disclosures, including financial reports. All data contained	ility for the veracity of the facts and representations contained in all corporate d herein are prepared and submitted by the disclosing party to the Exchange, Any questions on the data contained herein should be addressed directly to							
Upson International Corp. UPSON								
PSE Disclosure Form 4-29 - Disbursement of Proceeds and Progress Report References: Memorandum No. 626 - 2007 dated December 20, 2007  Section 4.4 of the Revised Disclosure Rules								
Annual Report  Quarterly Report  Others -								
Subject of the Disclosure  Disbursement of Proceeds and Progress Report								
Background/Description of the Disclosure								
	3, 2023, we are submitting herewith the attached SEC Form 17-C on or the quarter ended June 30, 2025.							
Other Relevant Information								
-								
Filed on hehalf by:								
Filed on behalf by:  Name  Ar	lene Louisa Sy							

Chief Executive Officer

Designation

# **COVER SHEET**

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## 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.	July 14, 2025 Date of Report (Date of earliest event reported)
2.	SEC Identification Number <u>AS95003836</u> 3. BIR Tax Identification No. <u>004-780-008-000</u>
4.	UPSON INTERNATIONAL CORP. doing business under the name and style of OCTAGON COMPUTER SUPERSTORE; MICROVALLEY COMPUTER SUPERSTORE; GADGET WORLD; OCTAGON MOBILE; UNISO; GADGET KING AND LAMP LIGHT Exact name of issuer as specified in its charter
5.	Metro Manila, Philippines Province, country or other jurisdiction of incorporation  (SEC Use Only) Industry Classification Code:
7.	Unit 2308, 23/F Capital House Tower 1, 9 <sup>th</sup> Avenue cor.  34 <sup>th</sup> Street, Bonifacio Global City, Taguig City  Address of principal office  Address of principal office  1635  Postal Code
8.	(+63 2) 8526 7152 Issuer's telephone number, including area code
9.	Not applicable Former name or former address, if changed since last report
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
	<u>Common Shares</u> 3,125,001,300
11.	Indicate the item numbers reported herein:
Ple	ease refer to the attached Letter to the Philippine Stock Exchange, Inc.

#### 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.

Upson International Corp.

Issuer

July 14, 2025

Date

Marcos A. Legaspi Chief Finance Officer

Arlene Louisa T Sy Chief Executive Officer and President



July 11, 2025

PHILIPPINE STOCK EXCHANGE, INC. 6/F PSE Tower, 5th Avenue corner 28th Street Bonifacio Global City, Taguig City 1634

Attention:

Atty. Johanne Daniel M. Negre

Officer-In-Charge, Disclosure Department

Subject:

Quarterly Progress Report on the Application of Proceeds from the IPO

#### Ladies and Gentlemen:

In line with the Initial Public Offering (IPO) of Upson International Corp. on April 3, 2023, we submit herewith our report on the application of the IPO proceeds from the 625,001,000 primary offer shares for the quarter ended June 30, 2025:

Gross IPO Proceeds (625,001,000 shares at ₽ 2.40 per share)		₽ 1,500,002,400
Less: Expenses related to the public offering		
Professional fees	₽ 36,332,630	
Underwriting and selling fees	28,107,219	
PSE filing fee	24,832,967	
SEC registration, filing and research fees	3,629,060	
Stock transfer, receiving and escrow fees	3,500,000	
Other expenses	1,754,303	98,156,179
Net Offering Proceeds		1,401,846,221
Less: Disbursements		
Store network expansion and store		
improvement program		
As of December 31, 2024	811,232,920	
Q1 Ended March 31, 2025	445,565,477	
Q2 Ended June 30, 2025	102,622,969	1,359,421,366

Balance of IPO Proceeds as of June 30, 2025

P 42,424,855

We hope you find everything in order.

Very truly yours,

UPSON INTERNATIONAL CORP.

Marcos A. Legaspi Chief Finance Officer



BDO Towers Valero BOA/PRC Accreditation No. 4782 8741 Paseo de Roxas SEC Registration No. PP201007009 Makati City 1209 Philippines

Phone : +632 8 982 9100 +632 8 982 9111 Website www.reyestacandong.com

## AGREED-UPON PROCEDURES ON THE USE OF PROCEEDS FROM THE INITIAL PUBLIC OFFERING

The Stockholders and the Board of Directors Upson International Corp. Unit 2308, 23/F Capital House Tower 1 9th Avenue corner 34th Street Bonifacio Global City, Taguig City

#### **Purpose of this Agreed-Upon Procedures Report**

Our report is solely for the purpose of enabling Upson International Corporation ("UIC" or the "Company") to comply with the Philippine Stock Exchange Inc.'s (PSE) requirement to submit an external auditor's certification on the information presented by the Company in the attached "Quarterly Progress Report on the Application of the Proceeds from the Initial Public Offering (IPO)" as at June 30, 2025 (the Quarterly Progress Report or the Subject Matter) dated July 11, 2025.

On June 1, 2021, the stockholders and the Board of Directors (BOD) of the Company authorized the Company to undertake the IPO of its common shares with the PSE. This was approved by the Securities and Exchange Commission (SEC) and the PSE on March 20, 2023 and January 27, 2023, respectively.

On April 3, 2023, the Company's 625,001,000 common shares were officially listed with the PSE at an offer price of ₽2.40 per share.

The proceeds from the IPO, net of offer expenses, will be used by the Company for store network expansion and improvements in supply chain and logistics as disclosed in the Company's Final Prospectus dated March 16, 2023.

#### **Restriction of Use**

This agreed-upon procedure report is intended solely for the information and use of the Company and the PSE and should not be used by, or distributed to, any other parties.

## **Responsibilities of the Company**

The Company has acknowledged that the agreed-upon procedures are appropriate for the purpose of the engagement.

The Company is responsible for the Subject Matter on which the agreed-upon procedures are performed. The sufficiency of these procedures is solely the responsibility of the Company.



#### **Practitioner's Responsibilities**

We have conducted the agreed-upon procedures engagement in accordance with the Philippine Standard on Related Services (PSRS) 4400 (Revised), Agreed-Upon Procedures Engagements. An agreed-upon procedures engagement involves our performing the procedures that have been agreed with the Company, and reporting the findings, which are the factual results of the agreed-upon procedures performed. We make no representation regarding the appropriateness, or the sufficiency of the agreed-upon procedures described below either for the purpose for which this report has been requested or for any other purpose.

This agreed-upon procedures engagement is not an assurance engagement. Accordingly, we do not express an opinion or an assurance conclusion. Had we performed additional procedures, other matters might have come to our attention that would have been reported.

#### **Professional Ethics and Quality Control**

We have complied with the ethical requirements of the Code of Ethics for Professional Accountants in the Philippines (Code of Ethics). We are not required to be independent for the purpose of this engagement. We are the independent auditor of the Company and complied with the independence requirements of the Code of Ethics that apply in context to the financial statement audit.

Our firm applies the Philippine Standard on Quality Control 1, Quality Control for Firms that Perform Audits and Reviews of Financial Statements, and Other Assurance and Related Services Engagements, and accordingly maintains a comprehensive system of quality control including documented policies and procedures regarding compliance with the ethical requirements, professional standards and applicable legal and regulatory requirements.

#### **Procedures and Findings**

We have performed the procedures described below, which were agreed upon with the Company, with respect to the attached Quarterly Progress Report dated July 11, 2025. These agreed-upon procedures and results thereof are summarized as follows:

1. We obtained the Company's Quarterly Progress Report on the Disbursement of the Proceeds from IPO for the quarter ended June 30, 2025. The net proceeds were planned to be applied to the Company's store network expansion and store improvement program. The actual application of the proceeds as at June 30, 2025 is shown below:

Balance as at	Movements	Balance as at		
March 31,	during the	June 30,	Planned	
2025	Quarter	2025	Application	Unapplied
₽1,500,002,400	₽-	₽1,500,002,400	₽1,500,002,400	₽_
(98,156,179)	-	(98,156,179)	(98,156,179)	_
1,401,846,221	_	1,401,846,221	1,401,846,221	_
1 (1,256,798,397)	(102,622,969)	(1,359,421,366)	(1,401,846,221)	(42,424,855)
₽145,047,824	(P102,622,969)	₽42,424,855	₽-	(P42,424,855)
	2025 P1,500,002,400 (98,156,179) 1,401,846,221	2025 Quarter P1,500,002,400 P- (98,156,179) - 1,401,846,221 -  (1,256,798,397) (102,622,969)	2025         Quarter         2025           P1,500,002,400         P-         P1,500,002,400           (98,156,179)         -         (98,156,179)           1,401,846,221         -         1,401,846,221           1 (1,256,798,397)         (102,622,969)         (1,359,421,366)	2025         Quarter         2025         Application           P1,500,002,400         P-         P1,500,002,400         P1,500,002,400           (98,156,179)         -         (98,156,179)         (98,156,179)           1,401,846,221         -         1,401,846,221         1,401,846,221

The disbursements for store network expansion and store improvement program amounting to \$\textstyle{2}\$102.6 million for the quarter ended June 30, 2025 pertain to the actual inventory deliveries to newly opened stores, store construction and leasehold improvements, advance rentals for pipeline stores, warehouse construction and renovations, and acquisition of logistics equipment.

We obtained and inspected the supporting official receipts, collection receipts, acknowledgment receipts, sales invoices, and billing statements. We also traced the cash disbursements to the corresponding bank statement. No exceptions were noted.

Details of actual offer expenses are as follows:

	Balance as at
	December 31, 2024
Professional fees	₽36,332,630
Underwriting and selling fees	28,107,219
PSE filing fee	24,832,967
SEC registration, filing and research fees	3,629,060
Stock transfer, receiving and escrow agent fees	3,500,000
Other expenses	1,754,303
	₽98,156,179

We traced the disbursements to the Company's books of accounts and examined the underlying documents [i.e., official receipts (ORs), billing statements and payment slips] supporting such disbursements. We also traced the disbursements to the bank statement to ensure that the checks cleared the bank. No exceptions were noted.

Other expenses pertain to bank charges and lodgement fees.

2. The reconciliation of the unapplied proceeds amounting to ₽42.4 million as at June 30, 2025 with the outstanding balances of the cash and cash equivalents maintained by the Company for the IPO proceeds as at that date is as follows:

Unapplied proceeds		₽42,424,855
Less: Cash in a designated bank account for Offering proceeds		(168,680,810)
Difference		(126,255,955)
Less: Beginning cash balance before the IPO proceeds	200,000	
Interest income	69,558,419	
Advances from the Company's operating bank accounts	56,497,536	126,055,955
		₽-

We traced the outstanding balance of the unapplied proceeds and the balances of the cash and cash equivalents as at June 30, 2025 to the related bank reconciliation statements and bank statements. We also checked the mathematical accuracy and traced the reconciling items to the bank statement. No exceptions were noted.

As at June 30, 2025, the Company advanced \$\geq\$56.5 million from its operating bank accounts for the store network expansion and store improvement program.

#### **Explanatory Paragraph**

The Company is responsible for the source documents that are described in the procedures and findings section. We were not engaged to perform and we have not performed any procedures other than those previously listed.

The agreed-upon procedures do not constitute an audit or review of financial statements or part thereof, the objective of which is the expression of an opinion or conclusion on the financial statements or part thereof. Had we performed additional procedures or performed an audit or a review of the financial statements in accordance with Philippine Standards on Auditing or Philippine Standards on Review Engagements, other matters might have come to our attention that would have been reported to you.

**REYES TACANDONG & CO.** 

DARRYLL REESE Q. SALANGAD

Partner

CPA Certificate No. Tax Identification No. BOA Accreditation No.

Valid until June 6, 2026

BIR Accreditation No. 08-005 Valid until January 16, 2028

PTR No. 10467142

Issued January 2, 2025, Makati City

July 11, 2025 Makati City, Metro Manila