COVER SH	HEET
JACKSTONES,	INC.
FORMERLY NEX	TSTAGE, INC.
(Company's Fu	III Name)
5 9 3 A N T O N I O	DRIVE
B A G U M B A Y A N T (Business Address: No., Stree	A G U I G C I T Y C City / Town / Province)
ANTHONY B. PERALTA	633-6113
Contact Person	Company Telephone Number 2 nd Monday of June
1 2 3 1 2 0 -	- I S
Month Day Form Day	Type Month
Fiscal Year	Annual
Meeting DEFINITIVE INFORM	IATION STATEMENT
Dept. Requiring this Doc Amer	nded Articles Number/ Section Total Amount of Borrowings
Total No. of Stockholders D	omestic Foreign
To be accomplished by SEC	C Personnel concerned
File Number	LCU
Document ID	Cashier
STAMPS	

JACKS ONES.

593 Antonio Drive, Bagumbayan, Taguig City 1630

October 9, 2018

Markets and Securities Regulation Department Securities and Exchange Commission Secretariat Building, PICC Complex Roxas Boulevard, Pasay City, 1307

WW 10 2018

Attn: Director Vicente Graciano P. Felizmenio,

Re:

Preliminary Information Statement (SEC Form 20-IS)

Dated September 28, 2018

Dear Director Felizmenio,

In reply to your letter dated October 2, 2018 which we received on October 3, 2018, we submit for your consideration and clearance the Definitive Information Statement for the Special Stockholder's Meeting of Jackstones, Inc. (the "Company") to be held on November 12, 2018, which we have revised in accordance with your comments in the aforementioned letter and in compliance with Rule 20 of the Amended Implementing Rules and Regulations of the Securities Regulation Code.

The following amendments were made based on the recommendations in the checklist:

- 1. Item 4 We have provided the updated list of PDTC Participants and the PDTC Participants holding more than five percent (5%) of the Company's voting securities.
- 2. Item 9 We have included the details about the waiver by the Minority Stockholders of the requirement of stock rights offering.
- 3. Other Matters- We have provided the details about the determination of existence of quorum.
- 4. Audited Financial Statements We have attached the interim financial statements as of June 30, 2018.

The Company undertakes to upload the Information Statement on its website for downloading as soon as possible after approval of the same by the Commission.

Thank you for your kind attention and consideration.

Very truly yours,

ANTHONY P. PERALTA Corporate Secretary

JACKSTONES. INC.

593 Antonio Drive, Bagumbayan, Taguig City 1630

NOTICE OF SPECIAL STOCKHOLDERS' MEETING

To All Stockholders:

Please be advised that the Special Meeting of the Stockholders of **JACKSTONES**, **INC.** will be held at the LRA Pavilion, 311 ML Quezon St., Mahogany Subdivision, Brgy. Bagumbayan, Taguig City, on **12 November 2018 at 9:00 A.M.**, to discuss the following:

AGENDA

- 1. Call to Order
- 2. Determination of Existence of Quorum
- 3. Waiver by the Minority Stockholders to the Requirement of Stock Rights Offering
- 4. Consideration of Such Other Business as May Properly Come Before the Meeting
- 5. Adjournment

A brief explanation of each agenda item which requires stockholders' approval is provided herein. The Information Statement accompanying this notice contains additional information regarding the agenda items particularly those to be voted upon.

For purposes of the meeting, only stockholders of record as of **15 October 2018** are entitled to vote and attend in the said meeting. Should you be unable to attend the meeting in person, you may accomplish the <u>attached proxy form</u> and send it to the office of the Corporate Secretary at Unit 2904-C West Tower, PSE Centre, Exchange Road, Ortigas Center, Pasig City.

Please take note that WE ARE NOT SOLICITING PROXIES. Under the By-Laws, the deadline for submission of proxies is on **29 October 2018**. Proxies shall be validated on **30 October 2018 at 10:00 A.M**. at the office of the Corporate Secretary,

Registration shall start at 8:00 AM and will close at exactly 8:45 AM.

For your convenience in registering your attendance, please have some form of identification such as a passport, driver's license or voter's identification card for verification.

By order of the Board of Directors,

Corporate Secretary

SPECIAL STOCKHOLDERS' MEETING 12 NOVEMBER 2018

EXPLANATION OF AGENDA ITEMS FOR STOCKHOLDERS' APPROVAL

Waiver by the Minority Stockholders to the Requirement of Stock Rights Offering

During the June 11, 2018 Annual Stockholders' Meeting, the stockholders ratified the application for listing with the PSE and SEC of 82,500,000 shares issued to Ketton Holdings, Inc. through private placement. The subscription of Ketton Holdings, Inc. was executed on 27July 2017 in order to comply with the 25% requirement rule in support of the increase in Authorized Capital Stock of Jackstones, Inc. from 170,000,000 shares (with a par value of partial 200,000,000 shares (with a par value of $partial 200,000,000 \text{ sha$

As a prerequisite to the additional listing of securities with the Philippine Stock Exchange, a stock rights offering must first be made to all minority stockholders at an offer price equal to the above-mentioned transaction price, unless said stock rights offering is waived by a majority vote, representing the outstanding shares held by the minority stockholders present or represented in a special stockholders meeting.

Consideration of Such Other Business as May Properly Come Before the Meeting

The Chairman will open the floor for comments and questions by the stockholders. The Chairman will decide whether matters raised by the stockholders may be properly taken up in the meeting or in another proper forum.

PROXY

	KNOW ALL MEN BY THES	F PRESENTS
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IDENTIFICATION.

This proxy will serve to nominate constitute and appoint _______, or in his absence, the Chairman of the Board of Directors of the Corporation, as my proxy, with right of substitution and revocation, to represent and vote for and in my behalf, all shares registered in my name in the books of JACKSTONES, INC., or owned by me, at the Special Meeting of the Stockholders on November 12, 2018 at 9:00 A.M. at LRA Pavilion, 311 ML Quezon St., Mahogany Subdivision, Brgy. Bagumbayan, Taguig City, and at any and all adjournments or postponements thereof, upon any election or question which may lawfully be brought before such meeting, as fully and to all intents and purposes as I might do if present and acting in person, hereby ratifying and confirming any and all action taken on matters which may properly come before such meeting or adjournment(s) thereof.

INSTRUCTION.

By affixing his or her signature in the space provided below, the undersigned stockholder directs the said proxy to vote on the agenda items set forth below as he/she has expressly indicated by marking the same with an "X", failing which, his/her proxy shall exercise full discretion in acting thereon. If the undersigned stockholder fails to indicate his/her vote on the items specified below, this shall serve to authorize his/her proxy to exercise full discretion to act and he/she understands that his/her proxy shall vote in accordance with the recomendation of Management. Management recommends a "FOR" vote for Items 3 and 4 of the Agenda.

REVOCABILITY OF PROXY.

This proxy shall be valid for the Special Stockholders Meeting scheduled on 12 November 2018 or any adjournment thereof. It shall be valid for a maximum period of five (5) years, unless withdrawn by the undersigned stockholder by written notice directly with the Corporate Secretary. This proxy shall not be valid where the undersigned stockholder personally appears and registers in the stockholders meeting.

PROPOSAL		ACTION	
	FOR	AGAINST	ABSTAIN
Waiver by the Minority Shareholders to the Require ment of a Stock Rights Offering		V i	
Consideration of such other business as may properly come before the meeting.		5. 5 8	

 IN WITNESS WHEREOF, I have here, 2018 in	eunto signed	these presents	this day d	of
	PRINTED	NAME OF STOC	KHOLDER	
			Page 3 of 3	20

SIGNATURE OF STOCKHOLDER/AUTHORIZED SIGNATORY
ADDRESS OF STOCKHOLDER
CONTACT TELEPHONE NUMBER

A PROXY SUBMITTED BY A CORPORATION SHOULD BE ACCOMPANIED BY A CORPORATE SECRETARY'S CERTIFICATE QUOTING THE BOARD RESOLUTION DESIGNATING A CORPORATE OFFICER TO EXECUTE THE PROXY. PROXIES EXECUTED BY BROKERS MUST BE ACCOMPANIED BY A CERTIFICATION UNDER OATH STATING THAT THE BROKER HAS OBTAINED THE WRITTEN CONSENT OF THE ACCOUNT HOLDER.

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 20-IS

INFORMATION STATEMENT PURSUANT TO SECTION 20 OF THE SECURITIES REGULATION CODE SECURITIES AND EXCHANCE COMMISSION appropriate box:

1.	Check the appropriate box:	m IF C TE TIME
	[] Preliminary Information Statement	W 10 2018
	[/] Definitive Information Statement	MAKKE QULATION LEDIOS
2.	Name of Registrant as specified in its charter: JACKSTONES, INC. (formerly NEXTSTAGE,	INC.)
3.	Province, country or other jurisdiction of incor REPUBLIC OF THE PHILIPPINES	poration or organization:
4.	SEC Identification Number: 24986	
5.	BIR Tax Identification Code: 000-275-073	
6.	Address of principal office: 593 Antonio Drive, Bagumbayan, Taguig City	1630
7.	Registrant's telephone number, including area (+632) 633-6113	code:
8.	Date, time and place of the meeting of security November 12, 2018 at 9:00 A.M. at the LF Subdivision, Brgy Bagumbayan, Taguig City	/ holders: RA Pavilion, 311 ML Quezon St., Mahogany
9.	Approximate date on which the Information S holders:	tatement is first to be sent or given to security
	October 15, 2018	
10.	Securities registered pursuant to Sections 8 a RSA (information on number of shares and a registrants):	nd 12 of the Code or Sections 4 and 8 of the mount of debt is applicable only to corporate
	Title of Each Class	Number of Shares of Common Stock Outstanding or Amount of Debt Outstanding
	Common Stock	250,059,097
[1.	Are any or all of registrant's securities listed in	a Stock Exchange?
	Yes No	Q.
	If yes, disclose the name of such Stock Exchar Philippine Stock Exchange / Common Stock	nge and the class of securities listed therein:
		Page 5 of 28

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JACKSTONES, INC. INFORMATION STATEMENT

This Information Statement is dated 28 September 2018 and is being furnished to stockholders and institutional investors of record of Jackstones, Inc. as of October 15, 2018 in connection with the Special Stockholders' Meeting.

MANAGEMENT IS NOT ASKING YOU FOR A PROXY AND YOU ARE REQUESTED NOT TO SEND MANAGEMENT A PROXY.

A. GENERAL INFORMATION

Item 1. Date, time and place of meeting of security holders.

Date, time and place of meeting

November 12, 2018

9:00 a.m.

LRA Pavilion, 311 ML Quezon St.

Mahogany Subdivision

Brgy. Bagumbayan, Taguig City

Complete mailing address of the Registrant

JACKSTONES, INC.

593 Antonio Drive

Bagumbayan, Taguig City 1630

Approximate date on which the Information Statement is first to be sent or given to

Security holders

October 15, 2018 (Wednesday)

Item 2. Dissenters' Right of Appraisal

Pursuant to Section 81 of the Corporation Code of the Philippines, any stockholder of the Corporation shall have the right to dissent and demand payment of the fair value of his shares on any matter that may be acted upon such as in the following instances:

- 1. In case any amendment to the articles of incorporation has the effect of changing or restricting the rights of any stockholder or class of shares, or of authorizing preferences in any respect superior to those of outstanding shares of any class, or of extending or shortening the term of corporate existence;
- 2. In case of sale, lease, exchange, transfer, mortgage, pledge or other disposition of all or substantially all of the corporate property and assets; and
- 3. In case of merger or consolidation.

If, at any time after this information statement has been sent out, an action which may give rise to the right of appraisal is proposed at the meeting, any stockholder who voted against the proposed action and who wishes to exercise such right must make a written demand, within thirty (30) days after the date of the meeting or when the vote was taken, for the payment of the fair market value of his shares. Failure to make a demand within such period shall be deemed a waiver of the appraisal right. The value shall be determined as of the day prior to the date when the vote was taken, excluding any appreciation or depreciation in anticipation of such corporate action. Upon payment, he must

surrender his certificate of stock. No payment shall be made to any dissenting stockholder unless the Corporation has unrestricted retained earnings in its books to cover such payment. Within ten (10) days after demanding payment for his shares, a dissenting stockholder shall submit to the Corporation the certificate(s) of stock representing his shares for notation that the shares are dissenting shares.

No corporate action is being proposed or submitted in the meeting that may call for the exercise of a stockholder's right of appraisal under Title X of the Corporation Code.

Item 3. Interest of Certain Persons in or Opposition to Matters to be Acted Upon

- (a) None of the incumbent directors and officers of the Corporation has any undisclosed substantial interest, direct or indirect, by security holdings or otherwise, in any matter to be acted upon.
- (b) The Corporation has not received any information from any director that he/she intends to oppose any matter to be acted upon in the meeting.

B. CONTROL AND COMPENSATION INFORMATION

Item 4. Voting Securities and Principal Holders Thereof

- (a) The Corporation has 250,059,097 common shares of stock subscribed and outstanding as of September 28, 2018. The Corporation does not have any class of shares other than common shares. Each share is entitled to one (1) vote.
- (b) Of the 250,059,097 outstanding common shares, 141,921 shares, or about 0.056% are owned by foreigners. The Corporation does not have any class of shares other than common shares.
- (c) All stockholders of record as of the close of business on October 15, 2018 are entitled to notice of, and to vote at, the Special Stockholders' Meeting.
- (d) At every meeting of the stockholders of the Corporation, every stockholder entitled to vote shall be entitled to one vote for each share of stock outstanding in his name in the book of the Corporation, except with respect to the election of directors, when each stockholder may accumulate his votes, as provided in the Corporation Code. Every stockholder entitled to vote at any meeting of stockholders may vote by proxy as well as in person.
- (e) Security ownership Certain Record and Beneficial Owners and Management
 - (i) Security ownership of certain record and beneficial owners (more than 5% of voting securities) as of September 28, 2018 are as follows:

Name and Address of	Name of Beneficial
Title of Record	Owner/ Relationship Citizenship No. of Percent
Class Owner/Relationship	The characteristic response of the control of the c
with Issuer	with Record Owner Strates Or Class
是是在1975年的。 1985年 - 1985年	

Common	Ketton Holdings inc.	Ketton Holdings Inc. is a domestic	Filipino	172,981,927	69.17%
	Bagumbayan, Taguig	corporation			
	City	incorporated on			
	Ketton Holdings Inc.	October 09, 2014.			
	owns 69.17% of the	It is expected that a			
	common shares of	proxy be issued in		3	
	Jackstones, Inc.	favor of Mariano Chua	,		
		Tanenglian to vote the shares of Ketton			
		Holdings Inc.		l J	

Common	PCD Nominee Corporation G/F Makati: Stock Exchange: Bldg: 6767: Ayala Avenue, Makati City No relationship with the Corporation	PCD Nominee Corporation, a wholly-owned subsidiary of the Philippine Depository and Trust Corporation (PDTC), is the registered owner in the books of the Corporation's stock transfer agent. The beneficial owners entitled to the same are PDTC's participants, who hold the shares either in their own behalf or on behalf of their clients. The following PDTC participants hold more than 5% of the Corporation's voting securities: It is expected that PCD Nominee Corporation will issue a proxy in favor of the PDTC Participants. A list of the PDTC Participants as of 28 September 2018 has been attached to this Information Statement.	Filipino	53,739,259	21.49%
Common	David T. Fernando 14 Paraguay Street, Loyola Grand Villas, Quezon City No relationship with the Corporation	David T. Fernando died in September 2009. The shares are now with the Estate of David Fernando. A proxy was issued to his daughter Catherina Fernando to vote the shares thereof in the Corporation.	Filipino	20,824,419	8.33%

(ii) Security Ownership of Management as of September 28, 2018:

Title of Class	Name of Beneficial Owner	Amount and Nature of Beneficial Ownership	Citizenship	Percent of Class
Common	Mariano Chua Tanenglian	10,053,540/indirect	Filipino	4.02%
Common	Aleta So Tanenglian	8,377,950/indirect	Filipino	3.35%
Common	Maximilian So Tanenglian	1,675,589/indirect	Filipino	0.67%
Common	Vandermir Carnegie Tan Say	1,675,590/indirect	Filipino	0.67%
Common	Jonathan A. Ong Carranceja	1,675,590/indirect	Filipino	0.67%
Common	Beryl Fayette Tanenglian Say	1,675,590/indirect	Filipino	0.67%
Common	Adaline Daryl T. Ong Car- ranceja	1,675,590/indirect	Filipino	0.67%
Common	Stilwell Tan Sy	1,000/direct	Filipino	0.00%
Common	Amando Musni Velasco	1,000/direct	Filipino	0.00%
Common	William Chong Lee	1/indirect	Filipino	0.00%
	TOTAL	26,811,441		

(iii) Voting Trust Holders of 5% or more

There are no voting trust holders of 5% or more of the common shares.

(iv) Changes in Control

There has been no change in the control of the Corporation since the beginning of its last fiscal year.

Item 5. Directors and Executive/Corporate Officers

(a) Directors, Executive Officers, Promoters and Control Persons

Directors and Corporate officers of Jackstones, Inc. as of September 28, 2018:

Name	Age	Position	Citizenship

Mariano Chua Tanenglian	78	Chairman of the Board	Filipino
Aleta So Tanenglian	69	Vice Chairman	Filipino
Maximilian So Tanenglian	40	President	Filipino
Vandermir Carnegie Tan Say	44	Senior Vice President	Filipino
Jonathan A. Ong Carranceja	46	Vice President	Filipino
Beryl Fayette Tanenglian Say	42	Treasurer	Filipino
Adaline Daryl T. Ong Car- ranceja	45	Assistant Corporate Secretary	Filipino
Stilwell Tan Sy	69	Independent Director	Filipino
Amando Musni Velasco	68	Independent Director	Filipino
William Chong Lee	63	Independent Director	Filipino
Anthony B. Peralta	57	Corporate Secretary & CIO	Filipino
Jean Marie L. Uy	32	Assistant CIO	Filipino
Marie Arrabelle T. Lim	31	Compliance Officer	Filipino

All Directors shall hold office until a new Board of Directors is elected during the Corporation's annual shareholders' meeting to be held in June 2019.

Found to possess the qualifications and none of the disqualifications enumerated in the Company's Amended By-Laws, the incumbent Independent Directors were nominated by the Nomination Committee of the Corporation. All incumbent directors were nominated as such and have accepted such nominations. A certification to the effect that no director or officer is connected with any government agency or its instrumentalities is attached to this Information Statement.

The Independent Directors, William Chong Lee, Stilwell Tan Sy and Amando Musni Velasco, were nominated by the members and the chairman of the Nomination Committee. There are no family relationships between any of the members of the Nomination Committee and the Independent Directors known to the registrant.

During the 11 June 2018 Organizational Meeting of the Board, the Nomination Committee and the Compensation Committee were consolidated into the Corporate Governance Committee which are composed of the following members: Stilwell Tan Sy as its Chairman, Amando Musni Velasco, William Chong Lee and Maximilian So Tanenglian as members.

The Amended By-laws of the Company, incorporating the procedure for election of Independent Directors, in accordance with SRC Rule 38 (Requirements on Nomination and Election of Independent Directors), was approved by the Commission on September 27, 2006. The Company has adopted and complied with such procedures and regulations.

The business experience of the members of the Board and Executive Officers for the last five (5) years is as follows:

Page 11 of 28

Mariano Chua Tanenglian

Chairman of the Board

Appointment: April 30, 2015 to present Date of Birth: February 27, 1940

Mr. Tanenglian is currently the CEO of Wonderoad Corp. and the Chairman of Ketton Holdings, Inc. He obtained his Bachelor of Science in Commerce from the Far Eastern University.

Mr. Tanenglian was a Director and a former Treasurer of Allied Banking Corporation. He was also the Chairman of the Board of Oceanic Holdings (BVI) Ltd., a former Vice Chairman and former Treasurer of Philippines Airlines, Inc., as well as a former Vice Chairman of MacroAsia Corporation. Mr. Tanenglian was also a former Treasurer of several companies, including Foremost Farms, Inc., Manufacturing Services and Trade Corporation, Dominium Realty and Construction Corporation, Asia Brewery, Inc., Progressive Farms, Inc., Himmel Industries, Inc., Grandspan Development Corporation, Allied Commercial Bank, Fortune Tobacco Corporation, Shareholdings, Inc., The Charter House, Inc., and Lucky Travel Corporation. He was also a Treasurer/Director of Allied Bankers Insurance Corporation, Allied Leasing and Finance Corporation, and Pan-Asia Securities Corporation. Mr. Tanenglian was a former Director of Abacus Distribution System Phils., Inc., Tanduay Distillery, Inc., Asian Alcohol Corporation, Allied Banking Corporation (HK) Ltd., Oceanic Bank, Maranaw Hotels and Resort Corporation, Basic Holdings Corporation, Allied Bank Phils., (UK) PLC and Macroasia Eurest Catering Services, Inc.

Aleta So Tanenglian

Vice Chairman

Appointment: April 30, 2015 to present Date of Birth: September 23, 1948

Ms. Tanenglian holds a Bachelor's degree in Accountancy. She is the current president of Wonderoad Corporation.

Maximilian So Tanenglian

President

Appointment: April 30, 2015 to present

Date of Birth: June 8, 1977

Mr. Tanenglian is the general manager for the Swiftstar group of companies since 2008 to present. The group is involved in the logistics and security industries providing products and services like but not limited to third party logistics services, security system design and supply and business continuity program consultancy.

Vandermir Carnegie Tan Say

Senior Vice President

Appointment: April 30, 2015 to present

Date of birth: January 24, 1974

Mr. Vandermir Carnegie Tan Say, CFA, MCom (Hons)(Fin), Grad Dip (Bkg & Fin), is currently the President of Wimax Philippines Inc. He is also a Director of Toaster BrainWorks Lab Inc., and Sevenofus Foods Inc. Aside from being a Director and the Executive Vice President of Jackstones, Inc., Mr. Say is also currently the Vice President, Ketton Holdings Inc., was the President of the CFA Society of the Philippines in 2008, and Treasurer of the same society in 2007. Mr. Say is a Chartered Financial Analyst of the CFA Institute and a Director of the BEVA Pte Ltd in Singapore.

Mr. Say was previously the Vice President of Citigroup, an Associate Director of UBS AG, an Analyst for Corporate Finance of UBS Warburg, an Equity Analyst for SBC Warburg Dillon Read, and a Research Assistant for Cualoping Securities Corporation.

He received his Master of Commerce in Finance and graduated with honours from the Melbourne Business School, of The University of Melbourne. He also received a Graduate Diploma in Banking and Finance from Monash University. He attained his Bachelor of Science in Management, Major in Legal Management, from the Ateneo de Manila University and was a Merit Scholar.

Jonathan A. Ong Carranceja

Vice President

Appointment: April 30, 2015 to present Date of Birth: September 10, 1971

Mr. Ong Carranceja is the current President of SG&D Global Transport Inc., a freight forwarding company. He is also the President of Reach High Dig Deep General Merchandising Corp., a company dealing with industrial products.

Mr. Ong Carranceja was the Former Assistant Manager of Far Eastern Diesel Supply Co. and the Former Asst. Manager of Kirsiphider Co. Inc. He obtained a Bachelor of Arts in Asian Studies.

Beryl Fayette TanenglianSay

Treasurer

Appointment: April 30, 2015 to present Date of birth: February 27, 1976

Aside from being the current President of Toaster Brainworks Lab Inc., Arch. Beryl Fayette Tanenglian Say, EnP, is also a Director and officer of several other companies. She is also currently a Director and the Treasurer of Jackstones Inc., a Director and the Corporate Secretary, Ketton Holdings Inc., a Director and the CFO of Wimax Philippines Inc., and a Director of BEVA Pte Ltd in Singapore.

Arch. Say was the former SAVP Treasury and Finance Officer of Philippine Airlines, she was also the Admin Architect of RR Payumo & Partners Architects. She previously worked with Architect Martha Ong in 1998 to 1999. In 2000, Arch. Say was among the top 3 passers of the Licensure Board Exam for Environmental Planner and in 1999, she was among the top 10 passers of the Architect Licensure Board Exam. She received her Bachelor of Science in Architecture from the University of Santo Tomas.

Adaline Daryl T. Ong Carranceja

Assistant Corporate Secretary Appointment: April 30, 2015 to present Date of birth: December 9, 1972

Ms. Ong Carranceja is the current President of Spyder Creative Works, Inc. – a graphic design company and supplier of social invitation. She is also the current Corporate Secretary of SG&D Global Transport Inc. Ms. Ong Carranceja obtained a Bachelors degree in Fine Arts.

Stilwell Tan Sy

Independent Director

Appointment: April 30, 2015 to present

Date of Birth: March 23, 1949

Mr. Sy is currently the President of Stilwell Commercial Corporation. He has also been an Independent Director of Quality Investments & Securities Corporation from 2012 to date.

A copy of the Certification of Qualification of Independent Director executed on 8 May 2018 is attached herewith.

Amando Musni Velasco

Independent Director

Appointment: April 30, 2015 to present

Date of Birth: July 14, 1949

Page 13 of 28

Mr. Velasco is currently the Corporate Secretary of Parisson Development Corporation. He has occupied said position from 2013 to date.

A copy of the Certification of Qualification of Independent Director executed on 10 May 2018 is attached herewith.

William Chong Lee

Independent Director

Appointment: June 13, 2017 to present

Date of Birth: November 12, 1954

Mr. Lee was the Senior Vice President and overall Head of LTGC Purchasing Group of Fortune Tobacco Corporation. He was also the Senior Vice President for Logistic and Purchasing Department and Special Assistant to the Chairman of Philippine Airlines. He was also Senior Vice President for Logistics for Asia Brewery, Inc. and concurrent Special Assistant to the Chairman and CEO of Philippine Airlines.

A copy of the Certification of Qualification of Independent Director executed on 8 May 2018 is attached herewith.

Anthony B. Peralta

Corporate Secretary and CIO

Appointment: April 30, 2015 to the present

Date of Birth: December 30, 1960

Atty. Peralta is a senior partner of the Calleja Law Office. He is also Corporate Secretary of Pulse Asia, Inc., Pulse Asia Research, Inc., Technikos Consulting, Inc. and the Jose W. Diokno Foundation, Inc. His practice areas include Corporate Law, Foreign Investments Law, Intellectual Property, Litigation, Mergers & Acquisitions, Real Estate, Securities, Taxation and Technology Media & Telecommunications, He serves as President of the Licensing Executives Society of the Philippines. He is a Director of Accor Advantage Plus Philippines, Inc. and Country Representative of Dermalog Information Systems GmbH. He is a member of IP PRO Philippines, International Trademark Association, Asian Patent Attorneys Association, International Technology Law Association and Intellectual Property Association of the Philippines. He received his Bachelor of Arts degree in 1982 and his Bachelor of Laws degree in 1986 from the University of the Philippines. He was the author of the Philippine section of International Telecommunications Law, published by BNA in London, U.K. He is also a co-author of the Philippine section of Global Privacy and Security Law published by Aspen Publishers/Wolters Kluwer in New York City.

Jean Marie L. Uy

Assistant CIO

Appointment: February 12, 2018 to the present

Date of Birth: August 14, 1985

Atty. Uy is an associate with the Calleja Law Office. She received her Juris Doctor degree from the Ateneo de Manila School of Law in 2011. She obtained her Bachelor of Arts degree in Political Science from Ateneo de Manila University in 2007. Her practice areas include Corporate Law, Civil and Criminal Litigation, Intellectual Property Law, Labor and Data Privacy.

Maria Arrabelle T. Lim

Compliance Officer

Appointment: October 5, 2017 to present

Date of Birth: November 24, 1986

Ms. Tan graduated with a Bachelor of Science in Commerce, major in Marketing from Chiang Kai Shek College.

(b) Significant Employees

The company is not highly dependent on any individual who is not an executive officer. The Corporation has four (4) regular employees namely: (1) Maximilian Tanenglian; (2) Vandermir Carnegie Tan Say; (3) Beryl Fayette Tanenglian Say; and (4) Adaline Daryl T. Ong Carranceja. The record keeping of its transactions is outsourced to a third party consultant.

(c) Family Relationships

Mariano Chua Tanenglian is married to Aleta So Tanenglian; and the father of Beryl Fayette Tanenglian Say, Maximilian So Tanenglian, and Adaline Daryl T. Ong Carranceja.

Maximilian So Tanenglian, Beryl Fayette Tanenglian Say and Adaline Daryl T. Ong Carranceja are siblings.

Beryl Fayette Tanenglian Say is married to Vandermir Carnegie Tan Say.

Adaline Daryl T. Ong Carranceja is married to Jonathan A. Ong Carranceja.

There are no other family relationships known to the registrant other than those that have been disclosed above.

(d) Involvement in Certain Legal Proceedings

To the best of the Corporation's knowledge and belief and after due inquiry, and except as otherwise disclosed, none of the directors or the executive officers have, during the last five years and to date, been subject to any of the following:

- (a) Any bankruptcy petition filed by or against any business of which such person was a general partner or executive officer either at the time of the bankruptcy or within two years prior to that time;
- (b) Any conviction by final judgment, including the nature of the offense, in a criminal proceeding, domestic or foreign, or being subject to a pending criminal proceeding, domestic or foreign, excluding traffic violations and other minor offenses;
- (c) Being subject to any order, judgment, or decree, not subsequently reversed, suspended or vacated, of any court of competent jurisdiction, domestic or foreign, permanently or temporarily enjoining, barring, suspending or otherwise limiting his involvement in any type of business, securities, commodities or banking activities; and
- (d) Being found by a domestic or foreign court of competent jurisdiction (in a civil action), the Commission or comparable foreign body, or a domestic or foreign Exchange or other organized trading market or self regulatory organization, to have violated a securities or commodities law or regulation, and the judgment has not been reversed, suspended, or vacated.

Interest on Certain Matters to be Acted Upon

No director or officer of Jackstones has undisclosed substantial interest, direct or indirect, in any matter to be acted upon in the meeting.

Certain Relationship and Related Transactions

There are no transactions with or involving the Corporation or any of its subsidiaries in which a director, executive officer, or stockholder owns ten percent (10%) or more of total outstanding shares and members of their immediate family had or is to have a direct or indirect material interest during the last two (2) years. Kindly note that the Suspension of the Registration and Permit to Sell Securities imposed on the Corporation was only lifted by the Securities and Exchange Commission (SEC) on May 31, 2013.

Item 6. Compensation of Directors and Executive Officers

According to the Amended By-laws of the Corporation, as approved by the SEC on July 6, 2015, a per diem of Two Thousand Pesos (Php2,000.00) shall be granted to each Director for their attendance in a regular or special board meeting.

There are no arrangements for additional compensation of directors other than that provided in the Company's Amended By-Laws.

There is no executive officer with contracts or with compensatory plan or arrangement having terms or compensation significantly dissimilar to the regular compensation package, or separation benefits under the Company's group retirement plan, for the managerial employees of the Company.

There are no Outstanding Warrants or Options held by the Directors and Executive Officers.

Executive Compensation

The compensation for its executive officers for the years 2016 and 2017 (actual) and 2018 (projected) are shown below:

DIRECTORS

Year	Directors' Fees (Php)	
2018 (estimated)	86,000	
2017	86,000	
2016	72,000	

CEO AND FOUR MOST HIGLY COMPENSATED OFFICERS

Year	Salary/Bonus (Php)	Œ.
2018 (estimated)	1,067,627	
2017	1,067,627	
2016	1,045,476	

Note that the aggregate amount of compensation paid in 2016 and 2017 and estimated amount expected to be paid in 2018, as presented in the above table, are for the following executive officers:

Maximilian Tanenglian (President/CEO), Beryl Fayette Say (Treasurer), Adaline Daryl T. Ong Carranceja (Assistant Corporate Secretary), and Vandermir Carnegie Say (Executive Vice President)

ALL OFFICERS

Year	Salary/Bonus (Php)	Others (Php)
2018 (estimated)	1,067,627	86,000
2017	1,067,627	86,000
2016	1,045,476	72,000

ALL DIRECTORS AND OFFICERS AS A GROUP

Year	Total Amount (Php)
2018 (estimated)	1,153,627
2017	1,153,627
2016	1,117,476

Item 7. Independent Public Accountants

The appointment, approval or ratification of the Company's independent public auditor was approved by the shareholders at the Annual Stockholders' Meeting held on June 11, 2018.

The auditing firm of Isla Lipana & Co. and the certifying partner, Mr. Roderick M. Danao, was reappointed as such for the audit of the financial statements for the year 2018.

Isla Lipana & Co. took over from SGV & Co. in 2003 upon its appointment at the shareholders' meeting in 26 November 2003. There were no disagreements with SGV & Co. on any accounting matter. Its replacement was purely in order to comply with SEC Memorandum Circular No. 8 Series of 2003. The certifying partner of Isla Lipana & Co. primarily responsible for the audit of the Company's financial accounts is rotated at least once every five (5) years, with a two (2) year cooling off period as applicable, in accordance with SRC Rule 68, Part 3(b)(iv)(ix).

Mr. Roderick M. Danao of Isla Lipana & Co. was first engaged by the Company as certifying partner for the year-end audit in 2014 and was reappointed for the examination of the Company's 2015 financial statements. The Company's Audited Financial Statements for 2017 as certified by Mr. Nelson Charsegun L. Aquino, is attached to this Information Statement as an Exhibit to the Annual Report. The Corporation has been advised that the Isla Lipana & Co. auditors assigned to render audit related services have no shareholdings in the Company, or a right, whether legally enforceable or not, to nominate persons or to subscribe to the securities of the Company, consistent with the professional standards on independence set by the Board of Accountancy and the Professional Regulation Commission.

Representatives of Isla Lipana & Co. are expected to be present at the scheduled stockholders meeting. They will have the opportunity to make a statement should they desire to do so and will be available to respond to appropriate questions.

External Audit Fees and Services

Audit and Audit-Related Fees

For 2016 and 2017, the Company's external auditors were engaged primarily to express an opinion on the financial statements of the Company. The procedures conducted for this engagements included those that are necessary under auditing standards generally accepted in the Philippines but did not include detailed verification of the accuracy and completeness of the reported income and costs and expenses. The audit fees for these services were Php60,000.00 for 2016, and Php60,000.00 for 2017.

Tax Fees

The Company did not engage the external auditors for any service related to tax accounting, compliance, advice, planning or any other form of tax services for 2016 and 2017.

All Other Fees

The Company did not engage the external auditors for any other service other than those described in the audit and audit-related fees above.

Audit Committee's Approval Policies and Procedures

The Company's incumbent Audit Committee as appointed during the 11 June 2018 Organizational Meeting of the Board is composed of Mr. William Chong Lee as Chairman and Amando Musni Velasco, Stilwell Tan Sy and Vandermir Carnegie Tan Say as members.

The Audit Committee was incorporated on April 2015 and is in the process of drafting an Audit Committee Charter in compliance with SEC Memorandum Circular No. 4, Series of 2012 or the Guidelines for Assessment of Performance of Audit Committees of Companies Listed on the Exchange. The Audit Committee's approval policies and procedures for external audit fees and services are stated in the Company's Revised Manual on Corporate Governance. The Audit Committee performs oversight functions over the Company's external auditors. Prior to the commencement of audit work, the independent accountants shall make a presentation of their audit program and schedule to the Audit Committee, including a discussion of anticipated issues on the audit work to be done.

After audit work, the independent accountants shall present its comprehensive report discussing the work carried out, areas of interest and their key findings and observations to the Audit Committee.

The independent accountants shall also prepare reports based on agreed upon procedures on the Company's quarterly financial results. The reports shall be presented to the Audit Committee for their approval and endorsement to the Board of Directors.

Changes in and Disagreements with Accountants on Accounting and Financial Disclosures

There was no change in the Company's independent accountants during the two most recent calendar years.

SRC Rule 68, Part 3(b)(iv)(ix) provides that "[t]he independent auditors or in the case of an audit firm, the signing partner, of the aforementioned regulated entities shall be rotated after every five (5) years of engagement. A two-year cooling off period shall be observed in the re-engagement of the same signing partner or individual auditor." The Company is compliant with this rule.

There has been no disagreement with the independent accountants on accounting and financial disclosure.

Item 8. Compensation Plans

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No action is to be taken by the shareholders at the Meeting with respect to any plan pursuant to which cash or non-cash compensation may be paid or distributed.

C. ISSUANCE AND EXCHANGE OF SECURITIES

Item 9. Authorization or Issuance of Securities other than for Exchange

With the approval by the SEC of the amendment of the Seventh Article of the Articles of Incorporation increasing the authorized capital stock from Php170,000,000.00 divided into 170,000,000 shares with a par value of Php1.00 per share to Php500,000,000.000 divided into 500,000,000 shares with a par value of Php1.00 per share, additional shares may now be issued out of the 330,000,000 unissued portion of the increase. In the special board meeting of March 14, 2018, the Directors approved a resolution for listing of the whole unissued portion of the authorized capital stock, or a total of 330,000,000 shares. The said resolution was approved and ratified by the stockholders during the annual meeting held on June 11, 2018. Initially, the Corporation will apply for listing with the PSE and SEC of 82,500,000 shares. The rest of the shares will be applied for listing at a future date as a secondary offering to be sold to the investing public.

There is no preferred stock offered.

Under the Seventh Article of the Articles of Incorporation, there is a negation of pre-emptive right from existing authorized capital stock or from an increase thereof.

The aggregate value of the consideration received by the registrant is Php51,562,500.04 which has already been paid under the Deed of Subscription to Shares of stock dated July 27, 2017.

The rational for the transaction is the same as the rational for the SEC approved increase in authorized capital stock, which is to eliminate the deficit in the Corporation's balance sheet and to implement its business plan to pursue real estate development and marketing residential facilities to the general public.

As previously disclosed to the PSE, part of the proceeds were used to purchase real property in Marikina City with an area of 2,651.30 sq.m. for project development by Jackstones Properties, Inc. (JPI), the wholly-owned subsidiary of the Corporation.

During the Special Stockholders' Meeting, a quorum shall be determined or computed based on the total outstanding shares, including the shares held bu the majoirty.

However, during the course of the meeting, the Corporation will ask the miniority shareholders to vote on the waiver. For the purpose of the waiver, only the minority shareholders physically present or represented by proxy, will cast their votes on the proposed approval to waive the requirement to conduct a stock rights offering in relation to the Corporation's application to list additional shares with the PSE. A majority of the minority shareholders approving the waiver shall be sufficient to pass the resolution.

Item 10. Modification or Exchange of Securities.

There is no action to be taken with respect to the modification of any class of securities of the Corporation, or the issuance or authorization for issuance of one class of securities of the Corporation in exchange for outstanding securities of another class.

Item 11. Financial and Other Information

A. Information Required

- The Annual Report and Financial Statements for fiscal year 2017 as well as the interim financial statements for the period ended June 30, 2018 are attached herewith.
- 2. Kindly refer to Item 12(d)(i) and (ii) for Management's Discussion and Analysis and Plan of Operation.
- 3. Kindly refer to Item 12(d)(iii) for a discussion on Changes and Disagreement with Accountants and Financial Disclosures.
- 4. Representatives of the principal accountants for the recently completed fiscal year, Isla Lipana & Co., are expected to be present at the Special Meeting of the Shareholders on November 12, 2018.

Item 12. Mergers, Consolidations, Acquisitions and Similar Matters

There is no stockholders' action to be taken with regard to the following: (1) the merger or consolidation of the Corporation into or with any other person or of any other person into or with the Corporation; (2) the acquisition by the Corporation or any of its security holders of securities of another person; (3) the acquisition by the Corporation of any other going business or of the assets thereof; (4) the sale or other transfer of all or any substantial part of the assets of the Corporation; and (5) the liquidation or dissolution of the Corporation.

Details required in the information statement

A. General Information

The Company was incorporated and registered with the Securities and Exchange Commission (SEC) in 1964 as Pacific Cement Company, Incorporated to engage in the manufacture and trading of cement and related products. In June 2000, the SEC approved the change in the primary purpose of the Company to that of a holding company and changed its corporate name to PACEMCO HOLDINGS, INC. (PACEMCO). Simultaneous therewith, PACEMCO spun-off its cement manufacturing and mining facility and assets to Pacific Cement Philippines, Inc. (PACEMPHIL), in exchange for 100% of the shares of stock of PACEMPHIL. This investment was subsequently sold in November 2000.

In December 2000, PACEMCO acquired 100% of the share capital of NextStage, Inc. ("NextStage" or the "Company"), a company established to take advantage of the opportunities in the rapidly growing technology sector and the emerging electronic economy. Subsequently, the shareholders of PACEMCO, during a meeting held in the first quarter of 2001, approved the proposed merger of PACEMCO with NextStage. On June 11, 2001, the SEC approved the merger of PACEMCO and its subsidiary NextStage, with PACEMCO as the surviving corporation. Subsequently, SEC also approved the change in name from PACEMCO to NextStage, Inc.

On December 31, 2007, the Company and its majority shareholder Perfect Research Technology Corporation (PRTC) entered into a Memorandum of Agreement wherein the Company transferred its businesses/assets/liabilities in its three subsidiaries – Mondex Philippines, Inc., Infinit-e Asia, Inc. and Technology Support Services, Inc., to PRTC. Pursuant to the said Memorandum of Agreement, the Company ceded control, management, beneficial ownership and administration of the business and assets of its three subsidiaries to PRTC. However, while PRTC has control, management and beneficial ownership and administration of the said subsidiaries, the Company remains the legal owner of the subsidiaries and any liabilities pertaining to the ownership of the shares of stock of the subsidiaries shall remain with the Company.

On April 16, 2014, the SEC approved the Company's application to change the corporate name to JACKSTONES, INC. and to extend the corporate life to another fifty (50) years.

On October 12, 2014, a group of individual and corporate shareholders entered in to a Memorandum of Agreement with Ketton Holdings, Inc. and a group of individual investors for the sale of the formers' shares of stock representing 70% of the outstanding share capital of the Company. The sale effectively transferred control of the Company to Ketton Holdings, Inc. who became the parent company and ultimate controlling party, owning 54% equity interest of Jackstones, Inc. Ketton Holdings, Inc. is a domestic corporation registered with the Philippine SEC.

On July 06, 2015, the SEC approved the transfer of the principal office address from Bonifacio Technology Center, 2nd Avenue corner 31st Street, Bonifacio Global City, Taguig City, Metro Manila, Philippines to 593 Antonio Drive, Bagumbayan, Taguig City, Philippines.

On February 01, 2017, the SEC approved the Company's application to hold its annual stockholders' meeting every 2nd Monday of June of each year.

The Company's shares are listed in the Philippine Stock Exchange (PSE) but the trading of the Company's shares was suspended until June 30, 2013. The PSE lifted the suspension on July 9, 2013 and the shares are now tradable.

As at December 31, 2012, Perfect Research Technology Corporation (PRTC), registered and domiciled in the Philippines and is the parent company and the ultimate controlling party, owns 67.74% equity interest in the Company. On December 27, 2013, the 67.74% equity interest of PRTC was sold to a group of individual shareholders.

Status of Operations

On October 20, 2017, the SEC issued the Certificate of Incorporation of Jackstones Properties, Inc. (JPI), the Company's wholly-owned property development company.

On February 7, 2018, the SEC approved the amendment of the Seventh Article of the Articles of Incorporation increasing the authorized capital stock from Php170,000,000.00 divided into 170,000,000 shares with a par value of Php1.00 per share to Php500,000,000.00 divided into 500,000,000 shares with a par value of Php1.00 per share.

Additional shares may now be issued out of the 330,000,000 unissued portion of the increase. In the special board meeting of March 14, 2018, the Directors approved a resolution for listing of the whole unissued portion of the authorized capital stock, or a total of 330,000,000 shares. The said resolution was approved and ratified by the stockholders during the annual meeting held on June 11, 2018. Initially, the Corporation will apply for listing with the PSE and SEC of 82,500,000 shares. The rest of the shares will be applied for listing at a future date as a secondary offering to be sold to the investing public.

There is no bankruptcy, receivership or similar proceeding involving the Company. Likewise, there is no material reclassification, merger, consolidation, or purchase or sale of a significant amount of assets not in the ordinary course of business of the Company.

B. Market Price of and Dividends required by Part V of Annex C, as amended

Market Information

The Company's common equity is traded in the Philippine Stock Exchange. The trading of the Company's shares has been suspended since May 16, 2008 and suspension was lifted by PSE last July 9, 2013. The high and low sales prices for each period since the lifting of the trading suspension are as follows:

		Common Shares	
(In Php)		High	Low
2013			
	First Quarter (Jan 1 to Mar 31)	Not traded	Not traded
	Second Quarter (April 1 to June 30)	Not traded	Not traded
	Third Quarter (July 26 to Sept 30)	3.04	1.68
·	Fourth Quarter (Oct 1 to Dec 31)	6.99	1.96
2014			
	First Quarter (Jan 1 to Mar 31)	5.99	2.05
	Second Quarter (April 1 to June 30)	5.58	2.68
	Third Quarter (July 1 to Sept 30)	4.50	3.60
	Fourth Quarter (Oct 1 to Dec 31)	5.00	3.33
2015			
	First Quarter (Jan 1 to Mar 31)	4.00	2.54
	Second Quarter (April 1 to June 30)	3.07	2.24
10000	Third Quarter (July 1 to Sept 30)	2.59	1.98
	Fourth Quarter (Oct 1 to Dec 31)	2.50	1.90
2016			
	First Quarter (Jan 1 to Mar 31)	3.14	1.88
	Second Quarter (April 1 to June 30)	2.79	2.07
	Third Quarter (July 1 to Sept 30)	4.00	2.15
	Fourth Quarter (Oct 1 to Dec 31)	3.81	3.25
2017			
	First Quarter (Jan 1 to Mar 31)	4.01	2.88
	Second Quarter (April 1 to June 30)	3.94	3.42
·	Third Quarter (July 1 to Sept 30)	3.55	2.90
	Fourth Quarter (Oct 1 to Dec 31)	3.62	3.00

2018		
First Quarter (Jan 1 to Mar 31)	3.63	3.07
Second Quarter (April 1 to June 30)	5.62	3.20
Third Quarter (July 1 to Sept. 30)	4.61	3.31

As of the latest practicable trading date on September, 28 2018, the closing price of the Company's shares of stock is Php3.53.

Holders

As of September 28, 2018 there are Five Hundred Sixty Four (564) holders of common shares of the Company.

Listed below are the top twenty (20) shareholders of the Company:

Name of Shareholder	No. of Shares	Percent of Class
Ketton Holdings Inc.	172,981,927	69.17%
PCD Nominee Corporation – Filipino	53,739,259	21.49%
Fernando, David T.	20,824,419	8.33%
Cruz Jr., Ponciano V.	1,000,000	0.3999%
Composite Marketing Corp.	999,995	0.3999%
PCD Nominee Corporation – Non- Filipino	229,011	0.0915%
Chung, Felix G.	145,895	0.0583%
Santos, Leonel A.	55,274	0.0221%
Galvan, Ma. Paz Alcita	9,000	0.0036%
Cornista, Mario B.	7,599	0.0030%
Yambot, Marion	5,300	0.0021%
Southern Philippines Development Authority	4,200	0.0017%
San Juan, Lydia C.	4,000	0.0016%
Strike, Anthony H.	3,820	0.0015%
Cortes, Inocencio R.	3,284	0.0013%
Yap, Raymundo A.	2,980	0.0012%

Strike, Zenaida M.	2,820	0.0011%
Siruelo Jr., Cezar G.	2,768	0.0011%
Almonguera Jr., Alfredo B.	2,680	0.0011%
Chiongbian, James	2,120	0.0008%

Dividends

No cash dividends were declared on the Company's common shares for the two most recent fiscal years or any interim period.

The Corporation Code prohibits stock corporations from retaining surplus profits in excess of one hundred percent (100%) of their paid-in capital stock, except when justified by definite corporate expansion projects or programs approved by the Board of Directors, or when the corporation is prohibited under any loan agreement with any financial institution or creditor from declaring dividends without its consent, and such consent has not yet been secured, or when it can be clearly shown that such retention is necessary under special circumstances obtaining in the corporation.

Recent Sales of Unregistered or Exempt Securities including recent issuance of Securities Constituting an exempt transaction

The Company does not have any unregistered securities.

- C. The financial statements for the fiscal year ended 31 December 2017 is attached to this Information Statement.
- D. Management's Discussion and Analysis (MD&A) or Plan of Operation

Plan of Operation

With the approval by SEC of the amendment of the Seventh Article of the Articles of Incorporation increasing the authorized capital stock from Php170,000,000.00 divided into 170,000,000 shares with a par value of Php1.00 per share to Php500,000,000.00 divided into 500,000,000 shares with a par value of Php1.00 per share, Ketton Holdings, Inc. subscribed to Php82,500,000.00 of the increased amount and paid Php20,625,000.00 by way of cash.

In the special board meeting of March 14, 2018, the Directors approved a resolution for listing of the whole unissued portion of the authorized capital stock, or a total of 330,000,000 shares. The said resolution was approved and ratified by the stockholders during the annual meeting held on June 11, 2018. Initially, the Corporation will apply for listing with the PSE and SEC of 82,500,000 shares. The rest of the shares will be applied for listing at a future date as a secondary offering to be sold to the investing public.

The SEC also issued the Certificate of Registration of Jackstones Properties, Inc. (JPI) on October 20, 2017, which primary purpose is to engage in the business of owning, holding, developing, selling of real property intended for mixed-use real property development projects. As previously disclosed to the SEC and the PSE, JPI purchased a real property in Marikina City with an area of 2,651.30 sqm. for purposes of project development.

This new business venture is in compliance with the Company's main Business Plan, as previously disclosed to the SEC and the PSE, which is to maximize its structure as holding company and focus on the ASEAN region and other Asian investments, with a view to integration

into the ASEAN Economic Community. The Company plans to expand its holdings in Information Technology to include ventures in energy and power-related holdings, agri-business and real estate.

Management's Discussion and Analysis

Starting December 2014, Jackstones Inc. (JAS) is steadily being transformed into a holding company for projects, property ventures, businesses and assets primarily in the ASEAN region and neighboring Asian countries without industry-specific limitations. The management team shall benefit enormously from the excellent business and management track record of its Chairman.

Being a publicly listed holding company in the PSE positioned as a prime mover in ASEAN–focused businesses is a very compelling competitive edge. This widens the reach of the Company and hedges the Company's well-being across the performance of all the ASEAN member economies. This also makes the liquidity of JAS better due to an ASEAN-wide market interest for a Philippine-based holding company.

The Company's objectives when managing capital are to support the Company's ability to effectively deploy capital and to protect the interest of its shareholders.

Management shall utilize the capital structure that generates the most value for shareholders and this may entail adjustments to dividends paid to shareholders, loans obtained from banks, and the issuance of new shares. Total capital being managed by the Company is its total equity as shown in the attached statement of financial position.

The Company is also currently negotiating with various investment groups to raise new capital and is also seriously considering another public offering to raise more funds for its investments and holdings. The Company continues to review projects, ventures, businesses and assets that can be included in the holdings of the Company for which JAS may issue shares in exchange for owning them.

There are no known trends or known demands, commitments, events or uncertainties that will result in or that are reasonably likely to result in the Company's liquidity increasing or decreasing in any material way. There are no events that will trigger direct or contingent financial obligation that is material to the Company, including any default or acceleration of an obligation.

There are no material off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the Company with unconsolidated entities or other persons created during the reporting period. Likewise, there are no material commitments for capital expenditures.

There are no known trends, events or uncertainties that have had or that are reasonably expected to have a material favorable or unfavorable impact on net sales or revenues or income from continuing operations. There are no seasonal aspects that had a material effect on the financial condition or results of operations.

Comparable Discussion for the Interim Period from 31 December 2017 to 30 June 2018

As of June 30, 2018, the Corporation's and its subsidiary's assets consist only of Cash in the amount of Php59,300,357.00, and Input VAT of Php1,308,396.00 a total of Php77,686,094.00 compared to Php 56,105,448.00 Total Assets as of 31 December 2017.

The Company has 4 regular employees as at December 31, 2017.

The Company is monitored as a single operating segment considering the limited transactions for the period ended December 31, 2017.

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Changes in and Disagreements with Accountants on Accounting and Financial Disclosure

There have been no disagreements with the Corporation's external auditor on any matter of accounting principles or practices, financial statement disclosure, or auditing scope or procedure.

E. <u>Directors, Executive Officers, Promoters and Control Persons</u>

Please refer to Item 5(a) of this Information statement for a discussion on Directors, Executive Officers, Promoters and Control Persons.

Item 13. Acquisition or Disposition of Property

There is no action to be taken with respect to the acquisition or disposition of any property.

Item 14. Restatement of Accounts

There is no action to be taken with respect to the restatement of any asset, capital, or surplus account of the Corporation.

D. OTHER MATTERS

The quorum shall be computed based on the total outstanding shares, including the shares held by the majority.

Item 15. Action with Respect to Reports

The following matters are included in the agenda of the Special Stockholders' Meeting for the approval of the stockholders:

a) Waiver by the Minority Stockholders to the Requirement of Stock Rights Offering

Item 19. Voting Procedures

- (a) Every shareholder shall be entitled to one (1) vote for each share of stock standing in his name on the books of registrant, unless the law provides otherwise. Cumulative voting may be used in the election of the members of the Board of Directors.
- (b) The votes required for (1) ratification of reports, acts, and resolutions of the Board of Directors and Management, and (2) appointment of external auditor shall be the majority vote of the shareholders.
- (c) Voting shall be done orally and counting of votes shall be conducted by the Corporate Secretary (or his duly authorized representative) to be assisted by the Corporation's independent accountant-or by the representative of Isla Lipana & Co.
- (d) On the matter regarding the waiver of the stock rights offering, only the minority share-holders physically present or represented by proxy, will cast their votes on the proposed approval to waive the requirement to conduct a SRO. A majority of the minority share-holders approving the waiver shall be sufficient to pass the resolution.

UPON WRITTEN REQUEST OF THE STOCKHOLDER, THE COMPANY UNDERTAKES TO FURNISH SAID STOCKHOLDER WITH A COPY OF THE COMPANY'S ANNUAL REPORT ON SEC FORM 17-A, AS FILED WITH THE SEC, FREE OF CHARGE. ANY WRITTEN REQUEST SHALL BE ADDRESSED TO:

ATTY. ANTHONY B. PERALTA
Corporate Secretary

JACKSTONES, INC. c/o Unit 2904-C West Tower, PSE Centre, Exchange Road, Ortigas Center, Pasig City

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SIGNATURE PAGE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this report is true, complete and correct. This report is signed in the City of ______ on _____.

JACKSTONES, INC.

Ву:

ANTHONY B. PERALTA Corporate Secretary and CIO

OUTSTANDING BALANCES FOR A SPECIFIC COMPANY

Company Code - JAS000000000 JACKSTONES, INC

Business Date: September 28, 2018

Business Date: September 28, 2018 BPNAME	HOLDINGS
STAR ALLIANCE SECURITIES CORP.	26,809,439
MDR SECURITIES, INC.	6,688,923
COL Financial Group, Inc.	3,781,171
ALPHA SECURITIES CORP.	2,785,300
G.D. TAN & COMPANY, INC.	2,618,400
CITISECURITIES, INC.	2,067,000
TRITON SECURITIES CORP.	1,000,000
COHERCO SECURITIES, INC.	885,000
FIRST METRO SECURITIES BROKERAGE CORP.	763,800
HDI SECURITIES, INC.	674,000
R. NUBLA SECURITIES, INC.	637,847
VALUE QUEST SECURITIES CORPORATION	595,000
ABACUS SECURITIES CORPORATION	582,400
F. YAP SECURITIES, INC.	389,000
BPI SECURITIES CORPORATION	373,635
TOWER SECURITIES, INC.	316,100
TIMSON SECURITIES, INC.	309,300
PHILSTOCKS FINANCIAL INC	272,999
EVERGREEN STOCK BROKERAGE & SEC., INC.	252,000
R. COYIUTO SECURITIES, INC.	212,000
B. H. CHUA SECURITIES CORPORATION	200,000
R. S. LIM & CO., INC.	155,000
ANSALDO, GODINEZ & CO., INC.	138,000
BDO NOMURA SECURITIES INC	133,950
LUYS SECURITIES COMPANY, INC.	125,600
H. E. BENNETT SECURITIES, INC.	118,000
MOUNT PEAK SECURITIES, INC.	100,900
EASTERN SECURITIES DEVELOPMENT CORPORATION	100,000
AB CAPITAL SECURITIES, INC.	92,000
YAO & ZIALCITA, INC.	80,000
MAYBANK ATR KIM ENG SECURITIES, INC.	73,000
E. CHUA CHIACO SECURITIES, INC.	60,000
QUALITY INVESTMENTS & SECURITIES CORPORATION	60,000
	59,000
WEALTH SECURITIES, INC.	55,000
SB EQUITIES, INC.	50,000
BERNAD SECURITIES, INC. DA MARKET SECURITIES, INC.	46,000
AP SECURITIES INCORPORATED	38,000 30,106
S.J. ROXAS & CO., INC.	
BDO SECURITIES CORPORATION	27,000
UPCC SECURITIES CORP.	20,000
REGINA CAPITAL DEVELOPMENT CORPORATION	20,000
INVESTORS SECURITIES, INC,	18,000
UNICAPITAL SECURITIES INC.	13,000
EAGLE EQUITIES, INC.	11,000
IGC SECURITIES INC.	10,000
MERIDIAN SECURITIES, INC.	10,000
WESTLINK GLOBAL EQUITIES, INC.	8,500
A. T. DE CASTRO SECURITIES CORP.	5,000
TRI-STATE SECURITIES, INC.	4,000
VENTURE SECURITIES, INC.	2,000

BPNAME	HOLDINGS
JSG SECURITIES, INC.	1,000
LARRGO SECURITIES CO., INC.	1,000
STANDARD SECURITIES CORPORATION	1,000
KING'S POWER SECURITIES, INC.	1,000
UCPB SECURITIES, INC.	400

If no written notice of any error or correction is received by PDTC within five (5) calendar days from receipt hereof, you shall be deemed to have accepted the accuracy and completeness of the details indicated in this report.

PART I. FINANCIAL INFORMATION

Item 1. Financial Statements

Attached are the interim financial statements of Jackstones, Inc. (the "Corporation") for the period ending 30 June 2018. These interim financial statements are in compliance with Philippine Financial Reporting Standards. In addition, the same accounting policies and methods of computation used in the most recent annual audited financial statements were followed in preparing these statements.

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

Business Overview

The Company's shares are listed in the Philippine Stock Exchange (PSE) but the trading of the Company's shares was suspended until June 30, 2013. The PSE lifted the suspension on July 9, 2013 and the shares are now tradable.

On October 12, 2014, a group of individual and corporate shareholders entered into a Memorandum of Agreement with Ketton Holdings, Inc. and a group of individual investors for the sale of the formers' shares of stock representing 70% of the outstanding share capital of the Company. The sale effectively transferred control of the Company to Ketton Holdings, Inc. which became the parent company and ultimate controlling party, owning 54% equity interest of Jackstones, Inc. Ketton Holdings, Inc. is a domestic corporation registered with the Philippines SEC.

On June 13, 2017, the stockholders of the Corporation approved the amendment of the Seventh Article of the Articles of Incorporation increasing the authorized capital stock to Five Hundred Million Pesos (P500,000,000.00), Philippine Currency, divided into Five Hundred Million (500,000,000) Common Shares with a par value of One Peso (P1.00) each share. The said amendment was approved by the SEC on February 7, 2018.

The Board of Directors, in a meeting held on March 14, 2018, approved a resolution for listing of the whole unissued portion of the authorized capital stock, or a total of 330,000,000 shares. The said resolution was ratified by the stockholders during the annual meeting on June 11, 2018. Initially, the Corporation will apply for listing with the PSE and SEC of 82,500,000 shares. The rest of the shares will be applied for listing at a future date as a secondary offering to be sold to the investing public.

The Company has 4 regular employees as of June 30, 2018 and December 31, 2017. The record keeping of its transactions is outsourced to a third party consultant.

Results of Operation

Starting January 1, 2008, the Company has gone into a state of dormancy, awaiting further management plants. The Company's ability to operate on a going concern basis is dependent upon its ability to generate immediate additional capital infusion and sufficient cash flows to meets its obligations, to develop sustainable business strategies and undertake measures to attain long-term financial stability. Despite the Company's capital position at December 2014, management believes that the Company will be able to continue as a going concern considering the entry of new shareholders in 2014. The Company's long-term business plans are currently under evaluation of the new controlling shareholders.

Starting December 2014, Jackstones Inc. (JAS) is steadily being transformed into a holding company for projects, property ventures, businesses and assets primarily in the ASEAN region and neighboring

Asian countries without industry-specific limitations. The management team shall benefit enormously from the excellent business and management track record of its Chairman.

On October 20, 2017, the SEC approved the Articles of Incorporation and By-Laws of Jackstones Properties, Inc. (JPI), a wholly owned subsidiary of the Company which will allow the latter to engage in the business of owning, holding, developing, selling of real property intended for mixed-use real property development projects.

On June 13, 2018, JPI entered into a Deed of Sale with Wondered Corporation covering the sale of land located in Marikina City with a total area of 2,652.30 sq. meters.

Financial Condition

The Company's objectives when managing capital are to support the Company's ability to effectively deploy capital and to protect the interest of its shareholders.

Management shall utilize the capital structure that generates the most value for shareholders and this may entail adjustments to dividends paid to shareholders, loans obtained from banks, and the issuance of new shares. Total capital being managed by the Company as its total equity as shown in the attached statement of financial position.

The Company is also currently negotiating with various investment groups to raise new capital and is also seriously considering another pubic offering to raise more funds for its investments and holdings. The Company continues to review projects, ventures, businesses and assets that can be included in the holdings of the Company for which JAS may issue shares in exchange for owning them.

A Memorandum of Agreement between Ketton Holdings, Inc. and the previous shareholders states that any claims filed against the Company by ING following the closing date of the sale, with regards the loan extended by ING to PACEMCO, shall be for the account of the previous shareholders. Accordingly, management believes that the Company's financial position and results of operations will not be significantly affected from the ultimate disposition of outstanding legal cases and claims. Further, there are no other material events and uncertainties known to management that would cause reported financial information not to be necessarily indicative of the future financial condition of the Company.

There are no material off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the Company with unconsolidated entities or other persons created during the reporting period. Likewise, there are no material commitments for capital expenditures.

There are no known trends, events or uncertainties that have had or that are reasonably expected to have a material favorable or unfavorable impact on net sales or revenues or income from continuing operations. There are no seasonal aspects that had a material effect on the financial condition or results of operations.

As of June 30, 2018, the Company's and its subsidiary's assets consist of Cash in the amount of Php59,300,357.00, Input Vat in the amount of Php1,308,396.00, and Land held for sale and development valued at of Php16,986,717.00.

PART II. OTHER INFORMATION

The figure of 188,184,097 outstanding shares previously disclosed is erroneous since Ketton Holdings, Inc. subscribed to a total pf 82,500,000 shares out of the increase in 330,000,000 shares, and paid up only 25% out of its subscription of 82,500,000, or a total of 20,625,000 shares. The outstanding shares of the Company is still 167,559,097 shares considering that Ketton's subscription has not been fully paid. No stock certificate has been issued.

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.

JACKSTONES, INC.

Maximilian So Tanenglian

President

AUG | 4 2018

Maria Gracia Lunar Morfe

Accountant

AUG 1 4 2018

Unaudited Consolidated Interim Financial Statements As at June 30, 2018 and December 31, 2017

Unaudited Consolidated Interim Statements of Financial Position
June 30, 2018
(With comparative figures as at December 31, 2017)
(All amounts in Philippine Peso)

	Notes	June 30, 2018 Unaudited	December 31, 2017 Audited
Current assets	ASSETS		
Cash and cash equivalent	2	59,300,357	55,021,985
Input VAT	15	1,308,396	1,045,636
Land held for sale and development	3	16,986,717	
Total Current Assets		77,595,470	56,067,621
Non-current assets			
Property and equipment, net	4	90,624	37,827
Total non-current assets		90,624	37,827
Total assets		77,686,094	56,105,448
Current liabilities	ILITIES AND E	QUITY	
Trade payables and other liabilities	5	2,514,997	981,591
Advances from shareholders	6	48,387,769	25,777,769
Total liabilities		50,902,766	26,759,360
Equity			
Share capital, net of treasury shares	7	188,184,097	167,559,097
Share premium	7	143,334,770	113,074,880
Deposit for future stock subscription	7	. 10,00 1,1 70	50,884,890
Deficit		(304,735,539)	(302,172,779)
Total equity		26,783,328	
Total liabilities and equity		77,686,094	29,346,088
		77,000,094	56,105,448

The notes included are an integral part of these unaudited consolidated interim financial statements.

Unaudited Consolidated Interim Statements of Total Comprehensive Income For each of the two years in the quarter ended June 30 and six months ended June 30 (All amounts in Philippine Peso)

	Notes	April to June 2018	January to June 2018	April to June 2017	January to June 2017
Revenue Administrative expenses Unrealized foreign exchange	8	- (776,607)	(2,567,783)	- (558,236)	- (1,307,716)
gain (loss) Interest income	2	3,786	5,023	398	679
Loss before income tax Income tax expense		(772,821)	(2,562,760)	(557,838)	(1,307,037)
Net loss for the period Other comprehensive income		(772,821)	(2,562,760)	(557,838)	(1,307,037)
Total comprehensive loss for the period		(772,821)	(2,562,760)	(557,838)	(1,307,037)
Loss per share (basic and diluted)	10	(0.0041)	(0.0136)	(0.0033)	(0.0078)

The notes included are an integral part of these unaudited consolidated interim financial statements.

Jackstones, Inc. and it's Subsidiaries

Unaudited Consolidated Interim Statements of Changes in Equity For the six months ended June 30, 2018 and 2017 (All amounts in Philippine Peso)

Future stock subscription (Note 8) Deficit (Note 8) Deficit 50,884,890 (302,172,779) (2,562,760) (50,884,890) - (2,562,760) - (304,735,539) - (1,307,037) - (1,307,037) - (1,307,037)				Share	Share capital							
Note No. of shares Amount No. of shares Amount Amount Amount Share Treasury Subscription 118 170,000,000 170,000,000 167,559,179 167,559,179 167,559,179 113,074,880 (82) 50,884,890 (2,562,760) 170,000,000 167,559,179 167,559,179 167,559,179 143,334,770 (82) (20,884,890 (2,562,760) 170,000,000 167,559,179			Authori	zed	Subsci	ribed	Paid up			Deposit for		
18		Note	No. of shares	Amount	No. of shares	Amount	Amount	Share	Treasury	subscription		
18 170,000,000 170,000,000 167,559,179 167,559,179 167,559,179 113,074,880 (82) 50,884,890 (302,172,779) lea	Period ended June 30, 2018					NI POINT	TIPOIIIC	premium	suares	(Note 8)	Deficit	Total equity
To,000,000 170,000,000 167,559,179 167,559,179 113,074,880 (82) (2,562,760) (1,307,037)	Balances at January 1, 2018		- 1	170,000,000	167,559,179	167,559,179	167,559,179	113,074,880	(82)	50,884,890	(302,172,779)	29 548 082
12 12 130,000,000 170,000,000 167,559,179 167,	loss for the position											300,010,010
lates 7 330,000,000 320,000,000 82,500,000 20,625,000 30,259,890 (82) (50,884,890) (2,562,760) (82) (50,000,000 170,000,000 167,559,179 167,559,179 167,559,179 113,074,880 (82) (1,307,037) (1,307,037)	coss for title period										10010000	
170,000,000 170,000,000 167,559,179	Other comprehensive income										(7,364,760)	(2,764,754)
170,000,000 170,000,000 167,559,179				•		•						
500,000,000 500,000,000 250,059,179 1559,179 143,334,770 (82) - (50,884,890) - (50,884,890) - (50,084,890) - (50,084,890) - (50,084,890) - (50,000,000 500,000,000 250,059,179 15,559,179 113,074,880 (82) - (298,828,261) (10,000,000 170,000,000 167,559,179 167,559,179 113,074,880 (82) - (1,307,037	increase and issuance of shares			330 000 000	000 000 00	000 000 000					(7,302,700)	(2,764,754)
500,000,000 250,059,179 188,184,179 143,334,770 (82) - (304,735,539) 17 17 170,000,000 170,000,000 167,559,179 167,559,179 113,074,880 (82) - (298,828,261) (1207,037) e	Balances at June 30 2018			000,000,000	000,000,20	82,500,000	20,625,000	30,259,890		(50,884,890)	•	
17				000'000'000	250,059,179	250,059,179	188,184,179	143,334.770	(82)	1	(304,735,539)	26,783,328
17 170,000,000 170,000,000 167,559,179 167,559,179 113,074,880 (82) - (298,828,261) e	Period ended June 30, 2017											
e (1,307,037) 7 170,000,000 170,000,000 167,559,179 167,559,179 113,074,880 (82) - (298,828,261)	Balances at January 1, 2017			000 000 021	017 000 104							
e . (1,307,037)	Comprehensive income			000,000,0	6/1,866,101	167,959,179	167,559,179	113,074,880	(82)	1	(298,828,261)	(18,194,284)
e (1,307,037)	Loss for the period											
7 170,000,000 170,000,000 167,559,179 167,559,179 167,559,179 113,074,880 (82) (330,135,298)	Other comprehensive income								t	•	(1,307,037)	
7 170,000,000 170,000,000 167,559,179 167,559,179 167,559,179 113,074,880 (82) (330,135,298)							-	1	•		19	
170,000,000 170,000,000 167,559,179 167,559,179 167,559,179 113,074,880 (82)	Balancia to the same and an account	7								•	(1 307 037)	(1 307 037)
	Calairees at Julie 50, 2017		1	170,000,000	167,559,179	167,559,179	167,559,179	13,074,880	(82)		(300, 135, 298)	(19 501 321)

The notes included are an integral part of these unaudited interim financial statements.

Unaudited Consolidated Interim Statements of Cash Flows
For each of the two years in the quarter ended June 30 and six months ended June 30
(All amounts in Philippine Peso)

	Notes	April to June 2018	January to June 2018	April to June 2017	January to June 2017
Cash flows from operating activities				24.10 2011	Outle 2011
Net loss for the period Adjustment for:		(772,821)	(2,562,760)	(557,838)	(1,307,037)
Depreciation	4	3,709	5,596	- 1	_
Interest income	2	(3,786)	(5,023)	(398)	(679)
Operating loss before changes in				(333)	(0,0)
working capital		(772,898)	(2,562,187)	(558,236)	(1,307,716)
Changes in working capital				(000)	(1,001,110)
Advances to employees		1,999			
Input VAT	14	(211,934)	(262,760)	(55,190)	(87,486)
Trade payables and other					, , , , ,
liabilities	5	1,425,288	1,533,406	455,923	(457, 347)
Land held for sale and					
development	3	(16,986,717)	(16,986,717)	-	
Cash used in operating activities		(16,544,265)	(18,278,258)	(157,503)	(1,852,549)
Interest received		3,786	5,023	398	679
Net cash used in operating activities		(16,540,479)	(18,273,235)	(157,105)	(1,851,870)
Cash flow from investing activities Purchase of property and					
equipment	4	(58,393)	(58,393)		1.1.2
Net cash used in investing activities		(58,393)	(58,393)		
Cash flow from financing activities				1.1	
Advances from shareholders	6	23,327,610	25,735,000	498,714	2.000,000
Net cash from financing activities		23,565,826	25,936,994	498,714	2,000,000
Net movement in cash		6,728,738	7,403,372	341,609	148,130
Cash, beginning		52,571,619	51,896,985	476.113	669,592
Cash, ending	2	59,300,357	59,300,357	817,722	817,722

The notes included are an integral part of these unaudited consolidated interim financial statements.