



October 5, 2020

#### 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, 28th Street cor. 5th 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 1226

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 Power Corporation 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 POWER CORPORATION** 

By:

MALENE M. DE LA TORRE Assistant Corporate Secretary

## **COVER SHEET**

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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

1.	October 5, 2020										
	Date of Report (Date of earliest event reported)										
2.	SEC Identification Number <u>C199800134</u>	3.	BIR TIN <b>200-65</b>	2-460-000							
4.	ABOITIZ POWER CORPORATION										
	Exact name of registrant as specified in its charter			1							
5.	Philippines	_ 6	j.								
	Province, country or other jurisdiction of incorporation	lr	ndustry Classificati	on Code							
7.	32 <sup>nd</sup> Street, Bonifacio Global City, Taguig City, Me	etro M	lanila, Philippines	1634							
	Address of principal office			Postal Code							
8.	(02) 8886-2800										
	Registrant's telephone number, including area coo	de									
9.	N.A.										
	Former name or former address, if changed since last report										
10.	Securities registered pursuant to Sections 4 and 8 of the RSA										
	Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding									
	Common Stock P1 Par Value	7,358,604,307									
	Amount of Debt Outstanding (As of June 30, 2020	)		<del>P</del> 239,875,868,000.00							
11.	Indicate the item numbers reported herein: 9										
	Item 9: Other Matters										
	Please see attached.										

## 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 POWER CORPORATION** 

Bv:

Mailene M. de la Torre

Assistant Corporate Secretary

Dated: October 5, 2020

# ABOITIZ POWER CORPORATION DISCLOSURE Amendment to Articles of Incorporation

Subject of the Disclosure		Amendment to Articles II, IV, and VII of Aboitiz Power Corporation's (AboitizPower or the "Company") Articles of Incorporation.						
Background/Description of Disclosure	the	Proposed amendment to the Articles of Incorporation to:  (a) Include in the Primary Purpose the power to act as guarantor or surety for the loans and obligations of its Affiliates and Associates;  (b) Amend the corporate term to perpetual existence; and  (c) Amend the features of the preferred shares.						
Date of Approval by Board Directors	of	March 6, 2020						
Date of Approval by Stockh	nolders	April 27, 2020						
Other Relevant Regulatory if applicable	Agency,	N/A						
Date of Approval by Releva Regulatory Agency, if appli		N/A						
Date of Approval by Securi Exchange Commission	ties and	October 1, 2020						
Date of Receipt of SEC app	roval	October 5, 2020	October 5, 2020					
Amendment(s)  Article and Section Nos.	From		То					
Article II	"SECOND the said of the said the	PRIMARY PURPOSE  t in, hold, own, purchase, lease, contract, operate, develop, manage, grant, sell, or otherwise dispose of real onal properties of every kind cription, including shares of onds and other securities or of indebtedness of any ctric, geothermal, wind, solar renewable power generation distribution, retail electricity and other related facilities, cons, partnerships, associations, rentities, domestic and/or where necessary or appropriate cossess and exercise in respect all the rights, powers, and of ownership, including all owers of any stock so owned, acting as or engaging in the of an investment company, or broker in securities; to act as or managing agents of	"SECOND: That the purposes for which the said corporation is formed are:  PRIMARY PURPOSE  To invest in, hold, own, purchase, acquire, lease, contract, operate, improve, develop, manage, grant, sell, exchange, or otherwise dispose of real and personal properties of every kind and description, including shares of stock, bonds, and other securities or evidence of indebtedness of any hydroelectric, geothermal, wind, solar, and other renewable power generation facilities, distribution, retail electricity supply and other related facilities, corporations, partnerships, associations, firms, or entities, domestic and/or foreign, where necessary or appropriate, and to possess and exercise in respect thereof all the rights, powers and privileges of ownership, including all voting powers of any stock so owned, without acting as, or engaging in, the business of an investment company, or dealer or broker in securities; to act as managers or managing agents of persons, firms, associations, corporations,					

associations, persons, firms. corporations, partnerships and other in hydroelectric, entities engaged geothermal, wind, solar and other renewable power generation facilities, distribution businesses, retail electricity supply services, battery power storage or related businesses: to services provide management, investment and commercial, technical advice for industrial, manufacturing and other kinds of enterprises engaged in hydroelectric, geothermal, wind, solar and other renewable power generation, distribution businesses, retail electricity supply services, or related businesses; to undertake, carry on, assist or participate the promotion, organization, liquidation, management, reorganization of corporations, partnerships and other entities engaged in hydroelectric, geothermal, wind, solar and other renewable power generation, distribution businesses, retail electricity supply services, or related businesses; to develop, construct, own, lease and operate electricity generation distribution facilities and/or hydroelectric, geothermal, wind, solar, and other renewable energy power plants, retail electricity supply facilities, or related businesses; to engage in buildoperate-transfer arrangements with the government, its branches, agencies and instrumentalities, and any government entities; act as consultants, contractors or principals in the business of developing, constructing, operating, repairing and maintaining hydroelectric, geothermal, wind, solar and other renewable energy power plants and systems and other powergenerating or converting stations and in the manufacture, operation and repair of associated mechanical and electrical equipment; to carry on the general business of generation, distribution, retail supply, battery storage services, and/or transmission of electric power in accordance with existing laws, rules and regulations; enter into contracts for

partnerships and other entities engaged in hydroelectric, geothermal, wind, solar and other renewable power generation facilities, distribution businesses, retail electricity supply services, battery power storage services or related businesses; to provide management, investment and technical advice for commercial, industrial, manufacturing and other kinds of enterprises engaged in hydroelectric, geothermal, wind, solar and other renewable generation, power distribution businesses, retail electricity supply services, or related businesses; to undertake, carry on, assist or participate in the promotion, organization, management, liquidation, or reorganization of corporations, partnerships and other entities engaged in hydroelectric, geothermal, wind, solar and other renewable power generation, distribution businesses, retail electricity supply services, or develop, related businesses; to construct, own, lease and operate electricity generation distribution hydroelectric, facilities and/or geothermal, wind, solar, and other renewable energy power plants, retail electricity supply facilities, or related businesses; to engage in build-operatetransfer arrangements with the government, its branches, agencies and instrumentalities, and any government entities; act as consultants, contractors or principals in the business of developing, constructing, operating, repairing and maintaining hydroelectric, geothermal, wind, solar and other renewable energy power plants and systems and other powergenerating or converting stations and in the manufacture, operation and repair of associated mechanical and electrical equipment; to carry on the general business of generation, distribution, retail supply, battery storage services, and/or transmission of electric power in accordance with existing laws, rules and regulations; enter into contracts for differences, and to carry on all business necessary or incident to all the foregoing, and to perform all acts necessary and incidental to the

	differences, and to carry on all business necessary or incident to all the foregoing.	furtherance of the foregoing primary purpose, including, but without limitation, to guarantee and act as surety to its affiliated companies, subsidiaries, and associates, and to allow the creation of lien upon all or any part of the properties and assets owned by the corporation, in order to meet the necessary financial requirements of its businesses, as may be authorized by its Board of Directors.
Article IV	FOURTH: That the term for which said corporation is to exist is Fifty (50) years from and after the date of incorporation.	"FOURTH. That the term for which said corporation is to exist is <u>perpetual</u> from and after the date of incorporation, <u>as provided in Section 11 of the Revised Corporation Code of the Philippines."</u>
	SEVENTH: That the authorized capital stock of said corporation is SEVENTEEN BILLION PESOS (P17,000,000,000.00), Philippine currency and said capital stock is divided into:	SEVENTH. That the authorized capital stock of said corporation is SEVENTEEN BILLION (P17,000,000,000.00) PESOS, Philippine currency, and said capital stock is divided into:
	1. SIXTEEN BILLION (16,000,000,000) COMMON SHARES, with a par value of ONE PESO (P1.00) per share;	SIXTEEN BILLION (16,000,000,000)     COMMON SHARES, with a par     value of ONE PESO (P1.00) per     share;
	2. ONE BILLION (1,000,000,000) PREFERRED SHARES, with a par value of ONE PESO (P1.00) per share.  Preferred Shares shall be non-voting,	2. ONE BILLION (1,000,000,000) PREFERRED SHARES, with a par value of ONE PESO (P1.00) per share.
Article VII	non-participating, non-convertible, redeemable, cumulative, reissuable and may be issued from time to time by the Board in one or more series. The designations, relative rights, preferences, privileges and limitations of the Preferred Shares, and/or particularly the shares of each series thereof, may be similar to or may differ from those of any other series. The Board of Directors is hereby expressly authorized to issue from time to time Preferred Shares in one or more series and to fix before issuance thereof the number of shares in each series, and all designations, relative rights, preferences and limitations of the shares in each series, subject to the provisions of this Article. The holders of the Preferred Shares are entitled to receive dividends payable out of the unrestricted retained earnings of the Corporation at a rate based on the offer price that is either fixed or floating from	PREFFERED shares shall be non-voting, non-convertible, and shall have preference over common shares in case of liquidation or dissolution of the corporation. The Board of Directors or the Executive Committee is expressly authorized to issue preferred shares in one or more series, establish and designate each particular series of preferred shares, fix the number of shares to be included in the series, and to determine the dividend rate, issue price, designations, relative rights, preferences, privileges and limitations of the preferred shares and/or series of shares. Preferred shares may or may not be cumulative, participating, or redeemable, as may be determined by the Board of Directors or the Executive Committee.  Upon redemption, preferred shares

	date of issuance to final redemption. In either case, the rate of dividend, whether fixed or floating, shall be referenced, or be a discount or premium, to a market-determined benchmark as the Board of Directors may determine at the time of issuance with due notice to the Securities and Exchange Commission (SEC).  In the event of any liquidation or dissolution or winding up (whether voluntary or involuntary) of the corporation, the holders of the Preferred Shares shall be entitled to be paid in full the offer price of their shares before any payment in liquidation is made upon the holders of the Common Shares.  No holder of shares of the capital stock of any class of the corporation shall have any pre-emptive or preferential right of subscription to any shares of any class of stock of the Corporation, whether now or hereafter authorized, other than such, if any, as the Board of Directors in its discretion, may from time to time determine and at such price as the Board of Directors may from time to time set.	outstanding, including all existing treasury shares) shall not be considered retired, but may be reissued under such terms and conditions as may be determined by the Board of Directors or the Executive Committee.  No holder of shares of the capital stock of any class of the corporation shall have any pre-emptive or preferential right of subscription to any shares of any class of stock of the corporation whether now or hereafter authorized, other than such, if any, as the Board of Directors, in its discretion, may from time to time determine and at such price as the Board of Directors may from time to time set.					
Rationale for the amendment(s)	The proposed amendments are intended to (i) expressly state the perpetual term of the Company in its Articles of Incorporation, as now allowed by the Revised Corporation Code, and (ii) effectively give the Company better flexibility and leverage in the ordinary conduct of its business and transactions, which includes fund raising activities.						
The timetable for the effect	tivity of the amendment(s)						
Expected date of filing the amendments to the By-Laws with the SEC	August 10, 2020						
Expected date of SEC approval of the Amended By-Laws	October 1, 2020						
Effect(s) of the amendment(s) to the business, operations and/or capital structure of the Issuer, if any	None. The preferred shares are not issued						
Other Relevant Information	Amended to reflect the receipt of the approval from the Securities and Exchange Commission and include a copy of the approved amended Articles of Incorporation.						