

- English Translation -

9 October 2024

To The shareholders of Applied DB Public Company Limited.

Subject Notification of Information Memorandum on the Asset Disposition Transactions of Applied DB Public Company Limited (List 2)

The Board of Directors' Meeting of Applied DB Public Company Limited (the "Company") No.5/2024, held on 19 September 2024 resolved to approve the disposition of material assets of the Company related to the manufacturing and distribution of adhesives and sealants to ADB Sealant Company Limited ("ADBS"), currently a subsidiary in which the Company holds 99.99 percent of the total issued shares of ADBS. The details are as follows.

The Company has operated its adhesive and sealant manufacturing and distribution business through ADBS, while ADBS has leased land, factories, office buildings and equipment from the Company for the manufacturing of adhesive and sealant. Recently, an investor, namely AICA Asia Pacific Holding Pte. Ltd. (the "Investor"), a wholly-owned subsidiary of AICA KOGYO CO., LTD., (listed company in the Tokyo Stock Exchange) offered to invest in ADBS through the subscription of shares issued in relation to the capital increase of ADBS. The Investor has a key strategy to drive the growth of the chemical business in the Asian region. The Investor has significantly expanded its adhesives and industrial resins business, with factories covering eight countries in the Asia-Pacific region. It has a stable and strong sales network in the retail market. Sealant products are a new addition that complements the Investor's existing range of chemical products, including solvent-based adhesives, in which ADBS holds a significant market share in Thailand.

The joint investment between ADBS and the Investor will help promoting business growth through collaboration with potential partners. It will enable the expansion of product distribution channels in Thailand and Southeast Asian countries, increase production capacity to benefit from economies of scale, and facilitate technology sharing. This will strengthen and diversify the brand, enhance the Company's market position in the retail market, and expand market share in adhesives.

In this regard, the Company will partially waive its rights to subscribe for a newly issued shares in ADBS, and the Investor will exercise the rights to subscribe for the portion that the Company has waived (the "Waiver of Right to Subscribe for the Newly Issued Shares of ADBS").

After the Waiver of Right to Subscribe for the Newly Issued Shares of ADBS, the Company's voting rights in ADBS will decrease from 99.99 percent to 49.00 percent, resulting in ADBS no longer being a subsidiary of the Company. However, ADBS will remain an associate company of the Company, and the Investor will have voting rights of 51 percent of the total voting rights in ADBS.

Additionally, to ensure that ADBS can operate its business autonomously and achieve the maximum efficiency from the Investor's investment, and to clearly separate the assets used in the business of manufacturing of adhesives and sealants from the Company, the Board of Directors resolved to approve the



disposition of the Company's assets used in the manufacturing and distribution of adhesives and sealants (as detailed in item 4.2) (collectively, the "Transferred Assets") to ADBS with a total purchase price of THB 279,000,000 (the "Disposition of Assets to ADBS").

The Waiver of Right to Subscribe for the Newly Issued Shares of ADBS and the Disposition of Assets to ADBS collectively, the "the Disposition of the Company's Assets Transaction"

The Disposition of the Company's Assets Transaction is not considered a connected transaction. However, the Disposition of the Company's Assets Transaction is considered a disposition of assets transaction. The transaction size, pursuant to the Notification of the Capital Market Supervisory Board No. TorChor. 20/2551 Re: Rules on Entering into Material Transactions Deemed as Acquisition or Disposal of Assets (as amended) and the Notification of the Board of Governors of the Stock Exchange of Thailand Re: Disclosure of Information and Other Acts of Listed Companies Concerning the Acquisition and Disposition of Asset B.E. 2547 (as amended) (collectively, the "Notifications on Acquisition and Disposition"), based on the total value of consideration criterion which gives the highest transaction value, is equivalent to 45.06 percent of the total assets of the Company according to the consolidated financial statements reviewed by the Company's certified auditor as of 30 June 2024. (The Company has no other asset disposition transactions within the past 6 months prior to the date of approval of transaction by the Board of Directors). Therefore, the Transaction of the Disposition of the Company's Assets is considered a type 2 transaction according to the Notifications on Acquisition and Disposition, where the transaction size is equal to 15 percent or more but not exceeding 50 percent. Therefore, the Company is required to prepare a report and disclose the information memorandum on the entry into the Disposition of the Company's Assets Transaction to the Stock Exchange of Thailand (the "SET") in accordance with list (1) attached to the Notifications on Acquisition and Disposition immediately and send a notice to the Company's shareholders within 21 days from the date of disclosure of the information memorandum to the SET.

In addition, the Disposition of the Company's Assets Transaction is considered the sale or transfer of significant part of the business of the Company to other persons pursuant to Section 107 of the Public Limited Companies Act B.E. 2535 (1992) (as amended). The Company is required to obtain a vote of not less than three-fourths of the total number of votes of shareholders who attend the meeting and are entitled to vote.

Therefore, the Company would like to disclose information memorandum regarding the Disposition of the Company's Assets Transaction pursuant to the Notifications on Acquisition and Disposition, as per the following details:

252 Moo 4 Sukhumvit Rd., Prakasa, Muang, Samutprakan 10280 Thailand Website: www.adb.co.th Tax ID: 0107560000117



Information Memorandum on the Asset Disposition Transactions of Applied DB Public Company Limited (List 2)

1. Date/Month/Year of the Transactions

After obtaining an approval from the Board of Directors' Meeting No.5/2024, held on 19 September 2024, ADBS will enter into the Share Subscription Agreement with the Investor and enter into the Asset Purchase Agreement with ADBS. In this regard, the Disposition of the Company's Assets Transaction will occur after the Company obtains approval from the Extraordinary General Meeting of Shareholders No.1/2024, which will be held on 27 November 2024, and the conditions precedent under the Share Subscription Agreement and the Asset Purchase Agreement have been fulfilled or waived by the parties. In this regard, the Company expects to complete the Disposition of the Company's Assets Transaction by December 2024.

2. Related Parties and Relationship with the Company

2.1 The Waiver of Right to Subscribe for the Newly Issued Shares of ADBS

Issuer : ADBS

Investor : AICA Asia Pacific Holding Pte. Ltd.

Relationship with the Company : The investor never had any relationship with the Company

prior to the capital increase of ADB

Website of Investor : www.aica-ap.com

2.2 Disposition of Assets to ADBS

Seller : The Company

Purchaser : ADBS

Relationship with the Company : ADBS is a subsidiary of the Company, in which the Company

holds 99.99 percent of the total issued shares of ADBS¹

3. General Description of the Transactions

3.1 The Waiver of Right to Subscribe for the Newly Issued Shares of ADBS

ADBS will increase its registered capital of THB 595,098,040 from the existing registered capital of THB 50,000,000 to the registered capital of THB 645,098,040 by issuing 59,509,804 newly issued shares, with a par value of THB 10 per share, consisting of:

- (a) 58,864,706 newly issued ordinary shares; and
- (b) 645,098 newly issued preference shares. Each preference share has voting rights of five votes for one preference share.

In this regard, the Company will partially waive its rights to subscribe for the newly issued shares in ADBS, whereby the Company will subscribe for only 27,900,000 ordinary shares, equivalent to THB 279,000,000, and the Investor will subscribe for 30,964,706 ordinary shares and 645,098 preference shares, amounting to a

¹ After the Waiver of Right to Subscribe for the Newly Issued Shares of ADBS, the Company's voting rights in ADBS will decrease from 99.99 percent to 49.00 percent, resulting in ADBS no longer being a subsidiary of the Company. However, ADBS will remain an associate company of the Company.

value between THB 333,694,691 - 374,494,691 (The final subscription price of the newly issued preference shares will be adjusted after the financial statements of ADBS for the end of the third quarter are duly prepared).

After the Waiver of Rights to Subscribe for the Newly Issued Shares, the Company's voting rights in ADBS will decrease from 99.99 percent to 49.00 percent, resulting in ADBS no longer being a subsidiary of the Company. However, ADBS will remain an associate company of the Company. The details of the shareholding and voting rights in ADBS are as follows:

	Before Capital Increase		After Capital Increase			
Name of Shareholders	Number of Share (Share)	Voting Right (Right)	Number of Share (Share)	Percentage (%)	Voting Right (Right)	Percentage (%)
The Company - ordinary shares	4,999,989	4,999,989	32,900,000	51.00	32,900,000	49.00
3 individuals	10	10	-	-	-	-
The Investor - ordinary shares	1	1	30,964,706	48.00	30,964,706	46.15
The Investor - preference shares	-	-	645,098	1.00	3,225,490	4.85

In this regard, after obtaining approval from the Board of Directors' Meeting No.5/2024, held on 19 September 2024, ADBS will enter into the Share Subscription Agreement with the Investor. The Waiver of Right to Subscribe for the Newly Issued Shares of ADBS will occur after the Company obtains approval from the Extraordinary General Meeting of Shareholders No.1/2024 and the conditions precedent have been fulfilled or waived by the parties. In this regard, the Company expects that ADBS will proceed with the increase in registered capital, and the Investor and the Company will make a payment of the newly issued shares to ADBS within December 2024.

In this regard, the key terms and conditions of the draft Share Subscription Agreement with the Investor are as follow:

Parties : (a) ADBS (Issuer)

(b) The Investor (Subscriber)

Key conditions precedent: (1) The Shareholders' Meeting of the Company has resolved to approve the

Disposition of the Company's Assets Transaction;

(2) The Company has entered into the Asset Purchase Agreement with ADBS for the disposition of assets of the Company relating to the manufacturing

and distribution of adhesives and sealants; and

(3) There have been no changes or events that could have a significant negative impact on the business, assets and financial status of ADBS.

3.2 Disposition of Assets to ADBS

The Company will dispose the assets of the Company relating to the manufacturing and distribution of adhesives and sealants, i.e., land, factories, office buildings and equipment (as detailed in item 4.2) to ADBS with the purchase price totaling THB 279,000,000.

In this regard, the key terms and conditions of the draft Asset Purchase Agreement are as follow:

Parties : a) The Company (Seller)

b) ADBS (Purchaser)

Key conditions precedent: (1) The Shareholders' Meeting of the Company has resolved to approve

the Disposition of the Company's Assets Transaction;

(2) Upon the completion of the subscription of shares of the Investor

according to the Share Subscription Agreement between the Investor

and the Company; and

(3) There have been no changes or events that could have a significant

negative impact on the Transferred Assets.

4. Details of the Assets to be Disposed

4.1 The Waiver of Right to Subscribe for the Newly Issued Shares of ADBS

The Waiver of Right to Subscribe for the Newly Issued Shares of ADBS is deemed the disposition of the Company's voting rights in ADBS, whereby the Company's voting rights in ADBS will decrease from 99.99 percent to 49.00 percent, resulting in ADBS no longer being a subsidiary of the Company. However, ADBS will remain an associate company of the Company. The details of ADBS are as follows:

Company name : ADB Sealant Company Limited

Type of business : Manufacture and distribution of adhesives, sealants, and small-

packaged adhesive and sealant products (DIY) for household use.

Country of incorporation : Thailand

Corporate registration number : 0115565033551

Registered capital

THB 50,000,000 (Fully paid)

(as of 19 September 2024)

Registered office : No.252 Moo 4, Prakasa Sub-district, Muang Samutprakan District,

Samutprakan Province 10280

Board of directors : 1. Mr.Wang Wanapaison Director

(as of 19 September 2024) 2. Mr. Wuttichai Wongcharoensin Director

3. Mr. Veerachai Wongcharoensin Director

4. Mr.Wei-Kai Wang Director

5. Mr.Liu Kang Hsu Director

List of shareholders and : 1. The Company 99.9998%

shareholding percentage 2. Mr.Pawat Wongtangtrakul 0.00008%

(as of 19 September 2024) 3. Mr.Wang Wanapaison 0.00006%

4. Mr. Veerachai Wongcharoensin 0.00006%



4.2 Disposition of Assets to ADBS

The Company will dispose the assets relating to the manufacturing and distribution of adhesives and sealants, i.e., lands, factories, office buildings and various equipment including intellectual property. These are the assets that the Company currently leases to, or allows ADBS to use in the operation of adhesives and sealants business. The lands, factories, office buildings which will be sold to ADBS are mortgaged as collateral under the loan agreements with Kasikorn Bank Public Company Limited. However, the Company will release the mortgage with the bank before transferring the lands and buildings to ADBS without encumbrance.

In this regard, the details of the Transferred Assets are as follows:

1) Land and buildings of adhesive and DIY products factory, no. 252 Moo 4, Soi 3C, Bangpoo Industrial Estate, Sukhumvit Road, Prakasa Sub-district, Muang Samutprakarn District, Samutprakarn Province, at the purchase price of THB 132,000,000, consisting of:

1.1	1.1 2 plots of land									
No.	Land title	Land	Survey	Area	Location					
NO.	deed no.	no.	page	Alea	Location					
1.	8781	92	676	8 Rai 45 Square Wah	Prakasa Sub-district, Muang Samutprakarn (Muang)					
1.	0/01	92	070	o Kai 45 Square Waii	District, Samutprakarn Province					
0	45360	93	0005	4 Name 5 0 Comment Well	Prakasa Sub-district, Muang Samutprakarn (Muang)					
2.	45360	93	2335	1 Ngan 5.2 Square Wah	District, Samutprakarn Province					
1.2	1.2 Construction as follows:									
1.	Three-story factory and office building									
2.	Two-story warehouse building									
3.	Two-story factory building									
4.	One-sto	ry ware	ehouse a	nd office building						
5.	Three-s	tory ma	aintenanc	e building						
6.	One-sto	ry mair	ntenance	building						
7.	Security	Security guard office								
8.	Factory and warehouse building									
9.	Parking building									
10.	Concrete yard									
11.	Fence									

2) Land with construction of sealant factory, no.816 Moo 7, Bangpoo Factory Land Project, Sukhumvit Road, Prakasa Sub-district, Muang Samutprakarn District, Samutprakarn Province, at the purchase price of THB 134,000,000, consisting of:



2.1	2 plots of land								
No.	Land title	Land	Survey	Area	Location				
NO.	deed no.	no.	page	Alea	Location				
1.	317476	222	4610	2 Rai 3 Ngan	Bang Pu Mai Sub-district,				
1.	317470	222	4010	61.8 Square Wah	Muang Samutprakarn District, Samutprakarn Province				
2	217477	014	1011	4044	2 Rai 1 Ngan	Bang Pu Mai Sub-district,			
۷.	2. 317477 214	214	4611	56.5 Square Wah	Muang Samutprakarn District, Samutprakarn Province				
2.2	Construction	on as fo	ollows:						
1.	Three-sto	ry facto	ory and o	office building					
2.	Warehouse building								
3.	Canteen								
4.	Concrete yard								
5.	Fence								

- 3) Various equipment used for the manufacturing and distribution of adhesives and sealant, at the purchase price of THB 13,000,000.
- 4) Trademark 52 marks.

After the Disposition of the Company's Assets Transaction, the Company will continue operating its existing core business, i.e., the manufacturing and distribution of plastic compound pellets and primary plastics, and the manufacturing and distribution of adhesives and sealants through ADBS, which is an associate company of the Company.

5. Total Value of Consideration and Payment Conditions

5.1 The Waiver of Right to Subscribe for the Newly Issued Shares of ADBS

The Company will not receive any consideration from the Waiver of Right to Subscribe for the Newly Issued Shares of ADBS.

5.2 Disposition of Assets to ADBS

The total consideration of the disposition of assets to ADBS equals to 279,000,000 (excluding the fees related to the transfer of ownership for the transaction that shall be borne by the Company. Pursuant to the Asset Purchase Agreement, the payment conditions are as follows:

1) The payment conditions

ADBS agrees to fully pay the purchase price for the Transferred Assets amounting to THB 279,000,000 in a single transaction, which is expected to be occurred within December 2024.

2) Fees, stamp duties and taxes

Fees and expenses related to the registration of the transfer of ownership of the Transferred Assets shall be borne by the Company.



6. Value of Assets Disposed and the Calculation of the Transaction Size

The transaction size of the Disposition of the Company's Assets Transaction, calculating based on the total value of consideration criterion which gives the highest transaction value, is equivalent to 45.06 percent of the total assets of the Company according to the consolidated financial statements reviewed by the Company's certified auditor as of 30 June 2024. (The Company has no other asset disposition transactions within the past 6 months prior to the date of approval of transaction by the Board of Directors). The transaction size is equal to 45.06 percent, which gives the highest transaction value calculated based on the total value of consideration criterion.

Calculation criteria	Calculation formula	Transaction size (%)
Nalue of the net tangible assets criterion (NTA)	(NTA of ADBS x proportion of assets disposed) x 100 NTA of the Company Remark: Calculation only the waiver of rights to subscribe for the newly issued shares	= (THB 2.4 million x 51%) THB 539.4 million = 0.2%
Net operating profits criterion (within the past 12 months)	Unable to calculate as the Company and ADBS have operating losses.	-
3. Total value of consideration	The amount of debt that ADBS owes to the Company $^{/1}$ + Total	= <u>(THB 352.4 million + THB</u>
criterion	value of considerations from the Disposition of the Company's	279 million) x 100
	Assets Transaction on this occasion x 100	THB 1,401.1 million
	Value of the total assets of the Company ^{/2}	= 45.06
4. Value of ordinary shares		
issued by the Company for	Unable to calculate as the Company does not issue shares	
the payment of shares	for the payment of assets	-
criterion		

Remarks: Since the Company partially waives its rights to subscribe for the newly issued shares in ADBS, resulting in ADBS no longer being a subsidiary of the Company, the calculation therefore includes the outstanding loan that ADBS owes to the Company in the calculation basis.

Remarks: The total assets of the Company are referenced from the consolidated financial statements reviewed by the Company's certified public auditor as of 30 June 2024.

7. Criteria for the Determination of the Value of Consideration

The Company does not receive any consideration from the Waiver of Right to Subscribe for the Newly Issued Shares of ADBS.

For the Disposition of Assets to ADBS, the criteria used to determine the value of the consideration is the purchase price that is negotiated and agreed upon by the parties, which is higher than the appraisal price of the Department of Land and higher than the book value of the Transferred Assets.

8. Expected Benefits to the Company

1) The Investor has a key strategy to drive the growth of the chemical business in the Asian region. The Investor has significantly expanded its adhesives and industrial resins business, with factories covering eight countries in the Asia-Pacific region. It has a stable and strong sales network in the retail market.



Sealant products are a new addition that complements the Investor's existing range of chemical products, including solvent-based adhesives, in which ADBS holds a significant market share in Thailand. The joint investment between ADBS and the Investor will help promoting business growth through collaboration with potential partners. It will enable the expansion of product distribution channels in Thailand and Southeast Asian countries, increase production capacity to benefit from economies of scale, and facilitate technology sharing. This will strengthen and diversify the brand, enhance the Company's market position in the retail market, and expand its market share in adhesives.

- 2) The Investor will strengthen ADBS's capital base, increasing its working capital and reducing financial risks.
- 3) The Disposition of Assets to ADBS will improve the Company's financial liquidity, including enhance operational efficiency of the Company for flexibility and separate business risks. It will also increase the agility in management and operations of the Company. The Company will focus on its core business, which relating to the manufacturing and distribution of plastic compound pellets and the manufacturing of plastic pellets and primary plastics.

9. Utilization Plan of the Proceeds from the Assets Disposition

The Company will use the proceeds received from the Disposition of Assets to ADBS as working capital and/or to repay debt from the financial institutions, to expand businesses, to invest, or to take any actions that would result in increased returns for the Company's shareholders.

10. Opinion of the Company's Board of Directors

The Board of Directors' Meeting No.5/2024, held on 19 September 2024 has considered and concluded that the entry into the Disposition of the Company's Assets Transaction is appropriate, reasonable, and in the best interests of the Company and its shareholders, as detailed above.

- 11. Opinion of the Board of Directors and/or Audit Committee Which is Different from the Board of Directors' Opinion in Item 10
 - None -

12. Responsibility of the Board of Directors on the information presented in the Information Memorandum Delivered to the Shareholders

The Board of Directors has carefully reviewed the information that proposed to the Board of Directors and hereby certifies that the information in this Information Memorandum is accurate, complete and contains no false information. No material facts which are necessary for inclusion in the Information Memorandum have been omitted, nor does it contain any misleading information that may cause significant misunderstanding.

- 13. Opinion of the Independent Expert on the Disposition Transactions
 - None -



- 14. The Current Year's Financial Projection (if any), Specifying Commercial, Economic, and Industry Assumptions Reviewed by a Certified Public Accountant and the Opinion of an Independent Financial Advisor Showing that the Projection has been Prepared with Duty Care
 - None -

15. Material Ongoing Litigation Cases or Claims

As of 30 September 2024, the Company and its subsidiaries have neither a legal dispute that might have a negative impact on the assets of the Company or its subsidiaries with the value exceeding 5% of the shareholders' equity, nor a dispute that significantly impacts the operations of the Company or its subsidiaries, where the impact cannot be quantified.

 Benefit or Connected Transactions of the Company and Directors, Executives and Shareholders Holding Direct or Indirect of 10 Percent or More

As of 30 September 2024, the Company and its subsidiaries have enters into connected transactions

Connected Transactions

1. A Person Who May Have Conflicts of Interest and Relationship

The Company enters into connected transactions with persons who may have conflicts of interest, i.e., directors, shareholders, executives and related companies. Related companies means any companies that have persons who may have conflicts of interest with the Company and is related to directors, executives and shareholders. The relationships can be summarized as follows:

Person / Juristic Person who may have conflicts of interest	Relationships		
CPL Group Public Company Limited	 Manufacturer and distributor of finished leather products and safety equipment and personal protective equipment There is one common director with the Company, namely Mr. Mongkol Laoworapong. The shareholders are Mr. Manit Wongcharoensin, Mr. Puwasit Wongcharoensin, Mr. Wiwat Wongcharoensin and Mr. Suwatchai Wongcharoensin (Wongcharoensin Family) who are the Company's major shareholders holding 1.64%, 4.51%, 8.13% and 4.90% of paid-up capital of THB 418.89 million, respectively. 		
Thai Wiring System Co.,Ltd.	 Operates in the business of producing and distributing wire mesh product There is one common director with the Company, namely Mr. Wuttichai Wongcharoensin. The shareholders are Mr. Manit Wongcharoensin, Mr. Puwasit Wongcharoensin, Mr. Wiwat Wongcharoensin and Mr. Suwatchai Wongcharoensin (Wongcharoensin Family) who are the Company's major shareholders holding 12.5%, 6.25%, 12.50% and 7.00% of paid-up capital of THB 72 million, respectively. 		

Person / Juristic Person who may have conflicts of interest	Relationships
ADB Bio Co.,Ltd.	Operates in the business of producing and distributing plastic compound There are two common directors of the Company, namely Mr. Wang
	Wanapaison and Mr. Veerachai Wongcharoensin.
	- The Company currently holds 99.97% of shares in ADB Bio Company Limited.
ADB Sealant Co.,Ltd.	- Operates in the business of producing and distributing adhesive and sealant.
	- There are four common directors with the Company, namely Mr. Wang
	Wanapaison and Mr. Veerachai Wongcharoensin, Mr. Wang Wei Kai
	and Mr. Wutthichai Wongcharoensin.
	- The Company currently holds 99.99% of shares in ADB Sealant
	Company Limited.



2. Details of Connected Transactions

Connected transactions that the Company entered into with a person / a juristic person who may have conflicts of interest as of 30 June 2023 and 30 June 2024 are details as follows:

2.1 Transactions related to purchase and sale of the Company's products

	Connected Transaction Value (THB)			0	
Nature of Transaction	Jan – Jun 2023	Jan – Jun 2024	Necessity / Reasons for the Transaction	Opinion from Audit Committee	
CPL Group Public Company			The Company sold adhesives and PVC compound to	The Audit Committee opines that proceeding with the	
Limited			CPL Group Public Company Limited, with the selling	transaction is reasonable because such transaction is the	
			price, profit margin and the average gross profit margin	Company's normal business operations and is subject to	
<u>Selling</u>			comparable to those who are external parties that the	the Company's general business conditions together with	
Sale revenue	391,205	247,500	Company sold such products to. These transactions	the sales policy of the Company, in which the sales price	
			are a normal business operation, with the sale price	and gross profit margin are comparable to the sales price	
Trade receivables	58,850	117,700	determined based on the appropriateness of the sales	and average gross profit margin made by selling	
			volume and sales price, along with business conditions	adhesives and PVC resin to third parties and does not	
			similar to those offered to other customers.	cause the Company losing any interest.	
CPL Group Public Company			The Company purchased personal protective	The Audit Committee opines that proceeding with the	
Limited			equipment from CPL Group Public Company Limited to	transaction is reasonable because such transaction is the	
Purchasing			use in the Company's factories. The sales prices are	Company's normal business operations and is subject to	
Cost of sales	36,773	3,934	comparable to those given by other business partners.	the Company's general business conditions together with	
			The Procurement Department has compared the	the procurement policy of the Company which the	
Account receivable	7,723	-	purchase price according to the Company's	Company has considered when conducting similar	
			procurement policy and proposed it to the executives	transactions with other business partners.	
			for approval.		



	Connected Transaction Value (THB)				
Nature of Transaction	Jan – Jun 2023	Jan – Jun 2024	Necessity / Reasons for the Transaction	Opinion from Audit Committee	
ADB Bio Co.,Ltd.			The Company charged management and	The Audit Committee opines that proceeding with the	
			administration fees to ADB Bio Co., Ltd. This	transaction is reasonable because such transaction is the	
Sales and services revenue	60,000	60,000	commercial transaction is a normal business operation,	Company's normal business operations and is subject to	
			with the management fees determined based on the	the Company's general business conditions together with	
Trade receivables	10,700	-	volume of transactions and other transactions. The	the sales policy of the Company and does cause the	
			purchase of raw materials will be carried out by ADB	Company losing any interest.	
			Bio Co., Ltd. in the future.		
ADB Sealant Co.,Ltd.			The Company transferred inventory and certain fixed	The Audit Committee opines that proceeding with the	
Receive transfers of goods	394,775,689	-	assets, i.e., machinery and equipment, based on the	transaction is reasonable because such transaction is a	
and assets			appraised price provided by an independent asset	transaction for supporting the Company's normal	
Outstanding Debtor	392,409,987	352,409,987	appraiser. For the finished goods inventory, it was	business operations, and it has been verified by legal	
			considered an inter-company profit margin of 5% of the	advisors for entering into such transaction.	
			net value.		
Factory lossing and	19,500,000	16,212,000	The Company has received rental income from factory	The Audit Committee opines that proceeding with the	
Factory leasing and	19,500,000	10,212,000	leasing and management fees from ADB Sealant Co.,	transaction is reasonable because such transaction is the	
management fees			Ltd. under a one-year rental and management	Company's normal business operations and is subject to	
Outstanding Debtors	8,346,000	3,918,340	agreement. The rental price is based on the appraisal	the Company's general business conditions together with	
Outstanding Debtors	0,340,000	3,910,340	price from the independent appraisal. The	the sales policy of the Company and does not cause the	
			management fees are determined by taking into	Company losing any interest.	
			account the volume of transactions and other relevant		
			transactions that still utilize the management team and		
			human resources from the Company.		



Nature of Transaction	Connected Transaction Value (THB)		Naccosity / Dancoure for the Transcratics	Opinion from Audit Committee	
nature of Transaction	Jan – Jun 2023 Jan – Jun 2024		Necessity / Reasons for the Transaction	Opinion from Addit Committee	
Trademark utilization fees	2,056,739	1,884,271	The Company received royalty income from the use of	The Audit Committee opines that proceeding with the	
			the trademarks, i.e., DB, Sparko, Dai-Ichi, Omaku, and	transaction is reasonable because such transaction is the	
Outstanding Debtors	1,119,808	898,196	ADB Brand, which the Company continues to own and	Company's normal business operations and is subject to	
			are currently registered both domestically and	the Company's general business conditions together with	
			internationally. The royalty income is calculated at 1%	the sales policy of the Company and does not cause the	
				Company losing any interest.	
			of the sales value of products bearing these		
			trademarks.		
Sale of materials	35,430,755	1,423,994	The Company sold raw materials to ADB Sealant Co.,	The Audit Committee opines that proceeding with the	
Sale of material			Ltd. since ADB Sealant Co., Ltd. was not yet able to	transaction is reasonable because such transaction is the	
			purchase certain types of raw materials and had	Company's normal business operations and is subject to	
Trade receivables	2,426,114	-	placed advance purchase orders during the initial	the Company's general business conditions together with	
			phase of the business transfer. Therefore, the	the sales policy of the Company and does not cause the	
			Company resold those raw materials back to ADB	Company losing any interest.	
			Sealant Co., Ltd.		
Financial Assistance			The Company has outstanding payments for the	The Audit Committee opines that proceeding with the	
			transfer of inventory and certain fixed assets, i.e.,	transaction is reasonable because such transaction is the	
Interest expense	3,179,271	6,150,278	machinery and equipment, based on valuations	Company's normal business operations and is subject to	
			provided by an independent asset appraiser. Interest is	the Company's general business conditions together with	
Trade receivables	3,179,271	1,013,782	charged at a rate of 3.50% per annum, referencing the	the sales policy of the Company and does not cause the	
			Company's short-term loan interest cost.	Company losing any interest.	



	Connected Transaction Value (THB)				
Nature of Transaction	Jan – Jun 2023	Jan – Jun 2024	Necessity / Reasons for the Transaction	Opinion from Audit Committee	
Purchase of goods			The Company purchased adhesive and sealant	The Audit Committee opines that proceeding with the	
Sale cost	6,485,876	249,290	products to sell to its customers during the period	transaction is reasonable because such transaction is the	
			when ADB Sealant Co., Ltd. was unable to export these	Company's normal business operations and is subject to	
Account receivable	55,705	81,793	products due to pending documentation related to	the Company's general business conditions together with	
			international shipping. As a result, the Company sold	the sales policy of the Company and does not cause the	
			these products for distribution during the initial phase.	Company losing any interest.	
			ADB Sealant Co., Ltd. will handle the sales directly		
			once all relevant documentation has been fully		
			processed and completed.		
Other service fees	176,243	297,597	The Company charged service fees for export-related	The Audit Committee opines that proceeding with the	
Service fee			expenses and other services that the Company has	transaction is reasonable because such transaction is the	
			paid to the trading partners. Such transaction is a	Company's normal business operations and is subject to	
Trade receivables	160,841	-	transaction for supporting the normal business	the Company's general business conditions together with	
			operations of ADB Sealant Co., Ltd. If there are no	the sales policy of the Company and does not cause the	
			future transactions involving the purchase or sale of	Company losing any interest.	
			goods with ADB Sealant Co., Ltd., there will no longer		
			be any related service fees.		
Thai Wiring System Co.,Ltd.			The Company has sold PVC Compound to Thai Wiring	The Audit Committee opines that proceeding with the	
			System Co., Ltd. in this second quarter where sale	transaction is reasonable because such transaction is the	
Selling			price and profit margin are comparable to those	Company's normal business operations and is subject to	
Sale revenue	506,175	-	offered to external parties and the average gross profit	the Company's general business conditions together with	
			margin for similar products sold to other customers. In	the sales policy of the Company, in which the sales prices	



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Nature of Transaction	Jan – Jun 2023	Jan – Jun 2024	Necessity / Reasons for the Transaction	Opinion from Audit Committee
Trade receivables	541,607	-	this regard, this commercial transaction is a normal	and gross profit margin are comparable to the sales
			business operation, with the sale price determined	prices and average gross profit margin that the Company
			based on the appropriateness of the sales volume and	sells PVC compound to third parties and does not cause
			sales price, along with business conditions similar to	the Company losing any interest.
			those offered to other customers.	