C01730-2014

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) Apr 8, 2014					
2. SEC Identification Number					
11840	11840				
3. BIR Tax Identification No.					
000-100-341-000					
4. Exact name of issuer as specified in its charter					
SAN MIGUEL PURE FOODS COMPANY, INC.					
5. Province, country or other jurisdiction of incorporation					
Philippines					
6. Industry Classification Code(SEC Use Only)					
7. Address of principal o	ffice				
23/F The JMT Corporate Condominium, ADB Avenue, Ortigas Center, Pasig City, Metro Manila Postal Code 1605					
8. Issuer's telephone nu	mber, including area code				
(632) 702-5000					
9. Former name or former address, if changed since last report					
Registrant has not changed address since its last report to this Honorable Commission					
10. Securities registered	10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA				
Title of Each Class N	umber of Shares of Common Stock Outstanding and Amount of Debt Outstanding				
Common	166,667,096				
Preferred	15,000,000				
11. Indicate the item nur	nbers reported herein				
Item 9. Other Events	S				

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.

San Miguel Pure Foods Company, Inc. PF

PSE Disclosure Form 4-4 - Amendments to By-Laws References: SRC Rule 17 (SEC Form 17-C) and Section 4.4 of the Revised Disclosure Rules

Subject of the Disclosure

Amendments to the By-Laws

Background/Description of the Disclosure

SMPFC Board of Directors' approval of amendments to By-Laws

Date of Approval by Board of Directors	Mar 26, 2014
Date of Approval by Stockholders	ТВА
Other Relevant Regulatory Agency, if applicable	N/A
Date of Approval by Relevant Regulatory Agency, if applicable	N/A
Date of Approval by Securities and Exchange Commission	ТВА

Amendment(s)

Article and Section Nos.	From	То
Article I, Section 1	No transfer may be recorded in the Stock and Transfer Book of the Company on the date of the stockholders' meeting nor during the 20 days preceding the date designated for the stockholders' meeting.	No transfer may be recorded in the Stock and Transfer Book of the Company on the date of the stockholders' meeting nor during the 20 days preceding the date designated for the stockholders' meeting, or such other period determined by the Board of Directors in accordance with applicable laws, rules and regulations.
	No corporate policies, decisions or actions shall be	

Article II, Section 3	Committee without the membersh Committee encompass association Internation set forth in furtherance	e Board of Directors, or by or any other Committee o vote of at least 2/3 of the ip of the Board, the Execut of the Board on any matter sed by the policy objectives of the corporation and Ho al Corporation; which polic their agreement dated Apr e of the businesses carried on April 14, 1972.	f the Board entire tive or other ers neither s of the ormel cy objectives are ril 14, 1972; nor in	No corporate policies, decisions or actions shall be taken by the Board of Directors, or by the Executive Committee or any other Committee of the Board without the vote of at least 2/3 of the entire membership of the Board, the Executive or other Committee of the Board on any matters not in furtherance of the businesses currently carried on by the corporation.
Rationale	for the ame	ndment(s)		
stockhold so as not substanti delete all relating to	ders entitled to discoura al public floa reference to such matte	to vote at the annual meet ge trading in SMPFC's sha at than when its By-laws w o Hormel International Cor	ting, when SMPFC ares, considering t vere originally exec poration (HIC) and Board committee a	es, after the record date to determine the C's stock and transfer book will be closed, that SMPFC currently has a more outed. The amendment in Art. II is to d the agreement dated April 14, 1972, approval, as HIC is no longer a brce and effect.
		effectivity of the amendmen	nt(s)	
Expected date of filing the amendments to the By-Laws with the SEC		ТВА		
	date of oval of the I By-Laws	ТВА		
Effect(s)	of the amen	dment(s) to the business, o	perations and/or c	apital structure of the Issuer, if any
applicabl shorter th be neces	e laws, rules nan that prov sary to obta	s and regulations, when the vided in the existing languation in the existing languation in the existing languation is the existing languation in the existing languation is the existence of the existing languation is the existence of the existing languation is the existence of t	e stock and transfe age of the By-laws he entire Board, the	onable period in accordance with er book will be closed, which could be . Upon amendment of Art. II, it shall still e Executive or other Committee of the ntly carried on by SMPFC.
Other Re	evant Inform	nation		
Corrected SMPFC's	d the disclos By-Laws, a	sure on March 26, 2014 by as approved by the Board.	specifying the am	endment to Article I, Section 1 of
Filed on be	half by:			
Filed on be Name	half by:	Alex	andra Trillana	