) of the Corporate Notes Facility Agreement re: Encumbrances which prohibits STI WNU from permitting any Indebtedness to be secured by or to benefit from any Lien in favor of any creditor or class of creditors on or in respect of any present or future assets or revenues of STI WNU or the right of STI WNU in receiving income in relation to the requirement of LandBank to assign the sub promissory notes to be executed by the parents or benefactors of STI WNU's students in favor of LandBank as security for the ACADEME Lending Program; and
- d. China Bank, further, approved the one-time waiver of the DSCR testing for STI WNU for the period ended December 31, 2020.

LandBank ACADEME Program

On July 22, 2020, LandBank approved a P250.0 million Term Loan/Rediscounting Line Facility under its ACADEME Lending Program in favor of STI ESG to finance the 'study now, pay later' program of the government for students amid the financial difficulties facing families due to the COVID-19 pandemic. The LandBank ACADEME Program is a Refinancing/rediscounting facility for Promissory Notes issued by the parents or benefactors of students to enable said students to enroll, continue and complete their studies. The school can borrow up to 70.0% of the amount stated in the Promissory Note issued by the parents/benefactors of the students. This loan from LandBank is subject to 3.0% interest per annum. Interest and principal are payable annually in arrears. The term of the borrowing is coterminous with the promissory note to be issued by the parents/benefactors of the students, which in no case shall exceed three (3) years. The loans covered by these promissory notes to be issued by the parents/benefactors of students are interest-free.

This \$\textstyle{250.0}\$ million Term Loan/Rediscounting Line Facility approved for STI ESG is secured by a Comprehensive Surety issued by STI Holdings.

On September 16, 2020, the Rediscounting Agreement with LandBank was executed by STI ESG in relation to this loan arrangement. Further, on the same date, the Comprehensive Surety Agreement was executed by STI Holdings in favor of LandBank. As at February 15, 2021, STI ESG has drawn an aggregate amount of \$\mathbb{P}10.0\$ million from its Term Loan/Rediscounting Line Facility with LandBank.

Short-term Loans

On August 24, 2020, STI ESG made a loan drawdown from its short-term credit line with Bank of the Philippine Islands ("BPI") amounting to P300.0 million with a term of one year. The interest rate is 4.25% subject to quarterly repricing. The credit line is on a clean basis. The proceeds from this loans were used for working capital requirements.

STI ESG availed of loans from BPI amounting to \$\mathbb{P}50.0\$ million and \$\mathbb{P}143.0\$ million in July 2019, subject to interest rates of 5.60% and 5.75%, respectively. The short-term loans were unsecured and were fully settled as at September 30, 2019. The proceeds from these loans were used for working capital requirements.

Interest Expense

Starting February 1, 2016, the one-year PDST-F on the Credit Facility Agreement was changed to PDST-R2 as the basis for determining the interest rate for both STI ESG and STI WNU loans.

On January 31, 2017, STI ESG and STI WNU elected to adopt the interest rate based on the 1-year Benchmark Rate plus a margin of 1.50% per annum which interest rate shall in no case be lower than 3.75% payable every January 31 and July 31 of each year.

On October 29, 2018, the Bankers Association of the Philippines launched the BVAL Reference Rates replacing the set of PDST Reference Rates (PDST-R1 and PDST-R2). Hence, starting the interest period January 31, 2019, the benchmark rate for the loans of STI ESG and STI WNU is the BVAL reference rate for one-year tenor.

Interest expense on the loans for the six-month periods ended December 31, 2020 and 2019 amounted to \$\mathbb{P}58.7\$ million and \$\mathbb{P}54.1\$ million, respectively.

17. Bonds Payable

	December 31, 2020 (Unaudited)	June 30, 2020 (Audited)
Principal:		
Fixed-rate bonds due 2024	P2,180,000,000	₽2,180,000,000
Fixed-rate bonds due 2027	820,000,000	820,000,000
	3,000,000,000	3,000,000,000
Less unamortized debt issuance costs	30,463,841	33,902,228
	P2,969,536,159	₽2,966,097,772

On March 23, 2017, STI ESG issued the first tranche of its \$\frac{1}{2}\$,000.0 million fixed-rate bonds program under its 3-year shelf registration with the SEC which ended on March 9, 2020. The bonds, amounting to an aggregate of \$\frac{1}{2}\$3,000.0 million were listed through the Philippine Dealing & Exchange Corp. ("PDEx"), with interest payable quarterly and were issued with a fixed rate 5.8085% for the 7-year series, due 2024, and 6.3756% for the 10-year series, due 2027. The bonds were rated 'PRS Aa' by the Philippine Rating Services Corporation ("PhilRatings") in 2017. In January 2021, PhilRatings changed the Issue Credit Rating for STI ESG's outstanding bond issuance from PRS Aa, with a Stable Outlook to PRS A plus, with a Negative Outlook. Obligations rated PRS A have favorable investment attributes and are considered as upper-medium grade obligations. Although these obligations are somewhat more susceptible to the adverse effects of changes in economic conditions, STI ESG's capacity to meet its financial commitments on the obligation is still strong.

A 'plus' or 'minus' sign may be added to further qualify ratings. A Negative Outlook, on the other hand, indicates that there is a potential for the present credit rating to be downgraded in the next 12 months.

Proceeds of the bond issuance were used to finance the campus expansion projects, refinance of the short-term loans incurred for the acquisition of land, and for other general corporate requirements of STI ESG.

The bonds include an embedded derivative in the form of an early redemption option that gives STI ESG the option, but not the obligation, to redeem in whole (and not in part), the outstanding bonds before the relevant maturity date, based on a certain price depending on the fixed early redemption option dates. Management has assessed that the early redemption option is closely related to the bonds and would not require to be separated from the value of the bonds and accounted for as a derivative under PAS 39, *Financial Instruments: Recognition and Measurement.* Under PFRS 9, subsequent reassessment is required when there has been a change in the terms of the contract that significantly modifies the cash flows.

A summary of the terms of STI ESG's issued bonds follows:

	Interest		Interest	Principal	Carrying Val	ue as at	
Issued	Payable	Term	Rate	Amount	December 31, 2020	June 30, 2020	•
					(Unaudited)	(Audited)	Features
2017	Quarterly	7 years	5.8085%	₽2,180,000,000	P2,159,824,947	₽2,157,043,093	Callable on the 3rd month after the 5th anniversary of Issue Date and on the 6th anniversary of Issue Date
2017	Quarterly	10 years	6.3756%	820,000,000	809,711,212	809,054,679	Callable from the 7th anniversary issue and every year thereafter until the 9th anniversary issue date
				₽3,000,000,000	P2,969,536,159	₽2,966,097,772	

Covenants

The Trust Agreement covering the bonds provide certain restrictions and requirements with respect to, among others, change in majority ownership and management, merger or consolidation with other Corporation resulting in loss of control over the overall resulting entity and sale, lease, transfer or otherwise disposal of all or substantially all of its assets. The Trust Agreement also contains, among others, covenants regarding incurring additional debt and declaration of dividends. STI ESG is required to maintain a D/E ratio of not more than 1.50:1.00 and DSCR of not less than 1.05:1.00 computed based on the unaudited interim condensed consolidated financial statements.

STI ESG's D/E ratio and DSCR as at December 31, 2020 and June 30, 2020 are as follows:

	December 31, 2020	June 30, 2020
	(Unaudited)	(Audited)
Total liabilities ^(a)	£ 5,748,433,080	₽5,225,836,891
Total equity	5,726,479,670	5,888,520,185
Debt-to-equity	1.00:1.00	0.89:1.00
(a) Excluding unearned tuition and other school fees		
	December 31, 2020	June 30, 2020
	(Unaudited)	(Audited)
EBITDA ^(b)	£ 418,972,845	₽789,899,217
Total interest-bearing liabilities ^(c)	569,156,974	488,916,326
Debt service cover	0.74:1.00	1.62:1.00

⁽b) EBITDA for the last twelve months

STI ESG obtained the required consent of the holders of the Bonds (the "Record Bondholders"), which include among others, the waiver of the DSCR requirement up to June 30, 2023 (see Amendments to the Trust Agreement). As at December 31, 2020, STI ESG is compliant with the required D/E ratio. As at June 30, 2020 STI ESG is compliant with all the required ratios.

Amendments to the Trust Agreement

On July 20, 2020, STI ESG delivered to China Banking Corporation - Trust and Asset Management Group, in its capacity as trustee (the "Trustee") for the Series 7Y Bonds due 2024 and the Series 10Y Bonds due 2027 (collectively, the "Bonds") a Consent Solicitation Statement (the "Consent Solicitation Statement") and the annexed Consent Form (the "Consent Form") in connection with the proposed amendments to the Trust Agreement dated March 10, 2017 (the "Trust Agreement") governing the Bonds issued by STI ESG. Pursuant to the Consent Solicitation Statement, STI ESG sought the consent of the Record Bondholders to certain proposed amendments to the Trust Agreement. The Proposed Amendments are (1) the waiver of Section 7.02(a) of the Trust Agreement which prohibits the Issuer from incurring or suffering to exist any Lien upon any assets or revenues, present and future, of the Issuer in relation to the requirement of LandBank to assign the subpromissory notes to be executed by the parents or benefactors of the Issuer's students in favor of LandBank as security for the ACADEME Lending Program (2) the waiver of Section 7.02(b) of the Trust Agreement which prohibits the Issuer from incurring Indebtedness or entering into any loan facility agreement secured by or to be secured by a lien upon any assets and revenues, present and future, whether registered or unregistered, of the Issuer, unless the Issuer has made or will make effective provisions, satisfactory to the Record Bondholders in the latter's absolute discretion, whereby the Lien thereby created will secure, on an equal first ranking and ratable basis, any and all obligations of the Issuer under the Trust Agreement and such other Indebtedness which the Lien purports to secure; (3) the waiver of Section 7.02(f) of the Trust Agreement which prohibits the Issuer from assigning, transferring or conveying its right to receive income or revenues insofar as such assignment relates to the requirement of LandBank to assign the sub-promissory notes to be executed by the parents or benefactors of STI ESG's students in favor of LandBank as security for the ACADEME Lending Program; and (4) the waiver of the Debt Service Cover Ratio up to June 30, 2023, as provided under Section 7.01(k) of the Trust Agreement. The Proposed Amendments will not alter the interest rate or maturity date of the Bonds, the Issuer's obligation to make principal and interest payments on the Bonds, or the substantive effect of any other covenant or provision of the Bonds. The Trustee certified as of August 15, 2020, that it has obtained the required consent of the Record Bondholders holding or representing at least fifty percent (50%) plus one peso (Php1.00) of the aggregate principal amount of the Bonds to the Proposed Amendments to the Trust Agreement

⁽c) Total principal and interest due in the next twelve months

governing the Bonds. On August 19, 2020, pursuant to the Consent Solicitation Statement, STI ESG and the Trustee executed the Supplemental Trust Agreement incorporating the Proposed Amendments, as follows:

Amendments Relating to Negative Covenants Waiver

Effective as of Execution Date, the following amendments shall be deemed to have been made to Section 7.02 (Negative Covenants of the Issuer) of the Trust Agreement:

- (a) Section 7.02(a) of the Trust Agreement is hereby amended to read as follows: "directly or indirectly, incur or suffer to exist, or permit any Subsidiary to directly or indirectly incur or suffer to exist, any Lien other than Permitted Liens upon any assets and revenues, present and future, of the Issuer and its Subsidiaries, as the case may be, except for the assignment by the Issuer to LandBank of sub-promissory notes to be executed by the parents or benefactors of the Issuer's students as security for the ACADEME Lending Program of LandBank";
- (b) Section 7.02(b) of the Trust Agreement is hereby amended to read as follows: "incur Indebtedness or enter into, or permit any Subsidiary to enter into, any loan facility agreement secured by or to be secured by a Lien upon any assets and revenues, present and future, whether registered or unregistered, of the Issuer or any Subsidiary, as the case may be, xxx except for the assignment by the Issuer to LandBank of sub-promissory notes to be executed by the parents or benefactors of the Issuer's students as security for the ACADEME Lending Program of LandBank";
- (c) Section 7.02(f) of the Trust Agreement is hereby amended to read as follows:

"assign, transfer or otherwise convey any right to receive any of its income or revenues unless in the ordinary course of business, or unless otherwise required by applicable law, except for the assignment by the Issuer to LandBank of sub-promissory notes to be executed by the parents or benefactors of the Issuer's students as security for the ACADEME Lending Program of LandBank";

Amendment Relating to Debt Service Cover Ratio Waiver

Effective as of the date stated in the Majority Bondholders' Consent, the following amendment shall be deemed to have been made to Section 7.01(k) of the Trust Agreement:

- (k) maintain and observe the following financial ratios:
 - (i) a Debt Service Cover Ratio of not less than 1.05:1, provided that this Debt Service Cover Ratio shall be waived up to June 30, 2023.

Bond Issuance Costs

In 2017, STI ESG incurred costs related to the issuance of the bonds amounting to \$\mathbb{P}53.9\$ million. These costs are capitalized and amortized using the EIR method. The carrying value of the unamortized bond issuance costs amounted to \$\mathbb{P}30.5\$ million and \$\mathbb{P}33.9\$ million as at December 31, 2020 and June 30, 2020, respectively. Amortization of bond issuance costs amounting to \$\mathbb{P}3.4\$ million and \$\mathbb{P}3.2\$ million for the six-month periods ended December 31, 2020 and 2019, respectively, were recognized as part of the "Interest expense" account in the unaudited interim condensed consolidated statements of comprehensive income.

Interest Expense

Interest expense (including amortization of bond issuance costs), net of amount capitalized as property and equipment, associated with the bonds payable recognized in the unaudited interim condensed consolidated statements of comprehensive income amounted to \$\mathbb{P}93.1\$ million and \$\mathbb{P}91.0\$ million for the six-month periods ended December 31, 2020 and 2019, respectively .

18. Other Noncurrent Liabilities

	December 31, 2020 (Unaudited)	June 30, 2020 (Audited)
Advance rent (see Note 15)	P24,306,045	₽43,552,022
Refundable deposits - net of current portion		
(see Note 15)	14,504,651	28,562,994
Payable to STI Diamond - net of current portion	5,301,429	16,640,773
Deferred lease liabilities	2,531,321	2,531,321
Deferred output VAT	370,674	2,211,880
	P47,014,120	₽93,498,990

Advance rent pertains to the amount received by the Group which will be earned and applied to future rentals for periods more than one year after the reporting date.

Refundable deposits are held by the Group throughout the term of the lease and are refunded in full to the lessee at the end of the lease term if the lessee has performed fully and observed all of the conditions and provisions in the lease. Refundable deposits are presented in the unaudited interim condensed consolidated statements of financial position at amortized cost. The difference between the fair value at initial recognition and the notional amount of the refundable deposits is charged to "Deferred lease liability" and amortized on a straight-line basis over the respective lease term.

In September 2020, iACADEMY applied the advance rent and refundable deposits to a lessee's unpaid rental. The applied advance rent and refundable deposits amounted to \$\mathbb{P}\$15.8 million and \$\mathbb{P}\$12.8 million, respectively.

Payable to STI Diamond represents STI Novaliches' obligations to STI Diamond resulting from the assignment, transfer and conveyance of all rights, title and interest in assets and liabilities of STI Diamond to STI Novaliches in 2016 that are beyond one year from the report date. The total carrying value of the unpaid purchase price amounted to ₱41.3 million and ₱39.3 million as at December 31, 2020 and June 30, 2020, respectively. The current portion of the payable amounting to ₱36.0 million and ₱22.6 million is recorded under the "Accounts payable and other current liabilities" account as at December 31, 2020 and June 30, 2020, respectively (see Note 15).

19. Equity

Capital Stock

Details as at December 31, 2020 and June 30, 2020 are as follows:

	Shares	Amount
Common stock - P0.50 par value per share		·
Authorized	10,000,000,000	₽5,000,000,000
Issued and outstanding	9,904,806,924	4,952,403,462

Set out below is the Parent Company's track record of registration of its securities:

	Number of Shares		Issue/
Date of Approval	Authorized	Issued	Offer Price
December 4, 2007*	1,103,000,000	307,182,211	₽0.50
November 25, 2011**	1,103,000,000	795,817,789	0.60
September 28, 2012***	10,000,000,000	5,901,806,924	2.22
November 7, 2012	10,000,000,000	2,627,000,000	0.90
November 28, 2012	10,000,000,000	273,000,000	0.90

^{*} Date when the registration statement covering such securities was rendered effective by the SEC.

As at December 31, 2020 and June 30, 2020, the Parent Company has a total number of shareholders on record of 1,266.

Cost of Shares Held by a Subsidiary

This account represents STI Holdings shares owned by STI ESG as at December 31, 2020 and June 30, 2020 which are treated as treasury shares in the consolidated statements of financial position.

Details of the account as at December 31, 2020 and June 30, 2020 are as follows:

Number of shares	500,433,895
Cost	₽498,142,921

Other Comprehensive Income

		December 31, 2020	
		(Unaudited)	
	Attributable to		
	Equity Holders		
	of the Parent	Non-controlling	
	Company	interests	Total
Cumulative actuarial gain (loss)	₽7,079,399	(P360,105)	₽6,719,294
Fair value changes in equity instruments			
designated at FVOCI	11,543,058	151,492	11,694,550
Share in associates' cumulative actuarial gain			
(loss)	321,569	(199)	321,370
Share in associates' unrealized fair value loss on			
equity instruments designated at FVOCI	(114)	(2)	(116)
	₽18,943,912	(P208,814)	P18,735,098

		,	
		(Audited)	
	Attributable to		
	Equity Holders		
	of the Parent	Non-controlling	
	Company	interests	Total
Cumulative actuarial gain (loss)	₽3,803,874	(£360,105)	₽3,443,769
Fair value changes in equity instruments at			
designated FVOCI	10,998,066	142,974	11,141,040
Share in associates' cumulative actuarial gain			
(loss)	321,569	(199)	321,370
Share in associates' unrealized fair value loss on			
equity instruments designated at FVOCI	(114)	(2)	(116)
	₽15,123,395	(P 217,332)	₽14,906,063

June 30, 2020

^{**} Date when the Parent Company filed SEC form 10-1(k) (Notice of Exempt Transaction) with the SEC in accordance with the Securities Regulation Code and its Implementing Rules and Regulations.

*** Date when the SEC approved the increase in authorized capital stock.

Other Comprehensive Income and Other Equity Reserves associated with Noncurrent Asset Held for Sale

As at December 31, 2020, the balance of other comprehensive income associated with noncurrent asset held for sale was reclassified to retained earnings amounting to \$\mathbb{P}90.6\$ million, following the disposal of STI ESG's 20% share in the ownership of Maestro Holdings (see Note 9).

As at June 30, 2020, the cumulative balance of other comprehensive income associated with noncurrent asset held for sale consists of:

	Attributable to Equity Holders of the Parent Company	Non-controlling Interests	Total
Share in associates':			
Fair value change in equity			
instruments designated at			
FVOCI	₽107,103,936	₽1,454,685	₽108,558,621
Remeasurement loss on life			
insurance reserves	(17,854,179)	(242,495)	(18,096,674)
Cumulative actuarial gain	676,660	9,190	685,850
Other equity reserve	718,885	9,764	728,649
	₽90,645,302	₽1,231,144	₽91,876,446

Retained Earnings

On November 20, 2020, cash dividends amounting to \$\mathbb{P}0.0037\$ per share or the aggregate amount of \$\mathbb{P}36.6\$ million were declared by the Parent Company's BOD in favor of all stockholders of record as at December 29, 2020, payable on January 26, 2021.

On December 6, 2019, cash dividends amounting to \$\textstyle{2}0.02\$ per share or the aggregate amount of \$\textstyle{2}198.1\$ million were declared by the Parent Company's BOD in favor of all stockholders of record as at December 20, 2019, payable on January 15, 2020.

Policy on Dividends Declaration

On September 29, 2017, the Parent Company's BOD adopted a policy on the declaration of dividends starting with Fiscal Year 2017-2018.

The BOD approved a dividend declaration policy of not less than 25.0% of the core income of STI Holdings from the previous fiscal year, subject to compliance with the requirements of applicable laws and regulations, statutory limitations and/or restrictions, terms and conditions which may be imposed on STI Holdings by lenders or other financial institutions, and its investment plans and financial condition.

Core income is defined as consolidated net income after income tax derived from STI Holdings' main business which is education, and other recurring income.

The amount of dividends will be reviewed periodically by the BOD in light of the earnings, financial conditions, cash flows, capital requirements and other considerations, while maintaining a level of capitalization that is commercially sound and sufficient to ensure that the Parent Company can operate on a standalone basis.

Dividends shall be declared and paid out of the Parent Company's unrestricted retained earnings which shall be payable in cash, property or stock to all shareholders on the basis of outstanding stock held by them. Unless otherwise required by law, the BOD, at its sole discretion, shall determine the amount, type and date of payment of the dividends to the shareholders, taking into account various factors, including:

- the level of the Parent Company's earnings, cash flow, return on equity and retained earnings;
- its results for and its financial condition at the end of the year in respect of which the dividend is to be paid and its expected financial performance;
- the projected levels of capital expenditures and other investment programs;
- restrictions on payments of dividends that may be imposed on it by any of its financing arrangements and current or prospective debt service requirements; and
- such other factors as the BOD deems appropriate.

20. Revenues

Disaggregated Revenue Information

The table below shows the disaggregation of revenues of the Group by type of services or goods for the six-month periods ended December 31, 2020 and 2019:

	Six months ended	Six months ended December 31	
	2020	2019	
	(Unaudited)	(Unaudited)	
Tuition and other school fees	₽818,480,155	₽1,428,362,693	
Educational services	48,391,274	77,641,490	
Royalty fees	5,363,723	7,417,743	
Sale of educational materials			
and supplies	15,730,179	69,892,233	
Other revenues	41,094,951	27,330,447	
Total consolidated revenue	₽ 929,060,282	₽1,610,644,606	

Timing of Revenue Recognition

	Six months ended December 31	
	2020	2019
	(Unaudited)	(Unaudited)
Services transferred over time	P913,330,103	₽1,540,752,373
Goods and services transferred at a point in		
time	15,730,179	69,892,233
	₽929,060,282	₽1,610,644,606

Contract Balances

The Group's receivables are disclosed in Note 6 while the contract liabilities are presented as "Unearned tuition and other school fees" in the unaudited interim condensed consolidated statements of financial position. Significant changes in the contract liabilities include the conduct of online classes in May 2020 up to July 2020 to complete the SY 2019-2020 that extended collection of tuition and other school fees after June 30, 2020 and the shift in the school calendar of SHS and tertiary students from June 2019 to March 2020 and from July 2019 to April 2020, respectively, to September 2020 to up to June 2021 for SY 2020-2021 for both STI ESG and STI WNU, while in the case of

iACADEMY, the school calendars for SY 2019-2020 for SHS and tertiary levels were from August 2019 to May 2020 and July 2019 to June 2020, respectively, to August 2020 to up to May 2021 and July 2021 in SY 2020-2021 for SHS and tertiary levels, respectively, (see Note 3) that resulted to the change in the timing of revenue recognition.

Set out below is the amount of revenue recognized from:

	December 31, 2020	June 30, 2020
	(Unaudited)	(Audited)
Amounts included in contract liabilities at the		
beginning of period	P 94,093,318	₽168,469,020

There is no revenue recognized from performance obligations satisfied in previous years for the six-month periods ended December 31, 2020 and 2019.

Performance Obligations

The performance obligations related to revenue from tuition and other school fees, educational services, and royalty fees are satisfied over time since the student and the franchisees receive and consume the benefit provided by the Group's performance. The payment for these services is normally due within the related school term.

On the other hand, the performance obligations related to the sale of educational materials and supplies and other revenues are satisfied upon receipt by the customers since the control of the goods and products is transferred at this point. The payment for the sale of educational materials and supplies is generally due within 30 days from delivery.

As at December 31, 2020 and June 30, 2020, the transaction price allocated to the remaining performance obligations (unsatisfied or partially satisfied) which are expected to be satisfied within one year amounted to \$\mathbb{P}601.1\$ million and \$\mathbb{P}157.8\$ million, respectively. These pertain to the advance payment for tuition and other school fees for the school year commencing after the financial reporting date and will be recognized as tuition and other school fees within one year. On the other hand, the Group does not have any performance obligations that are expected to be satisfied in more than one year.

21. Cost of Educational Services

	Six Months Ended December 31	
	2020	
	(Unaudited)	(Unaudited)
Depreciation and amortization	P187,350,861	₽171,771,699
Faculty salaries and benefits	113,373,089	197,701,544
Student activities, programs		
and connectivity expenses	51,347,515	53,839,249
Rental	11,750,566	44,889,624
Software maintenance	9,711,278	8,177,623
School materials and supplies	1,633,009	7,452,387
Courseware development costs	277,939	462,126
Others	2,667,482	5,308,796
	₽378,111,739	₽489,603,048

22. Cost of Educational Materials and Supplies Sold

	Six Months Ended December 31	
	2020	2019
	(Unaudited)	(Unaudited)
Educational materials and supplies	P12,793,216	₽42,002,275
Promotional materials	690,315	9,203,933
Others	_	1,196,691
	₽13,483,531	₽52,402,899

23. General and Administrative Expenses

	Six Months Ended December 31		
_	2020	2019	
	(Unaudited)	(Unaudited)	
Salaries, wages and benefits	P162,061,193	£188,095,153	
Depreciation and amortization	124,207,988	109,633,115	
Professional fees	40,977,715	40,023,741	
Provision for expected credit losses	38,217,869	50,051,897	
Outside services	36,752,269	67,431,228	
Advertising and promotions	29,002,360	8,173,619	
Light and water	22,358,618	76,445,410	
Taxes and licenses	18,727,182	18,060,581	
Transportation	13,339,767	15,477,362	
Provision for impairment of investments in and			
advances to associates and joint ventures	10,265,350	_	
Insurance	9,570,978	9,226,206	
Meetings and conferences	8,771,201	10,655,596	
Repairs and maintenance	7,414,773	12,810,420	
Entertainment, amusement			
and recreation	7,195,814	10,908,719	
Rental	6,840,692	28,628,634	
Communication	6,797,829	6,337,720	
Office supplies	3,742,263	9,542,552	
Software maintenance	1,846,001	2,902,784	
Association dues	721,420	683,800	
Others	7,164,409	12,647,081	
	P 555,975,691	₽677,735,618	

24. Related Party Transactions

Parties are considered to be related if one party has the ability to control the other party or exercise significant influence over the other party in making financial and operating decisions. This includes: (a) enterprises or individuals owning, directly or indirectly through one or more intermediaries, control or are controlled by, or under common control with the Parent Company; (b) associates; and (c) enterprises or individuals owning, directly or indirectly, an interest in the voting power of the company that gives them significant influence over the company, key management personnel, including directors and officers of the Group and close members of the family of any such enterprise or individual.

The following are the Group's transactions with its related parties:

	Amount of T	ransactions during the Period	Outstanding Receivable (Payable)			
	December 31,					
	2020	2019	2020	2020	Terms	Conditions
Related Party	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)		
Associates						
STI Accent						
Reimbursement for various expenses and other charges	P10,265,350	₽-	P48,134,336	₽37,868,986	30 days upon receipt of billings; noninterest- bearing	Unsecured; with provision for ECL
GROW					bearing	
Rental income and other charges	r 284,099	369,410	8,014,646	7,706,842	30 days upon receipt of billings	Unsecured; no impairment
Reimbursement for various expenses	1,025,000	=	1,460,000	435,000	30 days upon receipt of billings	
STI Alabang	2044 450	- 10F 000	40.040.000	# 0#4 c: 5		**
Educational services and sale of educational materials and supplies STI Marikina	3,811,458	6,437,332	10,212,892	7,251,613	30 days upon receipt of billings; noninterest- bearing	Unsecured; no impairment
Educational services	2 057 406	7 247 252	740 677	147 455	20 days upon receipt	Unacouradi
and sale of educational materials and supplies	3,957,496	7,347,353	740,677	147,455	30 days upon receipt of billings; noninterest- bearing	no impairment
Affiliates*						
PhilCare						
Facility sharing and other charges	5,541,826	4,910,121	5,224,149	38,338	30 days upon receipt of billings; noninterest- bearing	Unsecured; no impairment
HMO coverage	5,294,793	3,060,480	-	-	30 days upon receipt of billings; noninterest- bearing	Unsecured
Refundable deposits	-	_	(1,820,984)	(1,820,984)	Refundable upon end	Unsecured
Reimbursement for various expenses	_	30,398	-	_	30 days upon receipt of billings;	Unsecured
Phil First Insurance					noninterest- bearing	
Co., Inc.						
Utilities and other charges	-	-	-	37,112	30 days upon receipt of billings; noninterest- bearing	Unsecured; no impairment

Amount of Transactions

		during the Period	Outsta Receivable			
	December 31,I			<u> </u>		
	2020	2019	2020	2020	Terms	Conditions
Related Party	(Unaudited)		(Unaudited)	(Audited)		
Rental and other charges	2,203,976	2,124,829	-	(270,900)	30 days upon receipt of billings; noninterest- bearing	Unsecured
Insurance	12,481,724	4,266,143	(12,931)	(213,103)	30 days upon receipt of billings; noninterest- bearing	Unsecured
Philippines First Condominium Corporation						
Association dues and other charges	4,846,059	6,022,632	(3,454)	(2,861,758)	30 days upon receipt of billings; noninterest- bearing	Unsecured
(Forward)					<i>y</i>	
PhilLife						
Facility sharing, utilities and other charges	, ,	P6,482,535	P1,918,603	P5,719,642	30 days upon receipt of billings; noninterest- bearing	Unsecured; no impairment
Officers and employees Advances for various expenses	9,967,504	19,922,635	23,994,274	29,644,333	Liquidated within on month; noninterest- bearing	e Unsecured; no impairment
Others						
Facility sharing and other charges	150,000	169,273	1,671,187	1,746,187	30 days upon receipt of billings; noninterest- bearing	Unsecured; no impairment
Advertising and promotion charges	300,000	200,000	-	(200,000)	30 days upon receipt of billings; noninterest- bearing	Unsecured
			₽99,533,395	₽85,228,763		

^{*}Affiliates are entities under common control of a majority Shareholder

Related party receivables and payables are generally settled in cash.

Outstanding receivables from related parties, before any allowance for impairment, and payables arising from these transactions are summarized below:

	December 31, 2020 (Unaudited)	June 30, 2020 (Audited)
Advances to associates and joint ventures		
(see Note 12)	£ 48,134,336	₽37,868,986
Advances to officers and employees (see Note 6)	23,994,274	29,644,333
Rent, utilities and other related receivables	18,288,585	15,683,121
Educational services and sale of educational		
materials and supplies	10,953,569	7,399,068
Accounts payable	(1,837,369)	(5,366,745)
	₽99,533,395	₽85,228,763

Outstanding balances of transactions with subsidiaries whick were eliminated during consolidation are as follows:

	Amount of T	ransactions	Outstanding Receivable			
	during the Period		(Payable)			
	December 31,	December 31,	December 31,	June 30,		
	2020	2019	2020	2020	Terms	Conditions
Category	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)		
Subsidiaries STI ESG						
Advisory fee	P7 ,200,000	₽7,200,000	₽–	₽1,200,000	30 days upon receipt of billings; Noninterest-bearing	Unsecured
Reimbursements	11,127	770,363	-	-	30 days upon receipt of billings; noninterest-bearing	Unsecured
(Forward)						
Dividend income	P39,464,558	₽182,437,382	P39,464,558	₽–	Due and demandable; noninterest-bearing	Unsecured
Dividend payable	1,851,602	10,008,658	1,851,602	-	Due and demandable; noninterest-bearing	Unsecured
STI WNU						
Advisory fee	1,800,000	1,800,000	-	-	30 days upon receipt of billings; noninterest-bearing	Unsecured
AHC						
Payable to AHC	-	-	(63,778,000)	(63,778,000)	Payable upon demand; noninterest-bearing	Unsecured
Subscription payable	-	_	(64,000,000)	(64,000,000)	Noninterest-bearing	Unsecured
iACADEMY Advisory fee	467,500	510,000	-	-	30 days upon receipt of billings; Noninterest-bearing	Unsecured

Material Related Party Transactions Policy

The Parent Company's BOD shall approve all material related party transactions before their commencement. Transactions amounting to the materiality threshold of ten percent (10%) or more of the consolidated total assets that were entered into with an unrelated party that subsequently becomes a related party are excluded from the limits and approval process requirements. The Parent Company may set a lower threshold upon determination by the BOD of the risk of the related party transactions to cause damage to the Parent Company and its stockholders.

25. Basic and Diluted Earnings (Losses) Per Share on Net Income (Loss) Attributable to Equity Holders of the Parent Company

The table below shows the summary of net income (loss) and weighted average number of common shares outstanding used in the calculation of earnings (losses) per share for the six-month periods ended December 31, 2020 and 2019:

	Six Months Ended December 31		
	2020	2019	
	(Unaudited)	(Unaudited)	
Net income (loss) attributable to equity holders			
of STI Holdings	(P 112,324,716)	₽307,668,100	
Common shares outstanding at beginning and			
end of period	9,904,806,924	9,904,806,924	

_	Six Months Ended December 31		
	2020	2019	
	(Unaudited)	(Unaudited)	
Basic and diluted earnings (losses) per share on net income (loss) attributable to equity			
holders of STI Holdings	(P 0.011)	₽0.031	

The basic and diluted earnings (losses) per share are the same for the six-month periods ended December 31, 2020 and 2019 as there are no dilutive potential common shares.

26. Contingencies and Commitments

Contingencies

a. Agreements with PWU and Unlad. In various dates in 2011, 2012 and 2013, the Parent Company and AHC extended loans and advances to PWU and Unlad by virtue of several agreements (collectively, "Loan Documents"), which were secured by mortgages over PWU and Unlad properties, entered into among the Parent Company, AHC, PWU and Unlad in the total principal amount of ₱513.0 million. Upon the non-adherence to the terms and conditions stated in the agreements, the Parent Company and AHC served notices of default to PWU and Unlad in December 2014, and demanded the payment of the total combined amount of approximately ₱926.0 million, inclusive of interests, penalties, fees and taxes.

Upon failure to pay the aforesaid loan, the Parent Company and AHC enforced its rights under the aforesaid agreements and mortgages and filed several Petitions for Extra-Judicial Foreclosure of Real Estate Mortgage on (a) PWU Indiana and Taft Properties with the Office of the Clerk of Court and Ex-Officio Sheriff of the Regional Trial Court ("RTC") of Manila, (b) Unlad's properties in Quezon City and (c) Davao Property with the Office of the Clerk of Court and Ex-Officio Sheriff of the RTC of Quezon City and Davao, respectively, in February 2015.

On March 13, 2015, Dr. Helena Z. Benitez ("HZB") filed a Creditor-Initiated Petition for Rehabilitation of PWU in RTC Manila ("PWU Rehabilitation Case"). The PWU Rehabilitation Case was raffled to Branch 46 of the RTC Manila ("Rehabilitation Court").

On March 26, 2015, the Parent Company filed a Notice of Claim with the Rehabilitation Court.

On August 29, 2015, the Rehabilitation Court rendered a decision dismissing the PWU Rehabilitation Case.

After filing of the Motion for Reconsideration and responsive pleadings thereto, on January 21, 2016, the Rehabilitation Court denied the respective Motions for Reconsideration filed by HZB and PWU.

Extra-judicial foreclosure sales were conducted in various dates in 2015 and 2016 for the above mentioned properties and the Parent Company was declared as the winning bidder for all extra-judicial foreclosure sales held.

On March 1, 2016, the Parent Company and AHC executed a Deed of Assignment wherein AHC assigned its loan to Unlad, including capitalized foreclosure expenses, amounting to \$\mathbb{P}66.7\$ million for a cash consideration of \$\mathbb{P}73.8\$ million.

On March 22, 2016, the Parent Company, PWU, Unlad, and HZB entered into a MOA for the extinguishment and settlement of the outstanding obligations of PWU and Unlad to the Parent Company. The MOA includes, among others, the execution of the following on March 31, 2016:

- Deed of Dacion en pago of Quezon City Properties and Davao Property (collectively referred to as the "Deeds") in favor of the Parent Company
- Release and cancellation of mortgages over the Manila Properties to be executed by the Parent Company

The MOA also provided that the Parent Company would be committed to fund and advance all taxes, expenses and fees to the extent of \$\mathbb{P}\$150.0 million in order to obtain the CAR and the issuance of new TCT and TD in favor of the Parent Company. In the event that such expenses would be less than \$\mathbb{P}\$150.0 million, the excess would be given to Unlad. However, if the \$\mathbb{P}\$150.0 million would be insufficient to cover the expenses, the Parent Company would provide the deficiency without any right of reimbursement from Unlad.

Consequently, the Parent Company recognized the Quezon City and Davao properties as "Investment properties" (see Note 11).

Relative to the above, the following cases have been filed:

(i). Complaint filed by the Heirs of the Family of Villa-Abrille relative to Unlad's Davao Property. On October 21, 2015, the Parent Company and AHC each received copies of the Complaint filed by the Heirs of Carlos Villa-Abrille, Heirs of Luisa Villa-Abrille, Heirs of Candelaria V.A. Tan, Heirs of Adolfo V.A. Lim, Heirs of Saya V.A. Lim Chiu, Heirs of Guinga V.A. Lim Lu, Heirs of Rosalia V.A. Lim Lua, Heirs of Lorenzo V.A. Lim, and Heirs of Fermin Abella against the Philippine Women's Educational Association ("PWEA"), Unlad, the Parent Company, and AHC for cancellation of certificate of title, reconveyance of real property, declaration of nullity of real estate mortgage, damages, and attorney's fees. The subject matter of the case is Unlad's property located in Davao City.

The Plaintiffs claim that ownership of Unlad's property in Davao City should revert back to them because PWEA and Unlad violated the restrictions contained in the Deed of Sale covering the property. The restrictions referred to by the Plaintiffs provide that PWEA shall use the land for educational purposes only and shall not subdivide the land for purposes of resale or lease to other persons. The Plaintiffs also claim that the real estate mortgage constituted over Unlad's property in Davao City in favor of the Parent Company and AHC should be declared null and void because PWEA and Unlad have no capacity to mortgage the property based on the restrictions contained in the Deed of Sale.

On November 20, 2015, the Parent Company and AHC filed the Motion to Dismiss ("First Motion to Dismiss") before Branch 10 of the Regional Trial Court of Davao City. In the First Motion to Dismiss, the Parent Company and AHC asserted that the Plaintiffs' cause of action against PWEA and Unlad has prescribed considering that the alleged violation of the restrictions in the Deed of Sale occurred in 1987 or more than ten (10) years from the filing of the case. In addition, Plaintiffs cannot seek the cancellation of the real estate mortgage in favor of the Parent Company and AHC because (a) Plaintiffs are not privy/real parties in interest to the said mortgage, and (b) the restrictions in the title and Deed of Sale do not prohibit the mortgage of the subject property. The First Motion to Dismiss was scheduled by the Trial Court on December 4, 2015.

On December 4, 2015, the Plaintiffs failed to attend the hearing of the Motion to Dismiss. The Trial Court instead ordered the Plaintiffs to file their comment to the Motion to Dismiss within ten (10) days from receipt of its order while the Parent Company and AHC are given the same period to file their reply thereto.

The Trial Court also noticed that the records failed to show that PWEA and Unlad received the Summons. The Trial Court then ordered the branch sheriff to cause the service of the Summons to PWEA and Unlad.

Despite the extensions given to the Plaintiffs, Plaintiffs belatedly filed its Comment/Opposition to the First Motion to Dismiss. Subsequently, AHC and STI Holdings filed an (1) Omnibus Motion, which seeks to expunge Plaintiffs' Comment/Opposition to the First Motion to Dismiss for belatedly filing the same, and (2) a Second Motion to Dismiss dated March 22, 2016 ("Second Motion to Dismiss").

In the Second Motion to Dismiss, the Parent Company and AHC informed the Trial Court that they were able to discover that the plaintiffs filed a similar case against PWEA and Unlad with another Trial Court of Davao City (Civil Case No. 20,415-90 filed before Branch 15 of the Regional Trial Court of Davao City), which was dismissed without qualifications for their failure to comply with the said Trial Court's order. Said dismissal was eventually affirmed with finality by the Supreme Court. Because of this information, the Parent Company and AHC moved to dismiss the case for res judicata and willful and deliberate forum shopping for filing the same case to the Trial Court.

After filing their respective responsive pleadings to the above-mentioned Motion(s) to Dismiss, the Trial Court issued the Order dated October 20, 2016, which granted the Motions to Dismiss and dismissed the instant case on the basis of (a) prescription, and (b) res judicata. The Trial Court likewise affirmed that there were no violations of the provisions and/or restrictions in the Deed of Sale annotated on the title of the subject property because (a) the mortgage of the subject property between the Parent Company and AHC and Unlad is not a prohibited act; and (b) there is no allegation that the subject property shall not be used by the Parent Company and AHC for educational purpose.

On November 24, 2016, the Plaintiffs filed a Notice of Appeal of the Order dated October 20, 2016, and sought the reversal of the same with the Court of Appeals-Cagayan de Oro ("Court of Appeals").

After due proceedings on the appeal by the Plaintiffs, the Court of Appeals issued the *Decision* dated August 17, 2018, which affirmed the dismissal of the Plaintiffs-Appellants' case on the ground of (a) res judicata and (b) failure to state a cause of action against the Parent Company and AHC insofar as the nullification of the mortgage contracts over the subject property.

After the Plaintiffs filed a Motion for Reconsideration dated August 31, 2018, the Court of Appeals affirmed its Decision in its Resolution dated December 14, 2018.

On March 14, 2019, the Parent Company received the Petition for Review ("Petition") under Rule 45 of the Rules of Court filed by the Plaintiffs before the Supreme Court. In the Petition, the Plaintiffs sought to annul and reverse the aforesaid Decision and Resolution issued by the Court of Appeals.

Instead of requiring the Parent Company and AHC to file its Comment to the Petition, the Supreme Court issued the Resolution dated July 24, 2019, which denied the Petition filed by

the Plaintiffs. The Supreme Court determined that the Plaintiffs failed to show that the Court of Appeals committed any reversible error in the challenged decision and resolution of dismissing their case.

After receipt of the Plaintiffs' Motion for Reconsideration dated November 19, 2019, the Parent Company and AHC filed their Motion to Admit attached Comment to the said Motion for Reconsideration on January 2, 2020. In the said Comment, the Parent Company and AHC reiterated the validity of the Court of Appeals' findings in its Decision dated August 17, 2018.

On July 13, 2020, the Parent Company received the Resolution dated February 13, 2020 of the Supreme Court, which denied the Plaintiffs' Motion for Reconsideration.

On July 28, 2020, the Parent Company received the Entry of Judgment on the aforesaid Resolution.

With the issuance of the Entry of Judgement, the case is terminated.

- (ii). Arbitration Case and Derivative Suit filed by Mr. Conrado Benitez II.
 - a. Mr. Conrado L. Benitez II (the "Claimant") filed on June 28, 2016 a Request for Arbitration, with the Philippine Dispute Resolution Center, Inc. ("PDRCI"), for and on behalf of PWU and Unlad, wherein he requested that the directors/trustees and stockholders/members of Unlad and PWU, Mr. Eusebio H. Tanco ("EHT"), the Parent Company, Mr. Alfredo Abelardo B. Benitez ("ABB") and AHC (collectively, the "Respondents") submit the alleged dispute over the settlement of the loan obligations of PWU and Unlad as provided in the arbitration clause of the Joint Venture Agreement and Omnibus Agreement (the "Loan Documents").

In the said Arbitration Case, the Claimant asserted that PWU and Unlad are not in default in their obligations under the Loan Documents. The obligations provided therein, specifically obtaining a tax free ruling for Property for Share Swap Transaction from the Bureau of Internal Revenue, is an impossible condition. Consequently, the foreclosures on the securities of the Loan Documents, real properties of PWU and Unlad, were null and void because (a) failure to submit the case for arbitration and (b) PWU and Unlad are not in default. Based on such circumstances, the Claimant sought, among others, the (a) renegotiation, or (b) rescission of the Loan Documents. Should the Loan Documents be rescinded, the Claimant also sought that PWU and Unlad shall be allowed twelve months to sell the Davao and Quezon City Properties to return the alleged investments made by the Parent Company, EHT, ABB and AHC. Lastly, the Claimant sought the payment of attorney's fees of not less than \$\frac{1}{2}\$5.0 million, \$\frac{1}{2}\$0.5 million for expenses and reimbursement of cost of suit, expenses, and other fees.

On July 12, 2016, the Parent Company, AHC and EHT received the Notice of Arbitration from the PDRCI, and required said parties to file their Response to the Request for Arbitration filed by the Claimant within thirty (30) days from receipt thereof, or until August 11, 2016.

Upon verification with the PDRCI, the Claimant has yet to pay the full amount of fees required by the PDRCI.

Based on the rules of the PDRCI, the Respondents in the arbitration case need not file their Response until full payment of the Claimant.

Based on said circumstances, the Parent Company, AHC, and EHT filed an Entry of Appearance with Manifestation ("Manifestation"). In the Manifestation, they informed the PDRCI that the filing of their Response shall be deferred until full payment of the provisional advance of cost by the Claimant as required under the PDRCI Rules. Likewise, they manifested that the Claimant should be compelled to pay said fees in order for the PDRCI and/or the arbitral tribunal to be constituted to rule on the defenses and/or claim to be raised by the Parent Company, AHC and EHT.

On September 7, 2016, the PDRCI issued a *Notice* dated August 26, 2016, which informed the parties to the instant case that the proceedings are suspended until the Claimant settles the outstanding provisional advance on cost for filing the instant case.

In view of the foregoing, the case is deemed suspended pending the settlement by the Claimant of the provisional advance on cost.

The Parent Company sent a letter dated July 2, 2020 addressed to the Office of the Secretariat-General of PDRCI. In the said letter, the Parent Company informed the PDRCI about the death of the Claimant. The Parent Company also moved for the PDRCI to dismiss and/or consider the case withdrawn due to the non-payment of the provisional advance on cost for more than three (3) years.

As at February 15, 2021, the PDRCI have not issued any response to said letter.

b. After filing the Request for Arbitration, Mr. Conrado L. Benitez II (the "Petitioner") then filed on June 29, 2016 a derivative suit for himself and on behalf of Unlad and PWU against directors/trustees and stockholders/members of Unlad and PWU, EHT, the Parent Company, ABB and AHC (collectively, the "Defendants") docketed as Civil Case No. 16-136130 in the RTC of Manila (the "Derivative Suit"). The Derivative Suit was raffled to Branch 24 of the RTC of Manila presided over by Judge Ma. Victoria A. Soriano-Villadolid.

In the Derivative Suit, the Petitioner primarily asserts that the Parent Company, EHT, ABB and AHC should submit themselves to the arbitration proceedings filed with the PDRCI because the Loan Documents required any alleged dispute over the same to be resolved through arbitration. Consequently, the Petitioner alleges that the foreclosure proceedings and settlement of the obligations of PWU and Unlad as evidenced by the MOA dated March 22, 2016 executed by PWU and Unlad with the Parent Company and AHC are null and void for not complying with the aforesaid arbitration clause. Likewise, the Petitioner sought the payment of attorney's fees not less than ₱1.0 million, ₱0.1 million for expenses and cost of suit.

On July 26, 2016, the Parent Company and AHC filed their Joint Answer with Compulsory Counterclaim ("Joint Answer"). In the Joint Answer, the Parent Company and AHC asserted that the instant case is a mere harassment and nuisance suit, and a deliberate form of forum shopping when the Petitioner filed the Arbitration Case for the same purpose. Likewise, the Petitioner cannot compel the corporations to submit themselves to arbitration because (a) the parties to the Loan Documents have already settled any disputes, and (b) the said corporations are not stockholders and members of PWU and Unlad. Lastly, the relevant laws allow the Parent Company and AHC to institute foreclosure proceedings even if there is an arbitration clause.

Simultaneously, EHT filed his Answer wherein he asserted that the Petitioner cannot compel him to submit himself to arbitration when he is not a party to the Loan Documents. Under the relevant laws and arbitration clause of the Loan Documents, only parties to said contracts may be required to submit themselves to arbitration. EHT has ceased to be a party to the Joint Venture Agreement when he assigned all his rights and interests thereto to the Parent Company, while he is not a party to the Omnibus Agreement. EHT further asserted that the Petitioner's only motive of including him in said case is to destroy his good name with the latter's blatant lies and baseless allegations.

The Petitioner then filed his Consolidated Reply to the Joint Answer and Answer of EHT.

Meanwhile, the other co-defendants, namely (a) ABB, and (b) Dr. Jose Francisco and Marco Benitez, filed their respective Answer(s) to the Complaint. After the filing of their Answer(s), the other co-defendants filed (1) Notice to take Deposition Upon Oral Examination and (2) their respective Motion(s) to Set Preliminary Hearing on the Special and Affirmative Defenses raised in their respective Answers ("Motion(s)"). The said Motion and pleading were denied by the Trial Court upon motion by the Plaintiff.

While the Parent Company, AHC and EHT also filed their respective Motion to Set Hearing on Affirmative Defenses to cause for the immediate dismissal of the case, the Trial Court denied the said Motions.

The Trial Court then issued the Order dated March 3, 2017, which set the case for pre-trial conference on April 18, 2017 with pre-marking of documentary evidence on April 7, 2017 ("Notice of Pre-Trial"). The Notice of Pre-Trial further requires the parties to file their respective (a) pre-trial briefs, (b) documentary evidence, (c) affidavits of witnesses, and (d) special power of attorney of counsels, in case any of the party-litigants cannot attend the pre-trial conference.

After the termination of Court-Annexed Mediation, the Petitioner manifested that the Trial Court should proceed to resolve the case based on the pleadings and affidavits already filed by the parties in accordance with Interim Rules Governing Intra-Corporate Controversies.

On July 5, 2017, the Parent Company, AHC and EHT received the Trial Court's Order dated June 23, 2017. In the Order, the parties were required to file their respective Memoranda within twenty (20) days from receipt thereof in order for the Trial Court to proceed to render judgment, full or otherwise, based on all of the pleadings and evidence submitted by the parties in relation and pursuant to Rule 4, Section 4 of the Interim Rules of Procedure Governing Intra-Corporate Controversies under RA No. 8799 ("Interim Rules").

On July 25, 2017, all of the parties filed their respective Memoranda.

On February 9, 2018, the Parent Company received the Decision dated January 19, 2018, which dismissed the case. In the Decision, the Trial Court deemed that Petitioner failed to establish fraud or bad faith on the part of the Defendants. Consequently, the Trial Court cannot contravene in the agreement among the Parent Company, Unlad, PWU and AHC to amicably settle the outstanding obligations of PWU and Unlad to AHC and the Parent Company.

On February 28, 2018, the Parent Company, AHC and EHT received the Plaintiffs' Petition for Review of the aforesaid Decision filed with the Court of Appeals – Manila and docketed as C.A. G.R. No. 154654.

After the parties filed their respective Comment(s) to the aforesaid Petition for Review, the Court of Appeals referred the case for a court-annexed mediation on January 17, 2019. The same was immediately terminated upon agreement by the parties.

While the said Petition for Review is pending, the Parent Company filed a Motion to Cancel Lis Pendens. In the Motion, the Parent Company alleged that the Plaintiff annotated the instant case as a lis pendens on the titles of the Parent Company over the Quezon City properties subject of the amicable settlement with Unlad. Considering the impropriety and/or invalidity of the same, the Parent Company sought for the Court of Appeals to order the cancellation of the lis pendens.

On April 24, 2019, the Parent Company received the Court of Appeals' *Resolution* requiring all of the parties to file their respective Memoranda. Upon submission of the same, the case would be submitted for resolution.

On May 9, 2019, the Parent Company, AHC and EHT filed their Joint-Memorandum.

While the appeal of the Petitioner is pending, the Parent Company filed a Manifestation and Motion dated July 29, 2020. In the said Manifestation and Motion, the Parent Company informed the Court of Appeals about the death of the Petitioner on March 28, 2020. Consequently, the Parent Company moved for the resolution and dismissal of the said appeal.

The Petitioner's counsel filed a Notice and Motion dated August 14, 2020, which also informed the Court of Appeals about the death of the Petitioner. Consequently, said counsel moved that the Petitioner be substituted by his wife and children.

In response thereto, the Parent Company filed its Comment/Opposition dated August 24, 2020. In the Comment/Opposition, the Parent Company argued that the Petitioner cannot be substituted because he can only be substituted by a member of PWU and stockholder of Unlad. The wife and children of the Petitioner cannot be members of PWU because membership in PWU is non-transferable.

Said issue on substitution is subject for resolution by the Court of Appeals.

As at February 15, 2021, the appeal of the Petitioner and Motion to Cancel Lis Pendens of the Parent Company remains pending for resolution by the Court of Appeals.

(iii) Ejectment Case against Philippine Women University of Davao involving Unlad's Davao Property. On March 11, 2019, the Parent Company filed the Complaint for Unlawful Detainer against Philippine Women's College, Inc. of Davao to recover possession of a portion of the parcel of land covered by Transfer Certificate of Title ("TCT") No. T-129545 registered under the name of the former situated along University Ave and Richardo, Matina, Davao City being used as a parking area (the "Subject Premises") by the latter.

The Subject Premises formed part of the 40,184 sq.m., more or less, (the "Property") parcel of land formerly registered under the name of "Unlad". After Unlad transferred

ownership of the Property to the Parent Company, the Parent Company demanded from PWC-Davao to vacate the Subject Premises.

Despite said demands, PWC-Davao refused to vacate the Subject Premises.

On May 28, 2019, the Parent Company received the Answer with Compulsory Counterclaim dated May 14, 2019. In the Answer, PWC-Davao asserted the following defenses:

- (1) The defendant should be *Philippine Women's College of Davao, Inc.*;
- (2) PWC-Davao has been in an open, notorious and peaceful possession of the Subject Premises since in or about the 1950's and not by mere tolerance of or any contract with the Parent Company;
- (3) The proceedings should be suspended in light of the pending derivative suit filed by Mr. Conrado Benitez II; and
- (4) The Parent Company came to court with unclean hands when it allegedly took possession of the Property sans the Subject Premises.

The case was referred to Court-Annexed Mediation on September 26, 2019 by the Trial Court through its Order dated July 23, 2019.

Both parties attended the aforesaid mediation hearing. During the mediation hearing, the Parent Company insisted that it should be in possession of the Subject Premises.

Without offering any proposal to amicably settle the case, the counsel and representative of PWC-Davao rejected aforesaid position and moved to terminate the mediation hearing.

Consequently, the Mediator terminated the Court-Annexed Mediation due to failure of the parties to amicably settle. As provided by law, the Mediator referred the above-captioned case back to the Court.

The Trial Court then referred the case to Judicial Dispute Resolution and set the same on March 20, 2020.

However, the aforesaid hearing was cancelled due to the Community Quarantine declared by National Government due to the outbreak of COVID-19.

As at February 15, 2021, the Trial Court has not issued any notice regarding the next hearing/proceeding for the said case.

b. Specific Performance Case filed by the Agustin Family. The Agustin family filed a Specific Performance case against the Parent Company for the payment by the latter of the remaining balance of the purchase price for the sale of the Agustin Family's shares in STI WNU.

The Agustin family alleges in their Complaint that based on the Share Purchase Agreement and Deed of Absolute Sale they executed with the Parent Company, the price of their shares in STI WNU has been pegged at \$\mathbb{P}400.0\$ million. Despite these two agreements, the Parent Company refuses to pay the full purchase price for the STI WNU shares they acquired from the Agustin family.

In its Answer, the Parent Company stated that the Agustin family is not entitled to the full purchase price of their STI WNU shares because they have not complied with all the requirements for its release. In particular, the Agustin family has not been able to deliver the CHED permits for the operation of STI WNU's Maritime Program as provided in the MOA, and the Share Purchase Agreement. In addition, there are other trade receivables in favor of STI WNU wherein full satisfaction of the same entitles the Agustins a portion of the balance of the purchase price.

On June 2, 2016, the Parent Company received the Agustins' Reply to the Answer. In the Reply, the Agustin family are asserting that (a) the Memorandum of Agreement, Share Purchase Agreement and Deed of Absolute Sale (the "STI WNU Contracts") provide that the Parent Company can withhold the payment of the remaining balance of \$\mathbb{P}50.0\$ million, which alleged to be pursuant to the license to operate the Maritime Programs of STI WNU, and (b) the Parent Company should be deemed to have agreed on the \$\mathbb{P}400.0\$ million purchase price. Likewise, the allegations in the Answer are also against the Parol Evidence Rule which provides that the parties to a written agreement cannot change the stipulations provided therein.

The Agustin family also filed and served a Request for Admission to the Parent Company's counsel wherein they sought the Parent Company to submit (a) the existences and authenticity of the STI WNU Contracts, (b) issues of the instant case are (i) determination of the final purchase price based on the STI WNU Contracts and (ii) final purchase price should be either the \$\text{P}400.0\$ million or the adjusted price of \$\text{P}350.0\$ million, and (c) the STI WNU Contracts constitute the entire written agreement of the parties.

On June 17, 2016, the Parent Company filed its Comment/Opposition to the Agustin family's Request for Admission. In the Comment/Opposition, the Parent Company filed their objections thereto and sought the same to be denied or deemed ineffectual on the following grounds; (a) defective service because it should have been served directly to the Parent Company and not to its counsel as required under the Rules of Court, (b) redundant because the matters raised therein have already been addressed in the Answer, and (c) improper and irrelevant because it sought admission of issues which are proper during pre-trial and not in a Request for Admission.

Pending the resolution on the aforesaid objections, the Agustin family filed an Omnibus Motion, which seeks, among others, a judgment on the pleadings to be issued against the Parent Company by the Trial Court. The Agustin family asserted that the Parent Company is prohibited from presenting parol evidence.

Pursuant to the order of the Trial Court, the parties filed their respective responsive pleadings in relation to the Agustin family's Omnibus Motion.

On March 27, 2017, the Trial Court issued the Omnibus Order, which denied the Agustin family's Omnibus Motion. In the Omnibus Order, the Trial Court affirmed that the matter raised in the Request for Admission has already been admitted by the Parent Company. The Trial Court also adopted the Parent Company's position that the affirmative defenses raised in the Answer may only be resolved in a full blown trial, and consequently, the Agustin family's Judgment on the Pleading should be denied for lack of merit.

On May 2, 2017, the Parent Company received the Agustin family's Motion for Reconsideration. In the Motion for Reconsideration, the Agustin family reiterated its position that the Parent Company could not question or insist the reduction of the purchase price of WNU Shares due to their failure to submit the CHED Permits when the Share Purchase Agreement and Deed of

Absolute Sale of the WNU Shares stipulated that the purchase price is for the amount of \$\mathbb{P}400.0\$ million. The Motion for Reconsideration was set for hearing on May 5, 2017.

During the May 5, 2017 hearing, the Trial Court allowed the parties to file their respective responsive pleadings to the Agustin family's Motion for Reconsideration, wherein the Parent Company had to file its Comment/Opposition thereto on May 22, 2017. After the filing of all of the said responsive pleadings of the parties, the Motion for Reconsideration was submitted for resolution. The Trial Court likewise set the pre-trial of the instant case on August 15, 2017.

On October 19, 2017, the Parent Company received the Trial Court's Order dated October 3, 2017. In the Order, the Trial Court granted the Agustin's Motion for Reconsideration insofar as the proceedings in the instant case should no longer be through a full blown trial. The Trial Court considered that an expeditious disposition of the case is warranted considering the age and medical condition of the Agustins. Consequently, the Trial Court required the parties to file their respective Memoranda with supporting affidavits and deposition, if any, within twenty days from receipt of the Order, or until November 8, 2017.

While the Parent Company sought for the reconsideration of the aforesaid order and suspension of the filing of the Memorandum, the Agustin filed their Memorandum in Support of the Summary Judgment dated October 23, 2017 ("Agustins' Memorandum"). In the Agustins' Memorandum, the Agustins asserted that they are entitled to the (a) full purchase price of P400.0 million and not P350.0 million as asserted by the Parent Company; (b) moral, nominal, temporal, exemplary damages; and (c) attorney's fees.

The Parent Company filed an Urgent Omnibus Motion to suspend the filing of the Memorandum due to its pending Motion for Reconsideration.

During the hearing on the aforesaid motions of the Parent Company, both parties were given the opportunity to present their respective arguments on the (a) reconsideration for a summary judgment and (b) issue on the non-filing of the Memorandum of the Parent Company.

Meanwhile, the presiding judge proposed that the Parent Company should file its Memorandum, and waive the Omnibus Motion in order for the Trial Court to resolve the case through summary judgment.

While the Parent Company insisted that the Trial Court should resolve the Omnibus Motion before proceeding to summary judgment, the Parent Company filed and served its Memorandum without prejudice to the Omnibus Motion.

On January 29, 2018, the Parent Company received its Order dated January 10, 2018, which denied the Parent Company's Motion for Reconsideration but, in the interest of justice, admitted the Memorandum of the Parent Company. With the admission of the said Memorandum, the case was deemed submitted for resolution.

In view of the Trial Court's order to proceed to summary judgment, the Parent Company sought to annul the same by filing a Petition for Certiorari with application for Temporary Restraining Order and Writ of Preliminary Injunction with the Court of Appeals of Cebu City (the "Petition"). The Petition was docketed as CA-G.R. S.P. Case No. 11645. Upon receipt thereof, the Court of Appeals required the Plaintiffs to file their comment to the issuance of the Temporary Restraining Order and Writ of Preliminary Injunction.

While the Petition was pending, the Trial Court rendered its Decision dated April 4, 2018. In the Decision, the Trial Court ordered the Parent Company to pay the Agustin family the amount of \$\text{P}50.0\$ million with legal interest of 6.0% from the filing of the case until full payment only.

On May 11, 2018, the Parent Company filed the Motion for Reconsideration Ex Abudanti Ad Cautelam. In the said Motion, the Parent Company asserted that the findings of the Trial Court are contrary to law and facts of the case. Moreover, the Parent Company manifested that the filing of the said Motion is without prejudice to the Petition filed to the Court of Appeals of Cebu City, which questions the propriety of the summary judgment procedure followed by the Trial Court in the case.

Considering that the Petition was still pending with the Court of Appeals, the Parent Company filed a Manifestation and furnished the Court of Appeals the aforesaid Motion for Reconsideration Ex Abudanti Ad Cautelam. Said Manifestation informed the Court of Appeals of the status of the case and moved for the issuance of the Temporary Restraining Order and Writ of Preliminary Injunction.

The Agustin family filed their Opposition to the said Motion. Besides reiterating the validity of findings of the Trial Court, the Agustin family raised the issue of forum shopping due to the pending Petition in the Court of Appeals of Cebu City. The Agustin family also sought the execution of the Decision dated April 4, 2018.

As to the Petition, the Agustin family filed their Opposition to the issuance of the Temporary Restraining Order and Writ of Preliminary Injunction. The Agustin family also prayed for the denial of the Petition. Consequently, the issue on the issuance of the Temporary Restraining Order and Writ of Preliminary Injunction is also submitted for resolution by the Court of Appeals of Cebu City.

On August 29, 2018, the Parent Company received the Order dated August 6, 2018, which denied its Motion for Reconsideration Ex Abudanti Ad Cautelam. In the same Order, the trial court also denied the Agustin family's prayer for the execution of the decision on April 4, 2018.

On September 11, 2018, the Parent Company filed and paid the corresponding docket fees for its Notice of Appeal Ex Abudanti Ad Cautelam ("Notice of Appeal") of the Decision dated April 4, 2018 and Order dated August 6, 2018.

Meanwhile, the Agustin family filed their (a) Motion for Execution Pending Appeal dated September 5, 2018 and subsequently, (b) Comment and Opposition to the Notice of Appeal dated September 21, 2018 and (c) Supplemental Comment and Opposition to the Notice of Appeal dated September 24, 2018 (collectively, "Opposition(s) to Notice of Appeal").

In response thereto, the Parent Company filed its (a) Comment and Opposition dated September 14, 2018 to the Motion for Execution Pending Appeal and (b) Reply to the Opposition(s) to the Notice of Appeal.

After the filing of the aforesaid responsive pleadings, the (a) Motion for Execution Pending Appeal, (b) Notice of Appeal and (c) Opposition(s) to the Notice of Appeal are submitted for resolution.

On December 11, 2018, the Parent Company received the Omnibus Order of the Trial Court. In the said Omnibus Order, the Trial Court granted the Motion for Discretionary Execution Pending

Appeal. In the same order, the Trial Court affirmed the Parent Company's position that the Notice of Appeal was timely filed and consequently, was given due course.

On December 13, 2018, the Parent Company received the Writ of Execution dated December 6, 2018. In the said Writ, the Branch Clerk of Court ordered the sheriff of the Trial Court to cause the execution of the summary judgment in favor of the Plaintiffs.

While the record of the case was still with the Trial Court, the Parent Company immediately filed the Urgent Motion for Reconsideration with alternative prayer for Motion to Stay Discretionary Execution Pending Appeal dated December 14, 2018 ("Motion(s)"). While the said Motions was pending, the Parent Company also sent a letter to the Provincial Sheriff of the Regional Trial Court of Bacolod City to inform them of the aforesaid pending Motion(s) and reminded them that such incident necessarily required them to suspend any action to enforce the Writ of Execution.

After due hearing by the Trial Court on the Motion(s), the Trial Court (a) denied the Urgent Motion for Reconsideration but (b) granted the Motion to Stay Discretionary Execution Pending Appeal upon posting of a supersedeas bond amounting to \$\mathbb{P}100.0\$ million (the "Stay Order").

On January 24, 2019, the Parent Company filed a Compliance with Motion. In the said pleading, the Parent Company filed with the Trial Court a supersedeas bond issued by Pioneer Insurance and Surety Corporation.

Meanwhile, the Plaintiffs filed an Urgent Motion for Reconsideration, which questioned the order to stay the execution pending appeal of the summary judgment. The Plaintiffs were asserting that the Trial Court no longer has any jurisdiction to issue said order.

In response thereto, the Parent Company filed a Comment/Opposition on January 25, 2019. In the said Comment/Opposition, the Parent Company asserted that both the Rules of Court and jurisprudence recognize the residual jurisdiction of the Trial Court to issue such order while the records of the case were still in its possession.

On March 29, 2019, the Parent Company received two (2) Order(s) from the Trial Court both dated March 14, 2019. In the First Order, the Trial Court denied the Urgent Motion for Reconsideration of the Agustins. Meanwhile, the Second Order provided that the Trial Court approved the supersedeas bond posted by the Parent Company and consequently, the execution pending appeal of the judgment award was ordered stayed.

The following are the pending cases before the Court of Appeals – Cebu:

(i) Petition for Certiorari filed by the Parent Company (CA-G.R. S.P. Case No. 11645)

On December 20, 2019, the Parent Company received the Decision of the Court of Appeals. In the Decision, the Court of Appeals deemed that the Trial Court's order to allow a summary judgment procedure instead of a full blown trial is merely a mistake of judgment and not grave abuse of discretion amounting to lack of jurisdiction.

After the Parent Company filed its Motion for Reconsideration, the Court of Appeals issued the Resolution dated September 25, 2020 wherein it denied the Motion for Reconsideration filed by the Parent Company.

The case is deemed terminated when the Parent Company decided not to appeal the aforesaid denial in order to focus on the other pending related cases.

(ii) Ordinary Appeal of the Parent Company (CA G.R. CV No. 07140)

The instant appeal seeks to reverse and set aside the Trial Court's Decision dated April 4, 2018, which ordered the Parent Company to pay the Agustin family the amount of \$\mathbb{P}50.0\$ million with legal interest of 6.0% from the filing of the case until full payment only (the "Summary Judgment").

After the approval of the Notice of Appeal and transmittal of the records of the case, the Court of Appeals required the Parent Company to file its Appellant's Brief.

After filing a Motion for Extension of Time to File Appellant's Brief, the Parent Company filed the Appellants' Brief on August 8, 2019. In the said Appellants' Brief, the Parent Company sought to reverse and set aside the Decision dated April 4, 2018 on the ground that the payment of \$\mathbb{P}\$50.0 million was conditioned on the issuance of CHED permit for STI WNU to offer the Maritime Engineering Courses as agreed upon by the parties in the MOA. Said condition was also embodied in the Share Purchase Agreement and recognized by the parties through their representations and actions during the relevant period in this case.

The Parent Company also moved to consolidate the instant ordinary appeal with CA-G.R. S.P. Case No. 11645.

Meanwhile, the Agustins filed their Motion to Dismiss Ad Cautelam to the appeal and Opposition to the Motion for Consolidation. In the Motion to Dismiss Ad Cautelam, the Agustins moved to dismiss the appeal on the ground that the Appellant's Brief was not filed within the original period to file the same. The Agustins further asserted that the Parent Company could not rely on its Motion for Extension of Time to File Appellant's Brief because there was no order granting the same by the Court of Appeals.

While the aforesaid Motion to Dismiss Ad Cautelam was pending, the Agustins filed their Appellees' Brief Ad Cautelam.

On October 22, 2019, the Court of Appeals issued the *Resolution*, which denied the (a) Parent Company's Motion to Consolidate and (b) Agustins' Motion to Dismiss Ad Cautelam.

On March 12, 2020, the Court of Appeals declared the Parent Company's Appeal submitted for resolution.

As at February 15, 2021, the Court of Appeals has not issued any decision on this ordinary appeal filed by the Parent Company.

(iii) Petition for Certiorari filed by the Agustins (CA G.R. CV No. 12663)

After the Trial Court suspended the execution of the Summary Judgment upon posting by the Parent Company of a supersedeas bond of \$\mathbb{P}100.0\$ million, the Agustin family sought to annul the Stay Order by filing a Petition for Certiorari dated April 10, 2019 before the Court of Appeals.

After the Petition for Certiorari was allowed by the Court of Appeals, the Parent Company filed its Comment and Opposition to the Petition for Certiorari. In the said Comment and Opposition, the Parent Company asserted that the suspension of the execution pending

appeal of the Summary Judgment is (a) within the residual powers of the Trial Court and (b) allowed under the relevant provisions of the Rules of Court.

On December 19, 2019, the Agustin family sought for early resolution of the instant case.

As at February 15, 2021, the Court of Appeals has not issued any decision on this Petition filed by the Agustin Family.

c. Labor Cases.

ii. A former employee filed a Petition with the Supreme Court after the Court of Appeals affirmed the dismissal by the National Labor Relations Commission ("NLRC") of the former employee's claims of illegal dismissal against STI ESG ("illegal Dismissal Case"). On August 13, 2014, STI ESG received the Supreme Court's Decision dated July 9, 2014 which (a) annulled the decision of the Court of Appeals and (b) ordered that STI ESG to reinstate the former employee to her former position, and pay (i) the exact salary, benefits, privileges and emoluments which the current holder of the position was receiving, (ii) damages and (iii) backwages from the date of the former employee's dismissal until fully paid, with legal interest.

On November 17, 2014, the Supreme Court issued a resolution which denied with finality STI ESG's Motion for Reconsideration.

The parties participated in the pre-execution conference of the said SC Decision before a Labor Arbiter in order to determine the total monetary judgment award in favor of the former employee. During the same conference, both parties agreed that the former employee should receive separation pay in lieu of reinstatement. Consequently, the former employee would receive only a monetary award arising from the SC Decision.

Pursuant to STI ESG's computation of said award, it paid total amount of \$\pm4.2\$ million, exclusive of withholding taxes, to the former employee. Based on said payment, STI ESG moved for the Labor Arbiter to issue a resolution that STI ESG has fully paid the judgment award of the former employee. While the former employee admitted receiving the aforesaid amount, she manifested that the same was only partial payment of the judgment award.

The former employee maintains that the computation of STI ESG is incorrect because the latter deemed that the former's alleged waiver of reinstatement pending appeal by STI ESG on the Illegal Dismissal Case in October 2006 interrupted the running of backwages until present day. The former employee refused to acknowledge that there was such valid waiver on reinstatement pending appeal. Consequently, the former employee averred that she should received the amount of P11.0 million, less payments already made by STI ESG.

On September 9, 2020, the Labor Arbiter issued the Order, wherein he affirmed that the former employee's refusal to report to work in October 2006 interrupted the running of backwages. Consequently, the former employee was entitled to receive backwages from May 2004 until October 2006. The Labor Arbiter further determined that the attorney's fees of 10% should be computed from the total monetary award of the former employee, including the separation pay in lieu of reinstatement.

Based on said findings, the Labor Arbiter determined that the former employee's total monetary award amounted to around \$\mathbb{P}4.4\$ million. Considering the prior payments made by STI ESG to the former employee, STI ESG is ordered to pay the former employee the balance of \$\mathbb{P}200.0\$ thousand.

The former employee sought to appeal said findings by filing a Notice of Appeal with attached Memorandum instead of a Verified Petition under Rule XII of the NLRC Rules.

On November 3, 2020, STI ESG filed its Comment and/or Opposition Ad Cautelam. In the said Comment, STI ESG sought for the outright denial of such appeal because the same is improper and prohibited under the NLRC Rules. In case the appeal is allowed, STI ESG defended the computation made by the Labor Arbiter in the Order dated September 9, 2020.

On November 5, 2020, the Labor Arbiter issued an Order wherein he "noted without action" said appeal considering that the same is a prohibited pleading. The Labor Arbiter further stated that no other pleading and/or motion in relation to said appeal shall be entertained by the NLRC.

On November 25, 2020, STI ESG received a verified petition under Rule XII of the NLRC Rules ("Petition") filed by the former employee to question the Order of the Labor Arbiter treating her appeal as "noted without action". In the Petition, the former employee sought for the NLRC to consider/allow her erroneous appeal as a Petition filed under Rule XII of the NLRC Rules in resolving the correct computation on the monetary award of the former employee.

STI ESG filed its Comment on the aforesaid Petition within period allowed under the NLRC Rules. In the Comment, STI ESG argued that the period to file the correct mode of appeal has already lapsed. Moreover, the former employee's appeal cannot be considered as a Petition filed under Rule XII of the NLRC Rules because the same fails to comply with the technical requirements for said remedy. Lastly, STI ESG defended the correct computation of the judgment award by the Labor Arbiter.

On December 29, 2020, the NLRC issued its Decision it denied the Petition filed by the former employee. The NLRC affirmed that the former employee failed to comply with the required mode of appeal on an order for execution issued by the Labor Arbiter.

The former employee has ten (10) days from receipt of the Decision to file her Motion for Reconsideration.

ii. A former IT Instructor who eventually became the IT Program Head of STI College Cagayan de Oro, a school owned by STI ESG, filed an illegal dismissal case against STI College Cagayan de Oro on the ground that she was constructively dismissed when upon returning from preventive suspension, she allegedly no longer had any work to go back to because the STI ESG-owned company purportedly removed her workplace from the school premises. For its part, STI ESG countered the complainant's claim that she was dismissed by presenting the complainant's one-liner resignation letter.

The labor arbiter decided that there was neither an illegal dismissal nor resignation to speak of in this case, hence, the parties were ordered to return to status quo which meant reinstatement of complainant to her former position but without backwages, separation pay, or similar benefits. Nevertheless, STI ESG was ordered to pay complainant the amount of P7.4 thousand representing her unpaid salary for the period March 10-30, 2014. However, the NLRC overturned the labor arbiter's decision upon a dubious motion for partial reconsideration declaring complainant to have been illegally dismissed and ordering STI ESG not only to reinstate her but also to pay her full backwages computed from the time compensation was withheld up to the date of actual reinstatement. STI ESG moved to reconsider the NLRC's decision but to no avail. At present, a Petition for Certiorari questioning the decision of the NLRC is pending before the Court of Appeals.

On May 12, 2017, STI ESG received a copy of a Motion for Execution with Prayer for Payment of Separation Pay in Lieu of Reinstatement filed by Complainant-Appellant seeking the issuance of a writ of execution for the implementation of the Resolution dated June 30, 2016 issued by the Honorable Eight Division, National Labor Relations Commission, Cagayan de Oro City. On May 22, 2017, STI ESG filed its Opposition to the Motion for Execution with Prayer for Payment of Separation Pay in Lieu of Reinstatement.

Subsequently, a hearing on the motion for execution was set on June 5, 2017. In the said hearing, STI ESG reiterated that it is amenable to reinstating complainant but as a Part-time Full Load faculty member. Complainant countered that she is not interested in reinstatement but would rather be paid her backwages and separation pay. When asked for how much is she willing to settle the matter amicably, she insisted that she be paid the total amount of her backwages and separation pay. When asked if STI ESG has any counter-offer on the payment of backwages and separation pay, STI ESG manifested that it already filed its opposition thereto and that there is still a need for the official computation of the same. At that point, the hearing officer showed STI ESG a computation of the backwages which amounted to \$\text{P0.5}\$ million. STI ESG then manifested that it will bring the matter to management. On the part of the complainant, she manifested that she will file her reply to STI ESG's opposition. The hearing officer then said that upon submission of said reply, the motion for execution is deemed submitted for resolution.

Also, in the motion for execution, it was also alleged that the Court of Appeals already denied the Petition for Certiorari of STI ESG. However, STI ESG did not receive any copy of the said resolution by the Court of Appeals. Upon inquiry with the Court of Appeals, it appeared that the copy of the resolution dismissing the petition for certiorari was returned to sender due to "RTS-UNKNOWN ADDRESS". Apparently, the indicated address of counsel of record simply states Ortigas Ave., Extension, Cainta, Rizal. STI ESG then filed a manifestation with the Court of Appeals manifesting that it has yet to receive a copy of their minute resolution and clarifying that the complete address where a copy of the said resolution may be sent is "3rd Flr. STI Academic Center, Ortigas Avenue Extension, Cainta, Rizal 1900".

On June 2, 2017, STI ESG received a copy of the Minute Resolution dated January 12, 2017 dismissing its Petition for Certiorari based on the following grounds: a) failure to attach a copy of the Resolution dated June 30, 2017 of the NLRC; b) failure to attach the Secretary Certificate authorizing Mario Malferrari, Jr. as representative for STI ESG to file the petition for certiorari; c) failure to verify the petition; and d) failure to attach affidavit of service.

On June 21, 2017, STI ESG filed its Motion for Reconsideration.

Meanwhile, on July 12, 2017, STI ESG received an Order from the Office of the Labor Arbiter granting the Motion for Execution filed by Complainant. On July 21, 2017, STI ESG received a copy of the Writ of Execution issued by Office of the Labor Arbiter directing the payment of P0.5 million to Complainant and her immediate reinstatement. In compliance with the Writ of Execution, Complainant was paid the amount of P0.5 million and was reinstated to her former position.

On November 7, 2017, STI ESG received a copy of the Resolution of the Court of Appeals dated September 25, 2017 on its motion for reconsideration. The Court of Appeals resolved to grant the motion for reconsideration and reinstated STI ESG's petition for certiorari. The complainant was then directed to file her comment to the petition within ten (10) days from receipt of the said resolution and STI ESG was given five (5) days to file its reply to Complainant's comment.

On January 31, 2018, STI ESG received a copy of a Minute Resolution dated January 15, 2018 issued by the Court of Appeals which resolved that Complainant is deemed to have waived her filing of a comment to the petition for certiorari and directed the parties to file their respective memorandum within fifteen (15) days from receipt of said minute resolution. Thereafter, the petition for certiorari is deemed submitted for decision.

On February 15, 2018, STI ESG filed through registered mail its Memorandum with the 22nd Division, Court of Appeals, CDO. On April 25, 2018, STI ESG received a copy of Complainant's Memorandum. In a resolution of the Court of Appeals dated April 19, 2018, with the filing of the parties' respective memorandum, the Court declared the petition submitted for decision.

On July 11, 2018, STI ESG received a copy of the Decision of the 21st Division, Court of Appeals, CDO, setting aside the resolution of the NLRC declaring complainant to have been illegally dismissed and awarding the payment of backwages. In the same decision, the Court of Appeals dismissed the charge of illegal dismissal for lack of merit. However, STI College CDO was directed to pay complainant the sum of \$\mathbb{P}7.4\$ thousand representing her unpaid salary for the period March 10-30, 2014.

On September 5, 2018, STI ESG received a copy of the Motion for Reconsideration filed by the complainant with the Court of Appeals (Special Former Twenty-First [21st] Division). On October 31, 2018, STI ESG received the resolution of the said court directing STI ESG to file its Comment to the Motion for Reconsideration filed by the complainant within ten (10) days from notice. On November 12, 2018, STI ESG filed its Comment to the Motion for Reconsideration of the complainant. With the filing of the Comment, the Motion for Reconsideration is deemed submitted for resolution.

On January 24, 2019, STI ESG received a copy of the Resolution of the Court of Appeals (Special Former Twenty-First [21st] Division) denying the Motion for Reconsideration filed by the complainant. On April 22, 2019, STI ESG received a copy of the Entry of Judgment of the Decision dated June 29, 2018. With this development, STI ESG will now initiate proceedings to recover the amount of \$\mathbb{P}0.5\$ million, more or less given to the complainant based on the overturned decision of the NLRC.

As at February 15, 2021, STI ESG is preparing the necessary motion for the recovery of the \$0.5 million.

iii. Former part-time faculty members of STI College Legazpi who were erroneously issued employment contracts for regular employees filed an illegal dismissal case against STI College Legazpi , a school owned by STI ESG, following their stubborn refusal to sign their respective job offers as required by CHED. The labor arbiter rendered a Decision finding the complainants as regular employees of STI ESG; declaring STI ESG as guilty of illegal dismissal; and ordering STI ESG to pay them separation pay of \$\mathbb{P}0.22\$ million, \$\mathbb{P}0.18\$ million, \$\mathbb{P}0.15\$ million, respectively, plus backwages, moral and exemplary damages of \$\mathbb{P}0.2\$ million each, plus 10.0% attorney's fees.

Upon appeal to the NLRC, the case filed by one of the faculty members was dropped, while the rest of the Decision was affirmed. Accordingly, a Motion for Reconsideration of the NLRC Decision was filed wherein it prayed for the dismissal of the complaints of Brazil and Garcera as well, invoking well-settled cases as jurisprudential authorities to persuade the NLRC to dismiss the cases against STI ESG.

As it developed, STI ESG prevailed at the NLRC, and the complaint was dismissed. The former faculty members assailed said Decision of the NLRC at the Court of Appeals which denied the Petition.

Both parties here may have been mistaken in believing that the former faculty members have become regular faculty members by their length of service and seemingly satisfactory performance. Because of such incorrect grant of regular employment status, STI ESG, for years, has paid to complainants the salaries and benefits ought to be received by regular faculty members, which they did not deserve considering their failure to meet the qualifications set out in the MORPS and MORPHE. To punish STI ESG for such act of giving Petitioners more than what they deserve would run contrary to the basic tenets of equity and justice. In fact, STI ESG sought to remedy its mistake by formulating its two-year compliance consideration program, wherein affected teachers such as complainants shall continue to receive the same benefits they are currently enjoying, subject to the completion of their master's degree within a period of two (2) years. Even complainants admitted that their job offers stipulated a higher monthly salary. In spite of all these, complainants chose not to sign the said job offers.

The former faculty members filed a motion for reconsideration of the said decision of the Court of Appeals. STI ESG filed its Comment on the motion for reconsideration emphasizing the following points: (1) that the instant motion for reconsideration is pro-forma and should be denied outright; and (2) that the petitioners failed to raise any substantial argument to warrant a modification of the Court's decision considering that (a) the Court of Appeals did not err in finding that the NLRC did not commit grave abuse of discretion in dismissing petitioner's complaint for illegal constructive dismissal; and (b) the Court of Appeals did not err in upholding the NLRC's finding that petitioners were mere part-time teaching personnel of STI ESG. In a Resolution dated June 30, 2017, the Court of Appeals denied the Motion for Reconsideration filed by the former faculty members.

On September 6, 2017, STI ESG received a copy of the Petition for Review on Certiorari of the Decision of the Court of Appeals dismissing the complaint for illegal dismissal of the former faculty members with the Supreme Court. STI ESG filed its Comment to the petition on November 10, 2017.

In a decision dated November 21, 2018, the First Division of the Supreme Court denied the petition filed by petitioners and affirmed the November 9, 2016 Decision as well as the June 30, 2017 Resolution of the Court of Appeals.

As at February 15, 2021, STI ESG has yet to receive a motion for reconsideration by the petitioners of the decision dated November 21, 2018.

iv. This is a case for illegal dismissal (constructive), underpayment of salary/wages, non-payment of salary/wages, separation pay, moral and exemplary damages and attorney's fees filed by a former school nurse of STI College Fairview Branch.

Complainant was cited in several instances for her excessive tardiness, negligence, and other violations of the school's Code of Conduct. On January 15, 2016, she submitted her resignation letter effective immediately and processed her clearance. On the same day, she proceeded to the NLRC and filed a request for assistance.

Complainant claimed that she was forced to resign when her benefits were reduced, she was deliberately given difficult work assignments, she was cited for several violations of the

company's code of conduct to build-up a case against her and was given poor working conditions.

The labor arbiter dismissed her complaint for lack of merit saying that resignation due to the enforcement of disciplinary measures for violations does not constitute unbearable working condition, hence, her resignation does not constitute constructive dismissal.

Complainant appealed the decision of the labor arbiter to the NLRC.

On April 21, 2017, STI College Fairview received the Decision dated March 31, 2017 of the 4th Division, NLRC, denying her appeal and affirming the labor arbiter's decision but with modification by awarding P75.0 thousand as financial assistance based on the higher interest of equity, social and compassionate justice.

On May 2, 2017, STI ESG filed its Motion for Partial Reconsideration of the decision of the NLRC, particularly, on the award of financial assistance in the amount of \$\mathbb{P}75.0\$ thousand on the basis that she is not entitled to any financial assistance since there was no dismissal to speak of. Moreover, her failure to comply with the 30-day notice requirement in case of resignation makes her even liable for damages instead of financial assistance.

However, on June 1, 2017, STI ESG received a copy of the resolution dated May 30, 2017 of the 4th Division, NLRC denying the motion for reconsideration.

On July 28, 2017, STI ESG filed its Petition for Certiorari with prayer for the issuance of a restraining order and a writ of preliminary injunction with the Court of Appeals. On August 19, 2017, STI ESG received a copy of the resolution of the Court of Appeals dated August 9, 2017 directing complainant to comment on STI ESG's petition while holding in abeyance the action on the prayer for injunctive relief. Pending resolution of the STI ESG's prayer for the issuance of a restraining order and a writ of preliminary injunction with the Court of Appeals, on August 31, 2017, STI ESG received a copy of the Motion for Execution filed by complainant. On September 4, 2017, a notice of pre-execution conference was received by STI ESG setting the same on September 14, 2017 before the labor arbiter. On September 11, 2017, STI ESG filed an Opposition to the Motion for Execution. STI ESG, likewise, filed an Omnibus Motion for Immediate Resolution of Application for Issuance of a Restraining Order and Writ of Preliminary Injunction. In the pre-execution conference, STI ESG reiterated its opposition to the motion for execution of complainant and manifested that it has a pending application for the issuance of a restraining order and a writ of preliminary injunction with the Court of Appeals. In a Notice of Order of Execution dated October 11. 2017, the labor arbiter issued a Writ of Execution against STI ESG since no temporary restraining order was issued by the Court of Appeals for the amount of \$\mathbb{P}76.2\$ thousand. On November 2, 2017, a check in the said amount was then deposited to the account of the National Labor Relations Commission for the satisfaction of the writ of execution. As per Order dated November 17, 2017 of the labor arbiter, the said amount was released to Complainant as full satisfaction of the judgment award.

On February 28, 2018, STI ESG received a Resolution dated January 5, 2018 of the Court of Appeals noting STI ESG's Omnibus Motion for Immediate Resolution of Application for Issuance of a Restraining Order and Writ of Preliminary Injunction and informing STI ESG that its Resolution dated August 9, 2017 addressed to complainant returned to the court with the annotation "RTS-No One to Receive" and directed STI ESG to inform the court of complainant's correct and current complete address. In a manifestation of complainace dated April 12, 2018, STI ESG informed the Court of Appeals that the only record of complainant's

address in its possession is that which is stated in its petition which is the same as what is found in the pleadings filed relative to the case. In a Resolution dated June 21, 2018 received by STI ESG on July 5, 2018, the Court of Appeals dismissed the petition of STI ESG on the ground that it failed to include in its petition the current address of complainant.

A motion for reconsideration of the subject resolution of the Court of Appeals was filed by STI ESG on July 20, 2018. On October 31, 2018, STI ESG received a copy of the Resolution of the Court of Appeals (Former Eleventh Division) granting the motion for reconsideration. However, STI ESG was given a period of ten (10) days from notice to submit proof of actual receipt by complainant of its petition and to furnish the court with her correct, actual and present address, otherwise, the petition will be dismissed. On November 12, 2018, STI ESG filed its manifestation with the Court of Appeals and Motion for Extension to Submit Proof of Service.

On February 20, 2019, STI ESG received a copy of the Resolution of the Court of Appeals (Fifth Division) dated January 29, 2019 granting the Motion for Extension to Submit Proof of Service. However, STI ESG was also required to show cause why its petition shall not be dismissed for failure to comply with the Resolution dated October 18, 2018. On March 4, 2019, STI ESG filed its Manifestation of Compliance manifesting that it was able to serve a copy of the petition to complainant by personal service.

On May 27, 2019, STI ESG received a copy of the Resolution dated April 29, 2019 of the Court of Appeals (Fifth Division) finding the Manifestation of Compliance filed by STI ESG to be sufficient and directed the complainant to file her comment to STI ESG's petition.

As at February 15, 2021, STI ESG has yet to receive a copy of the comment of the complainant to its petition.

v. The case stemmed from a Complaint for illegal dismissal filed by former employees of STI Davao. They were formerly the Chief Executive Officer ("CEO") and Chief Operating Officer ("COO"), respectively, of STI Davao, until they were separated from service effective June 23, 2009.

On September 3, 2009, STI Davao filed a Motion to Dismiss before the Labor Arbiter and prayed for the dismissal of the Complaint for illegal dismissal on the ground that the Labor Arbiter and the NLRC have no jurisdiction over the case. STI Davao argued that Complainants are not mere employees, but are rather corporate officers, of STI Davao. As such, the controversy involving their removal involves an intra-corporate dispute which falls within the jurisdiction of the regular courts.

On December 16, 2009, the Labor Arbiter issued an Order which granted the Motion to Dismiss filed by STI Davao. The Labor Arbiter ruled that Complainants are corporate officers, and are not mere employees, of STI Davao.

Not satisfied with the ruling of the Labor Arbiter, Complainants filed an appeal before the NLRC. On September 30, 2010, the NLRC issued a Resolution affirming the Labor Arbiter's Order dated December 16, 2009 finding that Complainants are corporate officers whose removal from office is not within the ambit of the jurisdiction of the NLRC. While they subsequently filed a Motion for Reconsideration, such motion was denied by the NLRC.

Complainants then elevated the case to the Court of Appeals via a Petition for Certiorari. On February 14, 2014, the Court of Appeals rendered a Decision annulling the assailed

Resolutions of the NLRC and found that Complainants are not corporate officers, but are rather mere employees, of STI Davao. The case was thus ordered to be remanded to the Labor Arbiter for reception of evidence. While STI Davao filed a Motion for Reconsideration, such motion was denied by the Court of Appeals.

STI Davao eventually elevated the case to the Supreme Court via a Petition for Review on Certiorari. Unfortunately, through a Resolution dated August 19, 2015, the Supreme Court denied the Petition. STI Davao's Motion for Reconsideration was likewise denied by the Supreme Court.

On August 23, 2017, STI Davao received a Notice of Hearing from the Office of Labor Arbiter for a preliminary conference set on September 18, 2017. STI Davao attended the said hearing. During the hearing, Complainants proposed for the amicable settlement of their claims the payment of their separation pay, backwages, monetary benefits, as well as damages with attorney's fees. STI Davao requested that Complainants provide the exact amount of what they are asking for the amicable settlement of their claims. Another hearing was made for October 26, 2017 for the continuation of the preliminary conference.

In the October 26, 2017 hearing, Complainants provided STI Davao with a computation of what they are willing to accept for the amicable settlement of the case with total amount of ₱33.2 million.

In the December 5, 2017 hearing, considering the substantial amount being demanded by Complainants for the amicable settlement of their claims, no amicable settlement was reached by the parties, hence, they were directed to file their respective position papers within ten days from the receipt of the order from the Office of the Labor Arbiter. The last day of the ten-day period to file STI Davao's position paper was on February 5, 2018. However, a Motion for Extension of Time to File Position Paper was filed by STI Davao on February 5, 2018.

On February 19, 2018, STI ESG filed its position paper by registered mail. In the Position Paper, the following important points were raised: (1) the complainants' termination from employment is clearly legal having been grounded on just and valid causes since (a) the adoption of STI ESG's Basic Operations Manual and Code of Conduct providing, among others, disciplinary rules and regulations on willful disobedience of the lawful orders, instructions, policies and procedure of STI ESG, is well within the ambit of management prerogative, (b) complainants' willful disregard and violation of STI ESG's Basic Operations Manual and Code of Conduct providing guidelines and standards for employees to effectively go about their roles and prohibiting willful disobedience as well as failure to perform assigned tasks, constitute sufficient bases for termination of employment, (c) complainants' acts or omissions in willful disregard of STI ESG's general work policies and procedures, amounted to gross and habitual neglect of duties, (d) complainants' willful disregard of STI ESG's operating procedures and systems amounted to serious misconduct, and (e) STI ESG's evidence sufficiently established facts and incidents upon which the loss of confidence in the complainants may fairly be made to rest considering that (i) complainants held a position of trust and confidence, and (ii) complainants' termination was based on willful breach of trust and founded on clearly established facts; (2) the School observed the requirements of due process before effecting complainants' dismissal from employment; (3) complainants are not entitled to their claims for reinstatement and the payment of monetary benefits, such as allowance, as well as damages and attorney's fees; and (4) complainants have no cause of action for illegal suspension and against individual respondent of STI ESG.

On March 14, 2018, STI ESG received a copy of the Position Paper of complainants. On April 5, 2018, STI ESG filed its Reply to the Position Paper of complainants. In said reply, STI ESG emphasized the following important points: (1) STI ESG's prerogative to terminate the complainants' employment on just and valid causes does not run afoul with the enshrined right to security of tenure; (2) complainants' termination from employment was warranted by just and valid grounds as (a) the just and valid causes were proven with substantial evidence, and (b) the penalty of dismissal is warranted under the circumstances; (3) there is no necessity to dwell on the issue of whether the respondents observed and complied with the requirements of due process before effecting complainants' dismissal from employment; and (4) complainants are not entitled to their claim for reinstatement with payment of full backwages, and other monetary claims such as damages and attorney's fees.

In a decision dated June 28, 2018, the labor arbiter dismissed the complaint for lack of merit. On August 2, 2018, STI ESG received a copy of the Memorandum of Appeal filed by complainants with the NLRC. On August 28, 2018, STI ESG filed its Answer to Appeal with the Eighth Division of the NLRC in Cagayan De Oro City where it was emphasized that the complainants had failed to show that the Arbiter a quo committed grave abuse of discretion and/or serious errors in rendering the assailed Decision, particularly in declaring that the complainants were lawfully terminated on the ground of loss of trust and confidence. In support of STI ESG's counter-arguments to the complainants' arguments, STI ESG stressed on the following important points: (a) the Appeal is just a 90% verbatim reproduction of the facts, arguments and discussion in their Position Paper; and (b) there was no such grave error shown in the case at bar considering that there is more than sufficient basis for the School to lose the trust and confidence it bestowed upon the complainants (i) as one of the complainants demonstrated, through repeated infractions, that complainant is not fit to continue undertaking the serious task and heavy responsibility of a CEO, and this holds true for the other complainant, being the COO of STI Davao, (ii) the willful act of disregarding the Operating Procedures and Systems equates to abuse of authority and, therefore, is sufficient basis for STI to lose its trust and confidence on the complainants, and (iii) the task of ensuring the integrity of the RFA by warranting the completeness and accuracy of the information and required supporting documents thereto, definitely falls within the complainants' scope of responsibilities.

In a Decision dated February 13, 2019, the Eighth Division of the NLRC in Cagayan De Oro City dismissed the Appeal filed by the complainants and hereby affirmed the earlier Decision of Labor Arbiter dated June 28, 2018. A motion for reconsideration dated March 4, 2019 was filed by the complainants. On March 25, 2019, STI ESG filed its Opposition to the Motion for Reconsideration filed by the complainants. In a Resolution dated March 26, 2019, the Eighth Division of the NLRC in Cagayan De Oro City denied the Motion for Reconsideration filed by the complainants.

On June 10, 2019, STI ESG received a copy of the Petition for Certiorari filed by complainants with the Court of Appeals in Cagayan De Oro City. On July 4, 2019, STI ESG received a copy of the Resolution dated June 25, 2019 of the Court of Appeals in Cagayan De Oro City dismissing the Petition for Certiorari filed by complainants for failure to comply with the requirements for filing said petition.

A motion for reconsideration dated July 18, 2019 on the said resolution of the Court of Appeals in Cagayan De Oro City dismissing the Petition for Certiorari was filed by complainants. As at September 11, 2019, STI ESG filed its Comment to the motion for reconsideration of the complainants.

As at February 15, 2021, STI ESG has yet to receive any action by the Court of Appeals on the motion for reconsideration filed by complainants.

d. Specific Performance Case. STI College Cebu, Inc. ("STI Cebu") was named defendant in a case filed by certain individuals for specific performance and damages. In their Complaint, the Plaintiffs sought the execution of Deed of Absolute Sale over a parcel of land situated in Cebu City on the bases of an alleged perfected contract to sell.

After the Trial Court resolved the motions filed by both parties, the Defendants filed the Consolidated Answer to the Amended Complaint on August 30, 2017. In the Consolidated Answer, Defendants asserted that there was no perfected contract to sell or of sale between STI ESG and the Plaintiffs considering that (a) there was no Board approval on the sale of the Subject Property; (b) lack of definite terms and conditions thereof; and (c) the Finance Officer of STI ESG has no authority to bind STI ESG on the alleged contract to sell or sale of the Subject Property.

After failed negotiations for amicable settlement as required under the Rules of the Court and the Trial Court allowed the (a) substitution of of STI Cebu by STI ESG and (b) amendment of the Complaint and Answer, the case proceeded to trial proper.

After both parties completed the presentation of evidence and filed their respective Memoranda, the Defendants received the Decision of the Trial Court on June 22, 2020.

In the Decision dated June 18, 2020, the Trial Court determined that there was no perfected contract to sell over the Property. The Trial Court affirmed that the Plaintiffs failed to obtain the consent of STI ESG. There was no evidence showing that STI ESG, through its Board of Directors, (a) gave its consent to the sale or (b) authorized Defendant Finance Officer to sell the Property in favor of the Plaintiffs.

However, the Trial Court determined that Defendant Finance Officer is liable to pay the Plaintiffs the total amount of P0.2 million representing temperate and exemplary damages ("Damages"). The Trial Court also determined that the actions of said Finance Officer insofar as (a) receipt of the earnest money, (b) lack of written authority from STI ESG during the negotiation and (c) continued assurances to the Plaintiffs in relation to the BIR ruling on the tax-free exchange and then sudden withdrawal from the transaction constitute bad faith.

Lastly, the Trial Court ordered STI ESG to return the amount of £0.3 million it received from the Plaintiffs as "earnest money" with interest rate of six percent (6.0%) per annum from receipt thereof on March 30, 2011 until latter's tender of the same to the Plaintiffs on July 2, 2015.

Both parties filed their respective Partial Motion for Reconsideration insofar as the (a) dismissal of the Complaint and (b) award of Damages.

On August 25, 2020, the Trial Court issued its *Order*, which modified the Decision only insofar as requiring STI ESG's Finance Officer to pay an additional \$\mathbb{P}50.0\$ thousand as attorney's fees in favor of the Plaintiffs. The rest of the findings in the Decision is affirmed.

Both the Plaintiffs and the Finance Officer filed their respective Notice of Appeal.

On December 1, 2020, STI ESG and the Defendant Finance Officer received the Notice, which requires the Appellants (Plaintiffs and the Defendant Finance Officer) to file their respective Appellant's Brief within 45 days from receipt of the Notice.

On January 25, 2021, STI ESG received the Appellant's Brief filed by the Plaintiffs.

STI ESG has until March 11, 2021 to file its Appellee's Brief.

e. Complaint for Damages filed by GATE (formerly STI-College Santiago, Inc.). Global Academy of Technology and Entrepreneurship, Inc. ("GATE") filed a complaint for Damages against STI ESG for its non-renewal of the Licensing Agreement despite the former's alleged compliance of the latter's audit recommendations. On the basis of such alleged invalid non-renewal of the Licensing Agreement, GATE seeks for (a) moral damages in the amount of £0.5 million, (b) exemplary damages in the amount of £0.5 million and (c) attorney's fees in the amount of 15% of the amount to be awarded and £3.0 thousand per court appearance.

After the Trial Court denied its Motion to Dismiss Ad Cautelam, STI ESG filed its Answer on June 9, 2017. In the Answer, STI ESG asserted that GATE has no cause of action against it because its decision not to renew the Licensing Agreement was in accordance with contractual stipulations therein that its renewal was upon mutual agreement of both parties. Considering the effectivity period of the Licensing Agreement expired on March 31, 2016 without being renewed by both parties, GATE could not claim any damages for the STI ESG's lawful exercise of its rights under the Licensing Agreement.

After the failed negotiations for amicable settlement as required by law and pre-trial proper, the parties presented their respective testimonial and documentary evidence.

On February 4, 2020, STI ESG received the Decision dated January 16, 2020. In the Decision, the Trial Court dismissed the instant case because the Plaintiffs failed to establish that STI ESG acted in abuse of rights when it refused to renew the Licensing Agreement with the Plaintiffs. The Trial Court confirmed that said Agreement clearly provided that the same can only be renewed by mutual agreement of the parties.

The Trial Court also ordered the payment by the Plaintiffs of STI ESG's counterclaim in the amount of P0.3 million as attorney's fees plus cost of suit.

Despite filing a Motion for Reconsideration, the Trial Court affirmed its dismissal of the Plaintiff's claim and the award of litigation cost in favor of STI ESG in an Order dated July 6, 2020.

On August 3, 2020, STI ESG received the Notice of Appeal filed by the Plaintiff.

After the records of the case are transmitted to the Court of Appeals, the Court of Appeals will issue a Notice which will require the Plaintiff to file its Appellant's Brief.

As at February 15, 2021, STI ESG has not received said Notice from the Court of Appeals.

f. *Criminal Case – Qualified Theft.* A complaint for qualified theft was filed by STI ESG against its former school accounting supervisor and acting school accountant ("former supervisor/accountant"). In the complaint, STI ESG alleged that said former supervisor/accountant manipulated the payroll registers of STI College Global City by including the name of a former faculty member of STI College Global City in the payroll registers and placing a corresponding salary and 13th month pay beside said faculty member's name. The salary of said former faculty member was deposited in a bank account belonging to the former

supervisor/accountant. The total amount deposited to the bank account of the former supervisor/accountant through this scheme amounted to \$\mathbb{P}0.2\$ million.

The complaint for qualified theft was filed with Office of the City Prosecutor of Taguig City. Summons to the former supervisor/accountant was returned undelivered despite STI ESG providing additional addresses of the former supervisor/accountant where the summons could be served.

After the former supervisor/accountant failed to appear on two preliminary investigations, the complaint was submitted for resolution.

On September 8, 2016, STI ESG filed an Ex-Parte Motion for Early Resolution to resolve the case pointing out that more than 16 months have elapsed since the matter was submitted for resolution.

As at February 15, 2021, the Office of the City Prosecutor of Taguig City has yet to issue a resolution in the instant case.

g. *Criminal Case – Syndicated Estafa*. A complaint for syndicated estafa was filed against STI ESG and its director by the president of a franchisee of STI ESG with the Provincial Prosecution Office of Rizal. In the complaint, said officer alleged that STI ESG illegally took over the operations of STI College Tanay, and used the tuition fees it collected for its benefit.

On December 29, 2020, STI ESG, through its representative, filed its Counter-Affidavit and presented evidence/documents showing that STI ESG managed STI College Tanay (a) when said officer initially allowed the same while there was an ongoing negotiation for the purchase of STI College Tanay, and (b) the take-over provisions of the Licensing Agreement triggered by the violations committed by the franchisee on said agreement.

Moreover, STI ESG further asserted that the complaint should be dismissed because the aforesaid president failed to attach/present a written authority from the Corporation, which allowed him to file the complaint, and represent the Corporation in the proceedings.

Lastly, said president included as a respondent a director who was not involved in the operations and management of STI College Tanay during the takeover of STI ESG.

As at February 15, 2021, the Provincial Prosecution Office of Rizal has yet to issue a resolution in the instant case.

h. Breach of contract. STI ESG engaged the services of Mobeelity Innovations, Inc. ("MOBEELITY") to deploy its digital classroom pilot, also known as eLMS and MOBEELITY committed to provide the necessary applications suite of the intended learning management system of STI ESG.

MOBEELITY undertook to provide STI ESG with access to the EDU 2.0 LMS (now known as NEO) and iMEET virtual classroom. MOBEELITY committed to provide STI ESG with online and on-site technical support for the implementation of the EDU 2.0 LMS and iMEET virtual classroom.

EDU 2.0 LMS is a product of Cypher Learning, and MOBEELITY was an authorized reseller of this product.

In accordance with the terms of the Agreement, STI ESG paid MOBEELITY the sum of P3.3 million as downpayment for services to be rendered by MOBEELITY for the First Semester of SY 2016-2017 or from June to November 2016.

On June 12, 2016, it came to the attention of STI ESG that Cypher Learning had terminated its relationship with MOBEELITY due to the fraudulent acts committed by MOBEELITY against Cypher Learning.

Pursuant to the arbitration clause of the Memorandum dated September 8, 2014 ("Memorandum") executed by STI ESG and MOBEELITY, STI ESG initiated the instant ad hoc arbitration to settle a dispute involving the reimbursement of \$\mathbb{P}3.3\$ million by MOBEELITY due to a breach of its obligations under the Memorandum.

After due proceedings, the Arbitral Tribunal issued the arbitral award dated August 9, 2018 wherein MOBEELITY is required to pay STI ESG the amount of ₱3.3 million and arbitration cost of ₱0.9 million.

STI ESG, through counsel, will file the appropriate petition before the Regional Trial Court of Makati City for the execution of the aforesaid arbitral award as required by law. However, STI ESG needs to identify any assets of MOBEELITY in order for the motion for execution to be effective.

i. Criminal Case. A complaint for qualified theft was filed by iACADEMY against its former Cashier. Based on the complaint, the former Cashier manipulated the Daily Cash Collection Summary Reports submitted to the iACADEMY by tampering (a) deposit slips; (b) official receipts and (c) other documents and making it appear that the payments received for rental payments on the use of iACADEMY's Auditorium were from other collections of iACADEMY, which she received as its Cashier. Considering said rental payments should have been recorded as part of the collection, the cash collection from other transactions reported by the former Cashier to have been received and deposited in the bank accounts of iACADEMY, is understated. Through this scheme, the former Cashier stole the corresponding amount appearing in the said tampered documents from the cash collection, which should have been deposited in the iACADEMY's bank accounts.

On January 30, 2020, iACADEMY filed the complaint for qualified theft for the total amount of P1.7 million for the period of January 24, 2018 until July 2, 2019 from the cash collection of iACADEMY. Despite receipt of summons, the former Cashier failed to appear on the preliminary investigation hearings. On July 20, 2020 the handling prosecutor submitted the complaint for resolution.

As at February 15, 2021, the Office of the City Prosecutor of Makati City has yet to issue a resolution in the said complaint.

j. Due to the nature of their business, STI ESG and STI WNU are involved in various legal proceedings, both as plaintiff and defendant, from time to time. The majority of outstanding litigation involves illegal dismissal cases under which faculty members have brought claims against STI ESG and STI WNU by reason of their faculty contract and/or employment contracts. STI ESG and STI WNU are not engaged in any legal or arbitration proceedings (either as plaintiff or defendant), including those which are pending or known to be contemplated and its BOD has no knowledge of any proceedings pending or threatened against STI ESG and STI WNU or any facts likely to give rise to any litigation, claims or proceedings which might materially affect its financial position or business. Management and its legal counsels believe that STI ESG and STI WNU have substantial legal and factual bases for its position and are of the opinion that losses

arising from these legal actions and proceedings, if any, will not have a material adverse impact on the Group's consolidated financial position as well as in the results of its operations.

- k. STI WNU is likewise contingently liable for lawsuits or claims filed by third parties, including labor-related cases, which are pending decision by the courts, the outcome of which are not presently determinable.
- Other subsidiaries also stand as defendant of various lawsuits and claims filed by their former employees. The complainants are seeking payment of damages such as backwages and attorney's fees.

As at February 15, 2021, the cases are pending before the Labor Arbiters.

Management and their legal counsels believe that the outcome of these cases will not have a significant impact on the unaudited interim condensed consolidated financial statements.

Commitments

a. Financial Commitments

STI ESG has a £115.0 million domestic bills purchase lines from various local banks as at December 31, 2020, specifically for the purchase of local and regional clearing checks. Interest on drawdown from such facility is waived except when drawn against returned checks, in which case the interest shall be the prevailing lending rate of such local bank. This facility is on a clean basis.

In December 2014, the Parent Company issued a Surety Agreement in favor of China Bank to secure STI WNU's ₱300.0 million long-term loan and ₱5.0 million credit line. As at December 31, 2020 and June 30, 2020, STI WNU's long-term loan amounted to ₱19.6 million and ₱39.4 million, respectively. The ₱5.0 million credit line has never been availed and has not been renewed. As at January 31, 2021, the ₱19.6 million long-term loan has been fully paid.

On September 16, 2020, a Comprehensive Surety Agreement was executed by STI Holdings in favor of LandBank in relation to the \$\mathbb{P}250.0\$ million Term Loan/Rediscounting Line Facility granted by LandBAnk in favor of STI ESG.

b. Capital Commitments

As at December 31, 2020 and June 30, 2020, STI ESG has contractual commitments and obligations for the construction of the building for STI Legazpi with an aggregate project cost of \$\text{P251.8}\$ million of which \$\text{P230.2}\$ million and \$\text{P170.5}\$ million have been paid as at December 31, 2020 and June 30, 2020, respectively.

STI WNU likewise has contractual commitments and obligations for the construction of school buildings and upgrade of its facilities aggregating to \$\mathbb{P}7.2\$ million and \$\mathbb{P}16.7\$ million as at December 31, 2020 and June 30, 2020, respectively. Of these, \$\mathbb{P}3.3\$ million and \$\mathbb{P}13.7\$ million have been paid as at December 31, 2020 and June 30, 2020, respectively.

iACADEMY has contractual commitments and obligations for the construction of its Yakal Campus totaling \$\mathbb{P}\$1,059.9 million as at December 31, 2020 and June 30, 2020. Of these, \$\mathbb{P}\$981.4 million have been paid as at December 31, 2020 and June 30, 2020.

c. Others

(i) On April 21, 2017, STI ESG, Mr. Tony Tan Caktiong ("TTC"), STI Tanauan, and Injap Investments, Inc. (Injap), referred collectively as the Joint Venture Parties, entered into an agreement to transform STI Tanauan into a Joint Venture Company which shall operate a farm-to-table school that offers courses ranging from farm production to food services.

The Joint Venture Parties also agreed to increase STI Tanauan's authorized capital stock to an amount that will be agreed by the Joint Venture Parties in a separate agreement. As agreed by the Joint Venture Parties, the increase in the authorized capital stock will be funded through STI Tanauan's declaration of stock dividends to STI ESG based on STI Tanauan's unrestricted retained earnings as at March 31, 2017 and cash payments by the Joint Venture Parties.

The equity sharing in the Joint Venture Company would be 60%, 25% and 15% for STI ESG, TTC and Injap, respectively.

On June 21, 2017, in separate meetings, the stockholders and the BOD of STI Tanauan approved the increase in the authorized capital stock of STI Tanauan from \$\mathbb{P}1.0\$ million divided into 10,000 shares with a par value of \$\mathbb{P}100.0\$ to \$\mathbb{P}75.0\$ million divided into 750,000 shares with a par value of \$\mathbb{P}100.0\$ The increase will be funded through the declaration of stock dividends and cash subscriptions by the shareholders. In the same meeting, the stockholders and the BOD approved the declaration of 150,000 shares as stock dividends with an aggregate par value of \$\mathbb{P}15.0\$ million to be distributed to stockholders of record as at March 31, 2017 based on the unrestricted retained earnings of STI Tanauan as shown in its audited financial statements as at March 31, 2017.

On January 24, 2018, STI ESG subscribed to and fully paid for 35,000 shares at a subscription price of P495.0 per share for a total of P17.3 million.

On February 26, 2018, STI Tanauan applied with the SEC to increase its authorized capital stock from \$\mathbb{P}\$1.0 million to \$\mathbb{P}\$75.0 million.

On March 2, 2018, the SEC approved the increase and issued the Certificate of Approval on Increase of Capital Stock.

On March 3, 2018, STI Tanauan issued to STI ESG stock dividends of 150,000 shares and 35,000 shares as subscribed by the latter.

(i) On December 17, 2018, the CHED, Unified Student Financial Assistance System for Tertiary Education Board ("UniFAST") and STI ESG signed a memorandum of agreement to avail of the Tertiary Education Subsidy ("TES") and Student Loan Program ("SLP") for its students under the Universal Access to Quality Tertiary Education Act ("UAQTEA") and its Implementing Rules and Regulations ("IRR"). Republic Act No. 10931 or the UAQTEA and its IRR provide among others, that to support the cost of tertiary education or any part or portion thereof, TES and SLP are established for all Filipino students who shall enroll in undergraduate and post-secondary programs of private HEIs. Accordingly, the TES and the SLP shall be administered by the UniFAST Board. The annual TES for students, subject to guidelines and implementing rules and regulations on the release of TES, enrolled in SUCs or CHED recognized LUCs is ₱40.0 thousand. Students enrolled in select private HEIs who are qualified to receive the TES, are entitled to ₱60.0 thousand. The TES sharing agreement states that ₱40.0 thousand goes to the TES student grantee and ₱20.0 thousand to the private

HEI. The subsidy is for tuition and other related school fees and should cover the living allowance, books, supplies, transportation and miscellaneous expense. Additional benefits are likewise given to Persons with Disabilities ("PWDs") and graduates of programs with licensure exams amounting to P30.0 thousand per annum and P10.0 thousand, respectively. Under the TES program, CHED pays directly the schools where these students enrolled.

- (ii) On October 21, 2019, STI ESG, acting on its own and in behalf of NAMEI Polytechnic Institute Inc. (collectively referred to as "STI") and Raft Shore People, Inc. ("RAFT"), entered into a Cooperation Agreement (the "Agreement") to work together to ensure that the seafarers of the Philippines continue to be the preferred employees of international shipping companies. In summary, the parties agree as follows:
 - a. Establish a culinary school offering modular culinary courses which shall prepare the students to work on board cruise vessels and to jointly oversee the preparation and implementation of modular culinary and catering courses.
 - b. To jointly oversee the preparation and implementation of the curriculum for courses such as Bachelor of Science in Marine Transportation, Bachelor of Science in Marine Engineering, Senior High School Maritime track and Maritime Information Technology Programs. The parties likewise endeavor to enhance the curriculum with electives or additional modular courses in keeping with the requirements of the international shipping industry and the International Convention on Standards of Training, Certification and Watchkeeping for Seafarers ("STCW").
 - c. To engage the Dean and other administrators as well as the members of the faculty who are professionals and are highly qualified to provide the students with the requisite education and training which will prepare them for work on board vessels.

The parties recognize that RAFT has already incurred expenses, including faculty costs in preparation for this cooperation agreement. As such, STI will reimburse RAFT US\$150,000, with 50% payable upon signing of the agreement while the remaining 50% will be payable within calendar year 2020. Additionally, and as compensation for jointly overseeing and providing academic governance, selection and management of faculty, as well as curriculum and courseware preparation and implementation for the courses agreed upon, STI shall pay RAFT the sum of US\$10,000 per month beginning January 2020. The parties also agreed that a variable compensation of 5% of the tuition fee shall be paid to RAFT when the student population reaches 2,000 plus an additional 1% variable compensation for every 1,000 enrollees while RAFT shall receive 5% of tuition fee for the culinary/hospitality programs upon reaching a student population of 2,000 plus 1% variable compensation for every 1,000 enrollees. Said variable compensation may be increased from year to year at the discretion of the governing board.

In light of the effects of the pandemic on the operation of schools and the economy as a whole, the parties agreed to hold the implementation of the foregoing paragraph in abeyance.

27. Fair Value Information of Financial Instruments

The Group's financial instruments consist of cash and cash equivalents, receivables, advances to associates and joint ventures, deposits, equity instruments at FVOCI, interest-bearing loans and borrowings, accounts payable and other current liabilities, bonds payable, obligations under finance lease and lease liabilities. The primary purpose of these financial instruments is to finance the Group's operations.

There are no material unrecognized financial assets and liabilities as at December 31, 2020 and June 30, 2020.

Due to the short-term nature of cash and cash equivalents, receivables and accounts payable and other current liabilities, their carrying values reasonably approximate their fair values as at December 31, 2020.

The following methods and assumptions were used to estimate the fair value of each class of financial instrument for which it is practicable to estimate such value.

Cash and Cash Equivalents, Receivables and Accounts Payable and Other Current Liabilities. Due to the short-term nature of transactions, the fair values of these instruments approximate the carrying amounts as at December 31, 2020.

Rental and Utility Deposits. The fair values of these instruments are computed based on the present value of future cash flows discounted using the prevailing BVAL reference rates that are specific to the tenor of the instruments' cash flows at the end of the reporting period.

Equity instruments designated at FVOCI. The fair values of publicly-traded equity instruments designated at FVOCI, classified under Level 1, are determined by reference to market bid quotes as at financial reporting date. The fair values of unquoted shares under Level 2 are determined using valuation techniques with inputs and assumptions that are based on market observable data and conditions. Such techniques include using recent arm's-length market transactions; reference to the current market value of another instrument which is substantially the same.

Interest-bearing Loans and Borrowings. The carrying value approximates its fair value because of recent and regular repricing based on market conditions.

Lease Liabilities. Estimated fair value is based on the present value of future cash flows discounted using the prevailing BVAL reference rates that are specific to the tenor of the instruments' cash flows at the end of the reporting period.

Obligations under Finance Lease. The fair values of obligations under finance lease are computed based on the discounted present value of lease payments with discount rate ranging from 5.59% to 6.18% as at December 31, 2020.

Refundable Deposits. The fair values of the refundable deposits are computed based on the present value of future cash flows discounted using the prevailing BVAL reference rates that are specific to the tenor of the instruments' cash flows at the end of the reporting period.

Management believes that the fair values of deposits, obligations under finance lease, bonds payable and other noncurrent liabilities as at December 31, 2020 do not significantly differ from the fair values of these financial instruments as at June 30, 2020.

28. Note to Consolidated Statements of Cash Flows

The Group's material non-cash investing and financing activities follow:

- a. Accounts receivable amounting to US\$10.0 million for the disposal of STI ESG's 20% share in the ownership of Maestro Holdings as at December 31, 2020. STI ESG received an aggregate amount of US\$6.0 million as at February 15, 2021 while the balance of US\$4.0 million would be paid on or before February 28, 2021, as per agreement.
- b. Noncash additions to ROU assets presented under "Property and equipment" amounting to \$\text{P21.3}\$ million for the six-month period ended December 31, 2020.
- c. Unpaid progress billing for construction-in-progress amounting to P17.4 million and P3.0 million as at December 31, 2020 and 2019, respectively.
- d. Acquisitions of property and equipment under finance lease presented as part of "Property and equipment" account in the unaudited interim condensed consolidated statements of financial position amounting to nil and P4.8 million for the six-month periods ended December 31, 2020 and 2019.
- e. Uncollected dividends amounting to \$\mathbb{P}2.0\$ million as at December 31, 2019, subsequently received in January 2020.

29. Business Combination

STI Calbayog and STI Dumaguete. On December 3, 2020, STI ESG acquired the assets of STI Calbayog and STI Dumaguete, which are owned and operated by former franchisees, for P2.7 million and P2.3 million, respectively. The transactions were accounted as a business combination. The purchase price consideration has been allocated to the net assets based on the fair values at the date of acquisition resulting in excess of consideration over fair value of assets acquired aggregating to P1.9 million.

The following are the identifiable assets and liabilities as at the date of acquisition:

STI Calbayog

Assets	
Receivables	₽589,782
Inventories	21,508
Property and Equipment	798,020
Other noncurrent asset	190,000
	1,599,310
Liabilities	
Accounts payable and other current liabilities	225,031
Total identifiable net assets at fair value	1,374,279
Purchase consideration transferred	2,700,000
Excess of consideration	₽1,325,721

STI Dumaguete

Assets	
Receivables	₽1,482,130
Prepaid Expenses	12,835
Inventories	38,891
Property and Equipment	264,872
	1,798,728
Liabilities	
Accounts payable and other current liabilities	102,965
Total identifiable net assets at fair value	1,695,763
Purchase consideration transferred	2,300,000
Excess of consideration	₽604,237

30. Changes in Liabilities Arising from Financing Activities

Total liabilities from financing activities

₽4,555,659,451

₽127,033,107

	July 1, 2020	Cash flows	Reclassified as current	Lease modifications (Notes 2 and 10)	Reclassified as noncurrent	New leases	Capitalized borrowing cost (Note 10)	Dividends declared (Note 19)	Interest expense	December 31, 2020
Current interest-bearing loans and										_
borrowings	P358,566,076	P120,200,000	₽40,000,000	₽-	(P120,000,000)	₽–	₽–	₽–	P27,303	P398,793,379
Bonds payable	2,966,097,772	_	_	_	_		_	_	3,438,387	2,969,536,159
Interest-bearing loans and borrowings -					4.00.000.000					
net of current portion	1,432,045,165	397,000,000	(40,000,000)	_	120,000,000		_	_	715,323	1,909,760,488
Lease liabilities	552,590,291	(59,212,638)	-	(27,543,192)	_	21,677,164	_		13,968,208	501,479,833
Dividends payable	25,930,201	(229)	_	_	_	_	-	35,331,626	_	61,261,598
Interest payable	35,221,629	(152,204,076)					2,480,844		151,722,106	37,220,503
Total liabilities from financing activities	P5,370,451,134	₽305,783,057	₽-	(P27,543,192)	₽-	P21,677,164	P2,480,844	P35,331,626	₽169,871,327	P5,878,051,960
	July 1, 2019	Cash flows	Reclassified as current	Lease modifications (Notes 2 and 10)	Reclassified as noncurrent	New leases	Capitalized borrowing cost (Note 10)	Dividends declared (Note 10)	Interest expense	December 31, 2019
Current interest-bearing loans and	D2 00 600 000	(P250 000 000)	P250 000 000	D.	D	ъ	ъ	D	ъ.	P2 00 600 000
borrowings	₽299,600,000	(£359,800,000)	₽359,800,000	₽–	₽–	₽_	₽–	₽–	₽–	₽299,600,000
Current obligations under finance leases	6,291,470	(4,118,874)	3,881,859	=	=	839,268	=	=	2 221 566	6,893,723
Bonds payable	2,959,532,836	_	_	_	_	_	_	_	3,231,566	2,962,764,402
Interest-bearing loans and borrowings -	1 212 450 922	645 125 000	(250,900,000)						790 221	1 400 574 162
net of current portion	1,213,459,832	645,125,000	(359,800,000)	_	_	_	_	_	789,331	1,499,574,163
Noncurrent obligations under finance leases	10,476,484	_	(3,881,859)			4,353,915				10,948,540
	24,566,795	(1,988,139)	(3,081,039)	_	_	4,333,913	_	175,972,116	_	198,550,772
Dividends payable Interest payable	, ,		_	_	_	_	_	1/3,9/2,110	_	190,330,772
	41,732,034	(152,184,880)	_			_	2.188.779		145,594,678	37,330,611

₽-

₽-

₽5,193,183

₽–

₽2,188,779

₽5,015,662,211

31. Other Matter

a. In a move to contain the COVID-19 outbreak, on March 13, 2020, the Office of the President of the Philippines issued a Memorandum directive to impose stringent social distancing measures in the National Capital Region ("NCR") effective March 15, 2020. On March 16, 2020, Presidential Proclamation No. 929 was issued, declaring a State of Calamity throughout the Philippines for a period of six (6) months and imposed an ECQ throughout the island of Luzon starting March 17, 2020 until April 12, 2020, which was subsequently extended to May 15, 2020 in the NCR and other areas. On May 11, 2020, IATF Resolution No. 35 was issued, placing high-risk local government units ("LGUs") (i.e., entire Metro Manila, Laguna, and Cebu City) under modified enhanced community quarantine ("MECQ") from May 16, 2020 until May 31, 2020.

On May 29, 2020 under IATF Resolution No. 41 series of 2020, all Highly Urbanized Cities ("HUCs") of the NCR and the Municipality of Pateros were placed under GCQ until June 15, 2020, subsequently extended until June 30, 2020 under IATF Resolution No. 46-A dated June 15, 2020. On June 29 and again on July 14, 2020, the GCQ in the NCR and some areas was extended further to July 15 and July 31, 2020 under IATF Resolution Nos. 50-A and 55-A, respectively.

On August 3, 2020, the Office of the President supported an urgent appeal by medical workers to reimpose stricter quarantine measures in the NCR and selected provinces and declared these areas under MECQ from August 4 to 18. The quarantine status of these areas was subsequently downgraded to GCQ from August 19 until August 31, 2020.

IATF Resolution No. 67 dated August 31, 2020 placed all HUCs of the NCR and the municipality of Pateros under GCQ. The rest of the country was placed under modified general community quarantine ("MGCQ") except for Iligan City where MECQ was imposed. These quarantine classifications are effective September 1 to September 30, 2020, without prejudice to the declaration of localized ECQ in critical areas.

On September 7, 2020 the IATF approved the recommendation of the National Chief Implementer of the Philippines' Declared National Policy Against COVID-19 to place Lanao del Sur and the City of Bacolod under MECQ from 8 September 2020 until 30 September 2020 under IATF Resolution No. 69-A.

On September 16, 2020, the President issued Proclamation No. 1021 (s.2020) extending the period of the State of Calamity throughout the Philippines due to Coronavirus Disease 2019 declared under Proclamation No. 929, (s.2020) IATF Resolution No. 74 on September 24, 2020 placed the City of Iloilo under MECQ from September 25 to October 9, 2020.

On September 28, 2020, the IATF issued Resolution No. 75-A declaring until October 31, 2020 the GCQ status on all HUCs of the NCR and municipality of Pateros, Batangas, Bacolod City, Tacloban City, Iligan City and Lanao del Sur. The MGCQ status for the rest of the country was likewise extended until October 31, 2020, without prejudice to the declaration of localized ECQ in critical areas. The City of Iloilo was placed under GCQ beginning October 1, 2020, notwithstanding IATF Resolution No. 74 s. 2020.

On October 26, 2020, the President of the Philippines approved the recommendation of the IATF to keep the NCR, Bacolod City, Iloilo City, Tacloban City, Iligan City, Batangas and Lanao del Sur under GCQ until November 30, 2020. The community quarantine classifications are still subject to appeal from concerned LGUs. Metro Manila mayors favored retaining the GCQ status of their jurisdictions until year-end to contain COVID-19, although with eased restrictions on

mobility, transport, and business. With the latest announcement of quarantine classification, no region in the country is subject to the strictest quarantine classifications of ECQ and MECQ in November 2020.

On November 30, 2020, the President of the Philippines extended the implementation of GCQ in Metro Manila until December 31, 2020. Areas also under GCQ until the end of December 2020 are Batangas, Iloilo City, Tacloban City, Lanao del Sur, Iligan and Davao City, while the rest of the country is under MGCQ.

On December 14, 2020, the IATF issued Resolution No. 88 placing Isabela, excluding Santiago City, back to GCQ due to increase in COVID-19 infections until December 31, 2020. The IATF elevated the province's status from MGCQ to GCQ following the proposal of the Governor of Isabela.

On December 28, 2020, the President of the Philippines announced that the GCQ status of Metro Manila will remain until January 31, 2021. The provinces of Batangas, Isabela, Lanao del Sur, Davao del Norte, and cities of Santiago, Iloilo, Tacloban, Iligan and Davao will also remain under GCQ until the end of January 2021. The rest of the country will remain under the least restrictive MGCQ.

On January 29, 2021, the President of the Philippines retained the GCQ classification of the NCR and Davao City. Also, under GCQ are Batangas and Cordillera Administrative Region which includes Abra, Apayao, Benguet, Baguio City, Ifugao, Kalinga, and Mountain Province for Luzon; Tacloban City for the Visayas; Davao del Norte, Lanao del Sur and Iligan City for Mindanao. Santiago City, Ormoc City, and all other areas are placed under MGCQ. The risk-level classifications are effective from February 1 until February 28, 2021.

These measures have caused disruptions to businesses and economic activities, and their impact on businesses continues to evolve. The Group has considered the impact of these disruptions to its financial position, performance and cash flows as at and for the six-month period ended December 31, 2020. Considering the evolving nature of this outbreak, the Group continues to monitor the situation and will take further actions as necessary and appropriate in response to these economic disruptions and other consequences.

STI Education Systems Holdings, Inc. Aging of receivables As of December 31, 2020

Type of Accounts Receivable	Total	0-30 days	31-60 days	61-90 days	over 90 days
Current Receivables	1,365,757,038	1,074,295,755	17,315,440	23,802,077	250,343,766
	1,365,757,038	1,074,295,755	17,315,440	23,802,077	250,343,766

TYPE OF ACCOUNTS RECEIVABLE	NATURE/DESCRIPTION	COLLECTION PERIOD
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Current Receivables

Tuition fees and other current receivables

Monthly

STI EDUCATION SYSTEMS HOLDINGS, INC.

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

OVERVIEW

STI Education Systems Holdings, Inc. ("STI Holdings" or "the Parent Company") was originally established in 1928 as a Philippine branch office of Theo H. Davies and Co., a Hawaiian corporation. It was reincorporated as a Philippine company in 1946 as part of the Jardine-Matheson group and was listed in the Philippine Stock Exchange on October 12, 1976. STI Holdings was then sold to Filipino investors in 2006. In March 2010, it became part of the Tanco Group of Companies. The Parent Company completed its follow-on offering of 2.9 billion shares in November 2012 comprising of primary and secondary issues. Today, it is a holding company with investments in three large educational institutions and is also the owner of Attenborough Holdings Corporation ("AHC") which was a party to the various agreements with Philippine Women's University ("PWU") and Unlad Resources and Development Corporation ("Unlad"). STI Holdings directly owned Neschester Corporation ("Neschester") until its merger with Information and Communications Technology Academy, Inc. ("iACADEMY") in April 2018. The Parent Company's three subsidiaries involved in education are STI Education Services Group, Inc. ("STI ESG"), STI West Negros University, Inc. ("STI WNU") and iACADEMY.

education needs of the Philippines. It evolved from its wholly-owned training centers to granting franchises to several locations in Metro Manila. In 1995, STI ESG was granted a permit by the Commission on Higher Education ("CHED") to operate colleges. It started to roll out the four-year college programs in 1996. From offering various degrees related to Computer Science, STI ESG showed its strength beyond IT by expanding the existing programs to bachelor's degrees in the fields of Business Administration, Computer Engineering, Hospitality Management, Tourism Management, Accountancy, Communications and Multimedia Arts, among others. STI ESG is also offering Senior High School ("SHS"). Starting School Year ("SY") 2020-2021, select schools in the Group were given government permits to offer Bachelor of Science in Retail Technology and Consumer Science Program ("BSRTCS") and government recognition to offer a 2-year Associate in Retail Technology Program ("ART"). ART has a ladderized curriculum preparatory for the BSRTCS and graduates of ART will receive a diploma upon completion of the program.

On November 11, 2019, the SEC approved the incorporation of STI Training Academy, Inc. ("STI Training Academy") with STI ESG owning 100% of the subscribed and issued capital stock. STI Training Academy was established to operate a Technical Vocational Educational Institution, assessment center, and training center which shall provide courses of study to seafarers, officers, cadets and other individuals involved or interested in maritime operations, subject to laws of the Philippines and various international rules that regulate maritime operations, including training programs with Technical Education and Skills Development Authority ("TESDA"); and to provide other professional courses and training, such as tanker courses and their allied and security programs including stewarding and culinary studies.

In September 2020, STI ESG announced the suspension of the operations of some of its owned schools namely: STI Cebu, STI Iloilo, STI Quezon Avenue and STI Tuguegarao for SY 2020-2021 and cessation of the operations of STI Pagadian effective SY 2020-2021. Similarly, STI ESG announced the cessation of operations of some of its franchised schools namely: STI College Bohol, Inc. ("STI Bohol"), STI College Recto, Inc. ("STI Recto"), Sungold Technologies, Inc. ("STI Zamboanga"), STI College Pasay, Inc. ("STI Pasay"), STI College Dipolog, Inc. ("STI Dipolog"), STI College San Francisco, Inc. ("STI San Francisco") and suspension of operations of STI College Parañaque, Inc. ("STI Parañaque") effective SY 2020-2021. STI ESG determined that continuing the operations of these schools was no longer viable due to low enrolment turnout and/or the high cost of rental of facilities. As at December 31, 2020, STI ESG has a network of 64 active schools comprising of 60 colleges and 4 education centers. Of the total number of schools, STI ESG owns 35 while franchisees operate 29 schools.

The students enrolled in the aforementioned schools were given the option to transfer to other STI schools. The suspension and cessation of operations of the STI schools mentioned above would not have a material financial impact on STI ESG.

STI ESG embarked on expansion and capital improvement projects as it encouraged schools to move from rented space into school-owned stand-alone campuses. Several franchised schools likewise started their own facilities expansion programs. To date, STI ESG has 19 wholly-owned campuses with newly constructed/renovated buildings while 11 franchised schools constructed/renovated their buildings and upgraded their facilities.

STI ESG's total student capacity, net of the aforementioned school closures, aggregates to 149,188 students, with 102,878 pertaining to owned schools and 46,310 for franchised schools.

STI WNU was founded on February 14, 1948. The campus sits on a 3.1-hectare property in the heart of Bacolod City. STI WNU was granted its university status by CHED on February 11, 2008. STI Holdings acquired 99.5% ownership of the university on October 1, 2013. Since then, STI WNU's facilities have been undergoing continuous upgrade.

The university offers primary, junior and senior high school, tertiary and post-graduate courses. Tertiary courses include Engineering, Education, Criminology, Business courses such as Accountancy, Management Accounting and Business Administration, Hospitality and Tourism Management, Information System and Technology, Computer Science and Maritime Training Courses required by the Maritime Industry Authority ("MARINA") for officers and crew on board Philippine and/or foreign registered ships operating in Philippine and/or international waters. For SY 2020-2021, STI WNU was given government permits to offer the Bachelor of Science in Retail Technology and Consumer Science Program and a 2-year Associate in Retail Technology Program. Post-graduate courses include Master's degrees in Business Administration, Public Administration, Nursing and Education, and Doctorate degrees in Public Administration and Educational Management.

On September 21, 2018, the Securities and Exchange Commission ("SEC") approved the amendment of STI WNU's Articles of Incorporation allowing the latter to provide technical-vocational education training services under TESDA and/or operate a Training Center as well as an Assessment Center, in relation to the said services.

STI WNU's facilities can accommodate 12,000 students. The classrooms are available for its primary, secondary, tertiary and post-graduate students. There is also ample space for its Maritime Training Center.

iACADEMY is a premier school that specializes in course offerings in animation, multimedia arts and design, fashion design and technology, software engineering, game development, film and visual effects and real estate management. Starting SY 2020-2021, iACADEMY is offering two new programs, namely: Bachelor of Science in Computer Science major in Data Science and Bachelor of Science in Computer Science major in Cloud Computing. It has also been given a government permit to offer Bachelor of Science in Accountancy starting SY 2020-2021. iACADEMY also offers Senior High School.

It started in 2002 as a wholly-owned subsidiary of STI ESG until its spin-off when it became a 100% owned subsidiary of STI Holdings in September 2016. The school's first campus is at iACADEMY Plaza in Makati – the Central Business District of Metro Manila. Today, classes are conducted at the school's Nexus building along Yakal St. in Makati City, with top of the line multimedia arts laboratories and computer suites.

In April 2016, CHED granted iACADEMY a Government Authority ("GA") to operate as a Transnational Education ("TNE") provider for the Master in Business Administration ("MBA") program in partnership with DePaul University, Chicago, Illinois, United States of America, as the degree granting institution. The GA was valid up to April 26, 2018 and was applicable only to the iACADEMY Plaza campus.

On May 31, 2019, iACADEMY and DePaul decided to terminate the licensing agreement to offer a Graduate Business Program in light of the demands of the industry, and explore other potential projects that iACADEMY and DePaul may jointly pursue in the future.

On August 31, 2020, iACADEMY was invited to participate in the Global Brand Awards 2020 for the Award Title of "Most Innovative Education Provider - Philippines 2020" under the category of Education Awards. On September 23, 2020, iACADEMY received a notice stating that iACADEMY is included in the final round of assessment to win the award for the "Most Innovative Education Provider - Philippines 2020."

On October 14, 2020, iACADEMY won the international award from the UK-based publications company Global Brands along with other top-tier schools, including Harvard, Massachusetts Institute of Technology ("MIT") and Nanyang Technological University. iACADEMY bagged the award against other international schools across the world and became the only Philippine school to get this distinction from the said international award-giving body.

 Neschester is a real estate company whose major asset is a parcel of land in Makati City with an area of 2,332.5 square meters. In August 2016, STI Holdings acquired 100% ownership of Neschester. On April 10, 2018, Neschester was merged with iACADEMY.

On September 20, 2016, iACADEMY had its groundbreaking ceremony on the parcel of land owned by Neschester. It is now the site of its Yakal campus housing both senior high school and college students. iACADEMY's Yakal campus building was launched as iACADEMY Nexus on February 12, 2018. Nexus has a student capacity of 3,000.

• AHC is a holding company which is a party to the Joint Venture Agreement and Shareholders' Agreement ("Agreements") among the Parent Company, PWU and Unlad. It granted advances amounting to ₱65.0 million to Unlad by virtue of these Agreements. AHC assigned these receivables to the Parent Company on March 1, 2016.

On March 22, 2016, AHC became a party to an arrangement for the settlement of the loans and advances, which included the said receivables. As of March 31, 2016, the loans and advances arising from the Agreements had been fully settled.

STUDENT POPULATION

The enrollment figures at the start of the School Year ("SY") of the schools under STI Holdings are as follows:

	SY 2020-2021	SY 2019-2020	Decr	ease
			Enrollees	Percentage
STI ESG		-		
Owned schools	39,890	44,811	4,921	11%
Franchised schools	22,600	29,987	7,387	25%
	62,490	74,798	12,308	16%
iACADEMY	2,149	2,566	417	16%
STI WNU	5,584	6,603	1,019	15%
Total Enrollees	70,223	83,967	13,744	16%

Grouping the students in terms of government regulatory agencies supervising the programs, wherein CHED pertains to students enrolled in tertiary and post-graduate programs, TESDA students are those enrolled in technical-vocational programs while Department of Education ("DepEd") pertains to primary and secondary education including SHS, following are the numbers:

CV 2020 2021

	SY 2020-2021					
	CHED	TESDA	DEPED*	TOTAL		
STI ESG	35,412	1,036	26,042	62,490		
iACADEMY	1,383	-	766	2,149		
STI WNU	3,381	-	2,203	5,584		
Total	40,176	1,036	29,011	70,223		
Proportion of						
CHED:TESDA:DepEd	57%	2%	41%	100%		
		SY 2019-2	2020			
	CHED	TESDA	DEPED*	TOTAL		
STI ESG	40,737	2.152	21 000			
311 L3G	40,737	2,152	31,909	74,798		
iACADEMY	1,421	2,152 -	31,909 1,145	74,798 2,566		
	,	2,132 - -				
iACADEMY	1,421	2,152 - - 2,152	1,145	2,566		
iACADEMY STI WNU	1,421 3,744	, - -	1,145 2,859	2,566 6,603		

^{*} STI ESG DepEd count includes 25,801 SHS students and the 241 students of NAMEI who are enrolled in basic education in SY2020-2021 and 31,455 SHS students and the 454 students of NAMEI who are enrolled in basic education in SY2019-2020. For iACADEMY, this represents the number of enrolled SHS students while for STI

WNU, this is the total of 1,470 SHS students and the 733 students enrolled in basic education in SY 2020-2021 and 1,874 SHS students and the 985 students enrolled in basic education in SY 2019-2020.

Enrollment in SY 2020-2021 declined compared to SY 2019-2020 due to the impact of the Coronavirus Disease 2019 ("COVID-19") pandemic.

To contain the outbreak of the COVID-19, the Office of the President of the Philippines issued a Memorandum on March 13, 2020 to impose, adopt and implement the guidelines on the stringent social distancing measures including but not limited to class suspension, prohibition of mass gatherings, imposition of community quarantine, among others, in the National Capital Region ("NCR") and in other parts of the country effective March 15, 2020. These measures have caused disruptions to businesses and economic activities, and their impact on businesses continues to evolve.

For SY 2019-2020, the school calendars of STI ESG and STI WNU for SHS and Tertiary students were from June 2019 to March 2020 and July 2019 to April 2020, respectively. With the imposition of the Enhanced Community Quarantine ("ECQ") throughout Luzon, classes in all levels were suspended on March 17, 2020. Classes of SHS students of STI ESG and STI WNU were completed by the end of March 2020 while classes in the tertiary level were suspended in all campuses nationwide to ensure the safety and welfare of the students.

The tertiary students were given three options to finish the second semester of SY 2019-2020, namely (1) online learning for those who are willing and can go online, may finish all their lessons via the e-Learning Management System ("eLMS"); (2) offline learning for those who are willing to continue and finish all their lessons but cannot go online, in which case handouts were provided to the students; or (3) face-to-face for those who cannot go online and opt to wait until STI ESG and STI WNU could resume classes under the "new normal" operations with face-to-face classes combined with applicable learning modes. Classes of students who opted for online and offline studies resumed in the third week of May 2020 and were completed as at July 30, 2020.

For SY 2020-2021, STI ESG and STI WNU introduced the ONline and ONsite Education ("ONE") STI Learning Model. The ONE STI Learning Model is an innovative approach to student development that uses digital tools and online technology combined with invaluable hands-on practice and onsite engagements to achieve the students' academic objectives through a responsive learning experience. Onsite learning refers to school activities to be conducted on-campus. Onsite activities follow the latest regulations issued by the Inter-Agency Task Force for the Management of Emerging Infectious Diseases ("IATF"), DepEd for SHS, TESDA and CHED for College. Classes of both SHS and tertiary started on September 7, 2020.

For iACADEMY, the school calendars for SY 2019-2020 of SHS and Tertiary enrollees were originally set from August 2019 to May 2020 and July 2019 to June 2020, respectively. Classes for SHS and Tertiary students were suspended due to the implementation of the ECQ in March 2020. SHS Modular classes of those who opted for online and offline options resumed on April 15, 2020 and were completed on June 5, 2020 for Grade 12 students and June 11, 2020 for Grade 11 students. For tertiary, online classes resumed on April 15, 2020 and the school year was completed on July 15, 2020.

iACADEMY introduced its fully online learning program entitled Guided Online Autonomous Learning ("GOAL") for SY 2020-2021. GOAL is iACADEMY's systematic approach to guiding all the activities that involve the delivery of online instruction to the students including online learning workshops, training for teachers on how to create high-quality modules, integrating project-based learning and teaching strategies into online learning, internationalization, and collaborating with parents and guardians. In this setup, all activities or modules are delivered 100% online through the

use of eLMS, Google Meet, and Microsoft Teams. Classes for SHS and tertiary students started on August 24, 2020 and August 28, 2020, respectively.

Face-to-face classes remain suspended and thus the Group has continued to conduct classes online as at December 31, 2020. The Group employs a world-class and award-winning learning management system that is being used by schools and universities across the globe. This cloud-based eLearning tool gives teachers and students a two-way platform where they can collaborate, assign and submit homework, take assessments, and track learning progress among others. The concept of online learning is not new to the Group, as the schools in the network have already implemented a blended learning model for the past five years in order that the students may continue their studies at home uninterrupted even during physical classroom disruptions.

FINANCIAL REVIEW

The Group adjusted the school calendar of STI schools nationwide to align its academic cycle with the calendars of public colleges and universities as well as other private higher education institutions not only in the Philippines but in the ASEAN countries as well. In line with this, STI Holdings and its subsidiaries changed their accounting period from a fiscal year beginning April 1 of each year and ending on March 31 of the following year to beginning July 1 of each year and ending on June 30 of the following year as discussed in Note 1 of the Notes to the Unaudited Interim Condensed Consolidated Financial Statements, attached as part of "Annex A". Both the SEC and the Bureau of Internal Revenue ("BIR") approved the change in the fiscal year.

The succeeding sections summarize the significant factors which affected the operating results for the six-month periods ended December 31, 2020 and 2019 and financial condition as at December 31, 2020 and June 30, 2020 of STI Education Systems Holdings, Inc. and its subsidiaries (hereafter collectively referred to as the "Group"). The following discussions should be read in conjunction with the attached unaudited interim condensed consolidated financial statements of the Group as at and for the period ended December 31, 2020. All necessary adjustments have been made to present fairly the financial position, results of operations, and cash flows of the Group as at and for the period ended December 31, 2020 and for all the other periods presented.

I. RESULTS OF OPERATIONS

a. Three-month period ended December 31, 2020 vs. three-month period ended December 31, 2019

For the three-month period ended December 31, 2020, the Group generated gross revenues of ₱632.4 million, 22% or ₱180.8 million lower compared to the same period last year of ₱813.2 million. Gross profit decreased by ₱106.4 million or 20% year-on-year.

The Group recorded operating income of ₱148.4 million for the three-month period ended December 31, 2020 as against same period last year's operating income of ₱187.3 million due to lower revenues, partially mitigated by lower expenses incurred for the period. The Group recognized net income amounting to ₱89.1 million this quarter as against ₱152.6 million for the same period last year.

Earnings before interest, taxes, depreciation and amortization or EBITDA amounted to ₱301.5 million for the three-month period ended December 31, 2020 compared to same period last year's EBITDA of ₱377.0 million. EBITDA is computed as net income (loss) excluding provision for income tax, capital gains tax related to the sale of noncurrent asset held for sale, depreciation and amortization, equity in net earnings (losses) of associates and joint ventures, interest

expense, interest income, and nonrecurring gains (losses) such as gain on sale of noncurrent asset held for sale. Depreciation and interest expenses, for purposes of this computation, exclude those related to Right-of-Use ("ROU") assets and lease liabilities, respectively. Although EBITDA decreased, EBITDA margin improved from 46% for the three-month period ended December 31, 2019 to 48% for the same period this year largely attributed to the cost control measures implemented by the Group.

b. <u>Six-month period ended December 31, 2020 vs. six-month period ended December 31, 2019</u>

For the six-month period ended December 31, 2020, the Group generated gross revenues of ₱929.1 million compared to ₱1,610.6 million revenues for the same period last year. The shift in the start of the school year for the SHS and tertiary programs and the lower number of enrollees brought about by the impact of and restrictions implemented due to the COVID-19 pandemic resulted in the decrease in revenues. Gross profit likewise decreased from ₱1,068.6 million last year to ₱537.5 million this year.

All classes in STI ESG and STI WNU started on September 7, 2020 while SHS classes in iACADEMY started on August 24, 2020 and tertiary classes started on August 28, 2020. The opening of classes was moved from the usual July start of the school year to enable the schools within the network to adequately prepare for compliance with the protocol requirements of the IATF thus ensuring the safety, health and well-being of all employees. Thus, only four months of revenues were recognized in the six-month period ended December 31, 2020 compared with six months of revenues recognized in the same period last year.

Consequently, the Group recorded an operating loss of ₱18.5 million for the six-month period ended December 31, 2020 as against same period last year's operating income of ₱390.9 million. Net loss incurred this year amounted to ₱113.9 million as against net income for the same period last year of ₱310.4 million.

EBITDA amounted to ₱305.6 million for the six-month period ended December 31, 2020 from ₱767.8 million for the same period last year. EBITDA margin for the six-month period ended December 31, 2020 is at 33% compared to 48% for the same period last year.

II. FINANCIAL CONDITION

The Group's total assets as at December 31, 2020 amounted to ₱15,521.2 million, 5% or ₱690.9 million higher than the balance as at June 30, 2020. This was largely due to the ₱810.8 million increase in receivables.

Cash and cash equivalents increased by ₱363.8 million or 44% arising from the collection of tuition and other school fees from students and collection from DepEd for the SHS vouchers.

Total receivables amounted to ₱1,365.8 million, up by ₱810.8 million from ₱555.0 million as at June 30, 2020. Of the increase in total receivables, the amount of ₱480.4 million pertains to the receivable arising from the sale of the shares of STI ESG, equivalent to 20% ownership in Maestro Holdings, Inc. ("Maestro Holdings") for a total consideration of US\$ 10.0 million. Of this amount and in accordance with the agreement, US\$ 6.0 million, or the equivalent of ₱288.4 million has already been received as of the date of this report. The December 31, 2020 balance

is also composed of amounts expected to be collected from students as payment for tuition and other school fees, and from DepEd for the SHS vouchers applicable to the remaining months of the related school term(s). Students who qualified for the DepEd Voucher Program are entitled to the government subsidy in amounts ranging from \$\mathbb{P}8,750\$ to \$\mathbb{P}22,500\$ per student per year. Under the Voucher Program, DepEd directly pays the schools where these students enrolled.

Inventories increased by 37% or ₱51.5 million to ₱191.9 million largely due to the purchase of school uniforms and textbooks for SY 2020-2021. The uniforms were ordered way before the pandemic.

Prepaid expenses increased by \$\mathbb{P}30.9\$ million or 43% from \$\mathbb{P}71.4\$ million to \$\mathbb{P}102.3\$ million substantially due to prepayments made for Microsoft, Adobe and eLMS subscriptions, data connectivity assistance for the students, and insurance coverage of the Group.

Noncurrent asset held for sale with a carrying value of \$\mathbb{P}419.1\$ million as at June 30, 2020 was derecognized in the books following the sale of STI ESG's shares in Maestro Holdings on December 15, 2020.

Total current liabilities increased by ₱423.3 million to ₱1,853.2 million as at December 31, 2020 from ₱1,429.9 million as at June 30, 2020, mainly due to the ₱443.3 million increase in unearned tuition and other school fees. Unearned revenues will be recognized as income over the remaining months of the related school term(s).

Total noncurrent liabilities rose by ₱412.9 million from the June 30, 2020 balance largely due to STI ESG's drawdown aggregating to ₱400.0 million from its Term Loan Facility in July 2020.

Total equity decreased by ₱145.4 million or 2% due to the net loss incurred for the six-month period ended December 31, 2020 and dividends amounting to ₱36.6 million declared by the Parent Company on November 20, 2020.

III. TOP 5 KEY PERFORMANCE INDICATORS

The key performance indicators ("KPIs") of the Group encompass tests of profitability, liquidity and solvency. Profitability refers to the Group's earning capacity and ability to earn income for its stockholders. This is measured by profitability ratios analyzing margins and returns. Liquidity refers to the Group's ability to pay its short-term liabilities as and when they fall due. Solvency refers to the Group's ability to pay all its debts as and when they fall due, whether such liabilities are current or noncurrent. The top five (5) KPIs of the Group include:

Six months ended December 31

		2020	2019	Remarks
EBITDA margin	EBITDA divided by total revenues	33%	48%	EBITDA margin declined in 2020 as compared to the same period in 2019 mainly due to lower revenues arising from the shift in the school calendar and the economic impact of the COVID-19 pandemic.

Six months ended December 31

		2020	2019	Remarks
Gross profit margin	Gross profit divided by total revenues	58%	66%	Gross profit margin declined as revenues decreased due to the reasons cited above.
Return on equity	Net income (loss) attributable to equity holders of the Parent Company (annualized) divided by average equity attributable to equity holders of the Parent Company	(3%)	7%	Return on equity was lower in 2020 due to the reasons cited above.
Debt service cover ratio ("DSCR")	EBITDA for the last twelve months divided by total principal and interest due in the next twelve months	0.85	1.58	Debt service cover ratio had been compliant with the minimum set by management, the lender bank and STI ESG bondholders. The bar is 1.05 of cash income (EBITDA) for every peso of loans and interest maturing within the next 12 months. Recognizing the economic effects of the outbreak of COVID-19, China Bank granted the temporary waiver of the DSCR requirement on its term loan and corporate notes facility agreements for the period ended December 31, 2020 and period ending March 31, 2021 for STI ESG and the one-time waiver of the DSCR testing for STI WNU for the period ended December 31, 2020. STI ESG also obtained the approval of majority of the Record Bondholders for the waiver of the DSCR requirement up to June 30, 2023.
Debt-to-equity ratio	Total liabilities, net of unearned tuition and other school fees, divided by total equity	0.88	0.71	Debt-to-equity ratio increased due to loan drawdowns made by STI ESG from its Term Loan Facility with China Bank and from its credit line with BPI in July and August, respectively. Despite this, the debt-to-equity ratio remains within the prescribed ratio.

IV. MATERIAL CHANGES IN BALANCE SHEET ACCOUNTS

Cash and cash equivalents increased by 44% or ₱363.8 million to ₱1,200.0 million as at December 31, 2020 mainly due to the collection of tuition and other school fees from students and from the collection from DepEd for the SHS vouchers.

Total receivables amounted to ₱1,365.8 million, up by ₱810.8 million from ₱555.0 million as at June 30, 2020. The increase in receivables substantially pertains to the receivable arising from the disposal of STI ESG's 20% share in Maestro Holdings for a total consideration of US\$ 10.0 million. As per agreement, full payment for the shares would be made on or before the end of February 2021. To date, the amount of US\$6.0 million has been received, equivalent to ₱288.4 million. Receivables from students, largely pertaining to tuition and other school fees, increased by ₱198.7 million from ₱415.3 million as at June 30, 2020 to ₱614.0 million as at December 31, 2020. The receivables from students are expected to be collected over the remaining months of the related school term(s). Outstanding receivables from DepEd for the SHS qualified voucher recipients amounted to ₱242.1 million as at December 31, 2020, ₱205.1 million higher than the June 30, 2020 balance of ₱37.0 million. The SHS Voucher Program is a financial assistance program wherein subsidies in the form of vouchers are provided to qualified SHS students enrolled in participating private institutions. A Qualified Voucher Recipient is entitled to a subsidy ranging from ₱8,750 to ₱22,500 annually. DepEd, through the Private Education Assistance Committee ("PEAC"), facilitates the transfer of funds to the participating schools. The vouchers are expected to be collected within 8-12 weeks from the date of submission of billing statements. Receivables as at June 30, 2020 include the tertiary education subsidy from CHED amounting to \$\mathbb{P}38.2\$ million which has been reduced to \$\mathbb{P}4.5\$ million as at December 31, 2020.

Inventories increased by 37% or ₱51.5 million, largely attributed to the purchase of school uniforms and textbooks. Orders for the purchase of these uniforms, in preparation for SY 2020-2021, were made way before the implementation of the restrictions to control the spread of COVID-19 while orders for textbooks are in preparation for the second term of SY 2020-2021.

Prepaid expenses increased by ₱30.9 million or 43% from ₱71.4 million to ₱102.3 million representing prepayments for the Microsoft, Adobe and eLMS subscriptions for SY 2020-2021, data connectivity assistance for the students and insurance coverage for the fiscal year ending June 30, 2021. The Group recognizes the importance of a reliable internet connection in the implementation of the ONE STI Learning Model and thus, STI ESG partnered with SMART Communications, Inc. ("SMART") to provide each student with a SMART SIM with a 35 gigabyte per month data plan. Through this, students may access their eLMS, Microsoft Office 365 accounts, One STI Student Portal app, and other collaborative online learning tools anytime with no extra charge for the students. STI ESG subscribed to SMART's Plan ₱240 per student per month. These costs are covered by the existing tuition, other school and miscellaneous fees. Students may opt to use GLOBE SIM cards and enjoy data connectivity privileges subject to an additional fee. Prepaid internet cost related to the connectivity assistance provided to the students amounted to ₱7.9 million as at December 31, 2020.

Noncurrent asset held for sale with a carrying value of ₱419.1 million as at June 30, 2020 was derecognized in the books following the sale of STI ESG's shares in Maestro Holdings. On December 15, 2020, STI ESG and Chita SPC Limited for and on behalf of its segregated portfolio Cam Sea Special Opportunities Fund Segregated Portfolio executed a deed of absolute sale for

the sale of STI ESG's 1,281,484 shares in Maestro Holdings for a total consideration of US\$ 10.0 million.

Investments in and advances to associates and joint ventures decreased by 13% or ₱5.8 million upon recognition of the Group's equity share in net losses of associates.

Goodwill, intangible and other noncurrent assets increased by ₱24.3 million from ₱595.1 million to ₱619.4 million as at December 31, 2020, largely attributed to the ₱14.3 million increase in the noncurrent advances to suppliers. A simulator and other maritime equipment were acquired for NAMEI Polytechnic Institute, Inc. and equipment and furniture were purchased for the new school facilities of STI Legazpi. These advances will be reclassified to the "Property and equipment" account when the goods are received or the services are rendered. In November 2020, STI ESG paid an aggregate amount of ₱12.0 million as deposit for the acquisition of shares of stock representing the 48% ownership held by the De Los Santos family in De Los Santos-STI College Inc. ("DLS-STI College"). On December 3, 2020, STI ESG acquired the net assets of STI Calbayog and STI Dumaguete for ₱2.7 million and ₱2.3 million, respectively. STI Calbayog and STI Dumaguete were owned and operated by the former franchisees Gillamac Information Technology Center, Inc. ("GITEC") and STI Dumaguete, Inc. ("STIDI"), respectively. In view of this, STI ESG started consolidating the assets, liabilities and results of operations of STI Calbayog and STI Dumaguete covering the period beginning April 1, 2020, which is the transition date, as per agreement. The purchase price consideration has been allocated to the identifiable assets and liabilities of STI Calbayog and STI Dumaguete based on the fair values at the date of acquisition, resulting in excess of consideration amounting to \$\mathbb{P}1.3\$ million and \$\mathbb{P}0.6\$ million, respectively. The identifiable assets and liabilities recognized in the unaudited interim condensed consolidated financial statements as at December 31, 2020 were based on a provisional assessment of the fair value of these assets and liabilities at the time of acquisition.

Accounts payable and other current liabilities decreased by \$\int\$8.5 million largely due to the \$\int\$30.7 million payment of obligations related to the recently completed construction projects. Accrued expenses went down by \$\int\$41.3 million resulting from lower direct costs and operating expenses. The current portion of advance rent and security deposits likewise decreased by \$\int\$13.1 million due to the application of advance rental and security deposits against the rent due as a result of expired and pre-terminated lease contracts on STI ESG's investment properties. Dividends payable as at December 31, 2020 increased by \$\int\$35.3 million as the Parent Company declared dividends in November 2020 payable in January 2021. STI Novaliches' payable to STI Diamond, representing obligations due within one year from December 31, 2020 and aggregating to \$\int\$13.4 million, was reclassified from noncurrent to current portion.

Unearned tuition and other school fees increased by ₱443.3 million from ₱157.8 million as at June 30, 2020 to ₱601.1 million as at December 31, 2020. The unearned revenue will be recognized as income over the remaining months of the related school term(s).

Total of the current and noncurrent portions of interest-bearing loans and borrowings increased by ₱518.0 million from ₱1,790.6 million to ₱2,308.6 million as at June 30, 2020 and December 31, 2020, respectively. In July 2020, STI ESG made drawdowns from its Term Loan Facility aggregating to ₱400.0 million subject to an interest rate of 5.81%. Interest rates for all drawdowns from the Term Loan Facility were repriced at a rate of 5.56% effective September 19, 2020. On August 24, 2020, STI ESG availed of a ₱300.0 million one-year loan from its credit line with BPI, at an interest rate of 4.25% subject to quarterly repricing. The credit line is on a clean basis. The proceeds from these loans were used to settle the construction costs of the building for STI Legazpi and for working capital requirements. In July 2020, STI ESG and STI

WNU made principal payments totaling to ₱139.8 million on their Corporate Notes Facility. On September 29, 2020, iACADEMY made ₱40.0 million principal payment on its Term Loan Facility with China Bank. Meanwhile, on January 29, 2021, STI ESG and China Bank executed a Third Amendment and Supplemental Agreement to the Corporate Notes Facility Agreement with an outstanding balance of ₱240.0 million, amending (1) the maturity date of outstanding notes from July 31, 2021 to September 19, 2026, with the first equal semi-annual amortization of ₱30.0 million to start on March 19, 2023; and (2) the interest period and repricing date, among others. In line with this, the amount of ₱240.0 million loan balance was reclassified from current to noncurrent liabilities.

Current portion of lease liabilities decreased by \$\mathbb{P}\$30.9 million from \$\mathbb{P}\$90.8 million as at June 30, 2020 to \$\mathbb{P}\$59.9 million as at December 31, 2020. Noncurrent portion of lease liabilities decreased by \$\mathbb{P}\$20.2 million from \$\mathbb{P}\$461.8 million as at June 30, 2020 to \$\mathbb{P}\$441.6 million as at December 31, 2020. Lease liabilities were recognized based on the present value of the remaining lease payments, discounted using the incremental borrowing rate at the date of the initial application. The amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. The measurement and presentation of lease liabilities were recognized in the consolidated financial statements of the Group following the adoption of Philippine Financial Reporting Standards ("PFRS") 16, Leases.

Income tax payable of ₱0.5 million as at December 31, 2020 is net of tax credits for the six-month period ended December 31, 2020. STI WNU's net operating loss carry over ("NOLCO") balance as at June 30, 2020 amounting to ₱1.7 million was applied to its current income tax provision. This NOLCO was incurred during the three-month period ended June 30, 2020 when the school was on lockdown due to the COVID-19 pandemic.

Other noncurrent liabilities decreased by \$\frac{9}{46.5}\$ million representing reclassification to current liability of STI Novaliches' payable to STI Diamond that is due within one year from December 31, 2020 and application of advance rent and refundable deposit of an iACADEMY lessee to its unpaid rental.

As at December 31, 2020, cumulative actuarial gain increased by ₱3.3 million to ₱7.1 million from ₱3.8 million as at June 30, 2020 due to the impact of unrealized remeasurement gain resulting from the increase in the market value of the investment in equity shares of STI ESG's pension plan assets.

Other comprehensive income associated with noncurrent asset held for sale amounting to \$\mathbb{P}90.6\$ million was derecognized and reclassified to retained earnings following the disposal of STI ESG's 20% share in Maestro Holdings.

Retained earnings decreased by ₱56.5 million due to the net loss attributable to equity holders of the Parent Company recognized by the Group for the six-month period ended December 31, 2020 and the ₱36.6 million dividends declared by the Parent Company on November 20, 2020 net of the impact of the reclassification of the other comprehensive income associated with noncurrent asset held for sale.

V. MATERIAL CHANGES IN INCOME STATEMENT ACCOUNTS

Total revenues reached ₱929.1 million during the six-month period ended December 31, 2020, a decrease of ₱681.6 million from the same period last year.

Tuition and other school fees amounted to ₱818.5 million for the six-month period ended December 31, 2020, a reduction of ₱609.9 million or 43% from the same period last year substantially due to the delayed start of the school calendar as well as the lower number of enrollees brought about by the impact of the COVID-19 pandemic. STI ESG and STI WNU moved the start of the school calendar for SHS and Tertiary classes from June and July, respectively, in SY 2019-2020, to September in SY 2020-2021 due to the imposition of ECQ in certain parts, and General Community Quarantine ("GCQ") in most parts, of the country. In the case of iACADEMY, classes for SHS started on August 24, 2020 and classes for the tertiary started on August 28, 2020 compared to last year's start of classes on August 5, 2019 for SHS and July 15, 2019 for tertiary. The revenue stream of the Group, which is mainly from tuition and other school fees, is recognized as income over the corresponding school term(s) to which they pertain. Accordingly, revenues related to the SHS and tertiary enrollees were recognized beginning September 2020 compared to last year when SHS classes commenced in June 2019 and tertiary classes commenced in July 2019 and thus related revenues were recognized beginning June and July 2019, respectively.

Revenues from educational services and royalty fees decreased by 38% and 28%, respectively. This resulted from the lower number of enrollees of franchised schools brought about by the impact of and restrictions implemented due to the COVID-19 pandemic. In addition, operations of some of STI ESG's franchised schools were either suspended or terminated. Revenues from educational services and royalty fees are derived as a percentage of the tuition and other school fees actually collected by the franchised schools from their students, DepEd and CHED.

Other revenues increased by ₱13.7 million or 50% compared to the same period last year or from ₱27.3 million to ₱41.0 million for the six-month period ended December 31, 2020. Revenues from data connectivity assistance to students amounting to ₱12.9 million were recognized for the six-month period ended December 31, 2020. Data loading to the respective SIM cards of the students is centralized in STI ESG's Head Office and billed to the franchised schools in the STI ESG network. The related cost of data connectivity assistance was reported as part of the cost of educational services. Rental charges of iACADEMY on the iACADEMY Plaza, located at Sen. Gil Puyat Avenue, Makati City, were waived for the period beginning July to December 2020. The ₱11.0 million rent concession was recorded as other revenues and reduction of lease liabilities, in accordance with the *Amendments to PFRS 16, COVID-19-Related Rent Concessions*. On February 10, 2021, iACADEMY made another request for the waiver of rental fees covering the period from January to June 2021. Approval of the request is still pending as of February 15, 2021.

On the other hand, other school fees related to the use of the enrollment system decreased by \$\mathbb{P}\$10.2 million for the six-month period ended December 31, 2020 due to the change in the start of the school year. Revenues from STI ESG's franchisees related to the use of the enrollment system for the second term of SY 2019-2020 are included in the six-month period ended December 31, 2019 while the related revenues for the second term of SY 2020-2021 will only be recognized beginning on February 8, 2021 when the second term started.

Sale of educational materials and supplies decreased by 77% or ₱54.2 million year-on-year. The Group reported a decline in sale of the students' school uniforms due to the shift in the start of the school calendar and the effect of the transition from face-to-face learning to online learning brought about by the COVID-19 pandemic. The sale of educational materials and supplies for SY 2020-2021 is largely attributed to sale of textbooks.

Cost of educational services decreased by 23% or ₱111.5 million from ₱489.6 million for the sixmonth period ended December 31 last year to ₱378.1 million for the same period this year. The cost of instructors' salaries and benefits decreased by ₱84.3 million due to the delay in the start of the school calendar and as a result of the optimization of faculty loading in the conduct of synchronous meetings with the students under the new learning modality. Rent expense decreased by ₱33.1 million while depreciation expense increased by ₱15.6 million primarily due to the depreciation expense recognized on ROU assets, instead of rent expense, following the adoption of PFRS 16. Upon adoption of PFRS 16, the Group applied a single recognition and measurement approach for all leases, except for short-term leases, and recognized ROU assets for these leases previously classified as operating leases. The ROU assets were recognized based on the amount equal to the lease liabilities, adjusted for any related prepaid and accrued lease payments previously recognized. ROU assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term. The depreciation expense related to ROU assets amounted to ₱19.3 million out of the total depreciation expense of ₱187.4 million recognized for the six-month period ended December 31, 2020.

Cost of educational materials and supplies sold decreased by 74% corresponding to the lower volume of sales.

General and administrative expenses decreased by 18% from ₱677.7 million to ₱556.0 million for the six-month periods ended December 31, 2019 and 2020, respectively. The highest decline was registered by light and water expenses which decreased by \$\mathbb{P}\$54.1 million. For the safety and welfare of its employees and following the regulations of the IATF, the Group deploys only skeleton workforce in the schools and offices to attend to concerns that need face-to-face coordination. The Group also embraced work-from-home arrangements to the maximum extent possible. Salaries and benefits of non-teaching personnel as well as security and janitorial expenses thus decreased by \$\frac{1}{2}6.0\$ million and \$\frac{1}{2}30.7\$ million, respectively, for the six-month period ended December 31, 2020 compared to the same period last year. Rent expense declined by \$\mathbb{P}\$21.8 million due to the adoption of PFRS 16. For the six-month period ended December 31, 2020, the Group recognized advertising and promotions expense amounting to ₱29.0 million. The marketing activities and programs for SY 2019-2020 coincided with the threemonth period ended June 30, 2019 as classes started in June and July 2019 for SHS and tertiary students, respectively. For SY 2020-2021, classes for both SHS and tertiary students started in September 2020, and as such, marketing activities were mostly conducted from July to September 2020. This resulted in an increase in advertising and promotions expense by ₱20.8 million as compared to \$\mathbb{P}8.2\$ million incurred during the same period last year. Depreciation expense increased by \$14.6 million due to depreciation expense recognized for the recently completed buildings and depreciation expense on the ROU assets, which were recognized in relation to the adoption of PFRS 16. Provision for impairment of investments in and advances to associates and joint ventures amounting to ₱10.3 million representing advances to STI Accent was recognized for the six-month period ended December 31, 2020. The Group recognized a provision for estimated credit loss ("ECL"), largely representing ECLs on receivables from students' tuition and other school fees, amounting to ₱38.2 million from the six-month period ended December 31, 2020. This is lower by ₱11.9 million compared to ₱50.1

million for the six-month period ended December 31, 2019, associated with the lower receivables from the students as at December 31, 2020 due to the decline in the number of enrollees. The Group recognized ECL based on the Group's historical credit loss experience adjusted with forward-looking information. The most recent receivables are assigned with lower loss rates. Estimated loss rates vary over time and increases as receivables age and as credit risks increase, with the likelihood of the receivables becoming impaired. The Group likewise considered the subsequent collections received from the students related to the receivables pertaining to SY 2019-2020.

The Group's operating loss for the six-month period ended December 31, 2020 amounted to ₱18.5 million from same period last year's operating income of ₱390.9 million, substantially due to lower revenues caused by the shift in the start of the school year and lower number of enrollees resulting from the COVID-19 pandemic.

Equity in net loss of associates amounted to ₱5.8 million and ₱0.1 million for the six-month periods ended December 31, 2020 and 2019, respectively.

Interest expenses increased by ₱20.5 million from ₱149.4 million for the six-month ended December 31, 2019, to ₱169.9 million for the same period this year, due to interest expense incurred by STI ESG on its drawdowns from the credit line with BPI and from the Term Loan Facility with China Bank subject to interest rates ranging from 4.25% to 6.31%.

Interest income declined by \$\mathbb{P}4.3\$ million from last year's \$\mathbb{P}6.9\$ million to \$\mathbb{P}2.6\$ million for the sixmonth period ended December 31, 2020 as cash balances were used to pay suppliers and contractors.

Rental income decreased by ₱28.4 million year-on-year attributed to vacancies in investment properties as a result of pre-termination of lease contracts during the period.

The disposal of the 20% ownership of STI ESG in Maestro Holdings resulted in a gain amounting to ₱61.4 million. The sale was subject to capital gains tax of ₱46.0 million. These were recognized in the Group's unaudited interim condensed consolidated comprehensive income for the six-month period ended December 31, 2020.

Provision for income tax amounting to ₱2.9 million was recognized for the six-month period ended December 31, 2020 compared to ₱33.5 million for the same period last year due to the decreased taxable income.

Net loss of ₱113.9 million was recorded for the first six months this fiscal year, as against ₱310.4 million net income for the same period last year.

Fair values of the Group's investment in equity instruments at fair value through other comprehensive income ("FVOCI") increased by ₱0.2 million for the six-month period ended December 31, 2020. This represents fair value adjustments resulting from the increase in the market value of the quoted equity shares held by STI ESG.

The Group recognized a remeasurement gain on pension liability amounting to ₱3.3 million, net of income tax effect, for the six-month period ended December 31, 2020 due to the increase in the value of equity shares forming part of STI ESG's pension assets.

Total comprehensive loss of ₱110.0 million was incurred for the six-month period ended December 31, 2020, compared to ₱305.0 million total comprehensive income for the same period last year due to the delayed start of classes and the economic effects of the pandemic this fiscal year.

EBITDA for the six-month period ended December 31, 2020 is at ₱305.6 million, a decrease of ₱462.2 million from last year's ₱767.8 million. This year's EBITDA margin is at 33% compared to the same period last year's 48% due to the reasons cited above.

Core income, computed as the consolidated income after income tax derived from the Group's main business of education and other recurring income, amounted to negative \$\mathbb{P}\$123.6 million for the six-month period ended December 31, 2020 compared to the positive core income of \$\mathbb{P}\$310.5 million generated for the same period last year.

VI. FINANCIAL RISK DISCLOSURE

The Group's present activities expose it to liquidity risk, credit risk, interest rate risk and capital risk.

<u>Liquidity risk</u> – Liquidity risk arises from the possibility that the Group may encounter difficulties in raising funds to meet its currently maturing commitments. The Group's liquidity profile is managed to be able to finance its operations and capital expenditures and other financial obligations. To cover its financing requirements, the Group uses internally-generated funds and interest-bearing loans and borrowings. As part of its liquidity risk management program, the Group regularly evaluates the projected and actual cash flow information and continuously assesses conditions in the financial markets for opportunities to pursue fundraising initiatives.

Any excess funds are primarily invested in short-dated and principal-protected bank products that provide flexibility of withdrawing the funds anytime. The Group regularly evaluates available financial products and monitors market conditions for opportunities to enhance yields at acceptable risk levels.

In relation to the Group's interest-bearing loans and borrowings, the DSCR, based on the consolidated financial statements of the Group, is also monitored on a regular basis. The DSCR is equivalent to the consolidated EBITDA for the last twelve months divided by total principal and interest due in the next twelve months. The Group monitors its DSCR to keep it at a level acceptable to the Group, the lender bank and the STI ESG bondholders. The Group's policy is to keep the DSCR at a level not lower than 1.05:1.00.

Recognizing the economic impact of the COVID-19 outbreak, China Bank granted the temporary waiver of the DSCR requirement on its term loan and corporate notes facility agreements for the period ended December 31, 2020 and period ending March 31, 2021 for STI ESG and the one-time waiver of the DSCR testing for STI WNU for the period ended December 31, 2020. STI ESG also obtained the approval of the majority of the Record Bondholders for the waiver of the DSCR requirement on its bonds payable up to June 30, 2023.

As at December 31, 2020 and 2019, the Group's debt service cover ratios are 0.85:1.00 and 1.58:1.00, respectively. As at June 30, 2020, the Group's debt service cover ratio is 1.66:1.00.

<u>Credit risk</u> - Credit risk is the risk that the Group will incur a loss arising from students, franchisees or counterparties that fail to discharge their contractual obligations. The Group manages and controls credit risk by setting limits on the amount of risk that the Group is willing to accept for individual counterparties and by monitoring expenses in relation to such limits.

It is the Group's policy to require students to pay all their tuition and other incidental fees before they can get their report cards and other credentials. In addition, receivables are monitored on an ongoing basis thus minimizing the Group's exposure to bad debts.

<u>Interest rate risk</u> – Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. Fixed rate financial instruments are subject to fair value interest rate risk while floating rate financial instruments are subject to cash flow interest rate risk. The Group's interest rate risk management policy centers on reducing the overall interest expense and exposure to changes in interest rates. Changes in market interest rates relate primarily to the Group's long-term loans and bonds. While the Group's long-term debt has a floating interest rate, the Group elected to have the interest rate repriced every year, thus minimizing the exposure to market changes in interest rates. The interest rates for the STI ESG bonds are, however, fixed for the 7-year bonds and the 10-year bonds.

The Group's exposure to interest rate risk also includes its cash and cash equivalents balance. Interest rates for the Group's cash deposits are at prevailing interest rates. Due to the magnitude of the deposits, significant change in interest rate may also affect the unaudited interim condensed consolidated statements of comprehensive income.

<u>Capital risk</u> – The Group aims to achieve an optimal capital structure to reduce its cost of capital in pursuit of its business objectives, which include maintaining healthy capital ratios and strong credit ratings, maximizing shareholder value and providing benefits to other stakeholders. The Group likewise aims to ensure that cash is available to support its operations and all other projects undertaken by the Group and to maintain funds on a long-term basis.

The Group manages its capital structure and makes adjustments to it in light of changes in economic conditions. The Group is not subject to externally imposed capital requirements.

The Group monitors capital using the debt-to-equity ratio, which is computed as the total of current and noncurrent liabilities less unearned tuition and other school fees, divided by total equity. The Group monitors its debt-to-equity ratio to keep it at a level acceptable to the companies in the Group, to the lender bank and STI ESG's bondholders. The Group's policy is to keep the debt-to-equity ratio at a level not exceeding 1.50:1.00.

As at December 31, 2020 and 2019, the Group's debt-to-equity ratio is 0.88:1.00 and 0.71:1.00, respectively. As at June 30, 2020, the Group's debt-to-equity ratio is 0.81:1.00.

VII. AGREEMENTS/COMMITMENTS AND CONTINGENCIES/OTHER MATTERS

a. There are no changes in accounting estimates used in the preparation of unaudited interim condensed consolidated reports for the current and prior financial periods.

- b. Except as provided in Note 26 of the Notes to the Unaudited Interim Condensed Consolidated Financial Statements attached as Annex "A," the Group has no other financial and capital commitments.
- c. There are no material off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the Group with unconsolidated entities or other persons created during the reporting period.
- d. There are no material events and uncertainties known to management that would address the past and would have an impact on future operations of the Group.
- e. There are no known trends, demands, commitments, events of uncertainties that will have an impact on the Group's liquidity, net sales/revenues/income from continuing operations, except for the contingencies and commitments enumerated in Note 26 of the Notes to the Unaudited Interim Condensed Consolidated Financial Statements attached as Annex "A".
- f. The various loan agreements entered into by STI ESG, STI WNU and iACADEMY and the issuance of fixed-rate bonds of STI ESG provide certain restrictions and conditions with respect to, among others, change in majority ownership and management and maintenance of financial ratios. STI ESG, STI WNU and iACADEMY are fully compliant with all the covenants of the loan agreements. Please see Notes 16 and 17 of the Notes to the Unaudited Interim Condensed Consolidated Financial Statements attached as Annex "A" for a more detailed discussion. There are no other events that will trigger direct or contingent financial obligations that are material to the Group, including any default or acceleration of an obligation.
- g. There are no significant elements of income or loss that did not arise from the Group's continuing operations.
- h. The Group's business is linked to the academic cycle. For SY 2019-2020, both STI ESG and STI WNU started the school calendar of tertiary students in mid-July 2019 with the school year ending in April 2020 while classes for the basic education and SHS of both schools still started in June with the school year ending in March 2020. iACADEMY starts its school calendar every July for the tertiary level and August for SHS and ends such in June and May, respectively. With the imposition of ECQ and GCQ in certain areas around the country as previously discussed, the schools in the Group started online classes to complete the SY 2019-2020. This school year has been completed by the end of July 2020. For SY 2020-2021, iACADEMY has started its classes in the last week of August 2020 while STI ESG and STI WNU have started classes in the first week of September 2020 with classes in all schools ending by June of the following year. The revenues of the Group which are mainly from tuition and other school fees, are recognized as income over the corresponding academic year to which they pertain. Accordingly, as it has been in its old fiscal year and even with its new fiscal year, as discussed in Notes 1 and 3 of the Notes to the Unaudited Interim Condensed Consolidated Financial Statements, the revenue of the Group is expected to be lower during the first quarter of the fiscal year as compared to the other quarters if the number of enrollees remains constant. This information is provided to allow for a proper appreciation of the results of operations of the Group. However, management has concluded that the Group's operation is not highly seasonal.

- i. On March 23, 2017, STI ESG listed its ₱3.0 billion Series 7-year Bonds due 2024 and Series 10-year Bonds due 2027 on the PDEx secondary market. The ₱3.0 billion bond issue is the first tranche of STI ESG's ₱5.0 billion fixed-rate bonds program under its 3-year shelf registration with the SEC. The 3-year shelf registration ended on March 9, 2020. The Bonds carry coupon rates of 5.8085% and 6.3756% for the 7-year and 10-year tenors, respectively. Interests are payable quarterly in arrears on June 23, September 23, December 23, and March 23 or the next business days if such dates fall on non-banking days, of each year commencing on June 23, 2017, until and including the relevant maturity dates (see Note 17 of the Unaudited Interim Condensed Consolidated Financial Statements)
- j. On April 21, 2017, STI ESG, Mr. Tony Tan Caktiong ("TTC"), STI Tanauan, and Injap Investments, Inc. ("Injap"), referred collectively as the Joint Venture Parties, entered into an agreement to transform STI Tanauan into a Joint Venture Company which shall operate a farm-to-table school that offers courses ranging from farm production to food services.

The Joint Venture Parties also agreed to increase STI Tanauan's authorized capital stock to an amount that will be agreed by the Joint Venture Parties in a separate agreement. As agreed by the Joint Venture Parties, the increase in the authorized capital stock would be made through STI Tanauan's declaration of stock dividends to STI ESG based on STI Tanauan's unrestricted retained earnings as of March 31, 2017 and cash payments by the Joint Venture Parties.

The equity sharing in the Joint Venture Company would be 60%, 25% and 15% for STI ESG, TTC and Injap, respectively.

On June 21, 2017, in separate meetings, the stockholders and the BOD of STI Tanauan approved the increase in the authorized capital stock of STI Tanauan from ₱1.0 million divided into 10,000 shares with a par value of ₱100 to ₱75.0 million divided into 750,000 shares with a par value of ₱100. The increase will be funded through the declaration of stock dividends and cash subscriptions by the shareholders. In the same meeting, the stockholders and the BOD approved the declaration of 150,000 shares as stock dividends with an aggregate par value of ₱15.0 million to be distributed to stockholders of record as of March 31, 2017 based on the unrestricted retained earnings of STI Tanauan as shown in its audited financial statements as of March 31, 2017.

On January 24, 2018, STI ESG subscribed to and fully paid for 35,000 shares at a subscription price of \$\mathbb{P}\$495.0 per share for a total of \$\mathbb{P}\$17.3 million.

On February 26, 2018, STI Tanauan applied with the SEC to increase its authorized capital stock from \$\mathbb{P}\$1.0 million to \$\mathbb{P}\$75.0 million.

On March 2, 2018, the SEC approved the increase and issued the Certificate of Approval on Increase of Capital Stock.

On March 3, 2018, STI Tanauan issued to STI ESG stock dividends of 150,000 shares and 35,000 shares as subscribed by the latter.

k. On December 17, 2018, the CHED, UniFAST and STI ESG signed a memorandum of agreement to avail of the TES and SLP for STI ESG's students under the UAQTEA and its IRR. On the same date, STI WNU and iACADEMY executed separate memorandums of agreement with CHED and UniFAST with terms and conditions similar to that of STI ESG's MOA. RA No. 10931 or the UAQTEA and its IRR provide among others, that to support the cost of tertiary education or any part or portion thereof, TES and SLP are established for all Filipino students who shall enroll in undergraduate and post-secondary programs of private HEIs. Accordingly, the TES and the SLP shall be administered by the UniFAST Board. The annual TES for students, subject to guidelines and implementing rules and regulations of the UNIFAST, enrolled in SUCs or CHED recognized LUCs is ₱40,000. Students enrolled in select private HEIs who are qualified to receive the TES are entitled to ₱60,000 as subsidy for tuition and other related school fees. The TES sharing agreement states that ₱40,000 goes to the TES student grantee and ₱20,000 to the private HEI. This grant should cover the living allowance, books, supplies, transportation and miscellaneous expense. Additional benefits are likewise given to PWDs and graduates of programs with licensure exams amounting to ₱30,000 per annum and ₱10,000, respectively. Under the Voucher and TES Programs, DepEd and CHED, respectively, pay directly the schools where these students enrolled.

- 1. On October 21, 2019, STI ESG, acting on its own and in behalf of NAMEI Polytechnic Institute, Inc. (collectively referred to as "STI") and Raft Shore People, Inc. ("RAFT"), entered into a Cooperation Agreement (the "Agreement") to work together to ensure that the seafarers of the Philippines continue to be the preferred employees of international shipping companies. In summary, the parties agree as follows:
 - 1. Establish a culinary school offering modular culinary courses which shall prepare the students to work on board cruise vessels and to jointly oversee the preparation and implementation of modular culinary and catering courses.
 - 2. To jointly oversee the preparation and implementation of the curriculum for courses such as Bachelor of Science in Marine Transportation, Bachelor of Science in Marine Engineering, Senior High School Maritime track and Maritime Information Technology Programs. The parties likewise endeavor to enhance the curriculum with electives or additional modular courses in keeping with the requirements of the international shipping industry and the International Convention on Standards of Training, Certification and Watchkeeping for Seafarers ("STCW").
 - 3. To engage the Dean and other administrators as well as the members of the faculty who are professionals and are highly qualified to provide the students with the requisite education and training which will prepare them for work on board vessels.

The parties recognize that RAFT has already incurred expenses, including faculty costs in preparation for this cooperation agreement. As such, STI will reimburse RAFT US\$150,000, with 50% payable upon signing of the agreement while the remaining 50% will be payable within calendar year 2020. Additionally, and as compensation for jointly overseeing and providing academic governance, selection and management of faculty, as well as curriculum and courseware preparation and implementation for the courses agreed upon, STI shall pay RAFT the sum of US\$10,000 per month beginning January 2020. The parties also agreed that a variable compensation of 5% of the tuition fee shall be paid to RAFT when the student population reaches 2,000 plus an additional 1% variable compensation for every 1,000 enrollees while RAFT shall receive 5% of tuition fee for the culinary/hospitality programs upon reaching a student population of 2,000 plus 1% variable compensation for every 1,000 enrollees. Said variable compensation may be increased from year to year at the discretion of the governing board.

In light of the effects of the pandemic on the operation of schools and the economy as a whole, the parties agreed to hold the implementation of the foregoing paragraph in abeyance.

- m. On January 29, 2021, China Bank and STI ESG executed a Third Amendment and Supplemental Agreement to the Corporate Notes Facility Agreement with an outstanding balance of ₱240.0 million. Significant changes to the terms and conditions of the Corporate Notes Facility of STI ESG are as follows:
 - 1. amendment of the maturity date from July 31, 2021 to September 19, 2026, with the first equal semi-annual amortization of ₱30.0 million to start on March 19, 2023;
 - 2. amendment of the interest rate repricing date for interest period commencing on January 31, 2021 while all succeeding interest rate repricing dates shall be on the interest payment date of the interest period ending on September 19 of every year, thereafter;
 - 3. amendment of the interest period commencing on January 31, 2021 and each successive period of six months commencing from September 19, 2021 and ending on the relevant maturity date; and
 - 4. amendment of the 1-year Benchmark Rate plus a margin of one and one-half percent (1.50%) per annum which interest rate shall in no case be lower than five and one-half percent (5.50%) per annum for the interest period covering January 31, 2021 to September 18, 2021 and six and one-fourth percent (6.25%) per annum for each succeeding interest period thereafter.

Financial Highlights and Key Performance Indicators

			Increase (Decre	ase)
(in millions except margins, financial ratios and earnings per share)	December 31, 2020 (Unaudited)	June 30, 2020 (Audited)	Amount	%
Condensed Statements of Financial Posi	tion			
Total assets Current assets	15,521.2 2,859.9	14,830.3 2,022.1	690.9 837.8	5 41
Cash and cash equivalents	1,200.0	836.2	363.8	44
Equity attributable to equity holders of the parent company	7,872.1	8,015.4	(143.3)	(2)
Total liabilities	7,568.6	6,732.4	836.2	12
Current liabilities	1,853.2	1,429.9	423.3	30
Financial ratios				
Debt-to-equity ratio (1)	0.88	0.81	0.07	9
Current ratio (2)	1.54	1.41	0.13	9
Asset-to-equity ratio (3)	1.95	1.83	0.12	7
		(Unaudite	,	
		s ended Dec. 31	Increase (Decre	
	2020	2019	Amount	%
Condensed Statements of Income				
Revenues	929.1	1,610.6	(681.5)	(42)
Direct costs (4)	391.6	542.0	(150.4)	(28)
Gross profit	537.5	1,068.6	(531.1)	(50)
Operating expenses	556.0	677.7	(121.7)	(18)
Operating income (loss)	(18.5)	390.9	(409.4)	(105)
Other expenses – net	(92.4)	(47.0)	(45.4)	97
Income (loss) before income tax	(110.9)	343.9	(454.8)	(132)
Net income (loss)	(113.9)	310.4	(424.3)	(137)
EBITDA (5)	305.6	767.8	(462.2)	(60)
Core income (loss) (6)	(123.6)	310.5	(434.1)	(140)
Net income (loss) attributable to equity holders of the parent company	(112.3)	307.7	(420.0)	(136)
Earnings (Loss) per share (7)	(0.011)	0.031	(0.042)	(137)

	(Unaudited)						
	Six months en	ded Dec. 31	Increase (Decrease)				
	2020	2019	Amount	%			
Condensed Statements of Cash Flows							
Net cash from operating activities Net cash used in investing	224.6	387.9	(163.3)	(42)			
activities	(166.6)	(351.9)	185.3	(53)			
Net cash from financing activities	305.8	127.0	178.8	141			

Financial Soundness Indicators

_	(Unaudited)						
	As at/six months ended						
_	Dec. 31		Increase (Decrease)				
_	2020	2019	Amount	%			
Liquidity Ratios							
Current ratio (2)	1.54	1.31	0.23	18			
Quick ratio (8)	1.38	1.02	0.36	35			
Cash ratio (9)	0.65	0.55	0.10	19			
Solvency ratios							
Debt-to-equity ratio (1)	0.88	0.71	0.17	23			
Asset-to-equity ratio (3)	1.95	1.81	0.14	8			
Debt service cover ratio (10)	0.85	1.58	(0.73)	(46)			
Interest coverage ratio (11)	(18.16)	3.30	(21.46)	(650)			
Profitability ratios							
EBITDA margin (12)	33%	48%	(15)	(31)			
Gross profit margin (13)	58%	66%	(8)	(12)			
Operating profit (loss) margin (14)	(2%)	24%	(26)	(108)			
Net profit (loss) margin (15)	(12%)	19%	(31)	(163)			
Return on equity (annualized) (16)	(3%)	7%	(10)	(143)			
Return on assets (annualized) (17)	(2%)	4%	(6)	(150)			

⁽¹⁾ Debt-to-equity ratio is measured as total liabilities, net of unearned tuition and other school fees, divided by total equity.

⁽²⁾ Current ratio is measured as current assets divided by current liabilities.

⁽³⁾ Asset-to-equity ratio is measured as total assets divided by total equity.

⁽⁴⁾ Direct costs is calculated by adding the costs of educational services and educational materials and supplies sold.

⁽⁵⁾ EBITDA is net income (loss) excluding provision for income tax, capital gains tax related to the sale of noncurrent asset held for sale, interest expense, interest income, depreciation and amortization, equity in net losses (earnings) of

associates and joint ventures and nonrecurring gains (losses) such as gain on sale of noncurrent asset held for sale. Depreciation and interest expenses for purposes of this computation exclude those related to ROU assets and lease liabilities, respectively.

- (6) Core income (loss) is computed as consolidated income (loss) after income tax derived from the Group's main business education and other recurring income.
- (7) Earnings (loss) per share is measured as net income (loss) attributable to equity holders of the parent company divided by the weighted average number of outstanding common shares.
- (8) Quick ratio is measured as current assets less inventories, prepayments and noncurrent asset held for sale divided by current liabilities.
- (9) Cash ratio is measured as cash and cash equivalents divided by current liabilities.
- (10) Debt service cover ratio is measured as EBITDA for the last twelve months divided by total principal and interest due in the next twelve months.
- (11) Interest coverage ratio is measured as net income (loss) before income tax and interest expense divided by interest expense.
- (12) EBITDA margin is measured as EBITDA divided by total revenues.
- (13) Gross profit margin is measured as gross profit divided by total revenues.
- (14) Operating profit (loss) margin is measured as operating profit divided by total revenues.
- (15) Net profit (loss) margin is measured as net income after income tax divided by total revenues.
- (16 Return on equity is measured as net income (loss), annualized, attributable to equity holders of the Parent Company (annualized) divided by average equity attributable to equity holders of the Parent Company.
- (17) Return on assets is measured as net income (loss), annualized, divided by average total assets.