# 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)                         |  |  |
|--|---|--|--|
| Oct 23, 2024   |   |  |  |
| 2. SEC Identification I  | Number  |  |  |
| 34001  |   |  |  |
| 3. BIR Tax Identification  | on No.  |  |  |
| 000-708-174-000  |   |  |  |
| 4. Exact name of issu  | er as specified in its charter  |  |  |
| BDO Unibank, Ind   | 2.  |  |  |
| 5. Province, country c   | or other jurisdiction of incorporation                                      |  |  |
| Metro Manila   |   |  |  |
| 6. Industry Classificat  | ion Code(SEC Use Only)  |  |  |
|  |   |  |  |
| 7. Address of principal office                                     |   |  |  |
| BDO Corporate Center, 7899 Makati Ave., Makati City<br>Postal Code |   |  |  |
| Postal Code<br>0726  |   |  |  |
| 0720   |   |  |  |
| 8. Issuer's telephone  | number, including area code   |  |  |
| (632) 8840-7000  | / 8702-6000   |  |  |
| 9. Former name or for  | rmer address, if changed since last report                                  |  |  |
|  |   |  |  |
| 10. Securities register  | 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   | 5,268,357,304   |  |  |
| Preferred  | 618,000,000   |  |  |
| 11. Indicate the item r  | numbers reported herein   |  |  |
| Item 9 - Other Ev  | ents  |  |  |

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 4-23 - Mergers and Consolidations References: SRC Rule 17 (SEC Form 17-C) and Section 4.4 and/or Section 5 of the Revised Disclosure Rules

#### Subject of the Disclosure

Merger of BDO Unibank, Inc. and The Podium Complex, Inc. (formerly SM Keppel Land, Inc.) (Podium), with BDO Unibank, Inc. as the Surviving Entity

#### Background/Description of the Disclosure

At the meeting of the Board of Directors of BDO Unibank, Inc. (BDO or the Bank) held on 27 January 2024, the Board of Directors approved the merger of BDO and its wholly-owned subsidiary The Podium Complex, Inc. (formerly SM Keppel Land, Inc.) (Podium), with BDO as the surviving entity (the Merger).

As a background, on 22 December 2023, BDO disclosed with the PSE the completion of its buyout of the interests of Keppel Philippines Properties, Inc. and Opon-KE Properties, Inc. (the Keppel Group) in Podium which was released on 27 December 2023.

The Merger and plan of merger was approved by shareholders representing at least two-thirds of the outstanding capital stock of the Bank during the Annual Shareholders' Meeting on 19 April 2024.

The Merger will be subject to regulatory approvals.

| Date of Approval by<br>Board of Directors                    | Jan 27, 2024   |
|--|--|
| Date of Approval by<br>Stockholders                          | Apr 19, 2024   |
| Other Relevant<br>Regulatory Agency, if<br>applicable        | Bangko Sentral ng Pilipinas; Philippine Competition Commission |
| Date of Approval by<br>Relevant Regulatory<br>Agency         | Oct 18, 2024   |
| Date of Approval by<br>Securities and<br>Exchange Commission | ТВА  |

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

In accordance with applicable Bangko Sentral ng Pilipinas (BSP) rules and regulations, the respective Boards of Directors of the BDO and Podium deemed it necessary and advisable to merge the constituent corporations into one, with BDO as the surviving entity.

Description of the transaction including the timetable for implementation and related regulatory requirements, if any

Internal restructuring involving the merger of BDO and Podium, with BDO as the surviving entity.

| Name   | Nature of Business  | Nature of any material relationship with the Issuer, their directors/officers or any of their affiliates   |  |  |
|--|---|--|--|--|
| BDO Unibank,<br>Inc.   | Universal Bank  |  |  |  |
| The Podium<br>Complex, Inc.<br>(formerly SM<br>Keppel Land,<br>Inc.)   | Development, operation,<br>and management of the its<br>property located at ADB<br>Avenue, Ortigas Center,<br>Mandaluyong City, also<br>known as the Podium<br>Complex. | The Podium Complex, Inc. (formerly SM Keppel Land, Inc.) (Podium) is a wholly-owned subsidiary of BDO. The following BDO directors and officers each have a nominal share in Podium and are currently directors of Podium: (1) Mr. Nestor V. Tan, the President and CEO of BDO, (2) Lazaro Jerome C. Guevarra, EVP of BDO, (3) Aurea Imelda S. Montejo, concurrently SVP of BDO and President of Podium, (4) Lucy C. Dy, EVP of BDO, (5) Adelo C. Brabante, FVP of BDO, and (6) Elmer B. Serrano, concurrently the Corporate Information Officer of BDO and the Corporate Secretary of Podium. |  |  |
| Terms and cond   | itions of the transaction   |  |  |  |
| Plan of merger   |   |  |  |  |
| ТВА  |   |  |  |  |
| Ratio of exchar  | ige of shares   |  |  |  |
| ТВА  |   |  |  |  |
| Basis upon whi   | ch the exchange ratio was det   | ermined  |  |  |
| ТВА  |   |  |  |  |
| Number of shar   | res subject of the merger   |  |  |  |
| ТВА  |   |  |  |  |
| Timetable  |   |  |  |  |
| The Merger will be subject to the approval of the Securities and Exchange Commission (SEC). The Bank has secured the approval of the Bangko Sentral ng Pilipinas (BSP) as well as a confirmation of non-coverage from compulsory notification from the Philippine Competition Commission (PCC). The timetable for the implementation of the Merger will depend on the final approval of the SEC. |   |  |  |  |
| Conditions pred  | cedent to closing of the transa   | ction, if any  |  |  |
| The completion of the Merger is subject to the following:  |   |  |  |  |
| 1. Approval by   | the stockholders of the consti  | tuent corporations;  |  |  |
| 3. Confirmation  | <ol> <li>Approval by the BSP;</li> <li>Confirmation of non-coverage by the PCC; and</li> <li>Final approval of the Merger by the SEC.</li> </ol>                        |  |  |  |
| Procedures for exchange  |   |  |  |  |
| ТВА  |   |  |  |  |
| Description of the   | ne company subject of the trar  | isaction   |  |  |
| Nature and bus   | iness   |  |  |  |
|  | Podium is a corporation organized to develop, operate, and manage its property located at ADB Avenue, Ortigas Center, Mandaluyong City.                                 |  |  |  |
| Discussion of n  | Discussion of major projects and investments  |  |  |  |
| Podium owns t  | Podium owns the Podium Mall and West Tower.   |  |  |  |

# List of subsidiaries and affiliates, with percentage holdings

| Name | % Ownership |  |
|------|-------------|--|
| N/A  | -           |  |

# **Capital structure**

#### Authorized capital stock

| Type of Security /Stock Symbol | Amount         | Number of Shares |
|--------------------------------|----------------|------------------|
| Common                         | 438,820,000.00 | 438,820,000      |
| Preferred                      | 72,803,000.00  | 72,803,000       |

#### **Subscribed Shares**

| Type of Security /Stock Symbol | Amount         | Number of Shares |
|--------------------------------|----------------|------------------|
| Common                         | 435,820,000.00 | 438,820,000      |
| Preferred                      | 72,803,000.00  | 72,803,000       |

# Paid-Up Capital

| Amount           | 508,623,000.00 |
|------------------|----------------|
| Number of Shares | 508,623,000    |

#### **Issued Shares**

| Type of Security /Stock Symbol | Amount         | Number of Shares |
|--------------------------------|----------------|------------------|
| Common                         | 435,820,000.00 | 435,820,000      |
| Preferred                      | 72,803,000.00  | 72,803,000       |

# **Outstanding Shares**

| Type of Security /Stock Symbol | Amount         | Number of Shares |
|--------------------------------|----------------|------------------|
| Common                         | 435,820,000.00 | 435,820,000      |
| Preferred                      | 72,803,000.00  | 72,803,000       |

# Par Value

| Type of Security /Stock Symbol | Amount |    |
|--------------------------------|--------|----|
| Common                         | 1.00   |    |
| Preferred                      | 1.00   | ٦. |

# Ownership Structure (including percentage holdings)

| Name  | Number of Shares | % Ownership |
|---|------------------|-------------|
| BDO Unibank, Inc. (Common) (217,910,000 shares subject to BIR CAR issuance)   | 435,820,000      | 85.69%      |
| BDO Unibank, Inc. (Preferred) (36,401,500 shares subject to BIR CAR issuance) | 72,803,000       | 14.31%      |

#### **Board of Directors**

| Name                      | (Regular or Independent) |
|---------------------------|--------------------------|
| Hans T. Sy                | Regular                  |
| Nestor V. Tan             | Regular                  |
| Lazaro Jerome C. Guevarra | Regular                  |
| Aurea Imelda S. Montejo   | Regular                  |
| Lucy C. Dy                | Regular                  |
| Adelo C. Brabante         | Regular                  |

# **Principal Officers**

| Name       | Position/Designation |
|------------|----------------------|
| Hans T. Sy | Chairman             |

| Aurea Imelda S. Montejo | President                     | ٦ |
|-------------------------|-------------------------------|---|
| Jennifer M. Tantan      | Treasurer                     | ٦ |
| Elmer B. Serrano        | Corporate Secretary           | ٦ |
| Phil Ivan A. Chan       | Assistant Corporate Secretary | ٦ |

#### Effect(s)/impact on the business, financial condition and operations of the Issuer

As a result of the Merger, the assets, rights, and liabilities of Podium will accrue to and be owned by BDO as surviving entity. In exchange, common shares of BDO will be issued to the shareholders of Podium.

## Other Relevant Information

Please see attachment.

Earlier disclosure is being amended to reflect the date of approval of the Bangko Sentral ng Pilipinas, which was received by the Bank today, October 23, 2024, and to reflect the change in name to Podium of the absorbed entity.

#### Filed on behalf by:

| Name        | Elmer Serrano                 |
|-------------|-------------------------------|
| Designation | Corporate Information Officer |



April 19, 2024

# THE PHILIPPINE STOCK EXCHANGE, INC.

6/F PSE Tower, 5<sup>th</sup> Avenue corner 28<sup>th</sup> Street Bonifacio Global City, Taguig City

Attention:Ms. Alexandra D. Tom WongHead, Disclosure Department

# PHILIPPINE DEALING AND EXCHANGE CORP.

29th Floor, BDO Equitable Tower

8751 Paseo de Roxas, Makati City 1226

Attention: Atty. Suzy Claire R. Selleza Head – Issuer Compliance and Disclosure Department

Ladies and Gentlemen:

We are pleased to inform you of the following results of the Annual Stockholders' Meeting of BDO Unibank, Inc. (BDO) held today, April 19, 2024:

I. Election of the following members of the Board of Directors for 2024 - 2025:

Teresita T. Sy Nestor V. Tan Jones M. Castro, Jr. Josefina N. Tan Walter C. Wassmer George T. Barcelon - Independent Director Estela P. Bernabe - Independent Director Vipul Bhagat - Independent Director Franklin M. Drilon - Independent Director Vicente S. Pérez, Jr. - Independent Director Dioscoro I. Ramos - Independent Director

- II. Merger of SM Keppel Land, Inc. with BDO (BDO as the surviving entity)
- III. Re-appointment of Punongbayan and Araullo, Grant Thornton as external auditor of BDO for the year 2024.

Thank you.

Very truly yours,

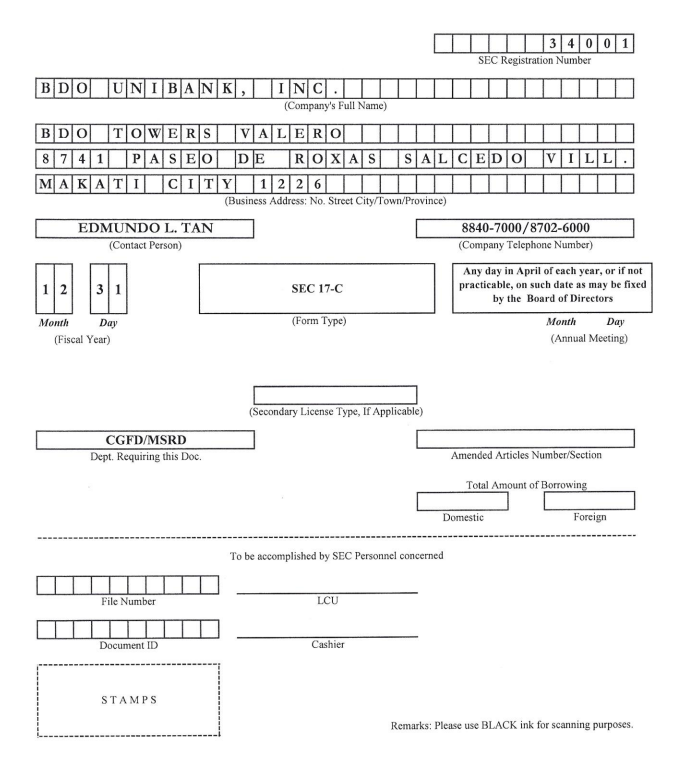
ALVIN C. GO)

Senior Vice President and Alternate Corporate Information Officer

BDO Unibank, Inc. BDO Towers Valero 8741 Paseo De Roxas Salcedo Village Makati City 1226 Philippines Swift Code BNORPHMM Tel ±632 8840-7000

We find ways<sup>®</sup>

# **COVER SHEET**





# 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.  | April 19, 2024  |   |  |  |
|-----|---|---|--|--|
|     | Date of Report (Date of earliest event reported)  |   |  |  |
| 2.  | SEC Identification Number34001  | 3. BIR Tax Identification No.                             | 000-708-174-000                        |  |
| 4.  | BDO Unibank, Inc.   |   |  |  |
|     | Exact name of issuer as specified in its charter  |   | 99999999999999999999999999999999999999 |  |
| 5.  | METRO MANILA<br>Province, country or other jurisdiction of<br>incorporation                       | 6. (SEC Use Only)<br>Industry Classification Code:        |  |  |
| 7.  | BDO Corporate Center, 7899 Makati Avenue, M<br>City, Philippines                                  | Iakati  | 0726                                   |  |
|     | Address of principal office   | Pc  | ostal Code                             |  |
| 8.  | (632) 8840-7000/8702-6000<br>Issuer's telephone number, including area code                       |   |  |  |
| 9.  | N.A.  |   |  |  |
| -   | Former name or former address, if changed since   | e last report   |  |  |
| 10. | 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 Comm<br>Outstanding and Amount of Deb |  |  |
|     | COMMON<br>PREFERRED   | 5,268,710,945<br>618,000,000                              |  |  |

11. Indicate the item numbers reported herein:

#### Item 9

The following are the results of the Annual Stockholders' Meeting of BDO Unibank, Inc. held today, April 19, 2024:

BDO Unibank, Inc. BDO Towers Valero 8741 Paseo De Roxas Salcedo Village Makati City 1226 Philippines Swift Code BNORPHMM Tel +632 8840-7000

- I. Election of the following members of the Board of Directors for 2024 2025:
  - Teresita T. Sy Nestor V. Tan Jones M. Castro, Jr. Josefina N. Tan Walter C. Wassmer George T. Barcelon - Independent Director Estela P. Bernabe - Independent Director Vipul Bhagat - Independent Director Franklin M. Drilon - Independent Director Vicente S. Pérez, Jr. - Independent Director Dioscoro I. Ramos - Independent Director
- II. Merger of SM Keppel Land, Inc. with BDO (BDO as the surviving entity)
- III. Re-appointment of Punongbayan and Araullo, Grant Thornton as external auditor of BDO Unibank for the year 2024.

# SIGNATURES

Pursuant to the requirements of the Securities Regulation Code, the issuer has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

BDO Unibank, Inc. Issuer

Date: April 19, 2024

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EDMUNDO L.

Corporate Secretary

# 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.  | . January 27, 2024  |  |  |  |
|-----|---|--|--|--|
|     | Date of Report (Date of earliest event reported)            |  |  |  |
| 2.  | SEC Identification Number 34001                             | 3. BIR Tax Identification No. 000-708-174-000                                  |  |  |
| 4.  | BDO Unibank, Inc.   |  |  |  |
|     | Exact name of issuer as specified in its char               | rter   |  |  |
| 5.  | METRO MANILA<br>Province, country or other jurisdiction of  | 6. (SEC Use Only)<br>Industry Classification Code:                             |  |  |
|     | incorporation   |  |  |  |
| 7.  | BDO Corporate Center, 7899 Makati Avenue, Makati            |  |  |  |
|     | City, Philippines   | 0726   |  |  |
|     | Address of principal office                                 | Postal Code  |  |  |
| 8.  | (632) 8840-7000/8702-6000                                   |  |  |  |
|     | Issuer's telephone number, including area code              |  |  |  |
| 9.  | N.A.  |  |  |  |
|     | Former name or former address, if changed since last report |  |  |  |
| 10. | Securities registered pursuant to Sections 8 a              | and 12 of the SRC or Sections 4 and 8 of the RSA                               |  |  |
|     |   |  |  |  |
|     | Title of Each Class   | Number of Shares of Common Stock<br>Outstanding and Amount of Debt Outstanding |  |  |
|     | COMMON  | 5,268,357,304  |  |  |
|     | PREFERRED   | 618,000,000  |  |  |
|     |   |  |  |  |

11. Indicate the item numbers reported herein:

#### Item 9

At the meeting of the Board of Directors of BDO Unibank, Inc. (**BDO**) held on 27 January 2024, the Board of Directors approved the merger of BDO and its wholly-owned subsidiary SM Keppel Land, Inc. (**SMKL**), with BDO as the surviving entity (the **Merger**).

As a background, on 22 December 2023, BDO completed its buyout of the interests of Keppel Philippines Properties, Inc. and Opon-KE Properties, Inc. in SMKL, and the Merger is an internal restructuring within the BDO Group.

The Merger will be subject to stockholders' and regulatory approvals. The Board likewise delegated to the President the authority to fix the final terms of the Merger.

# SIGNATURES

Pursuant to the requirements of the Securities Regulation Code, the issuer has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

BDO Unibank, Inc. Issuer

Date: January 27, 2024

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ELMER B. SERRANO

Corporate Information Officer