COVER SHEET

166878 S.E.C. Registration Number
GRAND PLAZA HOTEL CORPORATION
(Company's Full Name)
10TH FLOOR. THE HERITAGE HOTEL MANILA
EDSA CORNER ROXAS BOULEVARD, PASAY CITY
(Business Address: No. Street City / Town / Province)
CECILLE G. BERNARDO 02-8854 8838
Contact Person Company Telephone Number 12/31
Dept. Requiring this Doc. Amended Articles Number/Section
Total No. of Stockholders Domestic Foreign
To be accomplished by SEC Personnel concerned
File Number LCU
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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 <u>March 31, 2025</u>
2. <u>602</u>	Commission identification number 3. BIR Tax Identification No. <u>000-460-</u> -000
	GRAND PLAZA HOTEL CORPORATION
4.	Exact name of issuer as specified in its charter
	PHILIPPINES
5.	PRILIPPINES Province, country or other jurisdiction of incorporation or organization
6.	Industry Classification Code: (SEC Use Only)
	10F, The Heritage Hotel Manila, Roxas Blvd. cor. EDSA, Pasay City 1300
7.	Address of issuer's principal office
	Tel. No. (632) 8854-8838 Fax No. (632) 8854-8825
8.	lssuer's telephone number, including area code
	N.A.
9.	Former name, former address and formal fiscal year if changed since last report
10.	Securities registered pursuant to Sections 8 & 12 of the Code, or Sections 4 & 8 of the RSA
	Title of each Class Number of shares of common
	Stock outstanding and amount
	Of debt outstanding
	COMMON SHARES 87,318,270*
	*includes 33,600,901 treasury shares
11.	Are any or all of the securities listed on Stock Exchange?
	Yes[X] No[]
	If yes, state the name of such Stock Exchange and the class/es of securities listed therein:
PHI	LIPPINE STOCK EXCHANGE, INC. COMMON

12. Indicate by check mark whether the registrant:

(a) 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 Rule 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)

Yes[X] No[]

(b) has been subject to such filing requirements for the past ninety (90) days.

Yes[X] No[]

PART I – FINANCIAL INFORMATION

Item 1 Financial Statements

Financial Statements and, if applicable, Pro-forma Financial Statements meeting the requirements of SRC Rule 68, Form and Content of Financial Statements, shall be furnished as specified therein.

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

Furnish the information required by Part III, Paragraph (A)(2)(b) of "Annex C"

PART II – OTHER INFORMATION

The issuer may, at its option, report under this item any information not previously reported in a report in SEC Form 17-C. If disclosure of such information is made under this Part II, it need not be repeated in a report on Form 17-C which would otherwise be required to be filed with respect to such information or in a subsequent report on Form 17-Q.

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.

Issuer: YAM KIT SUNG Signature and Title: General Manager & Chief Financial Officer Date : 7May 2025_

PART I – FINANCIAL INFORMATION

Item 1. Financial Statements Required Under SRC Rule 68.1

• Please see attached financial statements for interim Balance Sheets, Statements of Income, Statements of Changes in Equity and Statements of Cash flows.

Notes to Financial Statements

Summary of significant accounting policies

The financial statements of the Company have been prepared in accordance with Philippine generally accepted accounting principles (GAAP) and are denominated in Philippine pesos. The preparation of financial statements in accordance with Philippine GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the period. Actual results could differ from those estimates. The financial statements have, in management's opinion, been properly prepared within reasonable limits of materiality and within the framework of significant accounting policies.

The same accounting policies and methods of computation are followed in the interim financial statements for the year 2025 as compared with the most recent annual financial statements.

Seasonality or Cyclicality of Interim Operations

All segments of the business are in its normal trading pattern.

Material Items

There are no material items affecting assets, liabilities, equity, net income or cash flows that are unusual because of their nature, size or incidents.

Estimates

There are no changes in estimates of amounts reported in prior interim periods of the current financial year or changes in estimates of amounts reported in prior financial years that have a material effect in the current interim period.

Issuances of Debts and Equity

There are no issuances, repurchases and repayments of debts and equity securities.

Dividends

There were no dividends declared in the current interim period.

Segment Revenue and Results

Statement of Financial Accounting Standard No. 31, "Segment Reporting", which becomes effective for financial statements covering periods beginning on or after January 1, 2001, requires that a public business enterprise report financial and descriptive information about its reportable segments. Operating segments are components of an enterprise about which separate financial information is available that is evaluated regularly by the chief operating decision-maker in deciding how to allocate resources and in assessing performance.

The Company organized its business into 3 main segments:

- Room Division Business derived from the sale of guestrooms.
- Food and Beverage Division Business derived from the sale of food and beverage at various restaurants.
- Other Operated Departments and rental Business derived from telephone department, business center, car parking, laundry and rental of space.

	YTD 1 st Quarter Revenue	YTD 1 st Department Profit		
	– Peso	– Peso		
	' 000	' 000		
Room	64,380	46,852		
Food and Beverage	35,467	10,927		
Other Operated Departments	2,675	2,520		
and rental				

The segment revenues and results are as follows:

Subsequent Events None

Composition of Company

There are no changes in the composition of the Company during the interim period, including business combinations, acquisition or disposal of subsidiaries and long-term investments, restructurings and discontinuing operations.

Contingent assets or liabilities

There are no changes in contingent assets or liabilities since the last annual balance sheet date.

Contingencies

There are no material contingencies and any other events or transactions that are material to an understanding of the current interim period.

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

	31 March 2025	31 March 2024
Current liquidity ratios	2.1	2.0
Solvency (Debt to equity)	0.56	0.58
Assets to equity ratios	1.56	1.58
Profitability ratios Profit/(Loss) before tax margin ratio	-2.2%	7.0%
EBITDA (Earnings before interest, tax, depreciation and amortization) - Peso	-3.43m	6.59m

The top 5 Key Performance Indicators of the Company are as follows:

Note: The Company has no loans due to third party or related parties.

Current liquidity ratio is derived by dividing the current assets with the current liabilities. This indicator measures the liquidity of the Company in the short term. The current ratio improved by 0.1 during the period of review compared to the same period of last year due to higher current assets arising from higher other current assets offset by higher accounts payable and other current liabilities.

Debt to equity ratio measures a company's financial leverage. It is derived by dividing total liabilities over equity. There is a decrease in this ratio by 0.02 over the same period of last year and this is due to higher liability.

Assets/Equity ratio measures the proportion of equity used to finance assets of the company and it is derived by dividing total assets to equity. There is a decrease in this ratio by 0.02 over last year as a result of higher assets balance.

Profit before tax margin ratio is computed by dividing the profit before tax against the total revenue. This ratio measures whether the Company can contain its expenses in relation to the revenue. For this quarter, the Company reported a loss.

EBITDA represents earnings before interest, tax, depreciation and amortization. This indicator measures the operating cash flow of a company. For the quarter under review, EBITDA fell to negative due to absence of rental income from a major tenant.

Balance Sheets Analysis:

- Cash and investments in short-term notes: This balance consists mainly of cash and fixed deposits with banks. As compared to the end of last fiscal year, the balance decreased by PhP26.4 million or 5.8% and decreased by PhP140.9 million or 24.9% compared to the same period of last year. The decrease is mainly due to payment to contractors in connection with the renovation of the hotel coupled with a major tenant not able to pay its rent.
- Accounts receivable: trade: As compared to 31 December 2024, trade receivable has fallen by PhP17.9 million (26.5%) due to improvement in collection effort while it increased by PhP3.6 million (7.8%) relative to same period of last year due to higher revenue especially in F&B.
- Prepaid expenses: This balance increased by about Ph2.4 million (4.3%%) as compared to same period last year due to prepaid insurance premium during the year which will be amortized in 2025.
- Property and equipment: As compared to the same period of last year, this balance fell by PhP4.7 million (1.3%) as a result of depreciation for the year offset by addition during the year. However, as compared to end of last year, this balance decreased by PhP96.7 million (21.3%) as the hotel recognized the disposal of assets during renovation offset by the addition.
- Accounts payable: As compared to the end of last fiscal year, this balance has increased by PhP4.8 million (5.7%) due to higher purchases consistent with higher hotel revenue.
- Due to associated/related companies: This balance increased by PhP12.3 million or 14.2% as compared to end of last year due to the Company had not repaid its outstanding balance to related companies which will be paid off in 2Q2025.

Income Statement Analysis for the 3 Months Ended 31 March 2025

Revenue:

Total revenue for 1Q2025 as compared to 1Q2024 fell by PhP4.1 million (3.9%). All departments except rental income showed improvement.

Rooms:

Occupancy for the hotel improved from 49.5% in 2024 to 65.4% in 2025. Due to the ongoing renovation of the 8th and 9th floor rooms, total room count has reduced from 450 to 383. The Average Room Rate has also shown improvement by 2.9%. This resulted in room revenue growing by 3.0%.

F&B:

F&B revenue improved significantly by PhP6.2 million (21.1%). Both Riviera and Banquet showed increase of 25.3% and 21.6% respectively versus last year.

Cost of Sales:

Consistent with the increase in F&B revenue, the cost of sales for F&B increased.

Operating Expenses:

This is comprised of payroll cost, operating expenses and utilities. This balance increased by PhP3.8 million (3.9%). The main reason for the increase is in Administration and General and Sales and Marketing expenses as the increase in minimum wage mandated by the government impacted wages.

Non-operating Income:

Non-operating income recorded an income of PhP3.1 million as compared to an income of PhP10.5 million last year. This is due to an exchange loss of PhP1.9 million in this quarter while prior year was a gain of PhP3.9 million. Interest income also fell by PhP1.4 million due to lower cash and interest rates.

Net income before tax:

The Company reported a loss of PhP10.8 million versus profit before tax of PhP10.4 million in prior year.

There are no material event(s) and uncertainties known to management that would address the past and would have an impact on the future operations of the following:

- Any known trends, demands, commitments, events or uncertainties will have a material impact on the Company's liquidity.
- Any material commitments for capital expenditures, the general purpose of such commitments and the expected sources of funds for such expenditures.
- Any known trends, events or uncertainties that have had or that are reasonably expected to have a material favorable or unfavorable impact on net sales/revenues/income from continuing operations.
- Any significant elements of income or loss that did not arise from the Company's continuing operations.
- The causes for any material change(s) (5% or more) from period to period in one or more line items (vertical and horizontal) of the Company's financial statements.
- Any seasonal aspects that had a material effect on the financial condition or results of operations.

Management is not aware of any event that may trigger direct or contingent financial obligations that is material to the Company, including any default or acceleration of an obligation. Management is not aware of any material off-balance sheet transaction, arrangement, obligation (including contingent obligations), and other relationships of the Company with unconsolidated entities or other persons that were created during the first 3 months of 2024.

PART II – OTHER INFORMATION

Tax matter:

This case is a Petition for Review with the CTA to invalidate the tax deficiency assessment in relation to year 2008 ("Deficiency Tax Case").

On 20 February 2015, the Company filed a Petition for Review with the CTA to invalidate the collection proceedings of the BIR. The Petition is based on the Company's position, as advised by tax counsel, that the collection proceedings initiated by the Commissioner of Internal Revenue ("CIR") is void because the assessment, from which the collection proceedings arose, did not comply with the requirements of law and lacked factual and legal bases.

The Deficiency Tax Case seeks to have the CTA review the Collection Letter that the Company received from the BIR on 12 December 2013. As far as the Company is aware, the Collection Letter was issued by the BIR in connection with a Formal Letter of Demand for alleged deficiency income tax, value added tax, expanded withholding tax, withholding tax on compensation and documentary stamp tax for the year 2008, in the aggregate amount of PhP508,101,387.12 consisting of PhP262,576,825.03 for basic tax, and interest of PhP245,524,562.09 from 20 January 2009 to 30 September 2013.

On 24 July 2015, the Company received a Warrant of Distraint and/or Levy dated 24 July 2015 from the BIR ("Warrant"). The Warrant relates to the tax case for year 2008. Considering that a Petition for Review has been earlier filed with the CTA on 20 February 2015 to question the validity of the collection proceedings initiated by the CIR and that the matter is currently being litigated at the CTA, the Company has taken appropriate legal measures to ensure that such Warrant is not implemented during the course of the trial proceedings.

During the CTA hearing on 21 September 2015, the Company presented 2 witnesses and they were able to finish their testimonies on the same day. The BIR, on the other hand, did not present any witnesses and opted to submit the case for the resolution of the CTA.

On 6 November 2015, the Company filed its Formal Offer of Documentary Evidence. In two Resolutions dated 04 January 2016 and 11 March 2016 respectively, the CTA admitted in evidence the Company's documentary exhibits.

On 15 April 2016, the Company filed its Memorandum with the CTA.

Meanwhile, on 8 June 2016, management of the Company was informed by Metropolitan Bank & Trust Company ("Metrobank") via email, that the BIR has issued a Warrant of Garnishment with Warrant No. 125-2015-011 dated 2 June 2016 against the Company in connection with the Deficiency Tax Case. Pursuant

to the Warrant, the BIR seeks to garnish the Company's deposits with Metrobank, which are currently in the amount of PhP499,049.64, as may be necessary to satisfy the alleged tax deficiency of the Company.

In addition, on 10 June 2016, management of the Company was also informed by the Lank Bank of the Philippines ("Land Bank"), that the BIR has issued a Warrant of Garnishment with Warrant No. 125-2015-011 against the Company in connection with the Deficiency Tax Case. To date, the Company has not received the original Warrant from the BIR. Pursuant to the Warrant, the BIR seeks to garnish the Company's deposits with the Land Bank, which are currently in the amount of PhP71,718.54 as may be necessary to satisfy the alleged tax deficiency of the Company.

In a Manifestation dated 01 September 2016, the CIR informed the CTA that it will adopt its arguments in its Answer as its Memorandum.

Thus, on 6 September 2016, the Company's tax counsel received a Resolution from the CTA stating that the case has been submitted for decision.

On 7 March 2017, the Company filed an Urgent Motion to Allow Payment of Taxes with the CTA. This is with respect to the Warrant of Garnishment with Land Bank. The Company uses this bank account for its tax payments.

On 24 August 2017, the Company withdrew its "Urgent Motion to Allow Payment of Taxes" with CTA and instead requested the CTA to submit the case for decision. On 31 August 2017, CTA granted the withdrawal of the Motion and submitted the case for decision.

On 4 July 2018, the CTA rendered its Decision.

In the Decision, the CTA held that it does not have jurisdiction to entertain the Petition. It explained that the CTA only has jurisdiction to review decisions of the CIR involving disputed assessments, and not those assessments which have become final and executory. The CTA held that due to the Company's failure to file a protest within the reglementary period, the assessment became final, executory, and demandable. In light of the foregoing, the CTA held that it had no jurisdiction to entertain the Petition.

The Company filed a Motion for Reconsideration ("MR") on 19 July 2018. In its MR, the Company argued that: (i) the CTA has jurisdiction to review collection proceedings initiated by the CIR pursuant to its powers under Section 7(A)(1) of the National Internal Revenue Code; and (ii) the tax deficiency assessment of the CIR is void for failure to indicate a due date for payment and thus, the absence of a protest does not render the assessment final and executory because no rights can emanate from a void assessment.

Amended Decision

On 30 October 2018, the Company received the CTA's Amended Decision granting the Company's MR. Thus, the CTA annulled and set aside the CIR's assessment against the Company for deficiency income tax, withholding tax on compensation, expanded withholding tax, documentary stamp taxes, and value-added tax, in the total amount of PhP508,101,387.12 for taxable year 2008.

In its Amended Decision, the CTA held that it had jurisdiction to review collection proceedings by the CIR pursuant to its powers under Section 7(a)(1) of the Tax Code, and in particular, "other matters" arising under the National Internal Revenue Code. The CTA held that while there is no disputed assessment, it can assume jurisdiction over the Petition under "other matters".

After a careful scrutiny of the Formal Letter of Demand and Final Assessment Notice, the CTA held that the same was not valid for failure to indicate a definite due date for payment by the taxpayer, which negates the CIR's demand for payment.

MR filed by CIR

On 20 November 2018, the MR filed by the CIR seeks to pray for a reconsideration of the Amended Decision and to uphold the Decision dated 4 June 2018 on the following grounds:

- (1) The "other matters" clause of Section 7 of Republic Act No. 9282 does not include assessment cases.
- (2) A challenge to the collection procedure under "other matters" cannot reach back and examine an undisputed assessment.
- (3) Even assuming that the present case falls under the scope of "other matters", the Petition was filed out of time.

The Corporation filed its Comment to the CIR's MR on 12 December 2018 and prayed that the same be denied for lack of merit. On 14 March 2019, the CTA issued a decision denying the CIR Motion for Reconsideration as the Court finds no cogent reasons to reverse or modify the Amended Decision.

On 21 March 2019, the CIR filed an appeal to the CTA En Banc to set aside the Amended Decision. On 19 June 2019, the Corporation received a notice from the CTA En Banc to file its comments to Petition of CIR. The corporation filed its comment on 20 June 2019.

On 2 December 2019, the CTA En Banc issued a Notice of Resolution that since both CIR and the Corporation decided not to have the case mediated by Philippine Mediation Center – Court of Tax Appeals, the mediation proceedings are terminated and the case is submitted for decision by the CTA En Banc. On 29 September 2020, CTA En Banc promulgated a decision affirming the CTA decision and denied the Petition of CIR for lack of merit. CIR, dissatisfied with the decision, filed a Motion for Reconsideration on 20 October 2020 and the Corporation has filed its Response to CIR's Motion for Reconsideration on 11 November 2020. As at 4 January 2021, there is no decision yet from CTA En Banc.

On 26 January 2021, the Corporation received from its counsel the Decision of CTA En Banc denying again the Motion for Reconsideration of CIR for lack of merit.

Petition for Review filed by the CIR

On 23 March 2021, Management of the Corporation was advised by the Corporation's tax counsel that it had received a copy of the Petition for Review dated 8 March 2021 filed by the CIR with the Philippine Supreme Court which seeks to set aside the CTA En Banc Decision dated 29 September 2020 (Decision) and CTA En Banc Resolution.

The Petition for Review seeks to (i) reverse and set aside the CTA En Banc Decision dated 29 September 2020 and Resolution dated 19 January 2021 and (ii) render a decision ordering the Corporation to pay the total amount of PhP37,394,321.84, PhP142,281,715.20, and PhP326,352,191.20 representing withholding tax on compensation, value-added tax, and income tax assessment, respectively, or an aggregate amount of PhP506,028,228.24 for taxable year 2008 as well as 25% and 50% surcharge, 20% deficiency and delinquency interest and 12% interest until full payment pursuant to the Tax Reform for Acceleration and Inclusion (TRAIN) law.

The Corporation has filed its Position Paper to the Supreme Court and awaiting the court's decision. No further update on the tax case as of 31 March 2025.

Other than the above tax cases, to the best knowledge and/or information of the Company, neither itself nor any of its affiliates and subsidiaries have been involved during the past five (5) years in any material legal proceedings affecting/involving the Company, its affiliates or subsidiaries, or any material or substantial portion of their property before any court of law or administrative body in the Philippines or elsewhere.

Financial Risk Exposure:

In the context of the current global financial condition, the Securities and Exchange Commission sent us a memorandum to companies on 29 October 2008, which requires companies to make a self-assessment or evaluation to determine whether any of the items below are applicable. If applicable, these items must be disclosed in the interim financial report on SEC Form 17-Q ("Quarterly Report"):

- 1. The qualitative and quantitative impact of any changes in the financial risk exposures of GPHC, particularly on currency, interest, credit, market and liquidity risks, that would materially affect its financial condition and results of operation, and a description of any enhancement in the Company's risk management policies to address the same.
- 2. A description of the financial instruments of the Company and the classification and measurements applied for each. If material in amount, provide detailed explanation or complex securities particularly on derivatives and their impact on the financial condition of the Company.
- 3. The amount and description of the Company's investments in foreign securities.
- 4. The significant judgments made in classifying a particular financial instrument in the fair value hierarchy.
- 5. An explanation of how risk is incorporated and considered in the valuation of assets or liabilities.
- 6. A comparison of the fair values as of date of the recent interim financial report and as date of the preceding interim period, and the amount of gain or loss recognized for each of the said periods.
- 7. The criteria used to determine whether the market for a financial instrument is active or inactive, as defined under Philippine Accounting Standard 39 Financial Instruments.

The Board of Directors (BOD) has overall responsibility for the establishment and oversight of the Company's risk management framework. The BOD has established the Executive Committee, which is responsible for developing and monitoring the Company's risk management policies. The committee identifies all issues affecting the operations of the Company and reports regularly to the BOD on its activities.

The Company's risk management policies are established to identify and analyze the risks faced by the Company, to set appropriate risk limits and controls, and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the Company's activities. All risks faced by the Company are incorporated in the annual operating budget. Mitigating strategies and procedures are also devised to address the risks that inevitably occur so as not to affect the Company's operations and detriment forecasted results. The Company, through its training and management standards and procedures, aims to develop a disciplined and constructive control environment in which all employees understand their roles and obligations. The Audit Committee directly interfaces with the internal audit function, which undertakes reviews of risk management controls and procedures and ensures the integrity of internal control activities which affect the financial management system of the Company. The results of procedures performed by Internal Audit are reported to the Audit Committee.

Credit Risk

Credit risk represents the risk of loss the Company would incur if credit customers and counterparties fail to perform their contractual obligations. The Company's credit risk arises principally from the Company's trade receivables.

Exposure to credit risk is monitored on an ongoing basis, credit checks being performed on all clients requesting credit over certain amounts. Credit is not extended beyond authorized limits, established where appropriate through consultation with a professional credit vetting organization. Credit granted is subject to regular review, to ensure it remains consistent with the clients' current credit worthiness and appropriate to the anticipated volume of business.

The investment of the Company's cash resources is managed so as to minimize risk while seeking to enhance yield. The Company's holding of cash and money market placements expose the Company's to credit risk of the counterparty if the counterparty is unwilling or unable to fulfill its obligations and the Company consequently suffers financial loss. Credit risk management involves entering into financial transactions only with counterparties with acceptable credit rating. The treasury policy sets aggregate credit limits of any one counterparty and annually reviews the exposure limits and credit ratings of the counterparties.

Receivables balance is being monitored on a regular basis to ensure timely execution of necessary intervention efforts. As of balance sheet date, there were no significant concentrations of credit risk.

Liquidity Risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. The Company manages liquidity risk by forecasting projected cash flows and maintaining a balance between continuity of funding and flexibility. Treasury controls and procedures are in place to ensure that sufficient cash is maintained to cover daily operational and working capital requirements. Management closely monitors the Company's future and contingent obligations and sets up required cash reserves as necessary in accordance with internal requirements.

Market Risk

Market risk is the risk that changes in market prices, such as foreign exchange rates, interest rates and other market prices will affect the Company's income or the value of its holdings of financial instruments. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimizing the return.

The Company is subject to various market risks, including risks from changes in room rates, interest rates and currency exchange rates.

Room Rates

The risk from room rate changes relates to the Company's ability to recover higher operating costs through price increases to customers, which may be limited due to the competitive pricing environment that exists in the Philippine hotel industry and the willingness of customers to avail of hotel rooms at higher prices.

The Company minimizes its exposure to risks in changes in room rates by signing contracts with short period of expiry so this gives the Company the flexibility to adjust its room rates in accordance to market conditions.

Interest Rate Risk

The Company has no interest-bearing debt obligations to third parties. As such, the Company has minimal interest rate risk.

Foreign Currency Risk

Foreign assets and financing facilities extended to the Company were mainly denominated in Philippine Peso. As such, the Company's foreign currency risk is minimal.

The Company functional currency is Philippines peso. As at 31 March 2025, it holds bulk of its cash and cash equivalent in Philippines peso. The United States dollars are used to settle foreign obligations.

The Company does not have any third-party loans so it has no interest rate risk. The Company in the ordinary course of business extends credit to its customers. Exposure to credit risk is monitored on an ongoing basis, credit reviews being performed for clients requesting credit limit. The total exposure to trade receivables as at 31 March 2025 is PhP25.6 million.

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. The Company manages liquidity risk by forecasting projected cash flows and maintaining a balance between continuity of funding and flexibility. As at 31 March 2025, the Company has PhP875 million current assets and PhP417 million current liabilities so the current assets are able to cover its current liabilities.

The Company does not invest in any other financial instruments. Any surplus funds are placed in short-term fixed deposits with local bank like Metropolitan Bank and Trust Co. and foreign bank like DBS Singapore and United Overseas Bank Singapore

The Company also does not invest in foreign securities.

The fair values together with the carrying amounts of the financial assets and liabilities shown in the balance sheet date are as follows:

	31 March 2025	31 March 2025	31 December 2024	31 December 2024
	Carrying amount	Fair value	Carrying amount	Fair value
Cash and cash equivalents	426,076,586	426,076,586	452,469,114	452,469,114
Receivables net	66,280,947	66,280,947	74,900,142	74,900,142
Due from/(to) related party net	(85,848,665)	(85,848,665)	(74,021,336)	(74,021,336)
Loan receivable	15,500,000	15,500,000	15,500,000	15,500,000
Lease deposit	78,000,000	78,000,000	78,000,000	78,000,000
Accounts payable & accrued expenses	163,663,870	163,663,870	120,659,592	120,659,592

The following summarizes the methods and assumptions used in estimating the fair values of financial instruments reflected in the above table:

Cash and cash equivalent – the carrying amount approximates the fair value due to its short maturity.

Receivables/ due from related party/ loan receivable/ lease deposit/ accounts payable and accrued expenses/ due to related party – current receivables are reported at their net realizable values, at total amount less allowances for uncollectible amounts. Current liabilities are stated at amounts reasonably expected to be paid within the next 12 months or operating cycle. Due from/to related party and loan receivable are payable on demand. In the case of lease deposit, the fair value approximates the carrying amount.

GRAND PLAZA HOTEL CORPORATION Balance Sheets March 31, 2025 (with comparative figures for the year ended December 31, 2024) (In Philippine Pesos)

ASSETS	Unaudited March 31, 2025	Unaudited March 31, 2024	Audited Dec. 31, 2024	
Current Assets				
Cash on hand and in bank				
Cash and investments in short term notes	426,078,586	566,985,063	452,469,114	
Accrued interest receivable	1,163,379	2,981,978	1,040,606	
Accounts receivable - trade	49,958,172	46,322,400	67,937,380	
Accounts receivable - others	16,271,642	4,613,915	19,958,903	
Provision for bad debts	(1,112,247)	(14,306,012)	(14,036,747)	
Deferred tax assets/(liabilities) Input tax	19,986,188	17,889,714	16,872,954	
Advances to associated/related companies	2,811,519	1,955,527	1,420,014	
Advances to immediate holding company	10,364,148	9,225,608	10,289,725	
Inventories	6,845,364	7,509,691	7,804,071	
Prepaid expenses	57,811,689	55,453,861	54,519,069	
Creditable withholding tax	22,147,497	25,674,783	19,596,380	
Other current assets Advances to/from THHM	263,459,796	77,393,132	145,072,370	
Total Current Assets	875,785,734	801,699,659	782,943,838	
Property and Equipment	357,230,726	361,978,222	453,970,089	
Right-of-use Assets	178,571,220	178,571,220	178,571,220	
Organization and Pre-operating Expenses				
Investment in Stock of Associated Company	50,608,544	50,508,315	50,220,582	
Deposit on Lease Contract	78,000,000	78,000,000	78,000,000	
Loans Receivable	15,500,000	15,500,000	15,500,000	
Other Assets				
Miscellaneous investments and deposits	8,582,719	8,582,719	8,582,719	
Others	1,010,000	1,010,000	1,010,000	
	,,	,,	,,	
Total Other Assets	9,592,719	9,592,719	9,592,719	
Total Assets	1,565,288,941	1,495,850,134	1,568,798,447	

GRAND PLAZA HOTEL CORPORATION Balance Sheets March 31, 2025 (with comparative figures for the year ended December 31, 2024) (In Philippine Pesos)

LIABILITIES AND STOCKHOLDERS' EQUIT	Unaudited March 31, 2025	Unaudited March 31, 2024	Audited Dec. 31, 2024
Current Liabilities			
Accounts payable	90,647,209	86,830,667	85,783,406
Accrued liabilities	73,016,661	70,384,245	34,876,187
Rental payable	9,903,393	9,521,720	5,642,533
Due to associated/related companies	99,024,333	69,101,742	86,731,074
Refundable deposit	106,787,223	128,594,850	103,092,300
Hotel Lease Liability	5,535,419	5,098,515	5,422,802
Income tax payable			
Other current liabilities	34,247,760	22,802,330	94,948,756
Reserves	(1,914,023)	1,368,435	1,368,435
Total Current Liabilities	417,247,976	393,702,504	417,865,492
Long - Term Liabilities			
Deferred rental - Pagcor	-	-	-
Hotel Lease Liability	147,079,718	152,615,137	148,506,527
Total Long - Term Liabilities	147,079,718	152,615,137	148,506,527
Stockholders' Equity			
Authorized - 115,000,000 shares in March 31,			
and December 31, 2008 at P10.00 par value Paid - in Capital	873,182,699	873,182,699	873,182,699
Premium on capital stock	11,965,904	11,965,904	11,965,904
Paid-in capital in excess of par - Warrants	2,691,614	2,691,614	2,691,614
Treasury stock	(1,680,020,370)	(1,680,020,370)	(1,680,020,370)
Retained earnings - beginning	1,786,239,124	1,721,512,612	1,721,512,613
Net income for the period	(8,594,071)	5,533,356	60,880,079
Dividend declared	(-,,,	_,,	,,
Working Capital Contribution			
Reserves / net Actuarial Loss	15,496,348	14,666,679	12,213,891
Total Stockholders' Equity	1,000,961,247	949,532,494	1,002,426,429
Total Liabilities and Stockholders' Equity	1,565,288,941	1,495,850,135	1,568,798,448

GRAND PLAZA HOTEL CORPORATION Income Statements For the quarters ended March 31, 2025 and 2024 (In Philippine Pesos)

	Unaudited March 31, 2025	Unaudited March 31, 2024
Revenue Rooms Food & Beverage Other Operated Depts. Rental Income/Others	64,380,496 35,467,009 369,597 2,305,927	62,518,040 29,283,928 350,372 14,495,011
Total Revenue	102,523,029	106,647,351
Cost of Sales Food & Beverage Other Operated Depts. Total Cost of Sales	12,034,613 8,702 12,043,315	9,151,675 8,502 9,160,178
Gross Profit	90,479,715	97,487,173
Operating Expenses	104,391,969	100,515,098
Net Operating Income	(13,912,255)	(3,027,925)
Non-operating Income Interest Income Dividend Income Gain/(Loss) on Disposal of Fixed Assets Exchange Gain/(Loss) Share in Net Income/(Loss) of Associated Co. Other Income	4,651,589 - - (1,975,658) 385,063 -	6,107,438 - - 3,920,147 470,331 -
Total Non-Operating Income	3,060,993	10,497,915
Net Income/(Loss) Before Tax	(10,851,261)	7,469,991
Provision for Income Tax	(2,257,190)	1,936,635
Net Income/(Loss) After Tax	(8,594,071)	5,533,356
Basic earnings per share	- 0.16	0.10
Dilluted earnings per share	(0.16)	0.10

Notes:

In March 30, 2025 and 2024 total shares outstanding is 53,717,369 net of 33,600,901 treasury shares

GRAND PLAZA HOTEL CORPORATION Statements of Changes in Equity For the quarters ended March 31, 2025 and 2024 (In Philippine Pesos)

	Unaudited March 31, 2025	Unaudited March 31, 2024		
Balance - beginning	1,009,555,319	943,999,138		
Net income for the period	(8,594,071)	5,533,356		
Dividends	-	-		
Retirement of shares	-	-		
Buyback of shares				
Balance - end	1,000,961,247	949,532,494		

GRAND PLAZA HOTEL CORPORATION Cash Flow Statements For the quarters ended March 31, 2025 and 2024 (In Philippine Pesos)

	Unaudited March 31, 2025	Unaudited March 31, 2024	Audited Dec. 31, 2024
Cash flows from operating activities			
Net income	(8,594,071)	5,533,356	60,880,079
Adjustments to reconcile net income to net cash			
provided by operating activities			
Net Adjustments for 2024 Audited not carried in 1Q2025	3,843,533		
Interest Expense on Lease Liability			
Other Adjustments (increase in actuarial loss)	3,282,458	-	(2,452,789)
Other Comprehensive Income(loss)	-	-	-
Depreciation and amortization	10,569,158	9,626,200	42,870,585
Equity in net income of associated company	(385,063)	(470,331)	(1,782,598)
Provision for bad debts	1,112,247	14,306,012	14,036,747
Changes in operating assets and liabilities			
(Increase) decrease in			
Accrued interest receivable	(122,774)	(493,284)	1,448,089
Accounts receivable - trade	3,942,461	13,837,947	(7,777,033)
Accounts receivable - others	3,687,261	1,678,565	(13,666,424)
Deferred income tax	(3,113,233)	620,694	1,637,454
Input tax	-	-	-
Advances to associated/related companies	(1,391,506)	427,309	962,822
Advances to immediate holding company	(74,424)	(204,064)	(1,268,180)
Inventories	958,707	(397,959)	(692,339)
Prepaid expenses	(3,292,619)	(7,353,686)	(6,418,895)
Creditable withholding tax	(2,551,117)	(161,781)	5,916,622
Other current assets	(118,387,426)	10,238,887	(57,440,351)
Increase (decrease) in			
Accounts payable	4,863,804	(11,136,893)	(12,184,154)
Accrued liabilities	38,140,475	(378,828)	(35,886,886)
Rental payable	4,260,860	0	(3,879,187)
Due to associated companies	12,293,258	5,445,207	23,074,540
Advances from immediate holding company - net	-	-	-
Advances from intermediate holding company	-	-	-
Refundable deposit	3,694,924	1,697,640	(23,804,910)
Hotel Lease Liability	112,617	103,727	428,015
Income tax payable Other current liabilities	- (60,700,996)	- (1,664,946)	-
Reserves		· · · · /	70,481,478
Reserves	(3,282,458)	(0)	(0)
	(111,133,925)	41,253,771	54,482,684
Cash flows from investing activities			
Acquisition of property and equipment - net	88,304,522	(14,183,596)	(133,016,896)
Right-of-use Assets - net	(2,134,317)	(14,103,390) (2,134,317)	(8,537,269)
Dividend (declared)/ received	(2,104,017)	(2,104,017)	1,600,000
Dividend (declared)/received	-	-	1,000,000
	86,170,205	(16,317,913)	(139,954,165)
Cash flows from financing activities			
Interest Paid on Lease Liability	-		-
Increase/(Decrease) in Hotel Lease Liability	(1,426,809)	(1,314,192)	(5,422,802)
	(1,426,809)	(1,314,192)	(5,422,802)
Net increase in cash and short-term notes	(26,390,529)	23,621,666	(90,894,283)
Cash and short-term notes, Beginning	452,469,114	543,363,398	543,363,398
Cash and short-term notes, Ending	426,078,585	566,985,064	452,469,115

Grand Plaza Hotel Corporation Aging Report As At 31 March 2025

Customer Type	0 to	9 to	31 to	61 to	91 to	Over	Total	%
	8 days	30 days	60 days	90 days	120 days	120 days		
Airlines	673,943	1,072,400				833,378	2,579,721	10.04%
Credit card	5,799,491	10,284,517	239,056	105,274	26,163		16,454,501	64.03%
Company - local	44,900	121,700	88,213	2,987,300	683	153,327	3,396,123	13.22%
Permanent accounts	20,249						20,249	0.08%
Embassy & government			132,000	4,500			136,500	0.53%
Travel Agent - Local	4,800	699,150	133,500	4,000	20,400		861,850	3.35%
Temporary credit	23,614	2,606	130,294	4,500		1,907	162,921	0.63%
Travel Agent - Foreign	705,604	1,356,292	5,200	10,400	7,400		2,084,896	8.11%
TOTAL	7,272,601	13,536,665	728,263	3,115,974	54,646	988,612	25,696,761	100.00%
%	28.30%	52.68%	2.83%	12.13%	0.21%	3.85%	100.00%	