## 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. Date of Report (Date of earliest event reported) Jul 23, 2020			
2. SEC Identification Number			
39274	39274		
3. BIR Tax Identification No.	BIR Tax Identification No.		
000-506-020-000	00-506-020-000		
4. Exact name of issuer as specified in it	Exact name of issuer as specified in its charter		
AC Energy Philippines, Inc.			
5. Province, country or other jurisdiction of incorporation			
Makati City, Philippines			
6. Industry Classification Code(SEC Use Only)			
<ol> <li>Address of principal office</li> <li>4th Floor, 6750 Office Tower, Ayala Avenue, Makati City</li> <li>Postal Code</li> <li>1226</li> </ol>			
8. Issuer's telephone number, including area code (02) 7730 6300			
9. Former name or former address, if changed since last report			
N/A			
10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA			
Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding		
Common Shares	7,507,274,922		
Amount of Debt Outstanding 1Q 2020 (in billions)	28.65		
11. Indicate the item numbers reported h	erein		
N/A			

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.

Joint Ventures



# AC Energy Philippines, Inc. ACEPH

## PSE Disclosure Form 4-22 - Joint Ventures References: SRC Rule 17 (SEC Form 17-C) and Section 4.4 of the Revised Disclosure Rules

### Subject of the Disclosure

Shareholders' Agreement among AC Energy Philippines, Inc., ACE Endevor, Inc., and Axia Power Holdings Philippines Corp.

#### Background/Description of the Disclosure

The Company, a subsidiary of AC Energy, Inc. ("ACEI"), and ACE Endevor, Inc. ("Endevor"), the Company's whollyowned subsidiary, signed a Shareholders' Agreement (the "Agreement") with Axia Power Holdings Philippines Corp. ("Axia"), a subsidiary of Marubeni Corporation, for the development, construction and operation of the 150 megawatt (MW) diesel power plant project in Pililla, Rizal (the "Ingrid Project"), which is expected to be operational in the first quarter of 2021.

Under the Agreement, Axia will acquire 50% of the shares and 50% of the economic rights in the Company's subsidiary Ingrid Power Holdings, Inc. ("Ingrid"), the special purpose vehicle of the Ingrid Project, while the Company will hold 50% shares and 45% of the economic rights, with Endevor having a 5% share of the economic rights in Ingrid.

Ingrid and Endevor were among the ACEI subsidiaries acquired by the Company in exchange for ACEPH shares. As of January 2020, the Company has infused Php570 Million into Ingrid to fund the Ingrid Project.

Date of Approval by Board of Directors	Oct 9, 2019
Date of Approval by Stockholders, if applicable	N/A

#### Description and nature of the transaction including the timetable for implementation, and related regulatory requirements

The Agreement provides for the terms by which the Parties shall develop the Ingrid Project and the terms and conditions governing the ownership, management and operation of the project company. The Ingrid Project is a 150MW high-speed, diesel-fueled power plant project located in Brgy. Malaya, Pililla, Rizal which will primarily provide ancillary services to the National Grid Corporation of the Philippines. The plant will supply peaking and reserve power to the Luzon grid.

Completion of the transaction will be subject to Philippine Competition Commission approval. As such, the completion date is expected to occur on or before October 31, 2020.

Issuance of the shares is subject to the necessary regulatory approvals for the increase of Ingrid's authorized capital stock and creation of new shares.

Rationale for the transaction including the benefits which are expected to be accrued to the Issuer as a result of the transaction

This joint venture supports the Company's strategic objective to be the growth platform of the AC Energy Group in the country. The Company will have the opportunity to develop a greenfield project which will provide peaking and reserve power in partnership with Axia, which has extensive experience in the local and international power sector.

Company will hold 50% vo rights in Ingrid. The Board shall consist of ACEPH each hold fifty per with the fifth (5th) director	d/or interest by the parties oscribed capital of Php1. ng, arrangements on man tia will acquire 50% of the oting shares and 45% of f five (5) members, majo procent (50%) interest in th to be nominated jointly. action costs shall be shar	97 billion. <b>agement and operations</b> e voting shares and 50% of the economic rights in Ingrid, while the the economic rights, with Endevor having a 5% share of the economic rity of whom shall be residents of the Philippines. As long as Axia and he Corporation, each will have the right to nominate two (2) directors red equally by the Parties.	
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Conditions precedent to cl	losing of transaction, if a	ny	
Approval of the Philippine Competition Commission			
Other salient features of th	he joint venture agreemer	nt	
None	ackaround of the parties	to the transaction, including the following	
Name	Nature of Business	Nature of any material relationship with the Issuer and the parties to the joint venture, their directors/officers or any of their affiliates	
Axia Power Holdings Philippines Corporation	ower Generation	None	
ACE Endevor, Inc. ar	Generation, Collection and Distribution of Electricity	Wholly-owned subsidiary of the Company	
Effect(s) on the business, f	financial condition and o	perations of the Issuer, if any	
		% of the economic rights in Ingrid. The Company will have the ne operations of the Ingrid Project.	
Other Relevant Information	n		
nvestment into the projec 2019.	ct was previously disclose	ed by the Company on October 10, 2019 in Disclosure No. C07067-	

Name	Alan Ascalon
Designation	Vice President/ Asst. Corporate Secretary