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 11, 2021

2. SEC Identification Number

17514

3. BIR Tax Identification No.

000-599-760-000

4. Exact name of issuer as specified in its charter

RIZAL COMMERCIAL BANKING CORPORATION

- 5. Province, country or other jurisdiction of incorporation Philippines
- 6. Industry Classification Code(SEC Use Only)
- 7. Address of principal office

6819 Ayala cor. Gil J. Puyat Ave., Makati City Postal Code 0727

8. Issuer's telephone number, including area code

8894-9000

9. Former name or former address, if changed since last report

Not Applicable

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	1,935,628,896				

11. Indicate the item numbers reported herein

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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.





Rizal Commercial Banking Corporation RCB

PSE Disclosure Form 7-1 - Notice of Annual or Special Stockholders' Meeting

*References: SRC Rule 17 (SEC Form 17-C) and

Sections 7 and 4.4 of the Revised Disclosure Rules

Subject of the Disclosure

2021 Annual Stockholders' Meeting

Background/Description of the Disclosure

The Annual Stockholders' Meeting of the Bank will be conducted virtually through https://www.rcbc.com/ASM2021 on June 28, 2021 at 4:00 p.m.

Type of Meeting

Annual

Special

Date of Approval by Board of Directors	N/A
Date of Stockholders' Meeting	Jun 28, 2021
Time	4:00 PM
Venue	Virtual Meeting via https://www.rcbc.com/ASM2021
Record Date	May 31, 2021
Agenda	 Proof of the Due Notice of the Meeting Determination of the presence of a Quorum Approval of the Minutes of the Annual Meeting of the Stockholders held on July 27, 2020 Approval of the Annual Report and the Audited Financial Statements for 2020 Ratification of the actions and proceedings of the Board of Directors, different Committees and Management during the year 2020 Confirmation of significant transactions with DOSRI and related parties Election of Directors Appointment of External Auditor Other Matters Open Forum Adjournment

Inclusive Dates of Closing of Stock Transfer Books

Start Date	N/A
End Date	N/A

Other Relevant Information

Please see attached Notice, Procedure, Proxy Form, Ballot Form, Agenda and Rationale/Explanation for Agenda Items.

Filed on behalf by:

Name	Maria Cecilia Chaneco-Lonzon
Designation	Assistant Corporate Secretary



NOTICE OF ANNUAL STOCKHOLDERS' MEETING

Dear Stockholder:

Please be advised that the Annual Stockholders' Meeting of the Bank will be conducted virtually through https://www.rcbc.com/ASM2021 on **June 28, 2021 at 4:00 P.M.**, for the purpose of considering and acting on the following matters:

- Approval of the Minutes of the Annual Meeting of the Stockholders held on July 27, 2020
- 2. Approval of the Annual Report and the Audited Financial Statements for 2020
- 3. Ratification of the actions and proceedings of the Board of Directors, different Committees and Management during the year 2020
- 4. Confirmation of significant transactions with DOSRI and related parties
- 5. Appointment of External Auditor
- Election of Directors
- 7. Such other matters as may properly come before the meeting

Enclosed is a copy of the Information Statement pursuant to Section 20-IS of the Securities Regulation Code, as well as a copy of the Agenda and Rationale/Explanation for the Agenda Items.

Only stockholders of record at close of business on **May 31, 2021** will be entitled to participate and vote at the meeting or any adjournment thereof. Votes shall be cast by ballot in accordance with the attached form and procedures.

For the safety and well-being of all the Bank's stakeholders, there will be no physical meeting on June 28, 2021. Stockholders may participate in the virtual meeting either by remote communication by themselves or by proxy, or by casting their votes in absentia. For this purpose, stockholders must register and/or cast their votes by sending a registration email to RCBC-ASM-2021@rcbc.com in accordance with the attached procedures until 5:00 pm of June 20, 2021. Only stockholders or their proxies who duly register by email shall be allowed to access the virtual meeting at https://www.rcbc.com/ASM2021.

We are not soliciting your proxy. If you opt to attend the meeting by proxy, please submit a duly-accomplished proxy substantially in the form attached hereto together with your registration email.

The validation of ballots and proxies shall be held on **June 21, 2021 at 9:00 am** at the Office of the Corporate Secretariat.

Due to logistical limitations at the virtual meeting, only relevant comments and questions on agenda items which are submitted by email to CorSecRCBC@rcbc.com by 5:00 pm of June 25, 2021 will be considered during the open forum.

May 11, 2021 Makati City, Metro Manila, Philippines.

Corporate Secretary

PROCEDURE FOR THE ANNUAL STOCKHOLDERS' MEETING

- 1. Only stockholders of record at close of business on **May 31, 2021** (Stockholders) will be entitled to participate and vote at the meeting or any adjournment thereof.
- 2. For the safety and well-being of all the Bank's stakeholders, there will be no physical meeting on June 28, 2021.
- 3. Stockholders may participate in the virtual meeting either by remote communication by themselves or by proxy, or by casting their votes in absentia. For this purpose, Stockholders must duly register by sending a registration email to RCBC-ASM-2021@rcbc.com by 5:00 pm of June 20, 2021. Only duly registered stockholders shall be counted for purposes of quorum.
- 4. **REGISTRATION** The **registration email** should contain the following:
 - a. Form of participation (choose one)
 - (i) stockholder by remote communication
 - (ii) proxy by remote communication
 - (iii) vote in absentia
 - b. Information of the stockholder
 - (i) name
 - (ii) address
 - (iii) telephone number
 - (iv) mobile number
 - (v) valid and active email address

For corporate stockholders, please include the following information:

- (i) name of authorized representative
- (ii) mobile number of authorized representative
- (iii) valid and active email address of authorized representative
- c. <u>Supporting documents</u> Each must be in either JPEG or PDF format and must not exceed 400 KB.

For individual stockholders:

(i) Scanned copy of a valid government-issued ID with photo, signature and personal details, preferably with residential address.

For corporate stockholders:

- (i) Scanned copy of Secretary's Certificate attesting to the authority of the representative to participate by remote communication for and on behalf of the Corporation
- (ii) Scanned copy of the authorized representative's valid government-issued ID with photo, signature and personal details, preferably with residential address
- d. <u>Duly accomplished Proxy Form</u> (for those attending through proxy by remote communication). If a stockholder opts to attend through proxy by remote communication but does not indicate the name of the proxy, the stockholder shall be deemed to have appointed the Chairperson as his proxy.
- e. Duly Accomplished Vote Ballot

Each stockholder personally attending by remote communication or voting in absentia shall submit a duly accomplished Vote Ballot.

- 5. Duly registered Stockholders who signified attendance by remote communication or their identified proxies shall receive an email with a link and password for the meeting.
- 6. <u>OPEN FORUM</u> Due to logistical limitations at the virtual meeting, only relevant comments and questions on agenda items which are submitted by email to <u>CorSecRCBC@rcbc.com</u> with subject: **QUESTIONS/COMMENTS by 5:00 pm of June 25, 2021** will be considered during the open forum.
- 7. <u>VOTING</u> Votes of duly registered Stockholders can only be cast through ballots or proxies. The ballot or proxy should be substantially in the form provided in the Definitive Information Statement and filled in accordance with the instructions set forth therein. All ballots and proxies should be received by the Bank together with the registration email not later than 5:00 pm of June 20, 2021. Failure of the stockholder to send his/her votes as stated herein shall be deemed a vote of approval for all the agenda items.

If a stockholder avails of the option to vote through ballots and also issues proxy votes with differing instructions, the ballots shall replace the proxy votes issued by the stockholder.

- 8. Validation of ballots and proxies will be on July 21, 2021 at 9:00 am.
- 9. Stockholders shall be responsible for their own internet connectivity during the virtual meeting.
- 10. The proceedings of the meeting will be recorded.

Should you have questions or requests for clarification on the procedure for attending the annual stockholders' meeting through remote communication, please email them to CorSecRCBC@rcbc.com with subject: **CLARIFICATION NEEDED**.



<u>PROXY</u>

KNOW ALL MEN BY THESE PRESENTS:

	That I,, a shareholder of the RIZ	AL COM	/IERCIAL BAN	IKING
	CORPORATION (the "Corporation"), a domestic corporation, do he appoint, with full power of subst proxy, of the undersigned to represent and vote all shares registere	reby nomi	nate, constitu d delegation,	te and as the
	proxy, of the undersigned to represent and vote all shares registere Corporation, or owned by me at the Annual Meeting of Stockhold Corporation, and any adjournment/s thereof, as fully to all intents could do if present and acting in my person, hereby ratifying and which my said attorney and proxy may do in or upon any and al come before any said meeting, or any adjournment or adjournment enumerated below.	ers on Ju and purp confirmin matters	ne 28, 2021 o poses as I mi ng any and a which may pr	of said ght or Il acts operly
	In case of absence of and ar by him at the said meeting, the undersigned hereby grants the chosen accordance with the Corporation's By-Laws or, in case of the Corporation, full power and authority to act as alternate proximeeting.	Chairper his abser	son of the made ince the President	eeting lent of
	The proxy/substitute proxy/alternate proxy, as the case mainstructions indicated below and the proxy/substitute proxy/alternatis authorized to vote in his discretion upon other business as manual Meeting of Stockholders and any adjournments or postpospecific instruction is clearly indicated below, the proxy/substitute case may be, shall vote and shall be deemed authorized to vote "FO to 6 and "FOR ALL" with respect to Proposal 7.	e proxy, a ay proper onements proxy/alte	is the case m ly come befo thereof. Whe ernate proxy,	ay be, re the ere no as the
	PROPOSALS AND VOTING INSTRUCTION	ONS		
	Management recommends a "FOR" vote for Proposals 1 to	6, and a	"FOR ALL" v	ote for
	Proposal 7	FOR	AGAINST	ABSTAIN
1.	Approval of the Minutes of the Annual Meeting of the Stockholders held on July 27, 2020			
2.	Approval of the Annual Report and the Audited Financial Statements for 2020			
3.	Ratification of the actions and proceedings of the Board of Directors, different Committees and Management during the year 2020			
4.	Confirmation of Significant Transactions with DOSRI and Related Parties			
5.	Appointment of Punongbayan & Araullo as External Auditor			
6.	At their discretion, the proxies named above are authorized to vote upon such other matters as may properly come before the meeting.			
	(proposal 7 on next page)			

7. Election of Directors 15 Directors (10 Regular Directors and 5 Independent Directors)

REGULAR DIRECTORS

- a. Ms. Helen Y. Dee
- b. Mr. Cesar E.A. Virata
- c. Mr. Eugene S. Acevedo
- d. Mr. Gil A. Buenaventura
- e. Mr. Armando M. Medina
- f. Mr. John Law
- g. Mr. Shih-Chiao (Joe) Lin
- h. Mr. Arnold Kai Yuen Kan

PLEASE SEE NEXT PAGE

- i. Atty. Lilia B. De Lima
- j. Ms. Gayatri Bery

INDEPENDENT DIRECTORS

- k. Mr. Juan B. Santos
- I. Atty. Adelita A. Vergel De Dios
- m. Mr. Gabriel S. Claudio
- n. Mr. Vaughn F. Montes
- o. Mr. Laurito E. Serrano

I	For All	Withhold For All ☐	Exceptions		
Exce	eptions:				
a		f		k	
b		g		l	
C		h		m	
d		i		n	
e		j		0	
st fo st pr ar st	The stockholder's to all of the nockholder's to rovided above mong the rentockholder's to the common stockholder's to all of common stockholder's to the common stockholder's to all of common stockholder's all of common stockholder's to all of common stockholder's all of common stockholder's to all of the north control of common stockholder's to all of the north control of contro	er designates exception(s), ninees must be indicated on stockholder can either (a) total votes will be split and cominees; or (c) vote only fototal votes will be distributed ve. If the stockholder does naining nominees who are nototal votes will be split and les which a stockholder may bock and voting preferred stock	vote for all of the ast equally among the some and not all and cast as indicate not indicate the not named on the speciast equally among cast is equal to fifte the ck held as of the Receiver.	I above. The nominees, in which the nominee(s); (b) with of the nominees, in where the stockholder that will be access for exceptions about the remaining nominemen (15) times the number of Date.	ch case the nhold his vote hich case the in the spaces be distributed bove, then the ees. The tota ber of shares
	une 28, 202	proxy shall be valid for the all unless sooner withdraw cretary. In case I shall be pro	n by me through	notice in writing deli	vered to the
	IN WI	TNESS WHEREOF, I, theday	undersigned shareh of	older, have executed 2021.	this proxy a
				(Signature Over Pri	inted Name)

 Authorized Representative of Stockholder

Date: _____, 2021

OTHER INFORMATION AND INSTRUCTIONS FOR THE PROXY FORM

1. Submission of Proxy

- (a) The proxy form must be duly completed, signed and dated by the stockholder or his duly authorized representative, and received by email via <u>RCBC-ASM-2021@rcbc.com</u> together with the stockholder's registration mail by **5:00 pm of June 20, 2021.** If the name of the proxy is not specified, the stockholder shall be deemed as having appointed the Chairperson as proxy.
- (b) If the proxy is given by one or more joint owners of shares of stock of the Company, the proxy form must be signed by all of the joint owners.
- (c) If the shares of stock of the Company are owned in an "and/or" capacity, the proxy form must be signed by either one of the registered owners.
- (d) If the proxy is given by a holder of shares of stock of the Company that is a corporation, association, partnership or unincorporated entity, the proxy form must be accompanied by a certification signed by a duly authorized officer, partner or representative of such corporation, association, partnership or unincorporated entity, to the effect that the person signing the proxy form has been authorized by the governing body or has the power pursuant to the By-Laws, constitutive documents or duly approved policies of such corporation, association, partnership or unincorporated entity, for such purpose.
- (e) A proxy given by a broker or dealer in respect of shares of stock of the Company carried by such broker or dealer for the account of a customer must be supported by a sworn certification that the same is given with the express prior authorization of such customer.
- (f) If any customer of a broker or dealer who is the beneficial owner of shares of stock of the Company executes a sub-proxy, the broker or dealer shall certify that the signature on the sub-proxy is the true and genuine signature of its customer.

2. Revocation of Proxy

A holder of shares of stock of the Company who has given a proxy has the power to revoke it by written instrument duly signed and dated, which must be received by email via RCBC-ASM-2020@rcbc.com not later than 5:00 pm of June 25, 2021. A proxy is also considered suspended if an individual stockholder signifies by email to RCBC-ASM-2021@rcbc.com on or before 5:00 pm of June 20, 2021 that he is attending the meeting by remote communication.

3. Validation of Proxy

The validation of proxies will be held on **June 20, 2021** at **9:00** am at the Office of the Corporate Secretary. Validation of proxies will be done by the Corporate Secretary and persons designated by the Corporate Secretary who shall be under his supervision and control, in accordance with the procedure and guidelines set out in the Company's By-Laws and Section 11(b) of the SRC Rule 20.



VOTE BALLOT

	Attending by remote communication		Voting	in absentia	
	PROPOSALS AND VOTING	INSTRUC	TIONS		
	Management recommends a "FOR" vote for Proposal 7.	Proposals 1			
1.	Approval of the Minutes of the Annual Meeti Stockholders held on July 27, 2020	ng of the	FOR .	AGAINST	ABSTAIN
2.	Approval of the Annual Report and the Audited Statements for 2020	d Financial	ı 🗆		
3.					
4.	Confirmation of Significant Transactions with DOSRI a	and Related	ı 🗌		
5. 6.		uthorized to			
7.	Election of Directors 15 Directors (10 Regular Director	s and 5 Ind	ependent Di	ectors)	
	REGULAR DIRECTORS a. Ms. Helen Y. Dee b. Mr. Cesar E.A. Virata c. Mr. Eugene S. Acevedo d. Mr. Gil A. Buenaventura e. Mr. Armando M. Medina f. Mr. John Law g. Mr. Shih-Chiao (Joe) Lin h. Mr. Arnold Kai Yuen Kan i. Atty. Lilia B. De Lima j. Ms. Gayatri Bery	k. Mr. J I. Atty. m. Mr. G n. Mr. V	NDENT DIRE luan B. Santo Adelita A. Vo Sabriel S. Cla /aughn F. Mo .aurito E. Sei	os ergel De Dios audio ontes	
	For All Withhold For All Except	ions			
	Exceptions: a f		k		
k	o g		l		
(c h		m		
C	d i		n		

The stockholder may withhold authority to vote for any or some nominee(s), by marking the exception box and writing the name(s) of such nominee(s) on the space provided above. If the stockholder designates exception(s), the number of shares to be distributed to each of the remaining nominees must be indicated on the spaces provided above.

The stockholder can either (a) vote for all of the nominees, in which case the stockholder's total votes will be split and cast equally among the nominee(s); (b) withhold his vote for all of the nominees; or (c) vote only for some and not all of the nominees, in which case the stockholder's total votes will be distributed and cast as indicated by the stockholder in the spaces provided above. If the stockholder does not indicate the number of shares to be distributed among the remaining nominees who are not named on the spaces for exceptions above, then the stockholder's total votes will be split and cast equally among the remaining nominees. The total number of votes which a stockholder may cast is equal to fifteen (15) times the number of shares of common stock and voting preferred stock held as of the Record Date.

Where no specific instruction is clearly indicated above in any, some, or all of the items, the vote shall be deemed as a vote "FOR" with respect to Proposal 1 to 6, and "FOR ALL" with respect to Proposal 7.

IN WITNESS Ballot at	WHEREOF, I, the un this	dersigned stockholde day of		egoing Vote
			Signature Over Prin Stockholder Authorized Repr of Stockholder	,
			Date:	, 2021



RIZAL COMMERCIAL BANKING CORPORATION

AGENDA

ANNUAL MEETING OF THE STOCKHOLDERS

DATE : June 28, 2021

TIME : 4:00 P. M.

PLACE : Virtual Meeting https://www.rcbc.com/ASM2021

- 1. Proof of the Due Notice of the Meeting
- 2. Determination of the presence of a Quorum
- 3. Approval of the Minutes of the Annual Meeting of the Stockholders held on July 27, 2020
- 4. Approval of the Annual Report and the Audited Financial Statements for 2020
- 5. Ratification of the actions and proceedings of the Board of Directors, different Committees and Management during the year 2020
- 6. Confirmation of significant transactions with DOSRI and related parties
- 7. Election of Directors
- 8. Appointment of External Auditor
- 9. Other Matters
- 10. Open Forum
- 11. Adjournment

RATIONALE / EXPLANATION FOR AGENDA ITEMS REQUIRING SHAREHOLDERS' APPROVAL

1. Proof of Due Notice of the Meeting

Rationale/ Explanation: Only stockholders of record as of **May 31, 2021** shall be entitled to notice and vote at the meeting. The notice of the meeting, which shall contain, in addition to the date, hour and link to the virtual meeting, a statement of the matters to be taken up at such meeting, shall be published for 2 consecutive days in 2 newspapers of general circulation in both print and online formats in accordance with the rules of the Securities and Exchange Commission. The Corporate Secretary shall confirm that due notice of the meeting was made.

2. Determination of the presence of a Quorum

Rationale/ Explanation: Quorum shall consist of stockholders owning the majority of the subscribed capital stock represented in person or by proxy, or with votes cast in absentia who duly registered through RCBC-ASM-2021@rcbc.com as of June 20, 2021. On the basis of such registration, the Corporate Secretary shall declare whether or not a quorum exists for the Annual Stockholders Meeting. Stockholders who cast their votes in absentia shall be deemed present for purposes of quorum.

Approval of the Minutes of the Annual Meeting of the Stockholders held on July 27, 2020

Rationale/ Explanation: Approval of the July 27, 2020 Minutes of the Annual Meeting of the Stockholders constitutes a ratification of the accuracy and faithfulness of the Minutes to the events that transpired during said meeting, including, (a) approval of the Minutes of the 2019 meeting, (b) 2019 annual report and audited financial statements, (c) ratification of actions and proceedings of the Board of Directors, different Committees and Management during the year 2019, (d) confirmation of significant transactions with DOSRI and related parties, (e) election of directors, and (f) appointment of external auditor. The said Minutes is available on the Bank's website and attached to the Information Statement.

A vote representing majority of stockholders represented and eligible to vote during the meeting is required to pass a resolution on this matter.

4. Approval of the Annual Report and the Audited Financial Statements for 2020

Rationale/ Explanation: Approval of the Annual Report constitutes a ratification of the Bank's performance during the previous fiscal years as contained in the Annual Report. The Annual Report will contain the results of the operation of the Company during the year 2020. The financial statements as of December 31, 2020 will also be presented and endorsed for approval by the Board of Directors and the Audit Committee. The Audited Financial Statements for 2020 will be attached to the Definitive Information Statement and is incorporated in the Bank's SEC 17-A (Annual Report) submitted to the Securities and Exchange Commission (SEC) and available on the Bank's website.

A vote representing majority of stockholders represented and eligible to vote during the meeting is required to pass a resolution on this matter.

5. Ratification of the actions and proceedings of the Board of Directors, different Committees and Management during the year 2020

Rationale/ Explanation: The corporate acts of the Board of Directors, different Committees and Management that are subject to ratification are those made from the date of the last annual stockholders' meeting (July 27, 2020) up to the date of the meeting (June 28, 2021). These include, among others, those that involve the day-to-day operation, administration and management of the corporate affairs such as approval of loans, restructuring of past due accounts, sale of ROPOAs, appointment/resignation of directors/ officers, sanctions/disciplinary measures imposed to erring officers/ employees, authority to file criminal/civil complaints, and related matters.

A vote representing majority of stockholders represented and eligible to vote during the meeting is required to pass a resolution on this matter.

6. Confirmation of Significant Transactions with DOSRI and Related Parties

Rationale/ Explanation:

Significant transactions with DOSRI and related parties for the year 2020 include: loans/receivables and deposit liabilities; trading of investment securities; lease and sub-lease with RCBC Realty Corporation; various service agreements with RCBC Bankard Serivces Corporation, RCBC Forex Brokers Corporation, RCBC Capital Corporation, RCBC Securities, Inc., Rizal Microbank - A Thrift Bank of RCBC, RCBC Leasing and Finance Corporation, Niyog Property Holdings, Inc., and RCBC International Finance Limited; lease agreement with RCBC Rentals Corporation for the lease of ATMs; and the administration and management of some of the subsidiaries' retirement funds. The Bank's other transactions with affiliates include service agreements, leasing office premises to subsidiaries, accreditation of RCBC Trust agent and of insurance companies, and regular banking transactions (such as purchases and sales of trading account securities, securing insurance coverage on loans and property risks and intercompany advances). Details of said related party transactions are disclosed in the Bank's SEC 17-A Report which is also available on the Bank's website. These are also provided in the Annual Report accompanying the Definitive Information Statement, Annex A.

In accordance with BSP Circular No. 895 dated December 14, 2015, which requires the Bank's stockholders to confirm by majority vote, the Bank's significant transactions with DOSRI and related parties, the above-mentioned significant transactions are presented to the stockholders for confirmation.

7. Election of Directors

Rationale/ Explanation: The By-Laws of the Bank allows all shareholders, including minority stockholders, the right to nominate candidates for the Board of Directors. Nominees for election as members of the Board of Directors of RCBC, including nominees for election as independent Directors, as well as their profiles are provided in the Definitive Information Statement.

A vote representing majority of stocks represented and eligible to vote during the meeting is required to pass a resolution on this matter.

8. Appointment of External Auditor

Rationale/ Explanation: The Audit and Compliance Committee will screen and endorse to the stockholders the appointment of a selected qualified SEC-accredited auditing firm as external auditor of RCBC for the year 2021, including their proposed remuneration. The profile of the external auditor is provided in the Definitive Information Statement.

A vote representing majority of stocks represented and eligible to vote during the meeting is required to pass a resolution on this matter.

9. Other Matters

Rationale/ Explanation: Other matters that may have arisen after the Notice of Meeting and Agenda have been sent out, or those raised throughout the meeting may be presented to the stockholders for consideration. Stockholders may also propose to consider such other relevant matters or issues.

10. Open Forum

Rationale/ Explanation: Due to logistical limitations at the virtual meeting, only relevant comments and questions on agenda items which are submitted by email to CorSecRCBC@rcbc.com with subject: QUESTIONS/COMMENTS by 5:00 pm of June 25, 2021 will be considered during the open forum.

11. Adjournment