

## November 4, 2013

# PHILIPPINE STOCK EXCHANGE, INC.

Disclosure Department 3<sup>rd</sup> Floor, Philippine Stock Exchange Center Ayala Triangle, Ayala Avenue Makati City

Attention: Ms. Janet A. Encarnacion

**Head - Disclosure Department** 

## Gentlemen:

Please find attached a copy of the Initial Statement of Beneficial Ownership of Securities (SEC Form 23-A) which was filed by Mr. Rodulfo L. Tablante with the Securities and Exchange Commission today following his appointment as Vice President – Operations of the Company.

Very truly yours,

JOEL ANGELO C. CRUZ VP - General Counsel & Corporate Secretary



11042013002600



## SECURITIES AND EXCHANGE COMMISSION

SEC Building, EDSA, Greenhills, Mandatuyong City, Metro Manilla, Philippines Teb (632) 726-0801 to 39 Fax: (632) 725-5293 Email: mis@sec.gov.ph

## Barcode Page

The following document has been received:

Receiving Officer/Encoder : Jose Rodel Taruc

Receiving Branch : SEC Head Office

Receipt Date and Time: November 04, 2013 03:34:25 PM

Received From : Head Office

### Company Representative

Doc Source

### Company Information

SEC Registration No.

0000031171

Company Name

PETRON CORP.

Industry Classification

Company Type

Stock Corporation

## Document Information

Document ID

111042013002600

Document Type

Initial Statement of Beneficial Ownership

Document Code

23A

Period Covered

November 04, 2013

No. of Days Late

0

Department

CFD

Remarks

RODULFO LAZAGA TABLANTE

# COVERSHEET

																									3	1	1	7	1
																						S. E.	C. F	iegis	stratic	n Nu	mbe		
											Р	E	Т	R	0	N									L				L
								c	0	R	P	0	R	Α	Т	T	0	N											
				П																									
Ì																								I					
10												(c	omp	any's	Fall	Nan	ie)									,	_		_
3	М	С		н	E	A	D		0	F	F	1	С	E		С	0	M	P	L	E	х	_	4	0		5	A	
n	1	G	U	E	L		Α	٧	E.		M	A	N	D o. St	A	L	U	Y	o	N CO	3		С	1	T	Υ			L
									1.0	USER		101.00	14	0.00	out.	Ja., 1	10	,,,,,											
			AT	TY. J			ELO		RUZ	Ñ.														-388		umbe			
																			277										_
	2	-	3	1								S		FO			-A								L.	onth		Ļ	ay
Ac	nth Fis	cal	Year	Day										ORM	1141	E										Annu	el M		
													-			_	-		1										
											Sec	onda	ry Li	n Denso	Typ	e, if	Appli	cable	ē										
			-																						_				
	, Do	Cui	ine 8	nis Do	e S															At	nend	ed A		WA NE	imbe	r/Sec	tion		_
	L. 1 XC	Que	a de ci	113-04																									
	_				ï											_	-	_	া	otal	Amor	unt o	f Bor	TOWN	ngs				
ote	I No	of	Stock	holde	ane										-		D	ame	stic	_		1	-			N/A Foreig		-	
				Пас																							37000		
									1	o be	900	ompl	ished	d by S	SEC	Pers	onne	l con	cemi	ed									
		L	L	Fiscal	h h an					]				_		LCU		_				-							
			-	, P(S)	Pater	iei										LUC													
		T	T				E															9							
		170-		ocum	ent	D	in.			TE .					(	Cash	ér												
-		-			-																								
				STA	MP	S																							
										-																			

#### SECURITIES AND EXCHANGE COMMISSION Metro Manila, Philippines

FORM 23-A

REVISED

### INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

Fired pursuant to Section 20 of the Becurkles Regulation Code

1 Name and Address of Repairing Person TABLANTE, RODULFO LAZAGA	States	Gyant Requ rent (GayiYear)	aring	Petron Corporat	ion (PCOR)				
(East) (Missi) (Mission)	No	vember	4, 2013	<li>d. Relationship of Reports (Chack all app.)</li>	7.415.467	7. If Amenamers, Date of Original			
18 Strauss Street, Ideal Subdivision		entification to		X Officer	(Monthibay/Year)				
	4 Editor	119-26	4-112	VP - Operations Division					
Quezon City	- 1,1000	Filipi	ino	Transfer of the second					
(Cry) (Province) (Pastal Code)			T	able 1 - Equity Securities	Banaficially Owned				
T Class # Equity Security			ally Owned Number	J. Cameranio Form. Direct (D) or Instruct (ii)	<ul> <li>Wature of Indirect Barreficial</li> </ul>	F Cwiterstria			
Common or preferred share			0						

If the reporting person previously owned 5% or more but less than 10%, provide the disclosure requirements set forth on page 3 of this Form.

Remode: Raport on a separate line for each class of equity securities beneficially award circuity or indirectly.

(Print or Type Response)

\* (1) A person is directly or indirectly the beneficial owner of any equity security with respect to which he has or shares:

(A) Cotting power which includes the power to vace, or to clied the voting of involvement, another

(a) investment power which includes the power to dispose of or to dilect the disposition of auth security.

(2) A person will be destined to have an indirect beneficial interest in any equity security with this.

(A) head by members of a person in investment as general person.

(B) head by a performance in which such person is a general person.

(C) head by a compression of system is unity person in a controlling alternation; or investment power with respect

(D) subject to any contract, a rangement or understanding which gives outh person voting power of investment power with respect

to such security.

FORM 23-A (contribed) Table 1 - Derivative Securities Benefosity Owned (e.g., warrants, options, conventible securities)

1. Derivative Security	2 Date Even and Expira (Month Da	tion Date	3 Title and Amount of E Underlying the Deriva		4 Conversion or Exercise Price of Denvitors	5 Owneration Form of Derivative Security	6. Nature of Indiract Beneficial Ownership	
	Date Exercisable	Expressor	Title	Amount or Number of stransa	Becurity	Direct (D) or Indirect (I) *		
N/A								
		-		_	-			

Explanation of Responses

Print or Type Responses)

FORM 23-A (continued) Table II - Delivative Securities Beneficially Owned (e.g., warrants, options, conventible sequilibres)

bervative Security	2. Date Exercised Explorer (Month/Date	ion Data	<ol> <li>Title and Amount of Si Underlying the Deriva</li> </ol>		Conversion     or Exercise     Price of     Derivative	Ownership     Form of     Derivative     Security	Neture of Indirect     Banaficial Connership	
	Date Exarcicable	Expiration Data	Title	Amount or Number of Shares	Security	Direct (D) or indirect (II)		

Explanation of Responses,

Page 2

### FOR REPORTING PERSONS WHO PREVIOUSLY OWNED 5% OR MORE BUT LESS THAN 10% DISCLOSURE REQUIREMENTS

State the title of the class of equity securities to which this Form relates and the name and address of the principal executive offices of the issuer of such securities.

Item 2

If the person filing this Form is a corporation, partnership, syndicate or other group of persons, state its name, the province, country or other place of its organization, its principal business, the address of its principal office and the information required by (d) and (e) of this Item. If the person filing this statement is a natural person, provide the information specified in (a) through (f) of this Item with respect to such person(s)

- b. Residence or business address:
- c. Present principal occupation or employment and the name, principal business and address of any corporation or other organization in which such employment is conducted;
- d. Whether or not, during the last five years, such person has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) and, if so, give the dates, nature of conviction, name and location of court, any penalty imposed, or other disposition of the case;
- e. Whether or not, during the last five years, such person was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction, domestic or foreign, and as a result of such proceeding was or is subject to any order, judgment or decree, not subsequently reversed, suspended or vacated, permanently or temporarily enjoining, barring, suspending or otherwise limiting involvement in any type of business, securities, commodities or banking; and

#### f. Citizenship.

#### Item 3. Purpose of Transaction

State the purpose or purposes of the acquisition of securities of the issuer. Describe any plans or proposals which the reporting persons may have which relate to or would result in:

- a. The acquisition by any person of additional securities of the issuer, or the disposition of securities of the issuer;
- b. An extraordinary corporate transaction, such as a merger, reorganization or liquidation, involving the issuer or any of its subsidiaries;
- c. A sale or transfer of a material amount of assets of the issuer or of any of its subsidiaries:
- d. Any change in the present board of directors or management of the issuer, including any plans or proposals to change the number or term of directors or to fill any existing vacancies on the board;
- e. Any material change in the present capitalization or dividend policy of the issuer;
- f. Any other material change in the issuer's business or corporate structure
- g. Changes in the issuer's charter, bylaws or instruments corresponding thereto or other actions which may impede the acquisition of control of the issuer by eny person:
- h. Causing a class of securities of the issuer to be delisted from a securities exchange
- i. Any action similar to any of those enumerated above

#### Interest in Securities of the Issuer

- a. State the aggregate number and percentage of the class of securities identified pursuant to Item 1 beneficially owned (identifying those shares which there is a right to acquire within thirty (30) days from the date of this report) by each person named in Item 2. The abovementioned information should also be furnished with respect to persons who, together with any of the persons named in Item 2, comprise a group.
- b. For each person named in response to paragraph (a), indicate the number of shares as to which there is sole power to vote or to direct the vote, sole or shared power to dispose or to direct the disposition. Provide the applicable information required by Item 2 with respect to each person with whom the power to vote or to direct the vote or to dispose or direct the disposition is shared.

- c. Describe any transaction in the class of securities reported on that were effected during the past sixty (60) days by the persons named in response to paragraph (a). The description shall include, but not necessarily be limited to: (1) the identity of the person who effected the transaction; (2) the date of the transaction; (3) the amount of securities involved; (4) the price per share or unit; and (5) where or how the transaction was effected.
- d. If any other person is known to have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of such securities, a statement to that effect should be included in response to this item and, if such interest relates to more than five (5%) percent of the class, such person should be identified.
- e. If the filling is an amendment reflecting the fact that the reporting person has ceased to be the beneficial owner of more than five (5%) percent of the class of securities, state the date on which such beneficial ownership was reduced.

## Item 5. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

Describe any contract, arrangement, understanding or relationship among the person named in Item 2 and between such persons and any person with respect to any securities of the issue, including but not limited to transfer or voting of any of the securities, finder's fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or loss, or the giving or withholding of proxies, naming the person with whom such contracts, arrangements, understandings or relationships have been entered into. Include such information for any of the securities that are pledged or otherwise subject to a contingency the occurrence of which would give another person voting power or investment power over such securities except that disclosure of standard default and similar provisions contained in loan agreements need not be included.

#### Item 6. Material to be Filed as Exhibits

Copies of all written agreements, contracts, arrangements, understandings, plans or proposals relating to:

- a. the acquisition of issuer control, liquidation, sale of assets, merger, or change in business or corporate structure or any other matter as disclosed in frem 3; and
- b. the transfer or voting of the securities, finder's fees, joint ventures, options, puts, calls, guarantees of foans, guarantees against losses or the glving or withholding of any proxy as disclosed in Item 5.

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this Report is true, complete and accurate. This report is signed in the City of Mandaluyong on November 4, 2013.

By RODULFO L. TABLANTE

demmin.

Petron Corporation