

PROXY FORM

PLEASE MAIL / EMAIL THIS PROXY FORM ON OR BEFORE SEPTEMBER 20, 2021

MAIL: 15th Floor, Philequity Management, Inc., PSE Tower, 5th Ave. corner 28th St. BGC, Taguig City

EMAIL: asm@philequity.net

I/We, hereby nominate, constitute and appoint the Chairman of the Meeting as my/our continuing proxy, with right of substitution and revocation, to represent and vote all shares registered in my/our name or owned by me/us and/or such shares as I/we am/are authorized to represent and vote in my/our capacity as administrator/s, executor/s or attorney/s-in-fact at the annual stockholders' meeting on 30 September 2021, or any and all subsequent regular and special meetings of the stockholders of **Philequity Peso Bond Fund, Inc.** at all adjournments and postponements thereof, as fully to all intents and purposes of acting on the following matters:

PROPOSAL 1

For election of Directors:

1. Multiply the number of your shares as of September 1, 2021 by seven (7)

Election of Directors

Ignacio B. Gimenez

2. The result from number one (1) is the number of votes you may distribute among the seven (7) nominees.

a) Vote equally for all nominees or distribute or cumulate my shares to nominee/s listed below:

For example, if you have 100 shares, you may distribute 700 votes among the nominees in whichever way you choose. Kindly write the number of votes you wish to confer upon each nominee on the blank space provided beside their names. If you wish to withhold the authority to vote for any nominee, kindly strikeout their nominee's name by lining through it.

Number of Votes

Violeta O. Luym						
Au	rora L. Shih					
Rai	non Y. Sy					
	ipe U. Yap					
	niel A. Ongchoco (Independe	nt Director)				
	bbin A. Tan (Independent Dire					
	l authority to vote for all no					
	•					
For the proposals b	elow, kindly place an "x" mark	k on the space provided w	hether you approve, disa			47
				Approve	Disapprove	Abstain
PROPOSAL 2	Ratification of the minute Meeting held on Septemb	per 17, 2020				
PROPOSAL 3	Approval of the 2020 Annual Reports and Audited Financial Statements					
PROPOSAL 4	Ratification of all acts, proceedings, and resolutions of the Board of Directors and Officers for the year 2020					
PROPOSAL 5	Re-appointment of Sycip Gorres Velayo & Co. as the independent auditor for the year ending December 31, 2021					
PROPOSAL 6	Amendment of By-Laws to Allow Notices of Board and Stockholders Meetings to be Delivered Through Electronic Means of Communication					
PROPOSAL 7	Amendment of By-Laws to Allow Board and Stockholders Meetings to be Conducted Through Teleconferencing, Videoconferencing and Other Remote or Electronic Means of Communication					
PROPOSAL 8	Amendment of By-Laws to Set Quorum for Meetings at 10%					
PROPOSAL 9	Amendment of the By-La	ws to Move the Date of	f the Annual			
	Stockholders meeting from Calendar Year					
	r of common stock is entitle					
notice in writing, or	all proxies which may have bee superseded by subsequent prox rsonally attend the meeting, no	xy, delivered to the Secret	ary at least ten (10) days	before any sch		
Executed on		at				
	Date		Place (City, Cou	ıntry)		
Signature of Sha Printed Name of						
Shareholder's C	ontact Number					
Philequity Accor	unt Number					
Philequity Accor		_				

This solicitation is made by the Company through the Chairman. No director has informed the Company/Chairman in writing or otherwise of his intention to oppose any action intended to be taken up at the meeting. Solicitation of proxies will be done mainly by electronic means. The cost of solicitation will be borne by the Company.