## SECURITIES AND EXCHANGE COMMISSION

## SEC FORM 17-C

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

1. 13 June 2022

Date of Report (Date of earliest event reported)
2. SEC Identification Number $\underline{24986}$
3. BIR Tax Identification No. 000-275-073
4. JACKSTONES, INC. (formerly NEXTSTAGE, INC.)

Exact name of issuer as specified in its charter
5. REPUBLIC OF THE PHILIPPINES

Province, country or other jurisdiction of incorporation
7. 593 ANTONIO DRIVE, BAGUMBAYAN, TAGUIG CITY 1630
Address of principal office Postal Code
8. 63282779455

Issuer's telephone number, including area code
9. N/A

Former name or former address, if changed since last report
10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding

## COMMON STOCK

$\underline{250,059,097}$
11. Indicate the item numbers reported herein: ITEM 9

At the Annual Stockholders' Meeting of Jackstones, Inc. (the "Company") held via remote communication last 13 June 2022, in compliance with the Securities and Exchange Commission Memorandum Circular No. 6 series of 2020, and in which meeting a quorum of the shareholders were present in person or by proxy, the following matters were discussed and approved:
a. The Minutes of the previous Annual Stockholders' Meeting held last 14 June 2021;
b. Re-ratification of the Amendment of the Company's By-Laws, which now reads as follows,

| $\begin{array}{c}\text { By-Laws } \\ \text { Section }\end{array}$ | Present Provisions | New Wordings |
| :---: | :--- | :--- |
| Section 1 | $\begin{array}{l}\text { General - The Officers of the Corporation } \\ \text { shall be composed of a Chairman, a } \\ \text { President, a Vice-President, a Secretary, },\end{array}$ | $\begin{array}{l}\text { General - The Officers of the Corporation } \\ \text { shall be composed of a Chairman, a } \\ \text { and a Treasurer. The Board of Directors } \\ \text { President, a Viee President, a Secretary, } \\ \text { and a Treasurer. The Board of Directors }\end{array}$ |
| may also appoint additional officers as |  |  |
| may deem necessary. All officers except |  |  |
| may also appoint additional officers as |  |  |
| the Chairman, the President and the deem necessary. All officers, except |  |  |
| me Chairman, the President and the |  |  |$\}$


|  | elected to their offices by a majority vote of the Board of Directors. To the discretion of the Board of Directors, any person may be elected or appointed to one or more offices, provided that the functions are not incompatible. Any vacancy which may occur in such offices may be filled by a majority vote of the Board of Directors at any regular meeting or at any special meeting called for the purpose. | and shall be elected to their offices by a majority vote of the Board of Directors. To the discretion of the Board of Directors, any person may be elected or appointed to one or more offices, provided that the functions are not incompatible. Any vacancy which may occur in such offices may be filled by a majority vote of the Board of Directors at any regular meeting or at any special meeting called for the purpose. |
| :---: | :---: | :---: |
| Section 2 | Election - The newly elected Board of Directors, at its first meeting after the annual meeting of the stockholders, shall elect the officers of the Corporation, namely: a Chairman, a President, a Vice President, one or more Assistant VicePresidents, a Secretary and a Treasurer. Additional officers may be appointed at such meeting, or at any special meeting called for the purpose. All officers so elected or appointed shall hold office until their respective successors shall have been elected or appointed and shall have been qualified as such. | Election - The newly elected Board of Directors, at its first meeting after the annual meeting of the stockholders, shall elect the officers of the Corporation, namely: a Chairman, a President, a Vice President, one or more Assistant VicePresidents, a Secretary, and a Treasurer. Additional officers may be appointed at such meeting, or at any special meeting called for the purpose. All officers so elected or appointed shall hold office until their respective successors shall have been elected or appointed and shall have been qualified as such. |
| Section 4 | Vice-President - The Vice-President shall be elected by the Board of Directors from its own numbers. He shall be vested with the powers and authorities of and required to perform all the duties of the President during the absence or incapability of the latter for any cause, and shall also perform such other duties as the Board of Directors or the President may from time to time assign to him. | [To be totally deleted] |
| Section 5 | Assistant Vice Presidents - The Assistant Vice Presidents shall be elected by the Board of Directors and he may or may not be a stockholder of the Corporation and shall not be a member of the Board of Directors. They shall exercise such privileges and perform such duties as the Board of Directors or the President may provide or assign to them in its discretion. | [To be totally deleted] |

c. The President's Report and the Audited Financial Statements for the calendar year ended 31 December 2021. The President's Report can be summarized, as follows:
i. The contraction of the economy at the start of the pandemic resulted in uncertainties and resistance for new investments. The Company maintains a positive outlook with the gradual opening of the economy.
ii. The Company remains vigilant, resilient and innovative and will focus its efforts in developing projects which are sustainable and adaptive.
iii. Moving forward, the Company maintains its vision of providing utmost returns and value to its shareholders and on delivering the highest standard of service to the shareholders.
d. Ratification of all acts and resolutions of the Board of Directors, Officers, and the Management of the Company during the preceding year;
e. The election of the following directors to serve as such for the succeeding year and until the election and qualification of their successor(s):
i. Mariano Chua Tanenglian
ii. Aleta So Tanenglian;
iii. Maximilian So Tanenglian;
iv. Vandermir Carnegie Tan Say;
v. Jonathan A. Ong Carranceja;
vi. Adaline Daryl T. Ong Carranceja;
vii. Stilwell Tan Sy;
viii. Amando Musni Velasco; and
ix. William Chong Lee

Stilwell Tan Sy, Amando Musni Velasco, and William Chong Lee were elected as Independent Directors.
f. The re-appointment of Isla Lipana \& Co. (member firm of PricewaterhouseCoopers) as external auditor of the Company for the ensuing year;

The Annual Stockholders' Meeting was followed by the Organizational Meeting of the Board of Directors of the Company. In the aforementioned meeting, in which a majority of the Board of Directors are present, the following officers were elected and appointed, as follows:

## Name

Mariano Chua Tanenglian Maximilian So Tanenglian Aleta So Tanenglian Juan Miguel Victor de la Fuente

Adaline Daryl T. Ong-Carranceja Arrabelle Tan Lim Josine Ma. Protasio-Mendoza

## Position

Chairman of the Board
President
Treasurer
Corporate Secretary, Chief Information Officer, and Investor Relations Officer
Assistant Corporate Secretary
Compliance Officer
Assistant Chief Information Officer

The Board of Directors further elected the following committee members:

1. Audit Committee
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Chairman - William Chong Lee (Independent Director)
Members - Amando Musni Velasco (Independent Director)
    Stilwell Tan Sy (Independent Director)
    Aleta So Tanenglian
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The Audit Committee also serves as the Related Party Committee and the Risk Management Committee of the Company.
2. Corporate Governance Committee

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\begin{array}{lll}
\text { Chairman } & \text { Stilwell Tan Sy (Independent Director) } \\
\text { Members } & - & \text { William Chong Lee (Independent Director) } \\
& \text { Amando Musni Velasco (Independent Director) } \\
& \text { Maximilian So Tanenglian }
\end{array}
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The Corporate Governance Committee also serves as the Nomination and Compensation Committee.

## 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 hereunto duly authorized.

JACKSTONES, INC. (formerly NEXTSTAGE, INC.) Issuer

13 JUNE 2022
Date


JUAN MIGUEL VICTORe. DE LA FUENTE Corperate Secretary

