# 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 (Da	ate of earliest event reported)
Dec 23, 2020	
2. SEC Identification	Number
184044	
3. BIR Tax Identificati	on No.
350-000-775-860	
4. Exact name of issu	uer as specified in its charter
JG SUMMIT HOL	_DINGS, INC.
5. Province, country of	or other jurisdiction of incorporation
METRO MANILA	, PHILIPPINES
6. Industry Classification	tion Code(SEC Use Only)
7. Address of principa	al office
	sons Equitable Tower, ADB Avenue corner Poveda Street, Ortigas
Center, Pasig Cit Postal Code	y, Metro Manila
1605	
8. Issuer's telephone	number, including area code
(632) 8633-7631	to 40
9. Former name or fo	rmer address, if changed since last report
N/A	
10. Securities registe	red 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	7,520,983,658
11. Indicate the item	numbers reported herein
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.



### PSE Disclosure Form 4-2 - Acquisition/Disposition of Shares of Another Corporation References: SRC Rule 17 (SEC Form 17-C) and Section 4.4 of the Revised Disclosure Rules

#### Subject of the Disclosure

Disposition of shares in Global Business Power Corporation

Background/Description of the Disclosure

JG Summit Holdings, Inc. ("JGSHI") entered into a share purchase agreement with Meralco PowerGen Corporation ("MGen") for the sale by JGSHI of 30% of the issued and outstanding shares of Global Business Power Corporation ("GBP") to MGen.

Date of Approval by Board of Directors

Dec 23, 2020

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

Please see attached Press Release.

#### Details of the acquisition or disposition

Date

Dec 23, 2020

#### Manner

JGSHI entered into a share purchase agreement with MGen for the sale by JGSHI of 30% of the issued and outstanding shares of GBP to MGen.

Description of the company to be acquired or sold

GBP is the leading power producer outside Luzon with a gross capacity of 1,091 MW. The company has assets in Visayas and Mindanao.

The terms and conditions of the transaction

Number of shares to be acquired or disposed 577,206,290

utstanding shares of he company subject of he transaction	30
Price per share	PHP20.83
lature and amount of co	onsideration given or received
The total consideration ourchase price will be s receive after signing da	for the sale of the shares is PHP12,023,250,000.00 which shall be paid in installments. The ubject to adjustment based on the amount of dividends from GBP that JGSHI will be entitled to te.
Principle followed in det	ermining the amount of consideration
The valuation was agre	ed at taking into account the value of the assets and business of GBP.
Terms of payment	
2. 20% of the purchase 3. 20% of the purchase	price will be paid on closing date; price will be paid on the date falling 6 months after closing date; and price will be paid on the date falling 18 months after closing date.
Any unpaid installment	payment will earn interest at the rate of 2.0% p.a. from closing date until payment.
Conditions precedent to	closing of the transaction, if any
Customary conditions p	recedent for transactions of similar nature (e.g., submission of corporate approvals)
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Any other salient terms The share purchase ag representations and wa	reement includes other customary provisions for transactions of similar nature (e.g., standard rranties and undertakings).
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Any other salient terms The share purchase ag representations and wa dentity of the person(s) Name Meralco PowerGen Corporation	reement includes other customary provisions for transactions of similar nature (e.g., standard rranties and undertakings).  from whom the shares were acquired or to whom they were sold  Nature of any material relationship with the Issuer, their directors/ officers, or any of their affiliates
Any other salient terms The share purchase ag representations and wa dentity of the person(s) Name Meralco PowerGen Corporation Effect(s) on the busines	reement includes other customary provisions for transactions of similar nature (e.g., standard rranties and undertakings). From whom the shares were acquired or to whom they were sold Nature of any material relationship with the Issuer, their directors/ officers, or any of their affiliates JGSHI owns 29.56% of Manila Electric Co. ("Meralco"), the parent company of MGen
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# Meralco PowerGen Corporation acquires 86% stake in Global Business Power Corporation from JG Summit Holdings, Inc. and Metro Pacific Investments Corporation

MANILA, Philippines, 23 December 2020 - JG Summit Holdings, Inc.("JGS") (PSE: JGS) and Metro Pacific Investments Corporation ("MPIC") (PSE: MPI) today announced the signing of agreements with Meralco PowerGen Corporation ("MGen"), a wholly-owned generation subsidiary of Manila Electric Company ("Meralco"), to transfer their respective shareholdings in Global Business Power Corporation ("GBP") to MGen.

JGS holds a 30% ownership interest in GBP while MPIC, through a subsidiary, holds a 56% interest. MGen currently owns the remaining 14%. As a result of the transaction, MGen will own 100% of GBP.

The transaction is part of the two conglomerate groups' direction to consolidate their power sector investments into a single vehicle.

GBP is the leading power producer outside Luzon with a gross capacity of 1,091 MW. The company has assets in the Visayas and Mindanao. The transfer is expected to deliver scale and operational synergy to both GBP and MGen.

"We are happy with how GBP has performed since our investment in 2016. The challenge now is how to further grow the business and take it to the next level. I am confident that combining this under Meralco where JG Summit is also a significant shareholder is the best way to achieve synergies and create further value", said JGS President and CEO Lance Gokongwei.

"This combination is a strategic one for MPIC as it presents opportunities in terms of promoting scale and operational efficiency while at the same time streamlining capital for MPIC's other growth areas. Each of the two parties has complementary strengths and thus together can create a solid and unique platform for strategic growth. The combined group will be in a strong position to respond to the needs of the country as the economy makes a strong rebound in 2021, with the now brighter prospect of available vaccines against the COVID-19", said MPIC President and CEO Jose Ma. K. Lim.

"With GBP's operational experience of successfully running its own portfolio of generation assets, coupled with MGen's own record of managing the first supercritical generation plant in the country, MGen will be better placed to focus on its plan to build its own generation portfolio, including an ambition to own at least 1 GW in renewable energy capacity in five years", said Meralco President Atty. Ray C. Espinosa. MGen is a wholly-owned subsidiary of Meralco, where MPIC holds an effective 45.46% interest, while JGS holds a 29.56% interest.

The transaction is subject to customary closing conditions, including third party approvals, and is expected to close within the first quarter of 2021, barring any unforeseen circumstances.

Disclaimer:

This press release may contain forward looking statements with respect to the results of operations and business of JG Summit Holdings, Inc. (JGS). Such forward looking statements involve known and unknown risks, uncertainties and other factors which may cause the actual performance of JGS to be different from any future performance implied.

For further information please contact:

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