	SEC Number File Number	37535_
ATN HOLDINGS,	INC.	
(Company)		
9th Floor, Summit Or 530 Shaw Blvd., Man		
(Address)		
717-0523		
(Telephone Num	ber)	
March 31		
(Fiscal Year End (month & day		
SEC 17Q		
(Form Type)		
		
Amendment Designation ((if applicable)	
June 30, 2023		
(Period Ended D	ate)	
	- <u></u>	
(Secondary License Type ar	nd File Number)	

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-Q

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

- 1. For the quarterly period ended June 30, 2023
- 2. Commission identification no. 37535 3.BIR Tax Identification No. 005-056-869
- 4. ATN Holdings, Inc. (the "Company")
- 5. Philippines
- 6. Industry Classification Code:
- 7. 9th Floor, Summit One Tower, 530 Shaw Blvd., 1550 Mandaluyong City
- 8. Telephone No.7717-0523
- 9. The Company did not change its name, address or fiscal year during the period covered by this 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, P.01

Class "A" 4,025,055,429 Class "B" 2,800,000,000

- 11. These securities are not all listed on the Philippine Stock Exchange.
 - (a) The company has filed all reports required to be filed by Section 17 of the Code and SRC Rule 17 thereunder or Sections 11 of the RSA and RSA 11(a)-1 thereunder, and Sections 26 and 141 of the Corporation Code of the Philippines, during the preceding twelve (12) months (or for such shorter period the registrant was required to file such reports)
 - (b) The company has been subject to such filing requirements for the past ninety (90) days.
- I. Financial Statements.

ATN HOLDINGS, INC, and Subsidiaries

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION		(Unaudited)	Audited
		June 30	March 31
	Notes	2023	2023
ASSETS			
Current Assets			
Cash	7	P2,000,029	P5,190,128
Trade receivables	8	2,081,906	6,907,302
Inventories	9	27,640,888	21,671,838
Other current assets	10	10,928,286	10,807,488
		42,651,109	44,576,756
Noncurrent Assets			
Investments in:			
Financial assets - Fair value			
through other comprehensive income (FVOCI)	11	27,430,000	27,430,000
Associates - net	12	851,593,067	851,593,067
Investment in properties	13	349,667,279	349,667,279
Property and equipment - net	14	2,430,743,224	2,425,888,340
Due from related parties, net	21	61,084,729	61,521,707
Trust funds		2,389,379	2,389,379
		3,722,907,678	3,718,489,772
TOTAL ASSETS		P3,765,558,787	P3,763,066,528
LIABILITIES AND EQUITY LIABILITIES Current Liabilities			
Accounts payable and accrued expenses	15	P3,483,782	P4,070,116
Short-term loans payable	16	44,303,000	44,353,000
' '	-	47,786,782	48,423,116
Noncurrent Liabilities		, ,	, ,
Deposits	17	16,157,619	16,091,419
Due to related parties	21	410,525,923	405,058,507
Pension liability		476,364	476,364
Deferred tax liabilities - net		711,351,786	711,351,786
		1,138,511,692	1,132,978,076
Total Liabilities		1,186,298,474	1,181,401,192
EQUITY			
Share capital	18	682,505,543	682,505,543
Additional paid-in capital		256,319,963	256,319,963
Unrealized loss on:			
Financial assets at fair value through OCI-net of tax	21	5,189,939	5,189,939
Retained earnings - March 31		1,635,244,868	1,637,649,891
TOTAL EQUITY		2,579,260,313	2,581,665,336
TOTAL LIABILITIES AND EQUITY		P3,765,558,787	P3,763,066,528

ATN HOLDINGS, INC. and Subsidiaries CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

		First Quarter Ending			
	Note	June 30, 2023	June 30, 2022		
REVENUES					
Sale of aggregates		P5,993,130	P9,116,909		
Lease of properties		2,290,036	2,715,831		
Interest income		1,997	6,614		
		8,285,163	11,839,354		
COSTS AND EXPENSES					
Cost of sales and services	19	5,511,874	6,896,271		
Administrative expenses	20	4,466,748	6,508,639		
Equity in net loss of an associate	12	-	-		
Finance cost		656,138	856,939		
		10,634,760	14,261,849		
INCOME (LOSS) BEFORE INCOME TAX		(2,349,597)	(2,422,495)		
INCOME TAX EXPENSE		55,426	49,365		
INCOME (LOSS) FOR THE PERIOD		(P2,405,023)	(P2,471,860)		
OTHER COMPREHENSIVE INCOME (LOSS)					
Fair value changes in Available-for-sale					
through other comprehensive income (OIC)		-	-		
		(P2,405,023)	(P2,471,860)		
EARNINGS PER SHARE	22	(0.000)	(0.001)		

_		_		
1et	Qtr.	Fn	di	na

ist Qti. Ending		
June 30, 2023	June 30, 2022	
P682,505,543	P682,505,543	
256,319,963	254,879,499	
5 189 939	23,994,939	
0,100,000	20,004,000	
1,637,649,891	1,640,796,271	
(2,405,023)	(2,471,861)	
1,635,244,868	1,638,324,410	
P2,579,260,313	P2,599,704,391	
	June 30, 2023 P682,505,543 256,319,963 5,189,939 1,637,649,891 (2,405,023) 1,635,244,868	

	First Quarter	· Ending
	June 30, 2023	June 30, 2022
CASH FLOWS FROM OPERATING ACTIVITIES		
Profit (loss) before tax	(P2,349,597)	(P2,422,496)
Adjustments to reconcile net income to cash		
Depreciation and amortization	1,978,490	1,346,792
Interest income	(1,997)	(6,614)
Interest expense	656,138	856,939
Operating income before working capital changes	283,034	(225,379)
Decrease (increase) in current assets		
Trade receivables	4,825,396	952,120
Inventories	(5,969,050)	(6,106,956)
Other current assets	(120,798)	(341,525)
Increase (decrease) in current liabilities		
Accounts payable and accrued expenses	(586,334)	(1,236,462)
Cash (used in) provided by operations	(1,567,752)	(6,958,202)
Interest income	1,997	6,614
Cash flows from Operating Activities	(1,565,755)	(6,951,588)
CASH FLOWS FROM INVESTING ACTIVITIES		
Acquisition of property and equipment	(6,833,374)	(8,303,571)
(Increased) decreased in :		
Due from related parties	436,978	14,634,054
Increased (decreased) in deposits	66,201	(1,658,936)
	(6,330,195)	4,671,547
CASH FLOWS FROM FINANCING ACTIVITIES		
Due to related parties	5,411,989	-
Payment of interest bearing loans:		
Principal	(50,000)	-
Interest	(656,138)	(856,939)
	4,705,851	(856,939)
NET INCREASE/(DECREASE) IN CASH	(3,190,099)	(3,136,980)
CASH AT BEGINNING OF PERIOD	5,190,128	16,099,477
CASH AT END OF PERIOD	P2,000,029	P12,962,497

ATN HOLDINGS, INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS JUNE 30, 2023 and FY MARCH 31, 2023

1. Corporate Information

ATN Holdings, Inc. (ATN, the Parent or the Group) was registered with the Securities and Exchange Commission (SEC) on February 12, 1969 under the name Jabpract Mining and Industrial Corporation. On March 14, 1996, Jabpract Mining and Industrial Corporation changed its corporate name to ATN Holdings, Inc. and its primary and secondary purposes were amended to enable it to perform the acts of a holding Group. On November 10, 2016, the Group's articles of incorporation was amended extending its corporate life for another fifty (50) years from February 12, 2019. The amendment was approved by the SEC on November 21, 2016.

The common shares of ATN are listed and traded on the Philippine Stock Exchange. The registered office address of ATN is 9th Floor Summit One Tower Bldg., 530 Shaw Blvd., Mandaluyong City. ATN Holdings, Inc. has no ultimate Parent Company.

2. Statement of Compliance and Basis of Preparation and Presentation

Statement of Compliance

The consolidated financial statements have been prepared in compliance with Philippine Financial Reporting Standards (PFRS) issued by the Philippine Financial Reporting Standards Council including SEC pronouncements.

Basis of Financial Statement Preparation and Presentation

The accompanying consolidated financial statements of the Parent Company and Subsidiaries (*the Group*) have been prepared in accordance with Philippine Financial Reporting Standards on a historical cost basis, except for financial assets at fair value through other comprehensive income (FVOCI) and investment properties that have been measured at fair values.

The consolidated financial statements are presented in Philippine Peso, which is the Group's functional currency. All values represent absolute amounts except when otherwise indicated.

Principle for Consolidation

The consolidated financial statements comprise the financial statements of the Parent Company and those of the subsidiaries. The reporting dates of the subsidiaries are December 31. A parent controls a subsidiary when it is exposed, or has rights, to variable returns from its involvement with a subsidiary and has the ability to affect those returns through its power over the subsidiary. Specifically, control is achieved if and only if the Parent Company has the following;

- (i) Power over the investee;
- (ii) Exposure rights, to variable returns from its involvement with the subsidiary; and
- (iii) The ability to use its power over the investee to affect the amount of the Parent Company's returns.

The parent reassesses whether or not it controls a subsidiary if facts and circumstances indicates that there are changes to one or more of the three elements of control.

As of June 30, 2023 and FY March 31, 2023, the consolidated subsidiaries are as follows:

Subsidiary	Principal place of business	Principal Activity	% of Ownership
Palladian Land Development, Inc. (PLDI)	Marbella Bldg. Roxas Blvd, Pasay	Real Property Developer	100%
Advanced Home Concept Development Corporation (AHCDC)	Summit One Tower, Mandaluyong	Real Property Developer	100%
Managed Care Philippines, Inc. (MCPI)	Summit One Tower, Mandaluyong	Health and Wellness Provider	100%

PLDI holds real estate properties that are either for lease or for development.

AHCDC are companies engaged in the development of residential real estate projects. MCPI is an out-patient ambulatory surgical center. These companies have ceased to operate actively. Management is contemplating on the most advantageous business strategy to spin off its operations.

Subsidiaries are consolidated from the date when control is transferred to the ATN Group and cease to be consolidated when control is transferred out of the ATN Group.

For consolidation purposes, the financial statements of the subsidiaries with calendar period ending December 31, are consolidated in the Parent Company's financial statements as of March 31 which is allowed by the existing standard if the difference is not more than three months. Adjustments and disclosures are made for the effects of significant transactions or events that occurred between the date of subsidiaries' financial statements and the date of the consolidated financial statements.

3. Summary of Significant Accounting Policies

New Standards. Interpretations and Amendments adopted by the Group

The accounting policies adopted in the preparation of the interim financial statements are consistent with those followed in the preparation of the Group's annual financial statements for the fiscal year ended March 31, 2023 except for the adoption of new standards effective as at April 1, 2023.

4. Summary of Significant Accounting Judgments and Estimates

The preparation of the consolidated interim financial statements requires management to make judgments, estimates and assumptions that affect the reported amounts in the financial statements and related notes at the end of the reporting period. However, uncertainty about these assumptions and estimates could result in outcomes that could require a material adjustment to the carrying amount of the affected asset or liability in the future.

There were no significant changes in the significant accounting judgments, estimates, and assumptions used by the Group.

5. Fair Value Measurement

Financial Instruments

The fair value of financial instruments traded in active market at the reporting date is based on their quoted market price. For all other financial instruments not listed in an active market, the fair value is determined by using appropriate techniques or comparison to similar instruments for which market observable price exists.

Where the transaction price in a non-active market is different from the fair value of other observable current market transactions in the same instruments or based on a valuation technique, the Group recognizes the difference between the transaction price and the fair value in the consolidated statements of income unless it qualifies for recognition as some other type of asset.

Set out below is the comparison of fair value and carrying value by category of financial assets and liabilities at the end of the reporting period.

	Quarter ending	g June 30, 2023	FY ending M	arch 31, 2023
	Carrying	Fair	Carrying	Fair
	Value	Value	Value	Value
Cash	P 2,000,029	P 2,000,029	P 5,190,128	P 5,190,128
Trade receivables	2,081,906	2,081,906	6,907,302	6,907,302
Financial asset at FVOCI	27,430,000	27,430,000	27,430,000	27,430,000
Deposits	1,032,494	1,032,494	1,595,276	1,595,276
Duefrom related parties	61,084,729	61,084,729	61,521,707	61,521,707
Trust funds	2,389,379	2,389,379	2,389,379	2,389,379
Other financial liabilities				
Accounts payable and				
accrued expenses	3,483,782	3,483,782	4,070,116	4,070,116
Short-term loans	44,303,000	44,303,000	44,353,000	44,353,000
Deposits	16,157,619	16,157,619	16,091,419	16,091,419
Due to related parties	410.525.923	410.525.923	405.058.507	405.058.507

Fair values were determined as follows:

- Cash, trade receivables and accounts payable and accrued expenses— The fair values are approximately the carrying amounts at initial recognition due to their short-term nature.
- Financial asset at fair value through other comprehensive income The fair value of investments that are actively traded in organized markets is determined by reference to quoted market bid prices at the close of business on reporting date.
- Bank loans The fair value of the loans payable is determined by discounting the principal
 using the market rate of 5.5%.
- Deposits The fair value of deposits approximates the carrying value as at year end.

Fair value hierarchy

The following table presents the summary of the Group's assets and liabilities measured or disclosed at fair value on a recurring or non-recurring basis recognized in the Consolidated Statements of Financial Position as of June 30, 2023 and FY March 31, 2023.

_	June 30, 2023					FY March 31, 2023							
		Fair	Va	lue hierarch	ıy			Fair Value hierarchy					
		Level 1		Level 2		Level 3			Level 1		Level 2		Level 3
Assets													
Cash in bank	P	-	P	2,000,029	Ρ	-		Р	-	Р	5,190,128	Р	-
Trade receivables		-		2,081,906		-			-		6,907,302		-
Financial assets at fair													
value - OCI	27	,430,000		-				27	430,000		-		-
Deposits				1,032,494		_			_		1,595,276		-
Due from related partie		-		61,084,729		_			_		61,521,707		_
Trust funds		-		2,389,379		_			-		2,389,379		-
	P 27	,430,000	P	68,588,537	P		,	P 27	430,000	Р	77,603,792	Р	-
Liabilities													
Accounts payable and													
accrued expenses	P	-	P	3,483,782	Р	-		Р	_	Р	4,070,116	Р	-
Short-term loans payal		_		44,303,000		_			_		44,353,000		_
Deposits		_		16,157,619		-			_		16,091,419		_
Due to related parties		_	4	110,525,923		-			_		405,058,507		_
-	Р	-	P4	474,470,324	Р	-		Р	-	Р	469,573,042	Р	-

6. Financial Instruments, Risk Management Objectives and Policies

The main risks arising from the Group's financial instruments are liquidity risk, credit risk, and market risk. Risk management policies are summarized below.

Liquidity Risk

Liquidity or funding risk is the risk that an entity will encounter difficulty in raising funds to meet commitments associated with financial instruments. Liquidity risk may result from either the inability to sell financial assets quickly at their fair values; or counterparty failing on repayment of a contractual obligation; or inability to generate cash inflows as anticipated.

Liquidity risk is a risk due to uncertain liquidity. An institution may suffer liquidity problem when its credit rating falls. The Group is also exposed to liquidity risk if markets on which it depends on are subject to loss of liquidity.

The Group manages its liquidity profile to: a) ensure that adequate funding is available at all times; b) meet commitments as they arise without incurring unnecessary costs; c) be able to access funding when needed at the least possible cost, and d) maintain an adequate time spread of financial maturities.

The table below summarizes the maturity profile of the Group's financial liabilities at June 30, 2023 and FY March 31, 2023 based on contractual undiscounted payments:

			Later than 1	Later than 3		
		Not later	month & not	month & not	No fixed	
		than one	later than 1	later than 1	payment	
June 30, 2023	On demand	month	3 months	l year	period	Total
Accounts payable and						
accrued expenses	3,483,782	-	-	-	-	P 3,483,782
Bank loans	-	-	-	44,303,000	-	44,303,000
Deposits	-	-	-		16,157,619	16,157,619
Due to related parties	-	-	-	-	410,525,923	410,525,923
	P3,483,782	-	-	P 44,303,000	P 426,683,542	P 474,470,324

FY March 31, 2023	On demand	Not later than one month	Later than 1 month & not later than 1 3 months	Later than 3 month & not later than 1 I year	No fixed payment period	Total
Accounts payable and						
accrued expenses	P4,070,116	-	-	-	-	P 4,070,116
Short-term loan payable	-	-	-	44,353,000	-	44,353,000
Deposits	-	-	-	-	16,091,419	16,091,419
Due to related parties	-	-	-	-	405,058,507	405,058,507
	P4,070,116	-	-	P 44,353,000	P 421,149,926	P 469,573,042

Credit Risk

Credit risk is risk due to uncertainty in a counterparty's (also called an obligor) ability to meet its obligation.

Generally, the maximum credit risk exposure of financial assets is the carrying amount of the financial assets as shown on the face of the consolidated statements of financial position (or in the detailed analysis provided in the notes to consolidated financial statements). Credit risk, therefore, is only disclosed in circumstances where the maximum potential loss differs significantly from the financial asset's carrying amount.

The table below shows the gross maximum exposure to credit risk of the Group as of June 30, 2023 and FY March 31, 2023. Net maximum exposure is the effect after considering collaterals and other credit enhancements.

		Gross maximum exposure			
		June 30, 2023		FY March 2023	
Cash in bank	P	2,000,029	Р	5,190,128	
Trade receivables		2,081,906		6,907,302	
Financial assets at FV through OCI		27,430,000		27,430,000	
Deposits		1,032,494		1,595,276	
Due from related parties		61,084,729		68,971,707	
Trust funds		2,389,379		2,389,379	
	P	96,018,537	Р	112,483,792	

The credit quality of the Group's assets as of June 30, 2023 and FY March 31, 2022 is as follows:

		Stage 1		Stage		Stage 3		
		12-months		Lifetime		Credit		
June 30, 2023		ECL		ECL		impaired		Total
Cash in bank	Р	2,000,029	Р	-	Р	-	Р	2,000,029
Trade receivables		2,081,906						2,081,906
Financial assets at FV-OCI		27,430,000				-		27,430,000
Deposits		1,032,494						1,032,494
Due from related parties				61,084,729		7,450,000		68,534,729
Trust funds				2,389,379				2,389,379
		32,544,429		63,474,108		7,450,000		103,468,537
ECL						(7,450,000)		(7,450,000)
	Р	32,544,429	Р	63,474,108	Р	-	Р	96,018,537
		Stage 1		Stage		Stage 3		
		12-months		Lifetime		Credit		
FY March 31, 2023		ECL		ECL		impaired		Total
Cash in bank	Р	5,190,128	Р	-	Р	-	Р	5,190,128
Trade receivables		6,907,302						6,907,302
Financial assets at FV-OCI		27,430,000		-		-		27,430,000
Deposits		1,595,276						1,595,276
Due from related parties				61,521,707		7,450,000		68,971,707
Trust funds				2,389,379				2,389,379
		41,122,706		63,911,086		7,450,000		112,483,792
ECL						(7,450,000)	(7,450,000)
	Р	41,122,706	Р	63,911,086	Р	-	Р	105,033,792

High grade cash accounts are deposited in banks belonging to the top banks in the Philippines in terms of resources and profitability.

Standard grade accounts are active accounts with propensity of deteriorating to mid-range age buckets. These accounts are typically not impaired as the counterparties generally respond to credit actions and update their payments accordingly.

Market Risk

Market risk is the risk of change in fair value of financial instrument from fluctuation in foreign exchange rates (currency risk), market interest rates (interest rate risk) and market prices (price risk), whether such change in price is caused by factors specific to the individual instrument or its issuer or factors affecting all instruments traded in the market.

Market risk represents what the Group would lose from price volatilities. Market risk can be measured as the potential gain or loss in a position or portfolio that is associated with a price movement of a given probability over a specified time horizon.

The Group manages market risk by evenly distributing capital among investment instruments in different financial institution.

Price Risk

The Group's price risk exposure at year-end relates to financial asset whose value fluctuates as a result of changes in market price, principally, Investment in financial assets at FVOCI The impact on the Group's equity excludes the impact of transactions affecting profit or loss since financial instrument carried at fair value are classified as Investment in financial asset at fair value through OCI.

Capital Management

The Group manages its capital to ensure that it will be able to continue as a going concern while maximizing the return to shareholders through the optimization of the debt and equity balance.

The Group sets the amount of capital in proportion to risk. The Group manages the capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets. In order to maintain or adjust the capital structure, the Group may adjust the dividends paid to shareholders or issue new shares.

The capital structure of the Group consists of issued share capital and additional paid-in capital. The financial ratio at the year end, which is within the acceptable range of the Group, is as follows:

	June 30, 2023	FY	March 31, 2023
Equity	P 2,579,260,313	Р	2,581,665,336
Total assets	3,765,558,787		3,763,066,528
Ratio	0.68		0.69

7. Cash in banks

Cash in banks generally earns interest based on prevailing bank deposit rates. Cash in banks amounted to P2,000,029 and P5,190,128 as of June 30, 2023 and FY March 31, 2023, respectively.

Interest earned from these deposits amounted to P1,997 and P6,614 for period ended June 30, 2023 and FY March 31, 2023, respectively.

8. Trade receivables

Trade receivables represent receivable from sale of aggregates and rental of properties amounting to P2,081,906 and P6,907,302 as at June 30, 2023 and FY March 31, 2023, respectively. These are non-interest bearing and are generally collectible within one (2) month.

The aging of trade receivables is as follows:

		_	Past o	due	_	
June 30, 2023		Current	31-60 days	61-90 days		Total
Trade receivables	P	2,081,906			Р	2,081,906
FY March 31, 2023		Current	31-60 days	61-90 days		Total
Trade receivables	Р	3,815,860	2,177,740	913,702	Р	6,907,302

9. Inventories

The Group's aggregates inventories as at March 31, 2023 and 2022 are as follows:

		June 2023	FY March 2023
Armor rocks	Р	6,284,658	5,126,800
Crushed basalt aggregates		21,356,230	16,545,038
	P	27,640,888	P 21,671,838

As at June 30, 2023 and FY March 31, 2023, inventories are carried at cost. Due to a relatively high

demand, the NRV approximates the carrying value.

10. Other Current Assets

The composition of this account is as follows:

		June 2023	FY	March 2023
Input taxes	P	3,039,662	Р	2,612,560
Deposits		1,032,494		1,595,276
Prepaid taxes		6,856,130		6,599,652
	P	10,928,286	Р	10,807,488

- Input taxes represent the 12% tax on domestic purchases of goods and services from VAT registered entities. Input tax is applied against output taxes in the succeeding month.
- Deposits are advance payment of rental that are expected to be applied within the next 12 months.
- Prepaid taxes represent 5% tax withheld on rental. The same may be applied against future income tax liabilities. As of December 31, 2022 and FY March 31, 2022, creditable withholding taxes are considered recoverable in full and no impairment loss is necessary.

11. Financial Asset at Fair Value through Other Comprehensive Income

This account represents 132,100,000 listed shares of Transpacific Broadband Group International, Inc. (TBGI), a publicly listed company in the Philippine Stock Exchange. Fair value was determined through reference to published price quotations.

The reconciliation of the carrying amounts of this account at the beginning and end of the fiscal year is as follows:

		June 2023	FY March 2023
Balance at the beginning of fiscal year	Р	27,430,000	P 46,235,000
Changes in fair value		-	(18,805,000)
	Р	27,430,000	P 27,430,000

Changes in fair value are reported separately in the consolidated statements of comprehensive income as "Fair value changes in financial asset at fair value through other comprehensive income – net of tax".

12. Investments in Associates - net

This account consists of the following:

		June 2023	FY March 2023
Cost:			
Beginning of the year			
ATN Phils Solar Energy Group	P	865,080,120	P 865,080,120
Mariestad Mining Corp.		11,306,000	11,306,000
		876,386,120	876,386,120
Equity in net losses			_
Beginning of the year		(13,487,053)	(13,132,826)
Current year		-	(354,227)
		(13,487,053)	(13,487,053)
Total		862,899,067	862,899,067
Allowance for impairment		(11,306,000)	(11,306,000)
	Р	851,593,067	P 851,593,067

ATN Solar

ATN Solar is a grantee of Solar Energy Service Contract with the Philippine Government through the Department of Energy to develop, own and operate a 30MW solar power plant in Rodriguez, Rizal.

During the year, ATN Solar has commenced discussion with Engineering Procurement Construction (EPC) groups for the construction of the plant. Construction phases are (1) 250kW pilot plant to test possible technical issues and improve construction efficiency of commercial scale plant to reduce construction timelines. (2) 250kW pilot plant to be expanded to 2MW for the complete modular assembly of DC/AC system.

The Company has awarded in principle the construction of the 250kW plant. Initial output power will be utilized by its parent company ATN Holding, Inc. for internal use, with no export to the grid. Completion in project phases will allow ATN Solar to finalized supply agreements with a Retail Electricity Supplier (RES) and/or the Meralco group.

After successful construction of the pilot plant, the Company will decide on the award of construction of modular 3 x 10MW Solar PV plant to the EPC or other EPC to complete the three modules.

The project site of 15 hectares for 30 MW have been leveled and cleared. With the advances in solar panel capacity from to 210Wp to 630Wp per panel, a 15-hectare land area will be allocated for the 30 MW project. The Company needs to install the DC components of the project since the 3 x 10MW sub-distribution lines connected to Meralco have been installed in place. All temporary and ancillary facilities including but not limited to water supply facility, personnel housing, heavy equipment for construction, power supply for construction are ready for the implementation off the 30 MW project, pending the result of the pilot project.

MMC

In 2007, the Group entered into an investment agreement with MMC to participate in the extraction of manganese ores in the former's mining site. The Group's participation is in the form of providing financial resources to undertake the mining operations. The Group has financed a total of P11,306,000 million in MMC. Due to the non-commencement of mining operation, the Group provided a full impairment loss on its investment in MMC. Furthermore, there was no recent financial information available for MMC.

13. Investment Properties

The composition of this account as of December 31, 2022 and FY March 31 is as follows:

Land	Р	15,810,000
Condominium units		284,554,278
Parking slots		26,350,000
Townhouses		22,953,001
	Р	349,667,279

14. Property and Equipment

Property and equipment consists of:

		Land and				Office				
		mine site		Machineries	- 1	Furniture &	Trans	portation		
June 30, 2023	ir	nprovements	&	equipment	mp	rovements	E	Equipment		Total
Cost										
At April 1, 2023		2,358,943,606		70,329,329		6,331,055		7,879,464		2,443,483,454
Addition		940,516		5,892,857						6,833,373
At June 30, 2023		2,359,884,122		76,222,186		6,331,055		7,879,464		2,450,316,827
Accumulated depreciation										
At April 1, 2023		120,789		5,344,673		6,197,363		5,932,289		17,595,114
Provisions		26,842		1,572,212		17,902		361,533		1,978,489
At June 30, 2023		147,631		6,916,885		6,215,265		6,293,822		19,573,603
Carrying value										
At June 30, 2023	Р	2,359,736,491	P	69,305,301	P	115,790	P	1,585,642	P	2,430,743,224

FY March 31, 2023		Land and mine site improvements		Machineries & equipment	im	Office Furniture & provements	Tra	ansportation Equipment		Total
Cost										
At April 1, 2022	P	2,358,943,606	Р	47,025,758	Р	6,331,055	Р	7,879,464	Ρ	2,420,179,883
Addition during the year		-		23,303,571						23,303,571
At March 31, 2023		2,358,943,606		70,329,329		6,331,055		7,879,464		2,443,483,454
Accumulated depreciation										
At April 1, 2022		67,105		2,351,290		6,161,559		5,209,224		13,789,178
Provisions		53,684		2,993,383		35,804		723,065		3,805,936
At March 31, 2023		120,789		5,344,673		6,197,363		5,932,289		17,595,114
Carrying value										
At March 31, 2023	P	2,358,822,817	Р	64,984,656	P	133,692	Р	1,947,175	Р	2,425,888,340

To prepare the site for quarry operation, the Group incurs stripping costs. These costs are incurred in the development phase which are capitalized as part of constructing the quarry site and subsequently amortized over its useful life using the unit-of-production method. The capitalization of stripping costs ceases when the quarry site is ready for production. Stripping cost is included as part of Land and mine site improvements totaling P85.3 million in 2021.

Machineries and equipment represent the purchase price including freight and insurance charges for the acquisition of stone and hydraulic cone crusher totaling P47 million. This machinery is used for the production of rock aggregates.

15. Accounts Payable and Accrued Expenses

This account consists of the following:

		June 2023	FY	March 2023
Capital gains tax payable	P	2,985,000	Р	2,985,000
Trade payable		498,782		1,085,116
	P	3,483,782	Р	4,070,116

Terms and conditions of the above financial liabilities are as follows:

- Trade payables are non-interest bearing and are normally settled on a 90-day term;
- Taxes payable are settled in the following month.

The fair values of accounts payable and accrued expenses have not been disclosed due to their short duration. Management considers the carrying amounts recognized in the statement of financial position to be a reasonable approximation of their fair values.

16. Short-term Loans Payable

The Parent company has an omnibus line with China Banking Corporation (CBC) for a maximum amount of P50 million. Short-term loans are availed for working capital requirements. The loan is subject to an interest rate of 4.25% payable monthly and is collateralized by a condominium unit in Summit One Tower.

As of June 30, 2023 and FY March 31, 2023 the balance of the Parent company's loan amounted to P44.303 million and P44.353 million respectively.

Interest expense related to this loan amounted to P656,138 thousand as of June 30, 2023 and P2.518 million for fiscal years ended March 31, 2023.

17. Deposits

This account represents deposit on operating leases which is made in compliance with the existing leasing agreement with the lessee. The amount is refundable at the expiration of lease contracts.

As of June 30, 2023 and FY March 31, 2023, deposits on operating leases amounted to P16,157,619and P16,091,419, respectively.

18. Equity

Share capital

Component of share capital is as follows:

	Authorized share	e cap	oital	Subscribed and paid				
Title of Issue	Number of shares		Amount	Number of shares		Amount		
Common								
Class A	4,200,000,000	Р	420,000,000	4,025,055,429	Ρ	402,505,543		
Class B	2,800,000,000		280,000,000	2,800,000,000		280,000,000		
Preferred	5,000,000,000		500,000,000	-				
	12,000,000,000	Ρ ′	1,200,000,000	6,825,055,429	Р	682,505,543		

In accordance with the Articles of Incorporation, certain restrictions have been imposed regarding issuance and transfer of share capital as follows:

- Class "A" common shares are to be issued only to citizens of the Philippines or to partnership, association or corporation organized under the laws of the Philippines.
- Class "B" common shares are to be issued to any person subject to the required foreign ownership limitation under the laws of the Philippines.
- Preferred shares are cumulative, non-participating, non-voting shares that are entitled for mandatory redemption on the 5th, 7th and 10th year anniversary of issue.

During the annual stockholders meeting held on November 14, 2019, the stockholders approved the increase in authorized capital from 12 billion shares to 24 billion shares both with par value of P0.10. The required subscription will be satisfied through conversion of advances from stockholders at a pre-determined subscription price. As of July 11, 2022 the application for increase in capital is due for filling with the Securities and Exchange Commission.

19. Cost of Sales and Services

The breakdown of this account is as follows:

		June 2023		June 2022
Cost of aggregates sold	Р	4,992,277	Р	6,381,836
Direct cost on real estate leasing		519,597		514,435
	Р	5,511,874	Р	6,896,271

20. Administrative Expenses

The breakdown of this account is as follows:

		June 2023		June 2022
Communication and association dues	P	1,941,897	Ρ	1,839,647
Salaries, wages and benefits		811,858		512,330
Depreciation and amortization		406,277		406,277
Transportation and travel		306,543		46,504
Professional fees		218,036		636,451
Rent		177,139		212,566
Taxes, licenses and permits		153,647		2,499,739
Insurance		111,476		41,780
Office supplies and printing		99,977		54,517
Security services		98,518		145,196
Representation		96,873		63,552
Miscellaneous		44,538		50,080
	P	4,466,779	Р	6,508,639

Salaries and other employee benefits account include salaries, wages and retirement benefits the employees.

21. Related Party Transactions

Transactions, year-end balances and terms and conditions with related parties are as follows:

	June 30, 2023					
	Beginning					
Related Parties	balance	Availment	Collection	Ending balance		
Associates						
ATN Phils. Solar Energy Group Inc.	P 45,141,894	-	437,978	P 44,703,916		
Companies under common control						
Transpacific Broadband Group Int;I Inc.	16,380,813	-	-	16,380,813		
Sierra Madre Consolidated Mines	7,450,000	-	-	7,450,000		
Unipage Management Inc.	(8,900,107)	(75,695,389)	-	(84,595,496)		
Stockholders	(311,963,567)	(7,110,154)		(319,073,721)		
	(251,890,967)	(82,805,543)	437,978	(335,134,488)		
Allowance for ECL	7,450,000	-	-	7,450,000		
	P (259,340,967)	P (82,805,543)	P 437,978	P (342,584,488)		

	FY March 31, 2023						
	Beginning						
Related Parties	balance	Availment	Collection	Ending balance			
Associates							
ATN Phils. Solar Energy Group Inc.	P 52,633,894	P 1,487,090 P	8,979,090 P	45,141,894			
Companies under common control							
Transpacific Broadband Group Int;I Inc.	16,380,813	-	-	16,380,813			
Sierra Madre Consolidated Mines	7,450,000	-	-	7,450,000			
Unipage Management Inc.	(250,911,193)	465,011,086	223,000,000	(8,900,107)			
Stockholders	(508,307,067)	210,000,000	13,656,500	(311,963,567)			
	(682,753,553)	676,498,176	245,635,590	(251,890,967)			
Allowance for ECL	7,450,000	-	-	7,450,000			
	P (690,203,553)	P676,498,176 P	245,635,590 F	(259,340,967)			

Significant transactions with related parties are as follows:

- 1. UMI and certain stockholders provide financing for the Group. Eventually, these funds are transferred and used to support the pre-operations and other expenses of ATN Solar.
- 2. The Group and TBGI are parties to a Teaming Agreement executed in January 2013. Pursuant thereto, sharing of cost and expenses incurred within Summit One Condominium. Expenses related to technical operations is to be advanced by either of the parties and to be reimbursed from the other parties proportionately or by actual usage as the case maybe.
- 3. In prior years, the Group provided cash advances to SMCM to fund its mining activities. Such advances will be converted into equity interest in SMCM when mining operations commence. Due to unforeseen circumstances, SMCM encountered financial difficulties and was unable to operate and generate revenues and cash flows. Accordingly, the Group provided a full impairment loss on its advances to SMCM in 2014 amounting to P7.45 million.
- 4. On April 5, 2022, a Deed of Assignment was executed wherein the advances provided by a certain stockholder to the Company amounting to P210 million were assigned to UMI. On the same date, a Subscription Agreement was executed wherein the Company issued 2,325,055,429 shares to UMI in exchange for the latter's advances to the Parent Company amounting to P466,451,550. This non-cash transaction was excluded in the consolidated statements of cash flows for the fiscal year ended March 31, 2023.
- 5. The details of subsidiaries' accounts that were eliminated in the process of consolidation are as follows:

		June 2023	FY March 2023
AHCDC	P	11,777,392	P 10,818,677
PLDI		22,103,905	23,245,620
MCPI		8,642,328	8,642,328
	P	42,523,625	P 42,706,625

- 6. The Group did not recognize any key management compensation nor provided any stock options and bonuses for the fiscal years ended March 31, 2022, 2021 and 2020.
- 7. There were no provisions for ECL during 2022, 2021 and 2020 covering Advances to related parties.

22. Earnings (Loss) per Share

Earnings per share is computed by dividing the income for the period by the weighted average number of common shares as follows:

	June 2023	June 2022
Р	(2,405,023)	P (2,471,861)
	6,825,055,430	6,825,055,430
	(0.000)	(0.000)
	Р	6,825,055,430

23. Segment Information

For management reporting purposes, the Group is divided into two (2) reportable segments consisting of the (i) Real estate leasing and (ii) Aggregates which is involve in the production and selling of rock aggregates. The latter being introduced only in 2021.

Management monitors the operating results of its business units separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on operating profit or loss which in certain respects is measured differently from operating profit or loss in the consolidated financial statements.

Segment information for the reportable segment is shown in the following table:

As of June 2023

				710 01 04110 2020
	Non-segment	Sale of	Real estate	
Total	items	Aggregates	leasing	
8,285,163	1,997	5,993,130	2,290,036	Revenues
5,511,874	-	4,992,277	519,597	Cost and expenses
(2,405,022)	-	(157,895)	(2,247,127)	Segment results
3,757,657,848		1,317,000,513	2,440,657,335	Reportable segment assets
1,177,763,417		390,991,101	786,772,316	Reportable segment liabilities
-				Non-cash expenses
1,978,489	-	1,572,212	406,277	Depreciation
	-	(157,895) 1,317,000,513 390,991,101	(2,247,127) 2,440,657,335 786,772,316	Segment results Reportable segment assets Reportable segment liabilities Non-cash expenses

As of June 2022

Real estate		Non-segment	
leasing	Aggregates	items	Total
2,715,831	9,116,909	6,614	11,839,354
514,435	6,381,836	-	6,896,271
2,201,396	2,735,073		4,936,469
2,600,975,464	1,296,220,154		3,897,195,618
745,225,930	354,232,222		1,099,458,152
			-
406,276	940,516		1,346,792
	2,715,831 514,435 2,201,396 2,600,975,464 745,225,930	leasing Aggregates 2,715,831 9,116,909 514,435 6,381,836 2,201,396 2,735,073 2,600,975,464 1,296,220,154 745,225,930 354,232,222	leasing Aggregates items 2,715,831 9,116,909 6,614 514,435 6,381,836 - 2,201,396 2,735,073 - 2,600,975,464 1,296,220,154 - 745,225,930 354,232,222

24. Other SEC requirements

Disclosures on the issuer's interim financial report, in compliance with Philippine Financial Reporting Standards:

- 1. There is no seasonality or cyclicality of interim operations.
- 2. There is no item that has unusual effect on asset, liabilities, equity, net income and cash flows.
- 3. There is no change in the nature and amounts reported in prior interim periods of the current financial year or prior financial year.
- 4. There is no issuance, repurchase nor repayment of debt and equity securities during the interim period.
- 5. There is no dividend paid for ordinary or other shares.
- 6. There is no material event subsequent to the end of the interim period that has not been reflected in the financial statements.
- 7. There is no change in the composition of the issuer such as business combination, acquisition, disposal of subsidiary and long-term investment, and restructuring during the interim period.
- 8. There is no change in contingent assets or contingent liabilities since the last annual balance sheet date.
- 9. There is no seasonal effect that had material effect on financial condition or result of operation.

Item 2. Management's Discussion and Analysis of Operation

(B) Interim Periods

The company and its three majority-owned subsidiaries use current ratio and debt to equity ratio to measure liquidity, and gross profit margin and net income to sales ratio as key performance indicators. Current ratio is calculated using current accounts cash, marketable securities, receivables, accounts payable, income tax payable and other liabilities maturing in one year. Debt to equity ratio is derived from division of total debt by total amount of stockholders' equity. Profit margin is computed based on ratio of income from operation (before financing charges and other income/loss) to total revenues.

The company uses past year performance as basis for expected results in current year. With the bulk of its business in real estate, the company has no productivity program. It adopts a prudent policy of matching expenditures with revenues to keep current accounts position in balance

The following are 7 (seven) key performance and financial soundness indicators of the company:

The following are 7 (bevoll) he	y performance and imancial soundness indicators of the company.
Current Ratio	Calculated ratio of current assets into current liabilities. Indicates the ability of the company to finance current operations without need for long term capital
Debt-to Equity Ratio	Calculated ratio of total debt into total equity. Indicates the level of indebtedness of the company in relation to buffer funds provided by equity against any operating losses. Also indicates the capacity of the company to absorb or take in more debt.
Asset-to-Equity Ratio	Calculated ratio of total asset into total equity. Indicates the long-term or future solvency position or general financial strength of the company.
Interest Rate Coverage Ratio	Calculated ratio of earnings before interest and taxes into interest expenses. Indicates the ability to meet its interest payments.
Gross profit Margin	Calculated ratio expressed in percentage of the gross margin into total revenues. Indicates the ability of the company to generate margin sufficient to cover administrative charges, financing charges and provide income for the stockholders.
EBITDA	Calculated earnings before income tax, and non-cash charges. Indicates the efficiency of the company in generating revenues in excess of cash operating expenses.
Net Income to Sales Ratio, and Earnings per Share	Calculated ratio of net income into total revenues. Indicates the efficiency of the company in generating revenues in excess of cash operating expenses and non-cash charges, and the ability of the company to declare dividends for stockholders.

	ATN Holdings (0	Consolidated)	Palladian Land Advanced Ho		d Home	
	June 2023	June 2022	June 2023	June 2022	June 2023	June 2022
Current Ratio	0.89	0.71	59	109	-	-
Debt to Equity Ratio	0.46	0.45	0.48	0.40	2.23	3.46
Asset to Equity Ratio	1.46	1.45	1.48	1.40	3.23	4.46
Interest Rate Coverage Ratio	-2.58	-1.88	-	-	-	-
Gross Profit Margin	33%	42%	-100%	76%	-	-
EBITDA	-PhP1,287,182	-PhP1,075,704	-PhP1,803,696	-PhP1,321,571	-PhP37,154	-PhP58,685
Net Income to Sales Ratio	-29%	-21%		-8242%	-	-
Net Income (loss)	-PhP2,405,023	-PhP2,471,861	-PhP2,209,973	-PhP1,743,862	-PhP37,154	-PhP58,685

On a consolidated basis, ATN accounts that changed by more than 5% compared to quarter ending June 30, 2023 financial statements are as follows:

- 1. Cash and cash equivalent decreased to Php5 million from Php5 million (-61%).
- 2. Trade receivables decreased to Php2 million from Php6.9 million (70%)
- 3. Inventories increased to Php27 million from Php21 million (27%)
- 4. Accounts payable and accrued expenses decreased to Php3 million from Php4 million (-14%)
- 5. Total revenue decreased to Php5.993 million as of quarter ending June 30, 2023 compared to Php9.116 million as of June 30, 2022 (-34%).
- 6. Cost of sales and services decreased as of June 30, 2023 to Php5.5 million compared to Php6.8 million as of June 30, 2022 due to decrease in revenue (20%)
- 7. Administrative expenses decreased from Php4.466 million in June 30, 2023 compared to Php6.508 million in June 30, 2022. The following are the accounts with more than 5% change:
 - a. Increased in communication and dues by Php102 thousand (5.56%)
 - b. Increased in salaries and wages by Php299 thousand (58%)
 - c. Increased in transportation and travel by Php306 thousand (559%)

- d. Decreased in professional fees by Php418 thousand (-65%).
- e. Decrease in rent expense by Php35 thousand (-16%)
- f. Decrease in taxes and licenses by Php2.3 million (-94%)
- g. Increased in insurance by Php69 thousand (166%)
- h. Increased in office supplies and printing by Php45 thousand (83%)
- i. Decrease in security services by Php46 thousand (-32%)
- j. Increase in representation expense by Php633 thousand (52%)

Corporate Development

The ATN Group subscribed 690 million shares and paid-up of 650 million shares in ATN Solar Energy Group, Inc., (ATN Solar). ATN Solar is engaged in renewable energy generation and trade distribution of renewal energy equipment and accessories. ATN Solar secured a service contract from the Department of Energy for its 30-MW Rodriguez Solar Power Project on May 12, 2011 and a Certificate of Registration from the BOI for income tax holiday, which can be availed in the first seven years of operation.

With the company's sound financial condition, ATN can ride the Corona Virus 19 pandemic, given its low debt to equity ratio, and the low cash burn rate that had been deliberately structured to survive financial market stress. Hence there is no foreseeable event, which may have a material impact on its short-term liquidity, and no seasonal aspect had material effect on the financial condition of the Company's operation.

Improvements of real estate assets can be funded by borrowings and augmented by internally generated funds because of its large capacity to absorb debt relative to the value of its hard assets. To the best knowledge of Management there are no unusual or non-recurrent accounts that adversely affect the financial condition of the company five years going forward.

MCPI has ceased its healthcare operation in 2019 and sold a significant portion of its medical equipment. AHCDC and PLDI likewise ceased to actively sell its remaining real estate properties and were classified to investment properties as a result of change in recognition. The financial statements do not include any adjustment that might result from this uncertainty.

The company expects to continue its focus on its existing principal activities and actively pursue opportunities for investment in the construction materials supply business and renewable energy sectors in the Philippines.

SIGNATURES

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

Company

ATN HOLDINGS, INC.

Signature and Title

PAUL B. SARIA Principal Financial Officer August 18, 2023 CELINIA FAELMOCA
Principal Accounting Officer
August 18, 2023