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)	
Jul 29, 2021		
2. SEC Identification	Number	
9170		
3. BIR Tax Identification No.		
040-000-400-016	3	
4. Exact name of issuer as specified in its charter		
UNIVERSAL RO	BINA CORPORATION	
5. Province, country of	or other jurisdiction of incorporation	
Philippines		
6. Industry Classification Code(SEC Use Only)		
7. Address of principa	al office	
8th Floor, Tera Te Quezon City, Me Postal Code 1110	ower, Bridgetowne, E. Rodriguez, Jr. Avenue (C5 Road), Ugong Norte, tro Manila	
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	2,204,161,868	
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.





Universal Robina Corporation URC

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

Sale by URC Oceania of its remaining shares in its consolidated business in Australia and New Zealand

Background/Description of the Disclosure

N/A

On 29 July 2021, URC Oceania Company Limited (URC Oceania), a wholly-owned subsidiary of Universal Robina Corporation (URC), signed an agreement to sell its remaining shares in its consolidated business in Australia and New Zealand to its existing joint venture partner Intersnack Group.

Date of Approval by Board of Directors

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

The acquisitions of Griffin's Foods (Griffin's) and Snack Brands Australia (SBA) were URC's biggest forays outside of Asia. Over the past 7 years, the company has invested in delivering significant operational improvements in manufacturing, supply chain and other value creation programs. Through this sale, URC shall be able to monetize the efficiencies and synergies created in these markets, while the company continues to focus on other growth segments and geographies across developing markets.

Details of the acquisition or disposition

Date

Manner

Sale of shares of Uni Snack Holding Company Ltd. (Uni Snack), URC Oceania's consolidated businesses in ANZ

Description of the company to be acquired or sold

TBA

URC Oceania's consolidated businesses in Australia and New Zealand, under Uni Snack, includes Snack Brands Australia (SBA), one of Australia's leading salty snack manufacturers with a wide portfolio of strong local brands including Kettle, Thins, Cheezels, CC's, Natural Chips, Jumpy's, and Samboy; and Griffin's Foods (Griffin's), New Zealand's largest biscuit manufacturer with a wide portfolio of strong iconic brands including Griffin's, Huntley & Palmers, Gingernuts, Nice & Natural, Eta, and Uppercuts. URC acquired SBA and Griffin's in 2016 and 2014 respectively.

The terms and conditions of the transaction

Number of shares to acquired or disposed	² 258,000			
Percentage to the tota outstanding shares o the company subject the transaction	f co			
Price per share	To be determined upon	receipt of approvals		
Nature and amount of consideration given or received				
The final amount of the consideration will be determined on the date of receipt of approvals.				
Principle followed in determining the amount of consideration				
		(2) methods shall be utilized: (i) Discounted Cash Flow with terminal erprise Value / EBITDA multiple		
Terms of payment				
The consideration shall be paid upon satisfaction of the conditions precedent.				
Conditions precedent to closing of the transaction, if any				
 Completion of procedural requirements and submission by the sellers of certain documents to URC Oceania as part of the due diligence examination; and Receipt of regulatory approvals from the Australian Foreign Investment Review Board and New Zealand Overseas Investment Office. 				
Any other salient terr	າຣ			
None.				
Identity of the person(s) from whom the shares were acquired or to whom they were sold				
Name		ionship with the Issuer, their directors/ officers, or any of their affiliates		
Intersnack Group E	sting Joint Venture Partner in Oceania			
Effect(s) on the business, financial condition and operations of the Issuer, if any				
As a result of the transaction, URC shall be able to monetize the efficiencies and synergies created as it exits the market and continues to focus on other growth segments and geographies across developing markets.				
Other Relevant Information				
Intersnack is one of the leading manufacturers of savoury snacks in Europe, with more than 50 years of experience. The Group has experienced strong growth, both organically and through several successful acquisitions. It achieved a turnover of more than €2.9bn [\$3.5bn] in 2020, employing more than 13.000 people globally. The Group pursues a multi local business model, offering a broad portfolio of more than twenty local and international brands and covering all snack categories.				
categorios.	- •			
Filed on behalf by:	- •	Maria Celia Fernandez-Estavillo		