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)

May 17, 2022

2. SEC Identification Number

ASO95002283

3. BIR Tax Identification No.

004-703-376-000

4. Exact name of issuer as specified in its charter

DMCI HOLDINGS, INC.

Province, country or other jurisdiction of incorporation Philippines

- 6. Industry Classification Code(SEC Use Only)
- 7. Address of principal office

3RD FLOOR DACON BLDG. 2281 CHINO ROCES AVENUE, MAKATI CITY Postal Code 1231

8. Issuer's telephone number, including area code (632) 8888 3000

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	13,277,470,000	
PREFERRED	960	

11. Indicate the item numbers reported herein

ITEM NO. 9

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.



DMCI Holdings, Inc. DMC

PSE Disclosure Form 4-4 - Amendments to By-Laws References: SRC Rule 17 (SEC Form 17-C) and Section 4.4 of the Revised Disclosure Rules

Subject of the Disclosure

Amendments to By-Laws

Background/Description of the Disclosure

This is to inform the investing public that at the annual stockholders' meeting held today, May 17, 2022, the stockholders approved the amendments to the Corporation's By-Laws, with details as follows:

Date of Approval by Board of Directors	Mar 7, 2022
Date of Approval by Stockholders	May 17, 2022
Other Relevant Regulatory Agency, if applicable	N/A
Date of Approval by Relevant Regulatory Agency, if applicable	N/A
Date of Approval by Securities and Exchange Commission	TBA
Date of Receipt of SEC approval	N/A

Amendment(s)

Article and Section Nos.	From	То
Art. II Sec. 2 Notice of Regular Annual Meetings.	see attached details	see attached details
Art. II Sec. 4 Notice of Special Meetings	see attached details	see attached details
Art. II Sec 6. Quorum	see attached details	see attached details
Art. II Sec. 7 Vote.	see attached details	see attached details
Art. II Sec 8 Proxies.	see attached details	see attached details
Art. III Sec. 1 Number, Term of Office, Manner of Election.	see attached details	see attached details
Art. III Sec. 3 Disqualifications	see attached details	see attached details
Art. III Sec. 7 Regular and Special Meetings.	see attached details	see attached details
Art. IV Sec. 1 Number, Definition of Independent Directors	see attached details	see attached details
Art. IV Sec. 3 Disqualifications of Independent Directors.	see attached details	see attached details
Art. V Sec. 1 Election, Term of Office and Qualifications	see attached details	see attached details
Art. VI Sec. 1 Board Committees	see attached details	see attached details
Art. VI Sec. 7 Sustainability Committee.	see attached details	see attached details
Art. VII Office.	see attached details	see attached details

Rationale for the amend	ment(s)		
The amendments will c	omply with the exsting SEC rules and the Revised Corporation Code of the Philippines.		
The timetable for the effe	ectivity of the amendment(s)		
Expected date of filing the amendments to the By-Laws with the SEC	TBA		
Expected date of SEC approval of the Amended By-Laws	TBA		
Effect(s) of the amendm	nent(s) to the business, operations and/or capital structure of the Issuer, if any		
Lifect(5) of the amendin	ent(s) to the business, operations and/or capital structure of the issuer, if any		
None			
Other Relevant Information	tion		
None.			
Filed on behalf by:			
Filed on behalf by:	Herbert Consunji		