

December 10, 2021

via electronic mail

## **SECURITIES AND EXCHANGE COMMISSION**

Secretariat Building, PICC Complex Roxas Boulevard, Pasay City, 1307

ATTENTION : DIR. VICENTE GRACIANO P. FELIZMENIO, JR.

Markets and Securities Regulation Department

via PSE EDGE

PHILIPPINE STOCK EXCHANGE, INC.
PSE Tower, 28<sup>th</sup> Street, cor. 5<sup>th</sup> Avenue,
Bonifacio Global City, Taguig City

ATTENTION : MS. JANET A. ENCARNACION

Head, Disclosure Department

via electronic mail

PHILIPPINE DEALING & EXCHANGE CORP.

Market Regulatory Services Group 29<sup>th</sup> Floor BDO Equitable Tower 8751 Paseo de Roxas, Makati City

ATTENTION : ATTY. MARIE ROSE M. MAGALLEN-LIRIO

Head - Issuer Compliance and Disclosures Department

Gentlemen:

Attached is the SEC Form 17-C (Current Report) of Aboitiz Equity Ventures Inc. filed in compliance with the Securities Regulation Code, its 2015 Implementing Rules and Regulations, the Revised Disclosure Rules of the Philippine Stock Exchange (PSE), and the Issuer Disclosure Operating Guidelines of the Philippine Dealing Exchange Corp. (PDEx).

Kindly acknowledge receipt hereof.

Thank you.

Very truly yours,

ABOITIZ EQUITY VENTURES INC.

By:

SAMMY DAVE A. SANTOS
Assistant Corporate Secretary

# **COVER SHEET**

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				gistration Number			
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MANUEL ALBERTO R. COLAYCO (02) 8886-2338							
Contact Person				Telephone Number			
				4 <sup>th</sup> Monday of April			
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Month Day		FORM TYPE		Month Day			
Fiscal Year				Annual Meeting			
		N/A					
	Secondary	License Type, if Appli	cable				
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SEC				N/A			
Dept. Requiring this Doc Amended Articles Number/Section				ticles Number/Section			
Total No. of Stockholders		Domestic		Foreign			
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### **SECURITIES & EXCHANGE COMMISSION**

### SEC FORM 17-C

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

Ι.	December 10, 2021				
	Date of Report (Date of earliest event repo	orted)			
2.	SEC Identification Number CEO2536		3.	BIR TIN <b>003-8</b> 2	28-269-V
4.	ABOITIZ EQUITY VENTURES INC.				
	Exact name of registrant as specified in its	charter			_
5.	Philippines		6.		
	Province, country or other jurisdiction			Industry Classifica	tion Code
	of incorporation			,	
7.	32 <sup>nd</sup> Street, Bonifacio Global City, Taguig C	City, Metro	Ma	nila, Philippines	1634
	Address of principal office	•			Postal Code
8.	(02) 8886-2800				
	Registrant's telephone number, including a	area code			
9.	N/A				
	Former name or former address, if changed	d since last	rep	ort	
10.	Securities registered pursuant to Sections 4	4 and 8 of t	he f	RSA	
	Title of Each Class	Num	ber	of Shares of Comm	on Stock
		Outstandi	ng a	and Amount of Deb	t Outstanding
	Common Stock P1 Par Value				5,630,225,457
	Amount of Debt Outstanding (September	30, 2021)		₱319,6	00,694,000.00

Item 9: Other Matters

Indicate the item numbers reported herein: 9

11.

During the special stockholders' meeting held on December 10, 2021, the stockholders of Aboitiz Equity Ventures Inc. ("AEV", or "the Company") ratified and approved the sale of the Company's 1,840,334,941 common shares in Aboitiz Power Corporation ("AboitizPower"), representing approximately twenty five point zero one percent (25.01%) of the total outstanding common shares of stock of AboitizPower, to JERA Asia Private Limited ("JERA Asia") as the proper and appropriate corporate opportunity for the Company, and accordingly, the sale of any additional equity interest in AboitizPower in excess of 25.01% is no longer a corporate opportunity for the Company.

The stockholders' approval of the Company is a condition precedent to the closing of the proposed transaction. As disclosed on October 28, 2021, another condition precedent (i.e., the clearance from the Philippine Competition Commission ("PCC")) has been previously satisfied.

The previous relevant disclosures are being amended to reflect the satisfaction of another condition precedent of the proposed transaction.

# SIGNATURE (S)

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

ABOITIZ EQUITY VENTURES INC.

By:

SAMMY DAVE A. SANTOS
Assistant Corporate Secretary

Date: December 10, 2021

# ABOITIZ EQUITY VENTURES INC. DISCLOSURE

# **Acquisition/Disposition of Shares of Another Corporation**

Subject of the Disclosure	:	Approval and ratification by the stockholders of the sale of the Company's 1,840,334,941 common shares in Aboitiz Power Corporation ("AboitizPower"), representing approximately twenty five point zero one percent (25.01%) of the total outstanding common shares of stock of AboitizPower, to JERA Asia Private Limited ("JERA Asia").
Background/Description of the Disclosure	:	The transaction involves the sale by AEV of its 25.01% interest in AboitizPower to JERA Asia, equivalent to 1,840,334,941 common shares. The stockholders approved and ratified that the sale of the 25.01% interest is the proper and appropriate corporate opportunity for the Company, and accordingly, the sale of any additional equity interest in AboitizPower in excess of 25.01% is no longer a corporate opportunity for the Company.  Prior to the sale, AEV held 77% of the total outstanding shares in AboitizPower. Upon completion of the transfer, AEV will own approximately 52% of AboitizPower.  JERA Asia is a wholly owned subsidiary of JERA Co., Inc. ("JERA"), a power generation company based in Japan.
Date of approval by the Board of Directors	:	September 27, 2021
Rationale for the transaction including the benefits which are expected to be accrued to the Issuer as a result of the transaction	:	The transaction and the resulting interest allow AboitizPower to benefit from the experience and expertise of Japan's largest power generator, and release significant cash proceeds to AEV that allows it to pursue the Aboitiz Group's growth objectives.
Date	:	September 27, 2021
Manner	:	To be executed through a special block sale, subject to PSE's approval.
Description of the company to be acquired or sold	:	AboitizPower, also listed on the Philippine Stock Exchange (PSE), is the holding company for the Aboitiz Group's investments in power generation, distribution, and retail electricity services.
Terms and Conditions of the Transaction		
Number of shares to be acquired or disposed	:	1,840,334,941 Common Shares
Percentage to the total outstanding shares of the company subject of the transaction	:	25.01%
Price per share	:	USD1,463,196,136 total consideration

Nature and amount of consideration given or received	:	Fixed full consideration to be received in USD at closing, subject to adjustment for any dividends distributed from signing to closing.
Principle followed in determining the amount of consideration	:	Valuation undertaken by purchaser following due diligence review of AboitizPower's assets.
Terms of Payment	•	One-time lump sum payment at closing, subject to adjustments for any dividends distributed by AboitizPower between signing and closing.
Conditions precedent to closing of the transaction, if any	:	Customary closing conditions, including, amongst others; (i) approval by the PSE of a special block sale application to allow the crossing of the sale shares on the PSE trading platform; (ii) completion of any applicable PCC process; and (iii) approval and ratification by the AEV shareholders through a Special Stockholders' meeting scheduled for December 10, 2021.
		The Company received the PCC clearance on October 28, 2021.
Any other salient terms	:	None
Identity of the person(s) from whom the as Name	sets :	Were acquired or to whom they were sold  JERA Asia Private Limited
Nature of any material relationship with	:	JERA's Philippine affiliate, TPEC Holdings Corporation, is a joint venture partner of AboitizPower's holding company for its thermal power generation assets, Therma Power Inc., in Pagbilao Energy Corporation.  AboitizPower, through one of its subsidiaries - Therma Luzon
the Issuer, their directors/officers or any of their affiliates		Inc. (TLI) - is the Administrator of the capacity of Units 1 and 2 of the Pagbilao Power Plant which is currently owned and operated by Team Energy Corporation, pursuant to an IPP Administration Agreement between TLI and the Power Sector Assets and Liabilities Management Corporation (PSALM).
Effect (s) on the business, financial condition and operations of the Issuer, if any	:	<ul> <li>Net reduction of carbon exposure for AEV;</li> <li>Increase in financing flexibility for AEV, with significant upfront capital made available to fund growth plans; and</li> <li>AEV will continue to own, control and consolidate AboitizPower.</li> </ul>
Other relevant Information	:	The previous relevant disclosures are being amended to reflect the satisfaction of another condition precedent of the proposed transaction - the approval and ratification of the transaction by the stockholders of AEV on December 10, 2021.
		AEV will disclose once the special block sale has been executed.