#### 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. 16 March 2022 Date of Report (Date of earliest event reported)
- 2. PW-121 SEC Identification Number

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- 3. 000-438-366-000 BIR Tax Identification No.
- 4. BANK OF THE PHILIPPINE ISLANDS Exact name of registrant as specified in its charter
- 5. MANILA, PHILIPPINES Province, country or other jurisdiction of Incorporation

6. Industry Classification Code (SEC Use Only)

 AYALA NORTH EXCHANGE TOWER 1, AYALA AVENUE COR. SALCEDO ST., LEGASPI VILLAGE, MAKATI CITY METRO MANILA (current business address) Address of principal office

1229 Postal Code

- 8. 8246-5902 (CORPSEC OFFICE)/8246-5860 (IR) 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 & Amount of Debt Outstanding

Common

4.513,128,255 shares

11. Indicate the item numbers reported therein : Item 9

Item 9 - Other Events

Please be informed that the Board of Directors of the Bank of the Philippine Islands ("BPI") at its meeting held on 16 March 2022 approved the following:

Amendment of Article Seventh of the Bank's Articles of Incorporation to reflect: a) decrease
of the Bank's Authorized Capital Stock particularly the common stock from 5,000,000,000
shares to 4,593,820,724 shares by retiring 406,179,276 common shares (previously issued
and recorded as treasury shares pursuant to the merger with BPI Family Savings Bank, Inc.)
to comply with the disposition requirement of the BSP; and b) the combination of the
allocation of authorized common shares for the Bank's Executive Stock Option Plan (ESOP) and
for Stock Purchase Plan (SPP) to allow the Bank flexibility in designing future ESOP and/or SPP
programs;

FROM	ТО
SEVENTH That the Capital Stock of the Corporation is Fifty Billion Six Hundred Million Pesos (P50,600,000,000.00) divided into:	SEVENTH That the Capital Stock of the Corporation is <u>Forty Six</u> Billion <u>Five Hundred</u> <u>Thirty Eight Million, Two Hundred Seven</u> <u>Thousand Two Hundred Forty Pesos</u> ( <u>P46,538,207,240</u> ) divided into:
<ul> <li>Common Stock consisting of Five Billion (5,000,000,000) shares with a par value of Ten Pesos (P10.00) per share, not more than one and one half percent (1 ½%) of which is set aside for an Executive Stock Option Plan and another one and one half percent (1 ½%) for a Stock Purchase Plan for Employees and Officers of BPI and its Subsidiaries, over which shares the stockholders shall have no pre-emptive rights; and</li> </ul>	<ul> <li>Common Stock consisting of <u>Four</u> Billion <u>Five Hundred Ninety Three Million, Eight</u> <u>Hundred Twenty Thousand, Seven</u> <u>Hundred Twenty Four (4.593,820,724)</u> shares with a par value of Ten Pesos (P10.00) per share, not more than <u>three</u> <u>percent (3%)</u> of which is set aside for <u>employee stock incentive plans, such as</u> an Executive Stock Option Plan and a Stock Purchase Plan for Employees and Officers of BPI and its Subsidiaries, over which shares the stockholders shall have no pre-emptive rights; and</li> </ul>

<ul> <li>Preferred Stock consisting of Sixty Million (60,000,000) Preferred "A" shares with a par value of Ten Pesos (P10.00) per share.</li> </ul>	<ul> <li>Preferred Stock consisting of Sixty Million (60,000,000) Preferred "A" shares with a par value of Ten Pesos (P10.00) per share.</li> </ul>
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2. Amendment of the Bank's Amended By-Laws with substantial changes relating to: 1) Articles IV and V for the digitalization of service of notice for regular and special meetings, holding of virtual annual stockholders' meetings and provision of the right for stockholders to vote through remote communication or in absentia at the Bank's annual stockholders' meetings; 2) Article V on raising the minimum quorum at any meeting for the transaction of corporate business from the majority to two-thirds of the members of the Board of Directors, 3) Article VI for Board of Directors Powers; 4) Article VII for Executive Committee Charter; 5) Article VII-B and Article XI on Deletion of provisions referring to the Trust Committee and Trust Operations; 6) Article VII-B on Revision of Audit Committee charter to incorporate Manual of Regulations for Bank (MORB) provisions; 7) Insertion of new Article XI stating that the Manual on Corporate Governance, board and board-level committee charters are suppletory to the By-Laws; 8) Article XIV for the digital payment of dividends, and 9) Various other amendments to align with the Revised Corporation Code. Other amendments relate to correction of clerical/typographical errors and references to the Revised Corporation Code (Article I; Article XII).

Please see attached Annex "A" for the comparative table showing the current vs. proposed Amended By-Laws provisions.

The amendments will be presented to the shareholders in the Annual Stockholders' Meeting to be held on 28 April 2022.

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

#### BANK OF THE PHILIPPINE ISLANDS Registrant

ANGELA PILAR B. MA Corporate Secr

16 March 2022 Date



Article &	From	То
Section Nos. Article I - Head	The Head Office of the Bank shall be located at BPI Building, 6768	The Head Office of the Bank shall be located at BPI Building, 6768
Office and	Ayala Avenue corner Paseo de Roxas, Barangay San Lorenzo,	Ayala Avenue corner Paseo de Roxas, Barangay San Lorenzo,
Branches	Makati City, Philippines.	Makati City, Philippines.
Article IV -	The annual meeting of stockholders shall be held in Metro Manila	The annual meeting of stockholders shall be held in Metro Manila
Stockholders'	on the last Friday of March of each year or on such date as may	on the last Friday of March of each year or on such date as may
Meeting	be determined by the Board of Directors. Special meeting of	be determined by the Board of Directors. Special meeting of
	stockholders may be held at any time upon call by the Chairman	stockholders may be held at any time upon call by the Chairman
	of the Board of Directors, or in his absence, by the Vice Chairman,	of the Board of Directors, or in his absence, by the Vice Chairman,
	or upon resolution of the Board of Directors, or upon written	or upon resolution of the Board of Directors. The holding of a
	request of stockholders representing not less than fifteen per cent	special meeting, upon the proposal of a stockholder, shall be
	(15%) of the subscribed capital stock of the Bank, in accordance	subject to the approval of the Chairman of the Board of Directors,
	with the provisions of the Corporation Law.	or in his absence, by the Vice Chairman, or upon the resolution of
	Stockholders' meeting shall be called by written or printed notice,	the Board of Directors, in accordance with the provisions of the
	in paper, digital or compact disc form or electronic medium,	Corporation Law.
	delivered personally or electronically, or deposited in the post	The Corporation may opt to hold fully virtual annual or special
	office, addressed to each stockholder at his last known place of	stockholders' meetings, subject to applicable laws, rules and
	residence or office or at his e-mail or electronic address as	regulations of the Securities and Exchange Commission, as may
	disclosed by the Registry Book of the Bank, at least fourteen (14)	be amended from time to time. The virtual annual or special
	days prior to the date of the meeting. In addition, and within the	stockholders' meetings shall be conducted in such a way that the
	same period of time, notice of the meeting shall be published in	stockholder experience shall be, to every extent possible, similar
	newspaper of general circulation in Greater Manila. In case of a	to a physical meeting. In any such instance, if stockholders holding
	special meeting, the notice shall include, in addition to the date,	at least ten percent (10%) of the outstanding capital stock ask for
	hour and place of assembly, a statement of the matters to be taken	a physical meeting, the Corporation shall conduct a physical
	up therein. (as amended on March 16, 2011)	meeting unless prevented by applicable laws, rules and
	The notice of any regular or special meeting of the stockholders	regulations.
	shall be deemed to have been given at the time when delivered	A separate announcement of the holding of a virtual annual or
	personally or deposited in the post office, postage prepaid, or sent	special stockholders' meeting shall be made ahead of the sending
	electronically or by e-mail and addressed to each stockholders as	out of the Notice of Meeting. Stockholders' request for a physical
	herein provided. (as amended on March 16, 2011)	meeting shall be made within two (2) weeks from said
		announcement of the holding of a virtual annual or special
	The Bank may provide information or documents to a stockholder	stockholders' meeting.
	by e-mail or by posting the information or documents on the	
	website of the Bank or another electronic network provided that a	Regular or special meeting of stockholders shall be called by
	separate notice is given to the stockholder of such posting. In case	written notice. The Notice shall be served to all stockholders by



the information or documents shall be deemed delivered or given upon the later of (i) the posting of the information or documents or (ii) the giving of a separate notice to the stockholder of such specific posting. (as amended on March 16, 2011) The Bank shall give notice and provide information or documents electronically, as provided above, only to stockholders who have consented to receive notices, information or documents by e-mail or electronic transmission. A stockholder shall be deemed to have consented to receiving notices, information or documents electronically if he has provided an e-mail or electronic address to the Bank and he has not notified the Bank in writing that he requires notices, information or documents to be given to him in physical paper form or digital or compact disc form. (as amended on March 16, 2011)	electronic transmission. For annual meetings, the notice shall be sent at least twenty-one (21) days prior to the date of the meeting while for special meetings, at least one (1) week before scheduled date of meeting. The notice shall be deemed to have been given at the time when it has been electronically transmitted through any of the means mentioned herein. In addition, and within the same beriod of time, notice of the meeting shall be published in newspaper of general circulation in Greater Manila. In case of a special meeting, the notice shall include, in addition to the date, nour and place of assembly, a statement of the matters to be taken up therein. (as amended on March 16, 2011) The Notice of annual or special meeting shall contain, in addition to the date, hour and place of meeting, as tatement on the matters o be transacted at the meeting, and such other matters as equired by applicable laws and regulations. No business other han that specified in the notice shall be transacted at such meeting. Any stockholder may propose any other matter for nclusion in the agenda of the annual meeting, subject to easonable guidelines issued by the Board which are consistent with applicable laws, rules and regulations of the Securities and Exchange Commission, as may be amended from time to time. The Notice shall also set the date, time and place of the validation of proxies and the procedures to be followed when a stockholder elects to participate and vote through remote communication or in absentia. The Corporation shall also provide information or documents to all stockholders by electronic transmission. The information or documents shall be deemed delivered upon the transfer or posting by electronic means. As used herein, electronic transmission means the delivery or ransfer of documents, data or information by electronic mail to the electronic address of the stockholders registered in the books of
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A holder of at least one (1) share of stock of the Bank shall have the right to be present and to vote, in every stockholders' meeting, either in person or by proxy; Provided that if the stockholder is represented by proxy, the stockholder shall be limited to a single proxy at any one time but he may name alternate proxies. A proxy may be made in favor only of a person who is sui juris, and to be acceptable, for the purpose of the Bank, the signature of the stockholder executing it must be attested by two (2) subscribing witnesses. The proxy shall be filed with the Secretary of the Bank at least ten (10) days before the meeting, and shall be valid until revoked. At all stockholders' meeting, voting shall be by shares and not "per capita".	recognized means of electronic transfer of data or information. The Corporation shall require all stockholders to provide a valid electronic address for them to receive notices and other information or documents from the Corporation. Stockholders preferring to receive physical copies of the notice, information or documents shall make a written request to the Corporation. Upon receipt of the request, the Corporation shall send the notice, information and documents by personal service. Notice to any meeting may be waived, expressly or impliedly, including through a stockholder's attendance at a meeting unless the stockholder's presence is for the express purpose of contending that the meeting is not lawfully convened. A holder of at least one (1) share of stock of the Bank shall have the right to be present and to participate and to vote, in every stockholders' meeting, either in person, through remote communication, in absentia, or by proxy, subject to compliance with the applicable rules and regulations issued by the Securities and Exchange Commission from time to time; Provided that if the stockholder is represented by proxy, the stockholder shall be limited to a single proxy at any one time but he may name alternate proxies. A proxy may be made in favor only of a person who is sui juris, and to be acceptable, for the purpose of the Bank, the signature of the stockholder executing it must be attested by two (2) subscribing witnesses. The proxy shall be filed with the Secretary of the Bank at least ten (10) days before the meeting, and shall be valid until revoked. At all stockholders' meeting, voting shall be by shares and not "per capita". Except in cases where the applicable law requires a greater number, the owners of a majority of the shares issued and outstanding, participating either in person, by proxy, through remote communication or <i>in absentia</i> , electronically or otherwise, shall, constitute a quorum for the transaction of business at any
	outstanding, participating either in person, by proxy, through remote communication or <i>in absentia</i> , electronically or otherwise,



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	In the election of members of the Board of Directors, the fifteen (15) nominees receiving the highest number of votes shall be declared elected.	In the election of members of the Board of Directors, the fifteen (15) nominees receiving the highest number of votes shall be declared elected, subject to compliance with applicable laws and regulations on the composition of the Board of Directors, including the election of independent directors.
Article V – Board of Directors	Majority of the members of the Board of Directors shall constitute a quorum at any meeting for the transaction of corporate business, and every decision of a majority of the quorum duly assembled as a board shall be valid as a corporate act, unless otherwise provided in these By-Laws.	<ul> <li><u>Two-thirds (2/3)</u> of the members of the Board of Directors shall constitute a quorum at any meeting for the transaction of corporate business, and every decision of a majority of the quorum duly assembled as a board shall be valid as a corporate act, unless otherwise provided in these By-Laws, and except for the election of officers, which shall require the majority vote of all directors.</li> <li>Participation of directors, including voting, at board meetings can be in person, through remote communication, such as but not limited to teleconferencing and video conferencing as long as the director who is taking part in said meetings can actively participate in the deliberations on matters taken up therein, subject, however, to compliance by each director with the minimum requirements for physical attendance in meetings as may be required by relevant regulations.</li> <li>Board-level committees shall meet as prescribed in their respective charters. Participation of committee members may likewise be in person or through modern technologies: Provided, That the attendance and participation of members in committee meetings shall be considered in the assessment of continuing fitness and propriety of each directors.</li> </ul>



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Article VI –	4. To act on all application for loans, discounts and other	4. To act on all application for loans, discounts and other
Powers and	advances of credit, and for the purpose of bills of exchange	advances of credit, and for the purpose of bills of exchange not
Duties of the	not drawn under duly accredited letters of credit, by acting on	drawn under duly accredited letters of credit, by acting on each
Board of	each applications as submitted or through the fixing of annual	application <u>s</u> as submitted or through the fixing of annual lines
Directors	lines of credit: Provided, that, in order to facilitate the	of credit.: Provided, that, in order to facilitate the transaction of
	transaction of business, the Board may delegate this	business, the Board may delegate this authority subject to the
	authority subject to the limitations hereinafter imposed.	limitations hereinafter imposed.
Article VII -	At its first meeting after the annual meeting of the stockholders, the	At its first meeting after the annual meeting of the stockholders, the
Executive	Board of Directors shall appoint an Executive Committee (Excom)	Board of Directors shall appoint an Executive Committee (Excom)
Committee	which shall be a part of the permanent organization of the Bank,	which shall be a part of the permanent organization of the Bank,
	and which shall, in the interim between meetings of the Board of	and which shall, in the interim between meetings of the Board of
	Directors, possess and exercise all the powers of that body in the	Directors, possess and exercise all the powers of that body in the
	management and direction of the affairs of the Bank : Provided,	oversight management and direction of the affairs of the Bank. :
	However, that in the exercise of the powers granted by Article VI,	Provided, However, that in the exercise of the powers granted by
	par. 4 of these By-Laws the maximum amount of loans, credits	Article VI, par. 4 of these By-Laws the maximum amount of loans,
	advances or commitments that may be granted to an applicant,	credits advances or commitments that may be granted to an
	direct or contingent, shall be determined by the Board of Directors	applicant, direct or contingent, shall be determined by the Board of
	from time to time.	Directors from time to time.
	2. To exercise the power of the Board in the management and	2. To exercise the power of the Board in the oversight
	direction of the affairs of the Bank subject to the limits provided by	management and direction of the affairs of the Bank subject to the
	law and these By-Laws.	limits provided by law and these By-Laws.
Article VII-B -	At its first meeting after the annual meeting of the stockholders, the	At its first meeting after the annual meeting of the stockholders, the
Trust	Board of Directors shall appoint a Trust Committee which shall be	Board of Directors shall appoint a Trust Committee which shall be
Committee	a part of the permanent organization of the Bank, and which shall,	a part of the permanent organization of the Bank, and which shall,
	in the interim between meetings of the Board of Directors, possess	in the interim between meetings of the Board of Directors, possess
	and exercise all the powers of that body in the administration,	and exercise all the powers of that body in the administration,
	management and direction of the trust business of the Bank. The	management and direction of the trust business of the Bank. The
	membership, functions and responsibilities of the Trust Committee	membership, functions and responsibilities of the Trust Committee
	shall be in accordance with law and Central Bank regulations. The	shall be in accordance with law and Central Bank regulations. The
	Trust Committee shall meet at least once a month and keep	Trust Committee shall meet at least once a month and keep
	minutes of its actions which shall be submitted to the Board of	minutes of its actions which shall be submitted to the Board of
	Directors at the Board's meeting next following the Trust	Directors at the Board's meeting next following the Trust
	Committee meeting (Adopted on April 17, 1991).	Committee meeting (Adopted on April 17, 1991).



Article VII-B -	At its first meeting after the annual meeting of stockholders, the	At its first meeting after the annual meeting of stockholders, the
Audit	Board of Directors shall appoint an Audit Committee which shall	Board of Directors shall appoint an Audit Committee which shall
Committee	be part of the permanent organization of the Bank. The Audit	be part of the permanent organization of the Bank. The Audit
	Committee shall be composed of at least three (3) Directors. The	Committee shall be composed of at least three (3) Directors who
	committee chairman shall be elected by the Board of Directors and	are all Non-Executive Directors, majority of whom shall be
	vacancies in the committee shall also be filled by the Board of	Independent Directors including the ChairmanChairperson,
	Directors. The Audit Committee shall review the reports submitted	preferably with accounting, auditing or related financial
	by the Internal and External auditors including audit reports done	management expertise or experience commensurate with the size,
	and performed by the BSP and shall make the necessary	complexity of operations and risk profile of the Bank. The Chief
	recommendations, comments or instructions to Management as it	Executive Officer, Chief Financial Officer and/or Treasurer, or
	may deem fit.	officers holding equivalent positions shall not be appointed as
		members of the Audit Committee. The selection and appointment
		of the Audit Committee members, including its
		ChairmanChairperson shall rest with the Board in accordance with
		existing rules and regulations. Provided, That the Chairperson of
		the Audit Committee shall not be the Chairperson of the Board of
		Directors or of any other board-level committees. The Audit
		<u>Committee chairman</u> chairperson shall be elected by the Board of
		Directors and vacancies in the Audit Committee shall also be filled
		by the Board of Directors. The Audit Committee shall review the
		reports submitted by the Internal and External auditors including
		audit reports done and performed by the BSP and shall make the
		necessary recommendations, comments or instructions to
		Management as it may deem fit.



Article XI – Trust Operations	The Board of Directors is responsible for the proper administration and management of trust and other fiduciary business. Trust and other fiduciary business of the Bank, as well as such other business or activities which may now or hereafter be required or allowed by law or regulation to be conducted by trust corporations and/or financial institutions allowed by law to engage in trust business, shall be carried out or conducted through the Trust Services Unit of the Bank which shall be headed by a Trust Officer who shall be appointed by the Board of Directors. The organization of the Trust Services Unit as well as the functions and responsibilities of the Trust Officer and such other officers of the Unit as may be appointed by the Board of Directors, shall be in accordance with law and The Bangko Sentral ng Pilipinas regulations (Adopted on April 17, 1991).	The Board of Directors is responsible for the proper administration and management of trust and other fiduciary business. Trust and other fiduciary business of the Bank, as well as such other business or activities which may now or hereafter be required or allowed by law or regulation to be conducted by trust corporations and/or financial institutions allowed by law to engage in trust business, shall be carried out or conducted through the Trust Services Unit of the Bank which shall be headed by a Trust Officer who shall be appointed by the Board of Directors. The organization of the Trust Services Unit as well as the functions and responsibilities of the Trust Officer and such other officers of the Unit as may be appointed by the Board of Directors, shall be in accordance with law and The Bangko Sentral ng Pilipinas regulations (Adopted on April 17, 1991).
Article XI - Manual on Corporate Governance	-	To aid the Board of Directors in the promotion of and adherence to the principles of good governance, the Board shall adopt a Manual of Corporate Governance as well as board and board-level committee charters, which may be amended from time to time as may be deemed fit by the Board. Such Manual of Corporate Governance and board and board-level committee charters, and any amendments thereto, shall be suppletory to these By-laws.
Article XIV - Surplus	The Bank shall, before the declaration of any dividend comply with all the rules and regulations or conditions imposed or prescribed by the BSP.	The Bank shall, before the declaration of any dividend comply with all the rules and regulations or conditions imposed or prescribed by the BSP. <u>Cash dividend payouts may be done through electronic means</u> <u>such as direct bank transfer, transfer to an electronic wallet</u> <u>account and the like as may be decided by the Board of Directors.</u> <u>The Corporation shall request stockholders to provide the account</u> <u>details, mobile numbers, or QR Codes, where the dividend payout</u> <u>may be transferred or remitted to. Stockholders for whom account</u> <u>details, mobile numbers, or QR Codes are unavailable shall</u> <u>receive their dividend payout by check, as customary.</u>
Article XII - Certificates of Stock	In case any stock certificate is lost, stolen, or destroyed, a new certificate may be issued in lieu thereof in accordance with the procedure prescribed under Section 73 of the Corporation Code.	In case any stock certificate is lost, stolen, or destroyed, a new certificate may be issued in lieu thereof in accordance with the



	procedure	prescribed	under	Section	7 <u>32</u>	of	the	<u>Revised</u>
	Corporation	n Code.						

## Re: BANK OF THE PHILIPPINE ISLANDS\_SEC FORM 17-C\_16MARCH2022

#### ICTD Submission <ictdsubmission+canned.response@sec.gov.ph>

Wed 3/16/2022 5:48 PM

To: BPI Corporate Secretary <corporate.secretary@bpi.com.ph>

Your report/document has been SUCCESSFULLY ACCEPTED by ICTD.

(Subject to Verification and Review of the Quality of the Attached Document)

Official copy of the submitted document/report with Barcode Page (Confirmation Receipt) will be made available after 15 days from receipt through the SEC Express System at the SEC website at <u>www.sec.gov.ph</u>

# NOTICE

Please be informed that pursuant to SEC Memorandum Circular No. 3, series of 2021, scanned copies of the printed reports with wet signature and proper notarization shall be filed in PORTABLE DOCUMENT FORMAT (PDF) **Secondary Reports** such as: 17-A, 17-C, 17-L, 17-Q, ICASR, 23-A, 23-B, I-ACGR, Monthly Reports, Quarterly Reports, Letters, through email at

#### ictdsubmission@sec.gov.ph

# Note: All submissions through this email are no longer required to submit the hard copy thru mail, eFAST/OST or over- the- counter.

For those applications that require payment of filing fees, these still need to be filed and sent via email with the SEC RESPECTIVE OPERATING DEPARTMENT.

Further, note that other reports shall be filed thru the **ONLINE SUBMISSION TOOL (OST)** such as: AFS, GIS, GFFS, LCFS, LCIF, FCFS. FCIF, IHFS, BDFS, PHFS etc. ANO, ANHAM, FS-PARENT, FS-CONSOLIDATED, OPC\_AO, AFS WITH NSPO FORM 1,2,3 AND 4,5,6, AFS WITH NSPO FORM 1,2,3 (FOUNDATIONS)

FOR MC28, please email to:

https://apps010.sec.gov.ph

For your information and guidance.

Thank you and keep safe.

## BANK OF THE PHILIPPINE ISLANDS\_SEC FORM 17-C\_16MARCH2022

### BPI Corporate Secretary <corporate.secretary@bpi.com.ph>

Wed 3/16/2022 5:47 PM

To: ICTD Submission <ictdsubmission@sec.gov.ph>

Cc: Emeliana Elisa F. Navarro <efnavarro@bpi.com.ph>; Lean P. Batalla <lpbatalla@bpi.com.ph>

2 attachments (938 KB)

BANK OF THE PHILIPPINE ISLANDS\_SEC FORM 17-C\_16MARCH2022.pdf; BANK OF THE PHILIPPINE ISLANDS\_SEC FORM 17-C\_16MARCH2022 - Annex A.pdf;

#### Good day!

Please see attached SEC Form 17-C re: Amendments to AOI & By-Laws. Kindly acknowledge receipt of this email once received. Thank you.

#### Bank of the Philippine Islands (BPI)

Ayala North Exchange Tower 1, 6796 Ayala Avenue cor. Salcedo St., Legaspi Village Makati City, Metro Manila 1229

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