## **CIRCULAR DATED 3 MAY 2024**

## THIS CIRCULAR IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION.

This Circular ("Circular") is issued by Hong Lai Huat Group Limited ("Company"). If you are in any doubt as to the action you should take, you should consult your stockbroker, bank manager, solicitor, accountant or other professional adviser immediately.

If you have sold or transferred all your shares in the Company ("Shares") held through the Central Depository (Pte) Limited ("CDP"), you need not forward this Circular with the Notice of Extraordinary General Meeting ("EGM") and the enclosed Proxy Form to the purchaser or the transferee as arrangements will be made by CDP for a separate Circular with the Notice of EGM to be sent to the purchaser or the transferee. If you have sold or transferred all your Shares represented by physical share certificate(s) which are not deposited with the CDP, you should immediately forward this Circular with the Notice of EGM and the enclosed Proxy Form to the purchaser or transferee or to the bank, stockbroker or agent through whom the sale or transfer was effected for onward transmission to the purchaser or transferee.

Your attention is drawn to pages 76 – 78 of this Circular in respect of actions to be taken if you wish to attend and vote at the EGM.

The Singapore Exchange Securities Trading Limited ("SGX-ST") takes no responsibility for the accuracy of any statements or opinions made or reports contained in this Circular.

This Circular has been made available on SGXNet which may be accessed at the URL: <a href="https://www.sgx.com/securities/company-announcements">https://www.sgx.com/securities/company-announcements</a> and the Company's website and may be accessed at the URL: <a href="https://www.honglaihuatgroup.com/announcements-press-release/">https://www.honglaihuatgroup.com/announcements-press-release/</a>. A printed copy of this Circular will <a href="https://www.honglaihuatgroup.com/announcements-press-release/">https://www.honglaihuatgroup.com/announcements-press-release/</a>. A printed copy of this Circular will <a href="https://www.honglaihuatgroup.com/announcements-press-release/">https://www.honglaihuatgroup.com/announcements-press-release/</a>. A printed copy of this Circular will <a href="https://www.honglaihuatgroup.com/announcements-press-release/">https://www.honglaihuatgroup.com/announcements-press-release/</a>. A printed copy of this Circular will <a href="https://www.honglaihuatgroup.com/announcements-press-release/">https://www.honglaihuatgroup.com/announcements-press-release/</a>. A printed copy of this Circular will <a href="https://www.honglaihuatgroup.com/announcements-press-release/">https://www.honglaihuatgroup.com/announcements-press-release/</a>. A printed copy of this Circular will <a href="https://www.honglaihuatgroup.com/announcements-press-release/">https://www.honglaihuatgroup.com/announcements-press-release/</a>. A printed copy of this Circular will <a href="https://www.honglaihuatgroup.com/announcements-press-release/">https://www.honglaihuatgroup.com/announcements-press-release/</a>. A printed copy of this Circular will <a href="https://www.honglaihuatgroup.com/announcements-press-release/">https://www.honglaihuatgroup.com/announcements-press-release/</a>. A printed copy of this Circular will <a href="https://www.honglaihuatgroup.com/announcements-press-release/">https://www.honglaihuatgroup.com/announcements-press-release/</a>. A printed copy of this Circular will be will be will be a press



## HONG LAI HUAT GROUP LIMITED

(Company Registration No.: 199905292D) (Incorporated in the Republic of Singapore)

## **CIRCULAR TO SHAREHOLDERS IN RELATION TO:**

- I. THE PROPOSED DISPOSAL OF HLHI (CAMBODIA) COMPANY LIMITED AT A DISPOSAL CONSIDERATION OF US\$1,500,000, BEING AGGREGATED WITH THE PROPOSED DISPOSAL OF HLH AGRICULTURE (CAMBODIA) CO., LTD. AS A MAJOR TRANSACTION UNDER THE LISTING RULES OF THE SGX-ST.
- II. THE PROPOSED DISPOSAL OF HLH AGRICULTURE (CAMBODIA) CO., LTD. AT A DISPOSAL CONSIDERATION OF US\$36,000,000, BEING A MAJOR TRANSACTION UNDER THE LISTING RULES OF THE SGX-ST.

## **IMPORTANT DATES AND TIMES**

Last date and time for lodgement of Proxy Form : 18 May 2024 at 10.30 a.m.

Date and time of Extraordinary General Meeting : 20 May 2024 at 10.30 a.m.

Place of Extraordinary General Meeting : 1 Plymouth Avenue, Singapore 297753, Raffles Town Club, Dunearn Ballroom 1

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## **CORPORATE INFORMATION**

BOARD OF DIRECTORS : Dato' Dr. Ong Bee Huat, PBM

(Executive Director)

Mr Ong Jia Ming (Executive Director) Mr Ong Jia Jing (Executive Director) Prof. Wong Wen-Young, Winston

(Non-Executive Director)

Dr. Wong Jr. Winston (Alternate Director to

Prof. Wong Wen-Young, Winston)

Mr Lien We King (Lead Independent Director)
Dr. Lee Bee Wah (Independent Director)

COMPANY SECRETARY : Ms Liew Meng Ling

REGISTERED OFFICE : 10 Bukit Batok Crescent #13-05

The Spire Building, Singapore 658079

LEGAL ADVISER TO THE COMPANY IN : Altum Law Corporation RELATION TO PROPOSED DISPOSALS 160 Robinson Road

#26-06 SBF Center

#26-06 SBF Cente Singapore 068914

SHARE REGISTRAR & SHARE : B.A.C.S. Private Limited

TRANSFER OFFICE

77 Robinson Road

#06-03

Robinson 77 Singapore 068896

Did: (65) 6593-4825 Main: (65) 6593-4848 Fax: (65) 6593-4847

AUDITORS : Baker Tilly TFW LLP

600 North Bridge Road #05-01 Parkview Square

Singapore 188778

In this Circular, the following definitions shall apply throughout unless the context otherwise requires or otherwise stated:

"Act" or "Companies Act" : The Companies Act 1967 of Singapore

"Additional HLHI Land" : The additional land of approximately 67 hectares forming

part of the HLHI Land, which HLHI has the right to

occupancy and possession of

"Agricultural Arm" : The business of agricultural development, cultivation,

branding and merchandising, and distribution of cassava

"associate" : (a) In relation to any individual, including a Director, chief executive officer, Substantial Shareholder or

Controlling Shareholder (being an individual) means:

(i) his immediate family;

(ii) the trustees of any trust of which he or his immediate family is a beneficiary or, in the case of a discretionary trust, is a discretionary object;

and

(iii) any company in which he and his immediate

family together (directly or indirectly) have an

interest of 30% or more; and

(b) in relation to a Substantial Shareholder or a Controlling Shareholder (being a company) means any other company which is its subsidiary or holding company or is a subsidiary of such holding company or one in the equity of which it and/or such other company or companies taken together (directly or

indirectly) have an interest of 30% or more,

or such other definition as the Listing Rules may from time to time prescribe, and "associates" shall be construed

accordingly

"associated company"

and "associate"

A company in which at least 20% but not more than 50% of

its shares are held by the Group

"Audited FY2023

Financial Statements"

The audited financial statements of the Company and the

Group for the financial year ended 31 December 2023, as set out in the Company's annual report dated 15 April 2024

"Board" : The board of Directors of the Company

"Business" : The business activities of the Group, comprising of, inter

alia, the Agricultural Arm and the Property Division

"Cambodia" : The Kingdom of Cambodia

"CDP" : The Central Depository (Pte) Limited

"Circular" : This circular to Shareholders dated 3 May 2024

"Company Approvals": Refers to the obtaining of the relevant corporate approvals

and compliance with the applicable laws, regulations and rules of Singapore to be satisfied by the Company within 6 months of the execution of the HLHA SPA, further details of which is set out in Section 10.1(b) of this Circular

"Constitution": The constitution of the Company as may be amended,

modified or supplemented from time to time

"Consultant Fee" : The commission payable to Mr Lao Channara based

on 10% of the Total Disposal Consideration amounting in aggregate to US\$3,750,000 (or approximately S\$4,946,887 based on the Revised Exchange Rate), further details of which are set out in Section 3.4 below

"Controlling Shareholder" : A person who:

(a) holds directly or indirectly fifteen per cent. (15%) or

more of all voting shares in a company; or

(b) in fact exercises control over such company

"D'Seaview Project" : The Group's first freehold mixed use project in

Sihanoukville, Cambodia, the construction which was fully

completed in FY2020

"Dato' Dr. Ong" : Dato' Dr. Ong Bee Huat, PBM, where "PBM" refers to the

title given to individuals who have been officially awarded

the public service medal in Singapore

"Director" : A director of the Company (whether executive or

non-executive) and the term "Directors" shall be construed

accordingly

"DLOM" : Discount for lack of marketability, according to the

International Glossary of Business Valuation Terms, marketability means the relative ease and promptness with which a security or commodity may be sold when desired, at a representative current price, without material concession in price merely because of the necessity of the sale. Investors will price in a discount for the additional costs and risks of liquidation when valuing equity in

privately held companies

"EGM" or "Extraordinary General Meeting" The extraordinary general meeting of the Company to be held on 20 May 2024 at 10.30 a.m. at 1 Plymouth Avenue, Singapore 297753, Raffles Town Club, Dunearn Ballroom 1, to seek the approval of the Shareholders for the Proposed HLHI Disposal and Proposed HLHA Disposal and all other transactions in connection therewith, notice of which is set on pages N-1 to N-4 of this Circular

"Estimated Transaction Expenses"

The estimated expenses incurred or to be incurred by the Company in connection with the Proposed Disposals, further details of which are set out in Section 14.1(f) of this Circular

"Exchange Rate"

The exchange rate of US\$1.00 : S\$1.33946 as at 1 February 2024, being the date of execution of the HLHI SPA and HLHA SPA

"FY"

Financial year ended or ending 31 December

"General Working Capital"

Working capital for day-to-day operational expenses or requirements such as staff costs, administrative costs and financing costs, further details of which is set out in Section 12.4 of this Circular

"Group"

Collectively, the Company and its subsidiaries and associated companies (where applicable)

"Hard Title Land"

The land of approximately 182.95 hectares forming part of the HLHI Land which HLHI has legal ownership of

"HLHA"

HLH Agriculture (Cambodia) Co., Ltd. (Company Registration No: 00002667), a company incorporated in Cambodia, with its registered office at Canadia Tower No. 315, 26th Floor, Ang Duong street, Sangkat Wat Phnom, Daun Penh district, Phnom Penh

"HLHA Appraised Value"

The Market Value of 100% equity interest in the capital of HLHA as at the Valuation Date as appraised by the Independent Valuer based on the analysis outlined in the Independent Valuation Report

"HLHA Biological Assets Valuation Letter"

A summary of the HLHA Biological Assets Valuation Report dated 15 March 2024 and reproduced in its entirety in **Appendix C** to this Circular

"HLHA Biological Assets Valuation Report"

The valuation report in relation to the valuation of the HLHA Biological Assets dated 15 March 2024

"HLHA Biological Assets

Valuer"

Chay Corporate Advisory Pte Ltd, who has prior experience in valuing the HLHA Biological Assets previously since

FY2019

:

"HLHA Biological Assets"

Refers to the cassava crops that are yet to be harvested, which is the subject of the valuation performed by the HLHA Biological Assets Valuer under the HLHA Biological

Assets Valuation Report

"HLHA Built-Up Area"

Refers to the buildings and land infrastructure located on the HLHA Land, further details of which are set out in Section 8.5 below

"HLHA Disposal Consideration"

The cash sum of US\$36,000,000 (or approximately S\$47,490,120 based on the Revised Exchange Rate)

"HLHA Extension Period"

The extension period of 3 months for completion of the HLHA Share Transfer Procedure, further details of which are set out in Section 10.2.1(a) of this Circular

"HLHA First Payment"

A first tranche payment of an aggregate sum of US\$7,200,000 (or approximately S\$9,498,024 based on the Revised Exchange Rate) which, under the terms of the HLHA SPA, is payable (i) in relation to the sum of US\$100,000 (or approximately S\$131,917 based on the Revised Exchange Rate), upon the execution of the HLHA SPA and which has been received by the Seller as at the Latest Practicable Date; and (ii) in relation to the remaining sum of US\$7,100,000 (or approximately S\$9,366,107 based on the Revised Exchange Rate), on the Seller's compliance with the conditions as further set out in Section 10.1(a) of this Circular, including the obtaining of the Ministry of Agriculture Approval

"HLHA Land"

The land situated in Trapaing Chor commune and Sangke Satorb commune, Oral district, Kampong Speu, Cambodia that HLHA has rights to, further details of which are set out under Section 8 below

"HLHA Sale Shares"

100% of the entire issued share capital of HLHA

"HLHA Second Payment"

A second tranche payment of US\$25,200,000 (or approximately S\$33,243,084 based on the Revised Exchange Rate) which, under the terms of the HLHA SPA, is payable, inter alia, on the Seller's compliance with the conditions as further set out in Sections 10.1(b), 10.1(c) and 10.1(d) of this Circular, including the Purchaser having verified the Seller's compliance with the HLHA Share

Transfer Procedure

"HLHA Share Transfer

Procedure"

The relevant steps or procedures for completion of the transfer of the HLHA Sale Shares, further details of which

is set out in Section 10.1(b) of this Circular

"HLHA SPA" : The sale and purchase agreement entered into by the

Seller, HLHA and the Purchaser dated 1 February 2024

"HLHA Third Payment" : A third tranche payment of US\$3,600,000 (or

approximately S\$4,749,012 based on the Revised Exchange Rate) which, under the terms of the HLHA SPA, is payable, *inter alia*, on the Seller's compliance with the conditions as further set out in Section 10.1(e) of this Circular, including the Seller harvesting all the cassava and the departure of the workers of the Seller's subcontractors or its joint cooperation farmers from the HLHA Land

"HLHI" : H.L.H.I. (Cambodia) Company Limited (Company

Registration No: 12129KH/2008), a company incorporated in Cambodia, with its registered office at Canadia Tower No. 315, 26th Floor, Ang Duong street, Sangkat Wat

Phnom, Daun Penh district, Phnom Penh

"HLHI Appraised Value" : The Market Value of 100% equity interest in the capital of

HLHI as at the Valuation Date, appraised by the Independent Valuer based on the analysis outlined in the

Independent Valuation Report

"HLHI Disposal : The cash sum of US\$1,500,000 (or approximately

**Consideration**" S\$1,978,755 based on the Revised Exchange Rate)

"HLHI Extension Period" : The extension period of 3 months for completion of the

HLHI Share Transfer Procedure, further details of which

are set out in 6.2.1(a) of this Circular

"HLHI First Payment" : A first tranche payment of US\$450,000 (or approximately

S\$593,627 based on the Revised Exchange Rate) which, under the terms of the HLHI SPA, is payable on the execution of the HLHI SPA, and which has been received

by the Seller as at the Latest Practicable Date

"HLHI Land" : The land owned by HLHI situated in Trapaing Chor

commune and Sangke Satorb commune, Oral district, Kampong Speu, Cambodia, that HLHI has rights to, further

details of which are set out under Section 4 below

"HLHI Sale Shares" : 100% of the entire issued share capital of HLHI

"HLHI Second Payment" : A second tranche payment of US\$1,050,000

(or approximately S\$1,385,129 based on the Revised Exchange Rate) which, under the terms of the HLHI SPA, is payable, *inter alia*, on the Seller's compliance with the conditions as further set out in Section 6.1(b) and 6.1(c) of this Circular, including the Purchaser having verified the Seller's compliance with the HLHI Share Transfer

Procedure

"HLHI Share Transfer

Procedure"

The relevant steps or procedures for completion of the transfer of title in respect of the HLHI Sale Shares, which

includes the transfer of the possession right of the Additional HLHI Land at the commune level to the individual name of the Purchaser, further details of which is

set out in Section 6.1(b) of this Circular

"HLHI SPA" : The sale and purchase agreement entered into by the

Seller, HLHI and the Purchaser dated 1 February 2024

"HY" : Six (6) months period ended or ending 30 June

"Impairment Loss" : The impairment loss on right-of-use assets amounting to

S\$13,285,000 for FY2023 in relation to the HLHA Land and an impairment loss on property, plant and equipment amounting to S\$364,000 for FY2023 in relation to certain

plant and machineries held by HLHA

"Independent Valuation

Report"

The report on the valuation of 100% of equity interest in the

capital of HLHI and HLHA issued by Navi Corporate

Advisory (as defined herein) dated 29 April 2024

"Independent Valuer" or

"Navi Corporate Advisory"

Navi Corporate Advisory Pte Ltd

"Intended Use of

Proceeds"

The intended use of net proceeds arising from the Proposed Disposals for General Working Capital and

Ongoing Capital Requirements, as further set out in

Section 12.4 of this Circular

"Latest Practicable Date" : 24 April 2024, being the latest practicable date prior to the

issuance of this Circular

"Listing Rules" : The Listing Manual of the SGX-ST, as amended, modified

or supplemented from time to time

"Mainboard" : The Mainboard of the SGX-ST

"Market Day" : A day on which the SGX-ST is open for trading in securities

"Market Value"

As defined under the International Valuation Standards (2022), the estimated amount for which an asset or liability should exchange on the valuation date between a willing buyer and a willing seller in an arm's-length transaction, after proper marketing and where the parties had each acted knowledgeably, prudently and without compulsion

"Ministry of Agriculture

Approval"

All relevant approval(s) to be applied for and obtained by the Seller from the Cambodian Ministry of Agriculture, Forestry and Fisheries on the transfer of HLHA Sale

Shares

"NAV" Net asset value

"Net HLHA Disposal

Proceeds"

The HLHA Disposal Consideration less the Estimated Transaction Expenses attributable to the Proposed Disposal, of approximately US\$32,283,850 (or approximately S\$42,587,887 based on the Revised

Exchange Rate)

"Net HLHI Disposal

Proceeds"

The HLHI Disposal Consideration less the Estimated Transaction Expenses attributable to the Proposed HLHI Disposal, approximately US\$1,308,300 of (or approximately S\$1,725,870 based on the Revised Exchange Rate)

"Notice of EGM" The notice of EGM as set out on pages N-1 to N-4 of this

Circular

"NTA" Net tangible assets

"Ongoing Capital Requirements"

Working capital for funding ongoing property development projects or for construction of and/or deployment towards new or future property development projects and/or to explore other investment opportunities, further details of

which is set out in Section 12.4 of this Circular

"Ordinary Resolution 1" The ordinary resolution to approve the proposed disposal

of H.L.H.I. (Cambodia) Company Limited at a disposal consideration of US\$1,500,000, being aggregated with the proposed disposal of HLH Agriculture (Cambodia) Co., Ltd as a major transaction under the listing rules of the

SGX-ST, as set out in the Notice of EGM

"Ordinary Resolution 2" The ordinary resolution to approve the proposed disposal

> of HLH Agriculture (Cambodia) Co., Ltd. at a disposal consideration of US\$36,000,000, being a major transaction under the listing rules of the SGX-ST, as set out in the

Notice of EGM

"Parties" : The Seller, HLHI, HLHA and the Purchaser collectively, and

"Party" shall mean any one of them

"Potential Fourth Project": The land located in the Sihanoukville province of

Cambodia, in which the Group owns approximately 17.61% minority stake in, further details of which are set out in

Section 12.5(g) of this Circular

"Potential HLHA Compensation"

The compensation of two times of the total amount that the Seller has received from the Purchaser under the terms of the HLHA SPA which the Seller may be liable to pay the Purchaser, in the event there is termination of the HLHA SPA, *inter alia*, due to any delay in the Seller's performance or the Seller does not proceed to complete the Proposed HLHA Disposal, further details of which are

set out in Section 10.2.1(b) of this Circular

"Potential HLHA Interest Penalty"

The penalty of 2% per month of the total amount that the Seller has received from the Purchaser, under the terms of the HLHA SPA which the Seller may be liable to pay the Purchaser, in the event there is any delay in the HLHA Share Transfer Procedure, further details of which are set

out in Section 10.2.1(a) of this Circular

"Potential HLHI Compensation"

The compensation of two times of the total amount that the Seller has received from the Purchaser under the terms of the HLHI SPA in the event there is any delay in the completion of the HLHI Share Transfer Procedure beyond the HLHI Extension Period and/or in the event the Seller does not proceed to complete the Proposed HLHI Disposal, further details of which are set out in Sections 6.2.1(a) and

6.2.1(b) of this Circular

"Potential HLHI Interest Penalty"

The penalty of 2% per month of the total amount that the Seller has received from the Purchaser under the terms of the HLHI SPA, in the event of any delay in the completion of the HLHI Share Transfer Procedure within the HLHI Extension Period, further details of which are set out in

Section 6.2.1(a) of this Circular

"Potential Third Project" : Freehold land acquired and 100%-owned by the Group in

the capital city of Cambodia, Phnom Penh, in the Russey Keo district, further details of which are set out in

Section 12.5(f) of this Circular

"Property Division": The business of investment and prime development of

commercial and residential properties

"Property Valuation

Report"

The valuation report in relation to the valuation of the HLHA

Land, the HLHA Built-Up Area and the HLHI Land dated 17 February 2024 and reproduced in its entirety in

**Appendix B** to this Circular

"Property Valuer" Asia Real Estate Cambodia Co., Ltd.

"Proposed Disposals

Announcement"

The announcement dated 5 February 2024 in relation to

the Proposed Disposals

"Proposed Disposals" The Proposed HLHI Disposal and Proposed HLHA

Disposal collectively

"Proposed HLHA

Disposal"

The proposed disposal of 100% equity interest in HLHA by

the Seller to the Purchaser for the HLHA Disposal Consideration and in accordance with the terms and

conditions of the HLHA SPA

"Proposed HLHI Disposal" The proposed disposal of 100% equity interest in HLHI by

> the Seller to the Purchaser for the HLHI Disposal Consideration and in accordance with the terms and

conditions of the HLHI SPA

"Proxy Form" The proxy form in respect of the EGM as set out in this

Circular

"Purchaser" H.E Neak Okhna Ly Yong Phat, a Cambodian citizen and

businessman in Cambodia, further details on whom is set

out in Section 3 of this Circular

"Register of Members" : The register of members of the Company

"Register of Substantial

Shareholders"

The register of Substantial Shareholders of the Company

"Request Form" The request form sent together with the Notice of EGM and

Proxy Form to be filled up and returned by Shareholders

who would like a printed copy of this Circular

"Resolutions" The Ordinary Resolution 1 and Ordinary Resolution 2

collectively

"Response to First

**Queries Announcement**"

The announcement by the Company on 8 February 2024

on its responses to SGX-ST's queries dated 6 February

2024

"Response to Second **Queries Announcement**"

The announcement by the Company on 14 February 2024 on its responses to SGX-ST's queries dated 9 February

2024

"Revised Exchange Rate" : The exchange rate of US\$1.00 : S\$1.31917 as at

31 December 2023, being the applicable exchange rate used, *inter alia*, for purposes of computation of the Singapore dollar equivalent of the HLHI Disposal Consideration, the Singapore dollar equivalent of the HLHA Disposal Consideration, and for purposes of illustration of the relevant financial effects as set out in

section 14 of this Circular

"RICS" : the Royal Institution of Chartered Surveyors

"RNAV" : Revalued net asset value, a method within the cost

approach whereby all assets and liabilities (including off-balance sheet, intangible and contingent) are adjusted

to their market value

"Royal HLH" : Royal Hong Lai Huat One Company Limited, a 50%-owned

associated company of the Group

"Royal Platinum Project" : The freehold mixed-use development project held in

Phnom Penh, Cambodia commenced in FY2019 under a 50%-owned associated company of the Group, Royal HLH, which is a 50:50 joint venture between HLH Development Pte Ltd, a wholly-owned subsidiary of the Company, and

the Royal Group of Companies

"Securities Account" : A securities account maintained by a Depositor with CDP,

but does not include a securities sub-account maintained

with a Depository Agent

"Seller" : HLH Agri International Pte Ltd (Company Registration

No.: 200003186H), a private company incorporated in the Republic of Singapore and a wholly-owned subsidiary of

the Company

"SFA" : Securities and Futures Act 2001 of Singapore

"SGXNET" : Singapore Exchange Network, a system network used by

listed companies in sending information and announcements to the SGX-ST or any other system  $\,$ 

networks prescribed by the SGX-ST

"SGX-ST" : Singapore Exchange Securities Trading Limited

"Shareholder's Advance

to HLHA"

The aggregate amount of US\$30,354,268 (or approximately S\$40,042,440 based on the Revised

Exchange Rate) as at 31 December 2023 extended as a

shareholder's advance by the Seller to HLHA

"Shareholders": Registered holders of Shares in the Register of Members,

except that where the registered holder is CDP, the term "Shareholders" shall, where the context admits, means persons named as Depositors in the Depository Register maintained by CDP and into whose Securities Accounts

those Shares are credited

"Shares" : Ordinary shares in the capital of the Company

"Soft Title Land" : The HLHI land of approximately 259.59 hectares forming

part of the HLHI Land, which HLHI has the right to

occupancy and possession to

"Substantial Shareholder" : A person (including a corporation) who has an interest or

interests in one or more voting Shares in the Company, and the votes attached to that Share, or those Shares, is not less than 5% of the total votes attached to all the voting

Shares in the Company

"Summarised Valuation

Report"

A summary of the Independent Valuation Report dated

29 April 2024 and reproduced in its entirety in Appendix A

to this Circular

"Targets" : Refers to both HLHI and HLHA collectively for the purposes

of the Independent Valuation Report and the Summarised

Valuation Report

"Total Disposal

Consideration"

The aggregate of the HLHI Disposal Consideration and HLHA Disposal Consideration amounting to

US\$37,500,000 (or approximately S\$49,468,875 based on

the Revised Exchange Rate)

"Trust Arrangement": The trust arrangements between the Seller, Dato' Dr. Ong

and the Trustee

"Trust Shares" : The remaining 1,275,000 ordinary shares, representing

51% of the total issued shares of HLHI

"Trustee" : Mr. Sorn Dara, a Cambodian citizen and lawyer who

represents the Group in Cambodia, and has agreed to provide services in relation to the Trust Arrangement as further described in Section 4.3 below. The Trustee is not an employee of the Group and does not have any relationship with the Company, its Directors, key management personnel, Substantial Shareholders and Controlling Shareholders, nor does the Trustee have any relationship with the Purchaser and L.Y.P. Group Co., Ltd.

"Unaudited HY2023 : The unaudited condensed interim financial statements of the Company and the Group for the six (6) months period

the Company and the Group for the six (6) months period ended 30 June 2023, being the latest announced financial statements preceding the signing of the HLHI SPA and the

**HLHA SPA** 

"Valuation Date" : 31 December 2023

"%" or "per cent." : Per centum or percentage

"S\$" and "Singapore : Singapore dollars and cents, respectively, the lawful

cents" currency of Singapore

"US\$" and "US cents" : United States dollars and cents, the lawful currency of the

United States of America

The terms "Depositor", "Depository Agent" and "Depository Register" shall have the meanings ascribed to them, respectively, in section 81SF of the SFA or any statutory modification thereof, as the case may be.

The term "treasury shares", "subsidiary", "subsidiary holdings" and "related company" shall have the meaning defined for them, respectively, in the Act.

Words importing the singular shall, where applicable, include the plural and *vice versa*, and words importing one gender shall, where applicable, include all other and neuter genders. References to natural persons shall, where applicable, include corporations.

Any reference in this Circular to any enactment is a reference to that enactment as for the time being amended or re-enacted. Any term defined under the Act, the SFA, Listing Rules or any statutory modification thereof and used in this Circular shall, where applicable, have the meanings ascribed to it under the Act, the SFA, Listing Rules or any modification thereof, as the case may be, unless otherwise provided.

Any reference to a time of day in this Circular shall be a reference to Singapore time unless otherwise stated.

Any discrepancies in the tables included herein between the amounts listed and the totals thereof are due to rounding and, accordingly, figures shown as totals in certain tables may not be arithmetic aggregation of the figures which precede them.

## CAUTIONARY NOTE ON FORWARD LOOKING STATEMENTS

All statements other than statements of historical facts included in this Circular are or may be forward-looking statements. Forward-looking statements include but are not limited to those using words such as "seek", "expect", "anticipate", "estimate", "believe", "intend", "project", "plan", "strategy", "forecast" and similar expressions or future or conditional verbs such as "will", "would", "should", "could", "may" and "might". These statements reflect the current expectations, beliefs, hopes, intentions or strategies of the Party making the statements regarding the future and assumptions in light of currently available information. Such forward-looking statements are not guarantees of future performance or events and involve known and unknown risks and uncertainties. Accordingly, actual results may differ materially from those described in such forward-looking statements. Shareholders and potential investors of the Company should not place undue reliance on such forward-looking statements and neither the Company nor the Seller undertakes any obligation to update publicly or revise any forward-looking statements.

## HONG LAI HUAT GROUP LIMITED

(Company Registration No. 199905292D) (Incorporated in the Republic of Singapore)

## **Directors:**

Dato' Dr. Ong Bee Huat, PBM (Executive Director)

Mr Ong Jia Ming (Executive Director)

Mr Ong Jia Jing (Executive Director)

Prof. Wong Wen-Young, Winston (Non-Executive Director)

Dr. Wong Jr. Winston (Alternate Director to

Prof. Wong Wen-Young, Winston)

Mr Lien We King (Lead Independent Director)

Dr. Lee Bee Wah (Independent Director)

3 May 2024

To: The Shareholders of Hong Lai Huat Group Limited

Dear Shareholder

# 10 Bukit Batok Crescent #13-05,

The Spire Building, Singapore 658079

**Registered Office:** 

- I. PROPOSED DISPOSAL OF HLHI (CAMBODIA) COMPANY LIMITED AT A DISPOSAL CONSIDERATION OF US\$1,500,000, BEING AGGREGATED WITH THE PROPOSED DISPOSAL OF HLH AGRICULTURE (CAMBODIA) CO., LTD., AS A MAJOR TRANSACTION UNDER THE LISTING RULES OF THE SGX-ST.
- II. PROPOSED DISPOSAL OF HLH AGRICULTURE (CAMBODIA) CO., LTD. AT A DISPOSAL CONSIDERATION OF US\$36,000,000, BEING A MAJOR TRANSACTION UNDER THE LISTING RULES OF THE SGX-ST.

## 1. INTRODUCTION

- 1.1. The Directors propose to convene the EGM on 20 May 2024 at 10.30 a.m. to seek Shareholders' approvals in relation to the Proposed Disposals.
- 1.2. The purpose of this Circular is to provide Shareholders with relevant information relating to, and to seek their approvals for the Proposed Disposals at the EGM.
- 1.3. The SGX-ST takes no responsibility for the accuracy of any statements or opinions made or reports contained in this Circular.

## 2. BACKGROUND

## Chronology of Events

2.1. On 5 February 2024, the Company announced that HLH Agri International Pte Ltd ("Seller") and HLHI, had on 1 February 2024, entered into the HLHI SPA pursuant to which the Seller has agreed to sell the HLHI Sale Shares to H.E Neak Okhna Ly Yong Phat ("Purchaser") for the cash sum of US\$1,500,000 (or approximately \$\$2,009,190 based on the Exchange Rate) and in accordance with the terms and conditions of the HLHI SPA.

- 2.2. On the same date, the Company also announced that the Seller and HLHA, had on 1 February 2024, entered into the HLHA SPA with the Purchaser pursuant to which the Seller has agreed to sell the HLHA Sale Shares to the Purchaser for the cash sum of US\$36,000,000 (or approximately S\$48,220,560 based on the Exchange Rate) and in accordance with the terms and conditions of the HLHA SPA.
- 2.3. The Company released two (2) further announcements in response to certain queries from the SGX-ST in relation to the Proposed Disposals on 8 February 2024 and 14 February 2024 under the Response to First Queries Announcement and the Response to Second Queries Announcement respectively.
- 2.4. On 28 February 2024, the Company released its unaudited condensed financial statements for FY2023.
- 2.5. As mentioned in Section 2.1 above, the applicable US\$: S\$ exchange rate used for computation of the HLHI Disposal Consideration and the HLHA Disposal Consideration in the Proposed Disposals Announcement was the Exchange Rate, while the applicable US\$: S\$ exchange rate used for computation of the HLHI Disposal Consideration and the HLHA Disposal Consideration in connection with the Audited FY2023 Financial Statements was the Revised Exchange Rate, and accordingly, for consistency:
  - (a) the Singapore dollar equivalent of the HLHI Disposal Consideration adopted or assumed for the purposes in this Circular has been re-computed to S\$1,978,755 based on the Revised Exchange Rate<sup>1</sup>; and
  - (b) the Singapore dollar equivalent of the HLHA Disposal Consideration adopted or assumed for the purposes in this Circular has been re-computed to S\$47,490,120 based on the Revised Exchange Rate<sup>2</sup>; and
- 2.6. As at the Latest Practicable Date, the Seller has received the cash sum of US\$450,000 being the HLHI First Payment of the HLHI Disposal Consideration payable under the HLHI SPA and the cash sum of US\$100,000 being the part of the HLHA First Payment of the HLHA Disposal Consideration payable under the HLHI SPA. The Purchaser tendered payment of both sums on 1 February 2024.
- 2.7. On 15 April 2024, the Company released its annual report setting out, *inter alia*, the Audited FY2023 Financial Statements.
- 2.8. Upon completion of the Proposed Disposals, HLHI and HLHA will cease to be subsidiaries of the Company.

The Singapore dollar equivalent of the HLHI Disposal Consideration as disclosed in section 1.1(a) of the Proposed Disposals Announcement was \$\$2,009,190 based on the Exchange Rate.

The Singapore dollar equivalent of the HLHA Disposal Consideration as disclosed in section 1.1(b) of the Proposed Disposals Announcement was \$\$48,220,560 based on the Exchange Rate.

## Reasons for the HLHI SPA and HLHA SPA not being inter-conditional

2.9. The HLHI SPA and the HLHA SPA are not inter-conditional and performance or completion of the Proposed HLHI Disposal is not contingent and/or conditional upon the Proposed HLHA Disposal or *vice versa*.

The Seller and the Purchaser agreed on proceeding with the Proposed HLHI Disposal independently of the Proposed HLHA Disposal at the Seller's request even though the Purchaser wishes to buy both plots of land together. The Company did not wish to make the HLHI SPA and HLHA SPA inter-conditional and had the Seller request the Purchaser to agree to proceeding with the Proposed HLHI Disposal independently of the Proposed HLHA Disposal. This was because although the Company was aware from the outset that the sale of the HLHA Land would take time to complete, since it was subject to both Cambodian regulatory approval and Shareholders' approval, being a major transaction, the Company had originally contemplated the Proposed HLHI Disposal could be completed expeditiously, since it was not a major transaction on its own and would not require Shareholders' approval for such reason, and the Company was of the view that it would be in the interests of the Company to proceed with completion of the Proposed HLHI Disposal first, so it could receive the proceeds from the Proposed HLHI Disposal on an expeditious basis.

However, as further elaborated in Sections 7.3 and 7.4 of this Circular, the Company has been directed to seek Shareholders' approval for the Proposed HLHI Disposal under Rule 1014(2) of the Listing Rules on the basis that the Proposed HLHI Disposal and Proposed HLHA Disposal should be aggregated together pursuant to Rule 1004 of the Listing Rules read with Rule 1005 of the Listing Rules.

#### 3. INFORMATION ON THE PURCHASER

3.1. The Purchaser is a high net worth businessman of Cambodian nationality and the president of L.Y.P. Group Co., Ltd (Company Registration No.: 00028391), a conglomerate incorporated in Cambodia, which is involved in several businesses such as leisure and hospitality, real estate, media, infrastructure and utilities, agriculture plantation, sugar processing, trading and distribution, and has held several key positions in Cambodia during his professional career.

The Purchaser is purchasing the HLHI Sale Shares and the HLHA Sale Shares in his personal capacity and not on behalf of another person or entity.

3.2. The Company, its Directors, key management personnel, Substantial Shareholders and Controlling Shareholders do not have any previous dealings or relationship with the Purchaser or L.Y.P. Group Co., Ltd. The Purchaser has no other connections (including business relationships) with the Company, its Directors, key management personnel, Substantial Shareholders and Controlling Shareholders.

The Purchaser was introduced to the Seller by Mr Lao Channara. The Company came to know Mr Lao Channara through a purchase of land from him by one of the Company's wholly-owned subsidiaries, Public Housing Development (Cambodia) Limited, as announced on 12 September 2020.

3.3. Save as aforesaid, Mr Lao Channara has no other connections (including business relationships) with any of the Directors, key management personnel, Substantial Shareholders and Controlling Shareholders of the Company.

- 3.4. Apart from making the introduction of the Purchaser to the Seller, Mr Lao Channara had assisted in the price negotiations between the Purchaser and the Seller and had also assisted to coordinate and liaise in some of the discussions or negotiations between the Purchaser's team and Seller's team on the terms of the HLHI SPA and HLHA SPA, and in consideration of such introduction and additional services rendered, the Company has agreed to pay Mr Lao Channara a commission at the rate of 10% of the Total Disposal Consideration amounting in aggregate to US\$3,750,000 (or approximately S\$4,946,887 based on the Revised Exchange Rate) ("Consultant Fee"), subject to successful completion of the Proposed Disposals and such payment to be due and payable only upon the Seller having received the relevant payment of the HLHI Disposal Consideration and HLHA Disposal Consideration in accordance with the respective payment terms of the HLHI SPA and HLHA SPA as set out in Section 6.1 and Section 10.1 of this Circular.
- 3.5. The Company understands that it is industry practice in the property market in Cambodia for a commission fee, broker fee or agent fee to be paid to the broker or agent who assists in securing sales, and the quantum of such fees can range between 10% to 15%, and in view of the foregoing, the Board is of the view that the quantum of the Consultant Fee payable to the Consultant is not out of norm and not unreasonable especially considering that the Consultant has also assisted the Parties in the negotiations on the terms of the Proposed Disposals.

## A. THE PROPOSED HLHI DISPOSAL

## 4. INFORMATION ON HLHI, HLHI SALE SHARES AND THE HLHI LAND

## Information on HLHI

- 4.1. HLHI is a company incorporated in Cambodia on 3 June 2008 and as at the Latest Practicable Date, is principally involved in the business of investment holding and property investment.
- 4.2. As at the Latest Practicable Date, HLHI has an issued and paid-up share capital of US\$1,250,000 comprising 2,500,000 ordinary shares, all of which are beneficially owned by the Seller.
- 4.3. The Seller is the registered holder of 1,225,000 ordinary shares, representing 49% of the total issued shares of HLHI. Under Cambodian law, a company that owns freehold land in Cambodia has to be majority-held by a Cambodian citizen, and accordingly, the remaining 1,275,000 ordinary shares, representing 51% of the total issued shares of HLHI ("Trust Shares"), are registered in the name of, and held in trust by the Trustee for Dato' Dr. Ong, who is a director of HLHI, pursuant to a deed of trust agreement dated 1 October 2020 and entered into between the Seller and the Trustee, while Dato' Dr. Ong, in turn holds such shares in trust for the Seller, pursuant to a deed of trust agreement dated 27 May 2010 and entered into between Dato' Dr Ong and the Seller (collectively, the "Trust Arrangement"). The Trust Arrangement has been in place since 2010, although it was modified in 2020 to appoint the Trustee as trustee of the Trust Shares in place of Dato' Dr. Ong, and:
  - (a) as far as the Company is aware, the Trust Arrangement is legally valid and enforceable to confer beneficial ownership of 100% of the total issued shares of HLHI in favour of the Seller, even though the Seller is the registered owner of only 49% of the total issued shares of HLHI; and

(b) there are no material terms and conditions under the Trust Arrangement that will affect the Proposed HLHI Disposal.

The Group pays an annual fee of US\$2,000 per annum to the Trustee for his services rendered, *inter alia*, under the Trust Arrangement which, for the avoidance of doubt, does not form part of the Estimated Transaction Expenses.

4.4. HLHI is not a principal subsidiary of the Company as its latest audited pre-tax loss for FY2023 account for 0.09%, which is less than 20% of the latest audited consolidated pre-tax loss of the Group for FY2023.

HLHI's contribution to the Group's revenue, net assets and net profit before tax/(loss) for FY2023, FY2022 and FY2021 are as follows:

	FY2023	FY2022	FY2021
Net Assets (S\$)	1,349,604	1,054,852	1,196,496
Revenue (S\$)	_	_	_
Group Revenue (S\$)	267,057	1,640,600	17,337,523
% contribution to Group revenue	0.00%	0.00%	0.00%
Net Loss before tax (S\$)	(23,511)	(75,284)	(43,683)
Group profit before tax/(loss) (S\$)	(25,972,551)	(14,363,507)	(329,417)
% contribution to Group profit/(loss)	0.09%	0.52%	13.26%

## Information on HLHI Land

- 4.5. HLHI has rights to the HLHI Land, which is freehold and situated in Trapaing Chor commune and Sangke Satorb commune, Oral district, Kampong Speu, Cambodia.
- 4.6. The HLHI Land is adjacent to the HLHA Land and both are located in the Oral/Aoral district which is situated in Kampong Speu Province in the central part of Cambodia. This area includes Phnom Aoral, which is the highest peak in Cambodia. It is also where the Aoral Wildlife Sanctuary is situated. The province has an estimated population of 50,000 people and generally famous for its sugar, cassava as well as other agricultural products.
- 4.7. The HLHI Land has been vacant for years with no heavy plantation activity carried out or any major investments made. The HLHI Land is constantly monitored by the operation and security team working in HLHA.
- 4.8. The HLHI Land has an aggregate area of approximately 509.54 hectares comprising the following:
  - (a) Hard Title Land;
  - (b) Soft Title Land; and
  - (c) Additional HLHI Land.

The breakdown of the HLHI Land by title and size is as follows:

HLHI Land	Area (hectares)	
Hard Title Land	approximately 182.95	
Soft Title Land	approximately 259.59	
Additional HLHI Land	approximately 67	
Total	approximately 509.54	

The difference in the Hard Title Land, Soft Title Land and Additional HLHI Land lies mainly in the nature and quality of the title ownership.

In the case of the Soft Title Land and Additional HLHI Land, they are only recognized under the local commune, and additional steps and costs need to be incurred to convert the title of such land to hard title, and under the terms of the HLHI SPA, the Purchaser has agreed to be responsible for such conversion if he chooses to do so.

4.9. As the HLHI Land is freehold land, there is technically no legal restriction on the businesses that may be carried on the site, unlike the HLHA Land which is meant to be agricultural use or purpose only.

It is unlikely, however, that any buyer of the HLHI Land may be able to use it immediately for significant commercial or industrial purposes considering, *inter alia*, that the HLHI Land is adjacent to the HLHA Land and located in an area which is mainly rural and for agricultural use only, and also as there is no independent access to the HLHI Land currently, time and cost will have to be incurred to lay the infrastructure needed to create such access.

By way of example, the Group secured the concessional land agreement for the HLHA Land in FY2010, and it took approximately four (4) years of progressive de-foresting and land clearing, as well as constructing all relevant infrastructures on site such as road network, electricity, water supply, workers residences, offices, warehouses, etc., and thereafter progressively developing it in stages to build up to four (4) operating farms on site to manage the entire land bank, and eventually commencing operation of cassava plantations in FY2014.

4.10. Based on the analysis as outlined in the Independent Valuation Report, further details of which are set out in Section 13 of this Circular, the HLHI Appraised Value as at the Valuation Date is between US\$3.0 million to US\$3.4 million (rounded).

## Valuation of HLHI Land

4.11. In connection with the finalisation of the financial statements of the Group for FY2023, the Property Valuer has performed a valuation, *inter alia*, of the HLHI Land as at the Valuation Date where the valuation is on a Market Value basis in accordance with the RICS Valuation Global Standard and International Valuation Standards. The Property Valuer had arrived at the Market Value of the HLHI Land as at the Valuation Date based, *inter alia*, on market conditions and circumstances as at the Valuation Date and data collected on sale and purchase transactions within the vicinity of the HLHI Land as direct comparable (including Property Valuer's research of property databases, commune officers, chiefs of villages, inquiries from other agents, and any other information that has been provided to the Property Valuer).

A copy of the Property Valuation Report is annexed hereto at Appendix B.

- 4.12. Based on the Property Valuation Report, the Market Value of the HLHI Land as at the Valuation Date was US\$4.824 million, which was taken into account by the Independent Valuer in ascertaining the HLHI Appraised Value.
- 4.13. By way of further comparison, the historical market value of the HLHI Land as at year end for the previous 3 financial years from FY2020 to FY2022 are also set out in the table below, which also sets out a summary of the material assumptions and valuation methodologies adopted by the relevant valuers in such valuation exercises:

HLHI Land	Valuer	Valuation Amount	Valuation Methodologies	Material Assumptions
FY2023	Asia Real Estate Cambodia Co., Ltd	US\$4,824,000	Market Value based on comparison approach with other similar properties in the vicinity with freehold interests.	The Property Valuer had compared the HLHI Land to four other freehold properties, with equal weightage given for each property, where the ascribed value of such properties was based on their respective asking price with a discount factor of between 20% to 25% (in the case of three properties whose sales were not concluded) and the actual sale price (in the case of the remaining property) in deriving the Market Value of the HLHI Land.

HLHI Land	Valuer	Valuation Amount	Valuation Methodologies	Material Assumptions
FY2022	Japan Valuers (Thailand) Co., Ltd	US\$3,230,000	Market value based on comparison approach with other similar properties in the vicinity, comprising both freehold and leasehold properties.	The valuer had compared the HLHI Land to three properties (two freehold and one leasehold properties), of which a 93.46% weightage and a 1.87% weightage was given to the ascribed value of the 2 freehold properties respectively and a 4.67% weightage was given to the ascribed value of the leasehold property, where the ascribed value of such properties was based on their respective asking price with a discount factor of 10% (by reason of the sale of such properties not having been concluded) in deriving the market value of the HLHI Land.  The valuer assumed that the HLHI Land can be freely transferred, mortgaged, and let in the market without any
EV2021	Koy Bool	11843 000 000	Market value based	additional fee.
FY2021	Key Real Estate Co., Ltd	US\$3,000,000	Market value based on comparison approach with other similar properties in the vicinity.	_
FY2020		US\$2,900,000	Market value based on comparison approach with other similar properties in the vicinity.	_

## Information on Property Valuer

4.14. The Property Valuer is a registered company in the Ministry of Commerce of Cambodia, which holds a property valuation license and its valuer holds the certificate for professional valuer issued by the Real Estate Business & Pawnshop Regulator of Cambodia. The Property Valuer is not member of RICS. The professional who was responsible for the Property Valuation is Mr. Pen Phumara, who holds the professional certificate for valuation. He has also done various valuation reports for privately owned plantation land but not any listed companies.

The Property Valuer has been in business for 6 years and has a valuation department that consists of 35 employees and has many corporative partners, including 28 banks, embassies, and other private sectors.

Its track record and experience include providing valuations to banana, rubber, and cashew nut plantations in the Rattanakkiri and Mondulkiri provinces of Cambodia, ranging from 100 hectares to 3,500 hectares whereby the rubber plantations have been harvested 12 times to-date and to pepper, mango, and durian plantations in the Kampot province of Cambodia ranging from 100 hectares to 2,500 hectares, whereby crops have been planted.

## 5. HLHI DISPOSAL CONSIDERATION

- 5.1. The HLHI Disposal Consideration was arrived at by mutual agreement between the Seller and the Purchaser after arm's length negotiations, on a "willing-buyer, willing-seller" basis and, in relation to the Seller, after the Board's assessment and consideration of the following factors and considerations:
  - (a) The rationale for the Proposed HLHI Disposal, as further elaborated in Section 12 below;
  - (b) There will be a gain on disposal arising from the Proposed HLHI Disposal; and
  - (c) As at 1 February 2024, being the date of execution of the HLHI SPA, no other offer has been received from any party other than the Purchaser in relation to a possible disposal of the HLHI Land and/or the HLHI Sale Shares.
- 5.2. Based on the HLHI Disposal Consideration of US\$1,500,000 or approximately S\$1,978,755 based on the Revised Exchange Rate (without taking into account the Estimated Transaction Expenses attributable to the Proposed HLHI Disposal amounting to S\$252,885 (or approximately US\$191,700 based on the Revised Exchange Rate)), the HLHI Disposal Consideration is at a discount of between approximately 50.0% to 55.9% to the HLHI Appraised Value of between US\$3.0 million to US\$3.4 million (rounded). The selling price per hectare of the HLHI Land (implied by the HLHI Appraised Value) is between US\$5,887.66 to US\$6,672.69 (or between S\$7,766.83 to S\$8,802.41 based on the Revised Exchange Rate).
- 5.3. The selling price per hectare of the HLHI Land implied by the HLHI Disposal Consideration of approximately US\$2,943.83 (or approximately S\$3,883.41 based on the Revised Exchange Rate) is also lower compared to the selling price per hectare of the HLHA Land implied by the HLHA Disposal Consideration of US\$4,000 (or approximately S\$5,276.71 based on the Revised Exchange Rate).

- 5.4. Notwithstanding the foregoing, the Directors are of the view that it is in the interests of the Company and the Shareholders to proceed with the Proposed HLHI Disposal at the HLHI Disposal Consideration even though it is at a lower selling price per hectare (as implied by the HLHI Disposal Consideration) than the selling price per hectare of the HLHA Land (as implied by the HLHA Disposal Consideration), *inter alia*, for the following reasons:
  - (a) The Seller's willingness to sell the HLHI Sale Shares at a selling price per hectare for the HLHI Land (as implied by the HLHI Disposal Consideration) which is lower than the selling price per hectare for the HLHA Land (as implied by the HLHA Disposal Consideration) was due mainly to the consideration that as the Proposed HLHI Disposal is not subject to any Cambodian regulatory approval, unlike the Proposed HLHA Disposal, which is dependent on obtaining the Ministry of Agriculture Approval, the Seller will be able to complete the Proposed HLHI Disposal and receive the proceeds of the HLHI Disposal Consideration expeditiously and such proceeds received can then be deployed for use by the Group for purposes of the Intended Use of Proceeds.

Under the terms of the HLHA SPA, the HLHA Disposal Consideration is payable in three (3) tranches, where the HLHA First Payment (save for the sum of US\$100,000, or approximately S\$131,917 based on the Revised Exchange Rate) is not payable until the Ministry of Agriculture Approval has been obtained.

There is no certainty or assurance if or when such approval may be obtained and if such approval is not obtained, the Seller and the Purchaser will not be able to proceed with the Proposed HLHA Disposal.

Furthermore, as mentioned in Section 10.1(e) below, the Seller may not get to receive the HLHA Third Payment, *inter alia*, until it has completed harvesting the cassava on the HLHA Land, which the Company currently anticipates will only be completed by approximately 31 January 2025.

In contrast, the Seller has already received the HLHI First Payment of US\$450,000 (or approximately S\$593,627 based on the Revised Exchange Rate) in accordance with the terms of the HLHI SPA, and assuming Shareholders approve the Proposed HLHI Disposal at the EGM, the Seller would be entitled to receive the remaining HLHI Second Payment in full, *inter alia*, upon the Seller's compliance with the HLHI Share Transfer Procedure, since there are no further conditions or requirements imposed by the Purchaser under the terms of the HLHI SPA for completing the Proposed HLHI Disposal.

- (b) Unlike the HLHA Land, the HLHI Land is currently vacant and does not have any buildings or utilities infrastructure such as electricity or water built on it, and there are no roads built or other means of direct public access to the HLHI Land other than through the HLHA Land.
- (c) Although the HLHI Land and the HLHA Land are located next to each other, there will be less potential for use or development of the HLHI Land on a stand-alone basis without the neighbouring HLHA Land, which is a much bigger plot of land.

- (d) The HLHI Land will also be less sellable or marketable on a stand-alone basis without the neighbouring HLHA Land, especially as there is currently no independent access to the HLHI Land, and access is through the HLHA Land.
- (e) As mentioned in Section 2.9 above, the HLHI SPA and the HLHA SPA are not inter-conditional at the Seller's request even though the Purchaser has the intention of purchasing both the HLHI Sale Shares and the HLHA Sale Shares, inter alia, to facilitate the Company's intention of effecting an expeditious completion of the Proposed HLHI Disposal. As also mentioned in Section 2.9 above, the Company had originally contemplated that the Proposed HLHI Disposal would not be subject to Shareholders' approval unlike the Proposed HLHA Disposal, although the Company will be seeking Shareholders' approval for the Proposed HLHI SPA, for reasons as further elaborated in Sections 7.3 and 7.4 below.

The terms of the HLHI SPA, including the lower selling price per hectare for the HLHI Land, were negotiated and agreed upon, *inter alia*, after taking the foregoing considerations into account.

- (f) As at the Latest Practicable Date, no other offer for the HLHI Sale Shares has been received by the Company from any party other than the Purchaser, and the Company is not aware of any other party other than the Purchaser who may be willing to pay a higher price than the HLHI Disposal Consideration to acquire the HLHI Sale Shares from the Seller.
- 5.5. The NTA/NAV of HLHI as at 31 December 2023 based on the Audited FY2023 Financial Statements is S\$1,349,604. There will be a gain on disposal of the HLHI Sale Shares (at Group level) of approximately S\$376,266, based on the HLHI Disposal Consideration less the audited NTA/NAV of HLHI as at 31 December 2023 of S\$1,349,604 and less the Estimated Transaction Expenses attributable to HLHI of S\$252,885. For the avoidance of doubt, it was disclosed in the Proposed Disposals Announcement that there will be a gain on disposal of approximately S\$254,051, inter alia, as such amount was computed on the book value of the HLHI Sale Shares as at 30 June 2023, being the latest available published financial statements of the Group at the time of the Proposed Disposals Announcement and also due to the different amount of the Net HLHI Disposal Proceeds computed arising from the difference in the Exchange Rate and the Revised Exchange Rate.

## 6. PRINCIPAL TERMS OF THE HLHI SPA

## 6.1. Payment of the HLHI Disposal Consideration

The HLHI Disposal Consideration shall be payable in the following tranches:

(a) The Purchaser shall make a payment of 30% of the HLHI Disposal Consideration amounting to US\$450,000 (or approximately S\$593,627 based on the Revised Exchange Rate) to the Seller on the date of execution of the HLHI SPA ("HLHI First Payment"). The HLHI First Payment has been duly paid by the Purchaser to the Seller on 1 February 2024.

- (b) Upon receipt of the HLHI First Payment, the Seller and the Purchaser shall execute the share transfer form for the transfer of HLHI Sale Shares from the Seller to the Purchaser, whereupon the Seller shall, at its own expense:
  - (i.) proceed to complete the transfer of all the HLHI Sale Shares at the Cambodian Ministry of Commerce, including the filing of stamp duties at the General Department of Taxation in Cambodia;
  - (ii.) complete the formalities and procedures as required by the Kampong Speu Provincial Department of Land Management, Urban Planning, Construction and Cadastre in Cambodia to reflect such transfer; and
  - (iii.) transfer the possession right of the Additional HLHI Land at the commune level to the individual name of the Purchaser,

(collectively, the "HLHI Share Transfer Procedure"), within four (4) months from the date of HLHI First Payment.

- (c) Upon completion of the HLHI Share Transfer Procedure, and subject to review and verification of the HLHI Share Transfer Procedure by the Purchaser, the Purchaser shall pay 70% of the HLHI Disposal Consideration amounting to US\$1,050,000 (or approximately S\$1,385,129 based on the Revised Exchange Rate), to the Seller ("HLHI Second Payment"), in consideration of which the Seller shall:
  - (i.) Handover the Hard Title Land, Soft Title Land and Additional HLHI Land to the Purchaser, by identifying the boundary poles and with the participation of the relevant Cambodian authorities; and
  - (ii.) the original title documents in relation to the Hard Title Land, Soft Title Land and Additional HLHI Land, to the Purchaser.

## 6.2. Compensation Amount and Termination of the HLHI SPA

## 6.2.1. Pursuant to the HLHI SPA:

(a) the Seller is supposed to complete the HLHI Share Transfer Procedure within four (4) months from the date of HLHI First Payment, and if the Seller delays the performance of its obligations in relation to the HLHI Share Transfer Procedure beyond such 4-month period, the Seller shall be liable to pay a penalty of 2% per month to the Purchaser for a period no longer than three (3) months after such 4-month period ("HLHI Extension Period"), to be calculated at 2% of the total amount which the Seller had received from the Purchaser ("Potential HLHI Interest Penalty"). After the HLHI Extension Period, if the Seller still delays, it shall be deemed to be a serious breach of the HLHI SPA, causing the HLHI SPA to be terminated automatically, and the Seller shall be liable to compensate the Purchaser the Potential HLHI Compensation, being two times of the total amount that the Seller has received from the Purchaser under the terms of the HLHI SPA, in addition to the Seller's liability to pay the Potential HLHI Interest Penalty; and

- (b) should the Seller change its mind about selling 100% of the HLHI Sale Shares and/or the HLHI Disposal Consideration, and this results in the termination of the HLHI SPA, the Seller will be liable to compensate the Purchaser with the Potential HLHI Compensation.
- 6.2.2. The foregoing provisions relating to compensation of the Purchaser were agreed between the Purchaser and the Seller after protracted negotiations between the parties, and there would be a loss or detriment suffered by the Group should an actual liability arise on the part of the Seller to compensate the Purchaser for the Potential HLHI Interest Penalty and/or the Potential HLHI Compensation, however, such provisions have been negotiated and/or agreed upon as part of the terms of the HLHI SPA on an overall basis, and the Directors took into account, *inter alia*, the following considerations, in agreeing to such provisions:
  - (a) the Purchaser had requested for the compensation clause, *inter alia*, in view of the quantum of the Total Disposal Consideration exceeding US\$2 million, and the Seller understands from its professional advisers that such request may be acceptable as it is not uncommon for commercial property transactions or dealings above such value to have a compensation clause to be put in place.
  - (b) the Purchaser's willingness to pay the cash sum of US\$450,000 (or approximately S\$593,627 based on the Revised Exchange Rate) or 30% of the HLHI Disposal Consideration as the HLHI First Payment to the Seller upon execution of the HLHI SPA gives the Group the ability to immediately deploy the HLHI First Payment for the purposes as contemplated under the Intended Use of Proceeds, upon receipt thereof;
  - (c) since the Seller has only received the HLHI First Payment of US\$450,000 (or approximately S\$593,627 based on the Revised Exchange Rate) from the Purchaser as at the Latest Practicable Date, the quantum of Potential HLHI Interest Penalty payable by the Seller for any delays in the completion of the Proposed HLHI Disposal is capped at US\$27,000 (or approximately S\$35,618 based on the Revised Exchange Rate), being 2% of US\$450,000 (or approximately S\$593,627 based on the Revised Exchange Rate) multiplied by three (3) months;
  - (d) the time given under the terms of the HLHI SPA (up to seven (7) months from the HLHI First Payment) should be sufficient for the Seller to take the necessary steps or actions required to complete the Proposed HLHI Disposal, assuming Shareholders approve the Proposed HLHI Disposal; and
  - (e) The rationale for the Proposed HLHI Disposal and the Intended Use of Proceeds.

6.2.3. The Board had considered it a reasonably acceptable risk for the Seller to accept the provision relating to the Potential HLHI Compensation, *inter alia*, as the Company had not originally contemplated that the Company would need to seek Shareholders' approval for the Proposed HLHI Disposal since it was not a major transaction on its own and would not require Shareholders' approval for such reason, but Shareholders should note that the Company will be seeking Shareholders' approval for the Proposed HLHI Disposal for the reasons as further elaborated under Sections 7.3 and 7.4 of this Circular and in the event the Seller is unable to proceed with completion of the Proposed HLHI Disposal, *inter alia*, due to Shareholders' approval for the Proposed HLHI Disposal not being obtained at the EGM, the Potential HLHI Compensation which Seller would have a contractual obligation to compensate the Purchaser for would be at an amount equal to two times the amount received by the Seller, which would be an amount of US\$900,000 (or approximately S\$1,187,253 based on the Revised Exchange Rate).

#### 6.3. Other Provisions

- 6.3.1. Pursuant to the HLHI SPA, the Parties agree that there shall be no soft title transfer for the Soft Title Land to the individual name of the Purchaser and the Purchaser shall resolve all issues relating to the Soft Title Land at his own account, without any deduction of the HLHI Disposal Consideration, even if the Soft Title Land is bigger or smaller.
- 6.3.2. As further elaborated in Section 6.2.1 above, the Seller can delay or extend the time period for completion of the HLHI Share Transfer Procedure by the HLHI Extension Period, subject to an obligation to pay the applicable amount of Potential HLHI Interest Penalty in the event of such delay or extension, but the HLHI SPA shall be subject to termination after such HLHI Extension Period.
- 6.3.3. In the event the Purchaser gives up his right to purchase 100% of the HLHI Sale Shares or remains defaulted on any payments of the HLHI Disposal Consideration, and after the Seller had served onto the Purchaser fifteen (15) days' notice of the Purchaser's default, the HLHI SPA shall be terminated, and in such case of termination:
  - (a) the Purchaser shall transfer 100% of HLHI Sale Shares back to the Seller as well as return the Hard Title Land, Soft Title Land, and the Additional HLHI Land to the Seller; and
  - (b) the Seller shall forfeit all money already paid to it by the Purchaser.

## 6.4. Representations and Warranties

Pursuant to the HLHI SPA, the Parties have furnished other representations and warranties typical for transactions such as the Proposed HLHI Disposal.

## 7. RELATIVE FIGURES COMPUTED ON THE BASES SET OUT IN RULE 1006 OF THE LISTING RULES FOR THE PROPOSED HLHI DISPOSAL

7.1. The relative figures computed on the bases set out in Rule 1006 of the Listing Rules in respect of the Proposed HLHI Disposal and based on the Unaudited HY2023 Financial Results for HY2023, being the latest announced financial statements preceding the signing of the HLHI SPA, are as follows:

(a)	Net asset value of the asset to be disposed of, compared with the Group's net asset value	2.66% <sup>(1)</sup>
(b)	Net loss attributable to the asset to be disposed of, compared with the Group's net loss	Not meaningful <sup>(2)</sup>
(c)	Aggregate value of the HLHI Disposal Consideration compared to the Company's market capitalisation as at 1 February 2024, being the last Market Day preceding the signing of the HLHI SPA	7.32% <sup>(3)</sup>
(d)	Number of equity securities issued by the Company as consideration for an acquisition, compared with the number of equity securities previously in issue	Not applicable to disposal of assets
(e)	Aggregate volume or amount of proven and probable reserves to be disposed of, compared with the aggregate to the Group's proven and probable reserves	Not applicable to the Group's industry

#### Notes:

- (1) The net asset value attributable to HLHI and the Group as at 30 June 2023 was US\$2,710,320 (approximately S\$3,630,365 based on the Exchange Rate) and S\$136,691,000 respectively;
- (2) The net loss attributable to HLHI for the HY2023 was approximately US\$7,291 (approximately S\$9,766 based on the Exchange Rate) and the Group's net loss for HY2023 was approximately S\$2,399,000; and
- (3) Based on the issued share capital of the Company of 517,844,114 shares (excluding treasury shares) and the volume weighted average share price of \$\$0.053 on 1 February 2024, being the last full Market Day on which the Shares were traded on the Mainboard of the SGX-ST preceding the signing of the HLHI SPA
- 7.2. None of the relative figures computed on the bases set out in Rule 1006 of the Listing Rules in relation to the Proposed HLHI Disposal exceeds 20% and accordingly, the Proposed HLHI Disposal, on its own, is not a major transaction pursuant to Rule 1004(c) of the Listing Rules.
- 7.3. However, Rule 1005 of the Listing Rules provides that in determining whether a transaction falls into category (a), (b), (c) or (d) of Rule 1004 of the Listing Rules, the SGX-ST may aggregate separate transactions completed within the last 12 months and treat them as if they were one transaction and, as stated in the Response to Second Queries Announcement, the SGX-ST is of the view that as the HLHI SPA and HLHA SPA were signed on the same date, with the same Purchaser and as the assets of HLHI and HLHA are situated next to each other, the Proposed HLHI Disposal and Proposed HLHA Disposal should be aggregated together pursuant to Rule 1004 of the Listing Rules read with Rule 1005 of the Listing Rules, and Shareholders' approval should be sought for the Proposed HLHI Disposal under Rule 1014(2) of the Listing Rules.

- 7.4. While the Company will be seeking Shareholders' approval for the Proposed HLHI Disposal at the EGM for reasons as stated in Section 7.3 above, the terms of the HLHI SPA does not provide for the obtaining of Shareholders' approval for the Proposed HLHI Disposal as a condition or requirement for completion of the Proposed HLHI Disposal, inter alia, as the Company did not originally contemplate obtaining Shareholders' approval for the Proposed HLHI Disposal for reasons as stated in Section 7.2 above. In view of the foregoing, Shareholders should note that in the event the Seller is unable to proceed with completion of the Proposed HLHI Disposal, inter alia, due to Shareholders' approval for the Proposed HLHI Disposal not being obtained at the EGM, the Seller has a contractual obligation to pay compensation to the Purchaser of such amounts as further disclosed in Section 6.2 of this Circular above.
- 7.5. For the avoidance of doubt, as the completion of the Proposed HLHI Disposal and Proposed HLHA Disposal are subject, *inter alia*, to different conditions precedents under the terms of the HLHI SPA and the HLHA SPA respectively and are not inter-conditional upon each other, subject to receiving Shareholders' approval for the Proposed HLHI Disposal, the Seller will proceed with the completion of the Proposed HLHI Disposal regardless of whether Shareholders' approval is received for and/or the status of completion of the Proposed HLHA Disposal.

## B. THE PROPOSED HLHA DISPOSAL

## 8. INFORMATION ON HLHA, HLHA SALE SHARES AND THE HLHA LAND

## Information on HLHA

- 8.1. HLHA is a company incorporated in Cambodia on 4 May 2009 and as at the date of this Circular, is principally involved in the agriculture business of cassava plantation, processing and distribution of cassava products.
- 8.2. As at the Latest Practicable Date, HLHA has an issued and paid-up share capital of US\$15,000,000 comprising 15,000 ordinary shares, all of which are legally and beneficially owned by the Seller.
- 8.3. HLHA is a principal subsidiary of the Company as its latest audited pre-tax loss for FY2023 account for 68.35%, which is more than 20% of the latest audited consolidated pre-tax loss of the Group for FY2023.

HLHA's contribution to the Group's revenue, net assets and net profit before tax/(loss) for FY2023, FY2022 and FY2021 are as follows:

	FY2023	FY2022	FY2021
Net Assets (S\$)	43,895,690	60,554,852	68,399,361
Revenue (S\$)	451,263	973,164	1,442,859
Group Revenue (S\$)	267,057	1,640,600	17,337,523
% contribution to Group revenue	168.98%	59.32%	8.32%
Net Profit before tax/(Loss) (S\$)	(17,752,490)	(10,812,471)	(3,854,916)
Group profit before tax/(loss) (S\$)	(25,972,551)	(14,363,507)	(329,417)
% contribution to Group profit/(loss)	68.35%	75.28%	1170.22%

All of HLHA's revenue is contributed by its cassava plantations through the sale of cassava crop. The Group does not have any other cassava plantations other than that held by HLHA.

## Information on HLHA Land, HLHA Built-Up Area and HLHA Biological Assets

- 8.4. HLHA has rights to the HLHA Land, which consists of 12 parcels of agricultural land that are 50-year economic land concessions commencing from 21 May 2010, situated in Trapaing Chor commune and Sangke Satorb commune, Oral district, Kampong Speu, Cambodia. The HLHA Land has an area of approximately 8,999.95 hectares of land, which is primarily used for the cultivation of fresh cassava.
- 8.5. There are four (4) existing blocks of, amongst others, individual offices, warehouses, workstations, and production facilities on the HLHA Land, one of which is the cassava starch production factory, which is also equipped with basic water and electricity infrastructure (collectively, the "HLHA Built-Up Area"). Other assets of HLHA comprises, *inter alia*, other property, plants and equipment, such as motor vehicles, plant and machineries, computers, office equipment, furniture and fixtures, and renovations.
- 8.6. The HLHA Biological Assets are the cassava crop planted on the HLHA Land that are yet to be harvested and under the terms of the HLHA SPA, the Seller is entitled to the economic rights of the cassava crop currently planted on the HLHA Land.
- 8.7. Based on the analysis as outlined in the Independent Valuation Report, further details of which are set out in Section 13 of this Circular, the HLHA Appraised Value as at the Valuation Date is between US\$35.1 million to US\$38.9 million (rounded).
- 8.8. The HLHA assets which are the subject of the Independent Valuation Report comprises the HLHA Land, the HLHA Built-Up Area, and other property, plants and equipment, such as motor vehicles; plant and machineries; computers; office equipment; furniture and fixtures; and renovations, as well as the HLHA Biological Assets.
- 8.9. The Company has historically commissioned valuations for the HLHA Land, the HLHA Built-Up Area and plant and machineries, but no valuation of plant and machineries was carried out for FY2023, as the book value of such plant and machineries, amounting to S\$502,000 as at 31 December 2023 compared to the overall book value of the HLHA Land and the HLHA Built-Up Area of S\$47,445,000 as at 31 December 2023, was not considered material, and in any event had been fully impaired under the Impairment Loss.

## Valuation of HLHA Land and HLHA Built-Up Area

8.10. In connection with the finalisation of the financial statements of the Group for FY2023, the Property Valuer has performed a valuation of the HLHA Land and the HLHA Built-Up Area as at the Valuation Date where the basis of the valuation is Market Value basis in accordance with the RICS Valuation Global Standard and International Valuation Standards. The Property Valuer had arrived at the Market Value of the HLHA Land and the HLHA Built-Up Area as at the Valuation Date based, *inter alia*, on market conditions and circumstances as at the Valuation Date and data collected on sale and purchase transactions within the vicinity of the HLHA Land as direct comparables (including Property Valuer's research of property databases, commune officers, chiefs of villages, inquiries from other agents, and any other information that has been provided to the Property Valuer).

- 8.11. Based on the Property Valuation Report, the Market Value of the HLHA Land as at the Valuation Date was US\$54.9 million while the Market Value of the HLHA Built-Up Area as at the Valuation Date was US\$0.59 million, both of which were taken into account by the Independent Valuer in ascertaining the HLHA Appraised Value.
- 8.12. By way of further comparison, the historical market value of the HLHA Land and the HLHA Built-Up Area as at year end for the previous 3 financial years from FY2020 to FY2022 are also set out in the table below, which also sets out a summary of the material assumptions and valuation methodologies adopted by the relevant valuers in such valuation exercises:

HLHA Land and HLHA Built-Up Area	Valuer	Valuation Amount of HLHA Land	Valuation Amount of HLHA Built-Up Area	Valuation Methodologies	Material Assumptions
FY2023	Asia Real Estate Cambodia Co., Ltd	US\$54,900,000	US\$590,000	HLHA Land was valued based on Market Approach by comparing with other similar properties in the vicinity with freehold interest.  HLHA Built-Up Area was valued using the Cost Approach.  As defined or stated in the Property Valuation Report:  (i) "Market Approach" provides an indication of value by comparing the asset with identical or comparable (that is similar) assets for which price information is available; and	The Property Valuer had assumed that the HLHA Land's remaining leasehold period of 36 years and 3 months is equal to 72% of freehold interest.  The approach methodology for HLHA is based on cost method as well due to the HLHA Land having existing buildings constructed.

HLHA Land and HLHA Built-Up Area	Valuer	Valuation Amount of HLHA Land	Valuation Amount of HLHA Built-Up Area	Valuation Methodologies	Material Assumptions
				(ii) "Cost Approach" provides an indication of value using the economic principle that a buyer will pay no more for an asset than the cost to obtain an asset of equal utility, whether by purchase or by construction, unless undue time, inconvenience, risk, or other factors are involved. The approach provides an indication of value by calculating the current replacement or reproduction cost of an asset and making deductions for physical deterioration and all other relevant forms of obsolescence.	
FY2022	Japan Valuers (Thailand) Co., Ltd	US\$60,300,000	US\$1,352,000	HLHA Land was valued at market value based on comparison approach with other similar properties in the vicinity, comprising both freehold and leasehold properties.  HLHA Built-Up Area was valued using the Cost Approach by Depreciated Replacement Cost Method ("DRC").	The valuer had compared the HLHA Land to three comparable properties, of which a 59.46% weightage was given to the value of the leasehold property while a 29.73% weightage and a 10.81% weightage was given to the 2 freehold properties respectively, in deriving the market value of the HLHA Land.

HLHA Land and HLHA Built-Up Area	Valuer	Valuation Amount of HLHA Land	Valuation Amount of HLHA Built-Up Area	Valuation Methodologies	Material Assumptions
				DRC is the estimated cost of erecting the properties of modern substitute property having the same gross internal area as that existing at prices correct on the relevant date. This figure may include professional fees and other associated expenses directly related to the construction for the properties but excluding the land cost. Relevant depreciation for the property will be adopted. This is estimated gross replacement cost of substitute properties of similar character and standard and in the locality of the existing properties.	The valuer assumed that there will be no extension of the concession rights after the current contract ends and the concession rights of the HLHA Land can be freely transferred, mortgaged, and let in the market without any additional fee.

HLHA Land and HLHA Built-Up Area	Valuer	Valuation Amount of HLHA Land	Valuation Amount of HLHA Built-Up Area	Valuation Methodologies	Material Assumptions
				The cost approach applies the basic economic principle that, unless undue time, inconvenience, risk, or other factors are involved, a buyer will pay no more for a property than the cost to acquire a modern equivalent property of equal utility, whether by purchase or by construction. Often the asset being valued will be less attractive than the cost of a modern equivalent due to age and obsolescence. When this is the case, deductions for physical deterioration and all relevant forms of obsolescence and optimisation are deducted from the current replacement cost of the modern equivalent to arrive at a figure known as the depreciated replacement cost. It should be noted that an inherent assumption of the cost approach is that there is demand for the use to which the property is currently put.	

HLHA Land and HLHA Built-Up Area	Valuer	Valuation Amount of HLHA Land	Valuation Amount of HLHA Built-Up Area	Valuation Methodologies	Material Assumptions
FY2021	Key Real Estate Co., Ltd	US\$61,200,000	US\$2,300,000	HLHA Land was valued at market value based on comparison approach with other similar properties in the vicinity.  HLHA Built-Up Area was valued using the Cost Method.	_
FY2020		US\$58,500,000	US\$2,300,000	HLHA Land was valued at market value based on comparison approach with other similar properties in the vicinity.  HLHA Built-Up Area was valued using the Cost Method.	_

8.13. In general, the valuation of the HLHA Land and HLHA Built-Up Area would vary over the years, inter alia, as the valuation methodology used to value the HLHA Land and HLHA Built-Up Area is based, inter alia, on market approach and accordingly, such valuation will be subject to the specific market activity, conditions and circumstances prevailing as at the relevant valuation date. The difference between the Market Value of the HLHA Land and the HLHA Built-Up Area as at the Valuation Date and the Market Value of the HLHA Land and the HLHA Built-Up Area as at 31 December 2022 is approximately 11%. The Property Valuer has indicated that they are unable to comment on why there may be a material variation between the Market Value of the HLHA Land and HLHA Built-up Area as at the Valuation Date as appraised by them compared to the market value of the HLHA Land as at 31 December 2022 as appraised by the valuer that conducted such valuation for FY2022 as they did not conduct the valuation and have not reviewed or done a comparison, inter alia, of the valuation methodologies, basis and assumptions between the two sets of valuations conducted. The Property Valuer has also observed that the Market Value of the HLHA Land and HLHA Built-up Area as at any relevant valuation date reflects the market state and circumstances as at such valuation date and may be subject to fluctuations over time as market conditions may change, and the information research for their market analysis has been undertaken by using market knowledge from the Property Valuer's research of property databases, commune officers, chiefs of villages, inquiries from other agents, and any other information that has been provided to the Property Valuer.

### Valuation of the HLHA Biological Assets

8.14. In connection with the finalisation of the financial statements of the Group for FY2023, the HLHA Biological Assets Valuer has performed a valuation of the HLHA Biological Assets as at the Valuation Date where the basis of the valuation was on a fair value basis in accordance with Financial Reporting Standard which is consistent with the International Valuation Standards.

A copy of the HLHA Biological Assets Valuation Report is available for inspection at the office of the Company and a copy of the HLHA Biological Assets Valuation Letter is annexed hereto at **Appendix C**.

- 8.15. Based on the HLHA Biological Assets Valuation Report, the fair value of the HLHA Biological Assets as at the Valuation Date was US\$249,332, which was taken into account by the Independent Valuer in ascertaining the HLHA Appraised Value.
- 8.16. By way of further comparison, the historical fair value of the HLHA Biological Assets as at year end for the previous 3 financial years from FY2020 to FY2022 are also set out in the table below, which also sets out a summary of the material assumptions and valuation methodologies adopted by the HLHA Biological Assets Valuer in such valuation exercises:

HLHA Biological Assets	Valuer	Valuation Amount	Valuation Methodologies
FY2023	Chay Corporate	US\$249,332	The HLHA Biological
FY2022	Advisory Pte Ltd	US\$1,117,121	Assets Valuer adopted the income approach as the
FY2021	Liu	US\$3,757,427	Valuation methodology as
FY2020		US\$4,278,484	it reflects the expected harvest yield and related cost that will be incurred to give rise to the biological assets.
			The valuation has taken into consideration of the values implied by the income approach, taking into consideration of the potential selling price and related cost that will be incurred for the cultivation of cassava.

In general, the fair value of the HLHA Biological Assets would vary over the years since it would depend, *inter alia*, on the available area for cultivation of the cassava crop, harvesting cost, harvest yield, and the selling price of cassava crop in any particular year. One of the key factors resulting in the variations in fair value of the HLHA Biological Assets is the weather, such as the prolonged drought in Cambodia due to global warming and environment factors that has affected the yield of the cassava crop

tremendously. The drought has also caused fire to the cassava crop which resulted in a larger cultivation area being lost, which the HLHA Biological Assets Valuer had taken into account in the valuation of the fair value of the HLHA Biological Assets. The fire had also affected the quality of the remaining cassava crop on the ground which has resulted in lower quality and thus lower prices obtained for the cassava crop.

Other reasons that contributed to the decline in fair value of the HLHA Biological Assets are due to partially planted areas being washed away as a consequence of the rainy season or cows eating the cassava crop, which is beyond HLHA's monitoring or control.

# Information on HLHA Biological Assets Valuer

8.17. The HLHA Biological Assets Valuer is a boutique corporate advisory house and has been established in Singapore since 2012. The chief executive officer of the HLHA Biological Assets Valuer is Mr. Chay Yiowmin, who is registered with the Institute of Valuers and Appraisers of Singapore as a chartered valuer and appraiser. He does not have a valuation license in Cambodia.

In February 2022, Chay Corporate Advisory Pte Ltd conducted an indicative corporate valuation of SK Plantation (Cambodia) Pte. Ltd. which carries out agricultural plantation activities, especially in the development of cashew plantation in Cambodia.

The HLHA Biological Assets Valuer has not conducted any valuation on assets of other SGX-listed companies for transactions of similar nature, although the HLHA Biological Assets Valuer has been carrying out valuations of the HLHA Biological Assets from FY2019 to FY2023 for the purpose of financial reporting to the Company's auditors.

#### 9. HLHA DISPOSAL CONSIDERATION

- 9.1. The HLHA Disposal Consideration was arrived at by mutual agreement between the Seller and the Purchaser after arm's length negotiations, on a "willing-buyer, willing-seller" basis and after the Board's assessment and consideration of the following factors and circumstances:
  - (a) The rationale for the Proposed HLHA Disposal, as further elaborated in Section 12 below:
  - (b) The HLHA Land is not freely marketable or transferable as any sale or transfer of the HLHA Land is subject to HLHA obtaining the Ministry of Agriculture Approval(s). Likewise, any sale or transfer of the shares of HLHA is subject to the Company obtaining the Ministry of Agriculture Approval(s), and the Board is of the opinion that there is a reasonable likelihood of such approvals being granted for the Proposed HLHA Disposal, inter alia, given the extensive background and profile of the Purchaser, including his experience and significant involvement in the agricultural sector in Cambodia; and
  - (c) Under the terms of the concession rights granted to HLHA in respect of the HLHA Land, HLHA is required to continue making additional investment each year so as to cultivate or plant more than 50% of the HLHA Land, which may cost approximately US\$3 million to US\$5 million (or approximately S\$3,957,519 to S\$6,595,850 based on the Revised Exchange Rate). The Cambodian agricultural authorities conduct checks on all concessional land holders on a quarterly basis by

sending an inspection team to the relevant sites to inspect the plantation area and making sure the rules are complied with. There are many cases where foreign concession land holders have had their contracts terminated by the Cambodian authorities due to failure to obey the laws for plantations, and a failure by HLHA to comply with the terms of the concession land contract will result in the Cambodian authorities having the right to seize the HLHA Land and to terminate and cancel the concessional contract with HLHA.

- (d) As at 1 February 2024, being the date of execution of the HLHA SPA, no other offer has been received from any party other than the Purchaser in relation to a possible disposal of the HLHA Land and/or the HLHA Sale Shares.
- 9.2. Based on the HLHA Disposal Consideration of US\$36,000,000 or approximately S\$47,490,120 based on the Revised Exchange Rate (without taking into account the Estimated Transaction Expenses attributable to the Proposed HLHA Disposal amounting to S\$4,902,233 (or approximately US\$3,716,150 based on the Revised Exchange Rate)), the HLHA Disposal Consideration falls within the range of the HLHA Appraised Value of between US\$35.1 million to US\$38.9 million (rounded). The selling price per hectare of the HLHA Land (implied by the HLHA Appraised Value) is between US\$3,900.02 to US\$4,322.25 (or between S\$5,144.79 to S\$5,701.78 based on the Revised Exchange Rate).
- 9.3. The NTA/NAV of HLHA as at 31 December 2023 based on the Audited FY2023 Financial Statements is S\$3,853,250. The adjusted value of NTA/NAV of HLHA as at 31 December 2023 is S\$43,895,690, based on the audited NTA/NAV of HLHA as at 31 December 2023 of S\$3,853,250 and after taking into account the intended capitalisation of Shareholder's Advance to HLHA of S\$40,042,440.

At the inception of the Agricultural Arm in FY2008, an amount of US\$2,020,577 (or approximately S\$2,665,484 based on the Revised Exchange Rate) was advanced or disbursed to HLHA as the Shareholder's Advance to HLHA, and, being in the nature of quasi-capital contribution, has been outstanding for approximately 16 years. As at 31 December 2023, an aggregate amount of US\$30,354,268 (or approximately S\$40,042,440 based on the Revised Exchange Rate) remained outstanding in respect of the Shareholder's Advance to HLHA. As at the Latest Practicable Date, an aggregate amount of US\$30,291,330 (or approximately S\$39,959,413 based on the Revised Exchange Rate) remained outstanding after netting off cash advances separately made by HLHA to the Group. The Shareholder's Advance to HLHA is intended to be capitalised and not be repaid by HLHA to its holding company, such capitalisation to be effected in FY2024, and accordingly, the Group does not foresee the Shareholder's Advance to HLHA as being recoverable.

There will be a loss on disposal of the HLHA Sale Shares (at Group level) of approximately S\$1,307,803 based on the HLHA Disposal Consideration less the adjusted value of NTA/NAV of HLHA as at 31 December 2023 of S\$43,895,690 and less the Estimated Transaction Expenses attributable to HLHA of S\$4,902,233. For the avoidance of doubt, it was disclosed in the Proposed Disposals Announcement that there will be a loss on disposal of approximately S\$13,554,143, *inter alia*, as such amount was computed on the book value of the HLHA Sale Shares as at 30 June 2023, being the latest available published financial statements of the Group at the time of the Proposed Disposals Announcement and also due to the different amount of the Net HLHA Disposal Proceeds computed arising from the difference in the Exchange Rate and the Revised Exchange Rate.

9.4. The Company has recognised an impairment loss in relation to the Proposed HLHA Disposal in the Audited FY2023 Financial Statements by way of the Impairment Loss of S\$13,649,000, comprising an impairment loss on right-of-use assets amounting to S\$13,285,000 and an impairment loss on property, plant and equipment amounting to S\$364,000.

#### 10. PRINCIPAL TERMS OF THE HLHA SPA

# 10.1. Payment of the HLHA Disposal Consideration

The HLHA Disposal Consideration shall be payable in the following tranches:

- (a) The Purchaser shall make a payment of US\$100,000 (or approximately S\$131,917 based on the Revised Exchange Rate) to the Seller on the date of the HLHA SPA, whereupon the Seller shall apply for the Ministry of Agriculture Approval. The US\$100,000 has been duly paid by the Purchaser to the Seller on 1 February 2024. Upon receipt of the Ministry of Agriculture Approval by the Seller, the Purchaser shall make a payment of US\$7,100,000 (or approximately S\$9,366,107 based on the Revised Exchange Rate) (together with the US\$100,000, collectively the "HLHA First Payment") to the Seller within ten (10) days thereafter, in consideration of which the Seller shall procure the transfer of the right of use of approximately 2,000 hectares of HLHA Land to the Purchaser with participation of the relevant Cambodian authorities and at the Purchaser's cost.
- (b) Upon receipt of the HLHA First Payment, and within six (6) months from the date of the HLHA SPA, the Company shall, in compliance with all applicable laws, regulations and rules of Singapore, obtain all relevant corporate approvals and comply with such laws and regulations ("Company Approvals") and the Seller shall complete the transfer of the HLHA Sale Shares from the name of the Seller to the Purchaser at the Cambodian Ministry of Agriculture, Forestry and Fisheries, Cambodian Ministry of Commerce, Kampong Speu Provincial Department of Land Management, Urban Planning Construction and Cadastre, and the Council for the Development of Cambodia, including the filing of stamp duties at the General Department of Taxation in Cambodia ("HLHA Share Transfer Procedure").
- (c) The Purchaser shall make a payment of 70% of the HLHA Disposal Consideration, amounting to US\$25,200,000 (or approximately S\$33,243,084 based on the Revised Exchange Rate) ("HLHA Second Payment"), to the Seller, subject to the Purchaser having verified the Seller's compliance with the HLHA Share Transfer Procedure within ten (10) days from the notice given by the Seller to the Purchaser regarding compliance with the HLHA Share Transfer Procedure.
- (d) In consideration of the HLHA Second Payment, the Seller shall:
  - (i.) transfer the right of use (with participation of the relevant Cambodian authorities) of approximately 5,000 hectares of HLHA Land to the Purchaser;
  - (ii.) procure the transfer of the original copies of the share transfer document for the transfer of the HLHA Sale Shares to the Purchaser; and

- (iii.) deliver the original copies of the economic concession land documents of the HLHA Land, articles of association and past tax payment documents of HLHA to the Purchaser.
- (e) The Purchaser shall pay the final 10% of the HLHA Disposal Consideration, amounting to US\$3,600,000 (or approximately S\$4,749,012 based on the Revised Exchange Rate) ("HLHA Third Payment"), within twelve (12) months from the date of the HLHA SPA to the Seller, subject to the Seller harvesting all the cassava and the departure of the workers of the Seller's subcontractors or its joint cooperation farmers from the HLHA Land and against receipt of the HLHA Third Payment, the Seller shall hand over the remaining approximately 2,000 hectares of HLHA Land to the Purchaser. In any event, if at the end of the 12-month period from the date of the HLHA SPA, the Seller has not completed the harvesting of all the cassava crop, the Seller shall nevertheless hand over the HLHA Land with cassava plantation to Purchaser without any further delay, in consideration of which the Purchaser shall pay the HLHA Third Payment to the Seller.

The Seller shall bear all costs and expenses related to the performance of its obligations under the HLHA Share Transfer Procedure.

For the avoidance of doubt, the sale and purchase of the HLHA Sale Shares and completion of the HLHA SPA shall be subject to, *inter alia*, the Seller obtaining the Ministry of Agriculture Approvals and the Company obtaining all relevant Company Approvals.

# 10.2. Compensation Amount and Termination of the HLHA SPA

#### 10.2.1. Pursuant to the HLHA SPA:

- (a) if the Seller is late in performing its obligations in relation to obtaining the Company Approvals and the HLHA Share Transfer Procedure within the original timeframe of six (6) months from the date of the HLHA SPA, the Purchaser shall allow an additional period of three (3) months for the Company to do so ("HLHA Extension Period"), but the Seller will be liable to pay a penalty to the Purchaser at the rate of 2% per month of the total amount the Seller had received from the Purchaser ("Potential HLHA Interest Penalty"). For the avoidance of doubt, the Seller's obligation to pay the Potential HLHA Interest Penalty only arises starting from the HLHA Extension Period; and
- (b) should the Seller change its mind about selling 100% of the HLHA Sale Shares and/or the HLHA Disposal Consideration and/or is unable to perform its obligations in accordance with the HLHA Share Transfer Procedure after the Purchaser had served onto the Seller fifteen (15) days' notice of the Seller's delay in performance of thereof, and this results in the termination of the HLHA SPA, the Seller will compensate the Purchaser with the Potential HLHA Compensation, being two times of the total amount that the Seller has received from the Purchaser under the terms of the HLHA SPA.
- 10.2.2. The foregoing provisions relating to compensation of the Purchaser were agreed between the Purchaser and the Seller after protracted negotiations between the parties, and there would be a loss or detriment suffered by the Group should an actual liability arise on the part of the Seller to compensate the Purchaser for the Potential HLHA

Interest Penalty and/or the Potential HLHA Compensation, however, such provisions have been negotiated and/or agreed upon as part of the terms of the HLHA SPA on an overall basis, and the Directors took into account, *inter alia*, the following considerations, in agreeing to such provisions:

- (a) the Purchaser had requested for the compensation clause, inter alia, in view of the quantum of the Total Disposal Consideration, and the Seller understands from its professional advisers that such request may be acceptable as it is not uncommon for commercial property transactions or dealings above a certain value to have a compensation clause to be put in place;
- (b) since the Seller has only received the sum of US\$100,000 (or approximately S\$131,917 based on the Revised Exchange Rate) from the Purchaser on execution of the HLHA SPA and is not entitled to receive the remaining HLHA First Payment (other than the said sum of US\$100,000) until the obtaining of the Ministry of Agriculture Approvals, the maximum amount of Potential HLHA Compensation that the Seller has to pay the Purchaser in the event parties are unable to proceed with completion of the Proposed HLHA Disposal due, *inter alia*, to the inability to obtain the Ministry of Agriculture Approval and/or the Company Approvals is likely to be capped at US\$200,000 (or approximately S\$263,834 based on the Revised Exchange Rate), which is not too material an amount;
- (c) since the Seller has only received the sum of US\$100,000 (or approximately S\$131,917 based on the Revised Exchange Rate) from the Purchaser as at the Latest Practicable Date, the quantum of Potential HLHA Interest Penalty payable by the Seller for any delays in the completion of the Proposed HLHA Disposal should not be too material;
- (d) the time given under the terms of the HLHA SPA (up to nine (9) months from the date of execution of the HLHA SPA) should be sufficient for the Seller to take the necessary steps or actions required to complete the Proposed HLHA Disposal, assuming Shareholders approve the Proposed HLHA Disposal; and
- (e) The rationale for the Proposed HLHA Disposal and the Intended Use of Proceeds.
- 10.2.3. Shareholders should note, however, that in the event the Seller is unable to proceed with completion of the Proposed HLHA Disposal, *inter alia*, due to Shareholders' approval for the Proposed HLHA Disposal not being obtained at the EGM, the Potential HLHA Compensation which the Seller would have a contractual obligation to compensate the Purchaser for would be at an amount equal to two times the amount received by the Seller, which would be an amount of US\$200,000 (or approximately S\$263,834 based on the Revised Exchange Rate) based on the amount received by the Seller as referred to in Section 10.1(a) above.

The Board had considered it a reasonably acceptable risk for the Seller to accept the provision relating to the Potential HLHA Compensation, *inter alia*, as the amount of Potential HLHA Compensation that the Seller may be liable to pay the Purchaser in the event the Seller is unable to proceed with completion of the Proposed HLHA Disposal, *inter alia*, due to the Ministry of Agricultural Approval not being obtained and/or Shareholders' approval for the Proposed HLHA Disposal not being obtained at the EGM is not too material and it was also for such reason that the Seller had not requested for a larger deposit or first payment from the Purchaser in respect of the HLHA Disposal

Consideration, even though the Company understands that it is not uncommon for commercial property transactions or deals to have a minimum of between 10% to 30% of the total value of the transaction to be paid as a deposit upfront upon signing of the agreement.

# 10.3. Retention of economic rights to planted cassava crop on HLHA Land

Under the terms of the HLHA SPA, the Seller is entitled to harvest and retain the economic rights to the cassava crop that is currently planted on the HLHA Land and has a period of 12 months from the date of the HLHA SPA to do so, prior to being required to hand over vacant possession of the HLHA Land to the Purchaser.

The cassava crops were planted by HLHA's existing farmers progressively in FY2023, and will be matured and harvested progressively over the course of this year, with the completion of all harvesting currently expected to take place by 31 January 2025. It typically takes up to 9 to 10 months for cassava crop to be matured and ready to be harvested.

Under the terms of the HLHA SPA, it has been agreed that the Seller will be responsible for all work to be done (and costs to be incurred) in connection with the continued cultivation of the crops until they mature and are ready to be harvested, *inter alia*, since the Seller retains the economic rights to such crop.

The Seller will retain HLHA's existing farmers to tend to the crop until maturity and for harvesting of the crop, and upon completion of such harvesting, the farmers will depart the plantation as agreed in the respective agreements signed between HLHA and the farmers, and there is no payment or other compensation payable to the farmers in connection with such departure.

The Seller intends to sell the harvested crop for cash. The matured cassava crops are typically sold directly to third parties on an ex-factory basis whereby the buyers send their trucks to pick up the cassava crop on HLHA Land, pay HLHA based on the agreed price per metric ton, and sell the cassava to third party distributors based in Europe. As at the Latest Practicable Date and to the best knowledge of the Company, none of the customers or distributors to whom HLHA sells or distributes its cassava crop to are related parties to the Company, its Directors, key management personnel, Substantial Shareholders and Controlling Shareholders of the Company.

It was as a matter of commercial negotiations and bargain that the Seller and Purchaser have agreed on the foregoing arrangement. The Company currently expects the Seller to derive commercial benefit from such arrangement since the Seller gets to keep the proceeds to be realized from the sale of the harvested crop, and the Company currently expects to realise a modest profit from such sale, although the actual quantum of such profit (if any) is subject to various factors, including but not limited to the final harvest yield and the selling price per ton that can be achieved.

Under the terms of the HLHA SPA, the Seller may not get to receive the HLHA Third Payment, *inter alia*, until the harvesting of the cassava crop is completed and since the Seller has a period of 12 months from the date of the HLHA SPA to complete such harvesting, the Seller may not get to receive the HLHA Third Payment until such date, although the Purchaser is still obliged to pay the HLHA Third Payment to the Seller, *inter alia*, if the Seller were to handover the HLHA Land without completing such harvesting.

Such term was negotiated and agreed upon, *inter alia*, after taking into consideration the agreement for the Seller to hand over vacant possession of the HLHA Land to the Purchaser only upon completion of the harvesting of the planted cassava crop as mentioned above.

The Board did not think it necessary to require the Purchaser to provide security or collateral such as a banker's guarantee to secure the Purchaser's payment obligation in respect of the HLHA Third Payment, *inter alia*, as the HLHA Third Payment of US\$3,600,000 (or approximately S\$4,749,012 based on the Revised Exchange Rate) forms only the remaining 10% of the HLHA Disposal Consideration and to the Company's best knowledge, the Purchaser is a businessman of considerable wealth and should have available financial resources to meet such payment obligation. Furthermore, as set out in Section 10.4(d) below, under the terms of the HLHA SPA, in the event the Purchaser fails to make the final HLHA Third Payment, the Seller has the right to forfeit all earlier payments made by the Purchaser and the Purchaser has to transfer all the titles back to the Seller at its own cost, so it may not be reasonably likely that the Purchaser will risk such consequences of payment default. For the avoidance of doubt, the Seller's right to forfeit all earlier payments made by the Purchaser under the HLHA SPA as aforesaid does not include any payments by the Purchaser under the HLHI SPA.

The Company is not aware of what the Purchaser may intend to use the HLHA Land for after taking over vacant possession of the HLHA Land, including whether the Purchaser may wish to re-plant cassava crop and/or plant other crop, but the Company is aware that the Purchaser and/or his associates are one of the largest sugarcane plantation owners and operators in Cambodia.

# 10.4. Other Provisions

- (a) The Seller shall remove all the starch factory, corn drying tower, equipment and machineries, and all other movable properties from the HLHA Land prior to the HLHA Third Payment.
- (b) In the event the HLHA Land is less than 8,500 hectares, the HLHA Disposal Consideration shall be reduced at a rate of US\$4,000 per hectare (or approximately S\$5,277 per hectare based on the Revised Exchange Rate), or in the event the area of the HLHA Land is less than 8,300 hectares, the HLHA SPA shall be terminated and the Seller shall return to the Purchaser all the money the Seller had received from the Purchaser without any delay and if there is such a delay, the Seller shall pay the Potential HLHI Interest Penalty from the date of termination, and the Purchaser shall affix his thumbprint to transfer 100% of HLHA Sale Shares and hand over the HLHA Land and all relevant documents back to the Seller.
- (c) As further elaborated in Section 10.2.1 above, the Seller can delay or extend the time period for completion of the Proposed HLHA Disposal by the HLHA Extension Period, subject to an obligation to pay the applicable amount of Potential HLHA Interest Penalty in the event of such delay or extension, but the HLHA SPA shall be subject to termination after such HLHA Extension Period by the Purchaser giving the requisite notice period to the Seller.

- (d) In the event the Purchaser gives up his right to purchase 100% of the HLHA Sale Shares or remains defaulted on any payments of the HLHA Disposal Consideration, and after the Seller had served onto the Purchaser fifteen (15) days' notice of the Purchaser's default, the HLHA SPA shall be terminated, and in such case of termination:
  - (i.) the Purchaser shall transfer 100% of HLHA Sale Shares back to the Seller as well as return all the HLHA Land to the Seller; and
  - (ii.) the Seller shall forfeit all money already paid to it by the Purchaser.

# 10.5. Representations and Warranties

Pursuant to the HLHA SPA, the Parties have furnished other representations and warranties typical for transactions such as the Proposed HLHA Disposal.

# 11. RELATIVE FIGURES COMPUTED ON THE BASES SET OUT IN RULE 1006 OF THE LISTING RULES FOR THE PROPOSED HLHA DISPOSAL

11.1. The relative figures computed on the bases set out in Rule 1006 of the Listing Rules in respect of the Proposed HLHA Disposal and based on the Unaudited HY2023 Financial Results for HY2023, being the latest announced financial statements preceding the signing of the HLHA SPA, are as follows:

(a)	Net asset value of the asset to be disposed of, compared with the Group's net asset value	42.53% <sup>(1)</sup>
(b)	Net loss attributable to the asset to be disposed of, compared with the Group's net loss	86.92% <sup>(2)</sup>
(c)	Aggregate value of the HLHA Disposal Consideration, compared to the Company's market capitalisation as at 1 February 2024, being the last Market Day preceding the signing of the HLHA SPA	175.69% <sup>(3)</sup>
(d)	Number of equity securities issued by the Company as consideration for an acquisition, compared with the number of equity securities previously in issue	Not applicable to disposal of assets
(e)	Aggregate volume or amount of proven and probable reserves to be disposed of, compared with the aggregate to the Group's proven and probable reserves	Not applicable to the Group's industry

#### Notes:

- (1) The net asset value attributable to HLHA and the Group as at 30 June 2023 was US\$43,400,960 (approximately S\$58,133,850 based on the Exchange Rate) and S\$136,691,000 respectively;
- (2) The net loss attributable to HLHA for HY2023 was approximately US\$1,556,840 (approximately S\$2,085,325 based on the Exchange Rate) and the Group's net loss for HY2023 was approximately S\$2,399,000; and
- (3) Based on the issued share capital of the Company of 517,844,114 shares (excluding treasury shares) and the volume weighted average Share price of S\$0.053 on 1 February 2024, being the last full Market Day on which the Shares were traded on the Mainboard of the SGX-ST preceding the signing of the HLHA SPA.

- 11.2. As the relative figures computed on the bases set out in Rule 1006(a), Rule 1006(b) and Rule 1006(c) of the Listing Rules exceed 20%, the Proposed HLHA Disposal constitutes a "major transaction" under Chapter 10 of the Listing Rules and the Company will be seeking Shareholders' approval for the Proposed HLHA Disposal pursuant to Rule 1014(2) of the Listing Rules at the EGM, the resolution of which is set out in Ordinary Resolution 2 in the Notice of EGM.
- 11.3. For the avoidance of doubt, as the completion of the Proposed HLHI Disposal and Proposed HLHA Disposal are subject, *inter alia*, to different conditions precedents under the terms of the HLHI SPA and the HLHA SPA respectively and are not inter-conditional upon each other, subject to receiving Shareholders' approval for the Proposed HLHA Disposal, the Seller will proceed with the completion of the Proposed HLHA Disposal regardless of whether Shareholders' approval is received and/or the status of completion of the Proposed HLHI Disposal.

#### 12. RATIONALE FOR THE PROPOSED DISPOSALS AND USE OF PROCEEDS

# 12.1. Rationale for the Proposed HLHI Disposal

- (a) Since the completion of its last development project, D'Castilia, in Singapore back in 2014, the Group had expanded its Property Division into Cambodia in 2015, with the launch of its first freehold mixed use project, the D'Seaview Project, in Sihanoukville, Cambodia, the construction which was fully completed in FY2020, and subsequently launched the Royal Platinum Project in Phnom Penh, Cambodia in FY2019 before the COVID-19 global pandemic.
- (b) The Group also currently owns two other pieces of land, one in Russey Keo district of Cambodia, with a 100% stake acquired in the September of FY2020 (further details of which are provided in Section 12.5(f) below) and another in Sihanoukville, with a minority stake acquired in FY2022 (further details of which are provided in Section 12.5(g) below).
- (c) HLHI is a wholly-owned subsidiary of the Company, held through the Seller, whose principal activities are investment holding and property investment.
- (d) The Seller is undertaking the Proposed HLHI Disposal, inter alia, as the Board currently has no immediate plans to develop the HLHI Land. The HLHI Land was one of the property investments made by the Group over the years and has been vacant and dormant for a prolonged period following its acquisition. Moreover, the Group has other existing landbank in Cambodia with better location in the city area which may be more suitable for development under its Property Division.
- (e) For the above and other reasons as stated in Sections 5.1(b), 5.1(c) and 5.4 above, and Section 12.3 below, the Board is of the view that it is in the interests of the Company to undertake the Proposed HLHI Disposal.

### 12.2. Rationale for the Proposed HLHA Disposal

- (a) The Group's business is currently divided into the Agricultural Arm and the Property Division.
- (b) HLHA is a wholly-owned subsidiary of the Company, held through the Seller, whose principal activities are agricultural plantation, processing and distribution.
- (c) The Group had ventured into the Cambodian market in 2008 and secured concessional land rights from the Royal Government of Cambodia for the HLHA Land in 2010, through HLHA, and the development of part of the HLHA Land for cultivation of fresh cassava.
- (d) Since the inception of the agricultural business in 2008, the Group has been reporting losses in relation to the Agricultural Arm in respect of each of its financial years, including a loss of \$\$1,808,000 (unaudited) for HY2023 and \$\$16,593,000 (unaudited) for FY2023 respectively.
- (e) The Board is of the view that there is visibility that there will be no immediate material changes or developments that may lead to a positive change in the financial performance of the Agricultural Arm in the reasonably short period or foreseeable future due to, inter alia, the continuing challenges of having to cope with:
  - (i.) the decreasing concession term of 36 years remaining for which although there is an option of applying for extension of the tenure of such concession by another 40 years, there is no certainty or assurance of such extension being approved by the relevant Cambodian authorities;
  - (ii.) continued depreciation losses on the books due to the short period of the concession term remaining;
  - (iii.) the risk of the Cambodian government taking back the concessional land rights should the Group discontinue heavy investments to cultivate large areas of the HLHA land despite losses over the years, and
  - (iv.) other short and long term challenges of operating in the agricultural sector.

In addition, the Group is now strongly focused on the real estate and property development projects in Cambodia under its Property Division, as illustrated by the contribution of the Property Division to the revenue, net assets and net profit before tax/(loss) of the Group in the past 3 financial years, as set out in the table below.

Property Division				
	FY2023	FY2022	FY2021	
Revenue (S\$)	(184,000)	668,000	15,284,000	
Net Assets (S\$)	66,072,000	74,198,000	77,427,000	
Net Profit before tax/(Loss) (S\$)	(1,141,000)	(512,000)	7,226,000	

Outside of Cambodia, the Group does not have any other property projects as at the Latest Practicable Date.

- (f) The Proposed HLHA Disposal thus presents an opportunity for the Group to exit the agricultural business as currently carried on under the Agricultural Arm through sale of 100% of the Group's shareholding interest in HLHA, and for the Group to cease to have to incur and bear future losses that may arise (if applicable) in respect of agricultural business, which it would have to incur and bear if it were to continue to own the shares of HLHA.
- (g) As also mentioned above, in deciding to undertake the Proposed HLHA Disposal with the Purchaser, the Board took into consideration the need for the relevant regulatory approvals to be obtained before the Seller is able to successfully sell or dispose of its shares in the HLHA Land, and the potential suitability of the Purchaser in relation thereto.
- (h) For the above and other reasons as stated in Section 9.1(b) and 9.1(c) above and Section 12.3 below, the Board is of the view that it is in the interests of the Company to make the Proposed HLHA Disposal.

#### 12.3. Rationale for Proposed Disposals

In assessing the Proposed Disposals, apart from taking into consideration the specific relevant factors in relation to the Proposed HLHI Disposal and Proposed HLHA Disposal as stated in Sections 12.1 and 12.2 above respectively, the Board also took into consideration other more general factors or circumstances as follows:

(a) The aggregate net sale proceeds from the Proposed Disposals can be deployed by the Group for working capital or other purposes including to reduce the gearing ratios of the Group, where the Board considers it appropriate.

This will serve to provide greater options and flexibility to the Group in managing its capital, strengthening its balance sheet and cash position, and the repayment of bank loans, which is necessary or relevant, *inter alia*, given the following recent developments:

- (i.) The devasting global impact of the COVID-19 global pandemic since FY2020, exacerbated by some negative media reports on Cambodia, resulted in a temporary halt in the volume of international buyers compared to the period before the pandemic had hit, and a slowdown of local buyers for the sale of the Group's condominium units in Cambodia, resulting in the absence of sale of units in the Property Division for FY2022 and FY2023.
- (ii.) Property development projects in Cambodia also require significant equity funding as large-scale bank financing of project development projects in Cambodia is not common, as a consequence of which, the Group has had to seek alternative options for funding its Property Division, including the funding required for the Royal Platinum Project.

- (iii.) The Royal Platinum Project is currently under construction and although Royal HLH has completed the commercial segment which consists of 50 units in FY2023, it is expected to complete both of its residential towers at 28 stories high with 851 residential units in FY2024, with an estimated balance construction costs of approximately US\$20 million to reach the final milestone, and the Company expects that such costs will likely have to be 100% equity-funded by the Group and its joint venture partner in equal proportions, as construction debt financing of such amount is not easily available from financial institution(s) in Cambodia.
- (iv.) The Group's cost of investment and the share of profit before tax/(loss) in relation to its 50% owned associated company, HLH Development Pte Ltd, is set out in the table below:

	Cost of Investment	Share of profit before tax/(loss) from Royal HLH
FY2023	S\$27,852,000	S\$(1,950,000)
FY2022	S\$21,159,000	S\$(952,000)
FY2021	S\$13,557,000	S\$(1,184,000)
FY2020	S\$8,141,000	S\$(853,000)

As at the Latest Practicable Date, the breakdown of the bank loans obtained by the Group is as follows:

Types of Borrowing	Amount	Description
Bank Loans	S\$1.0 million	The loan was raised on July 2020. The loan bears interest at a rate of 3.0% per annum. It is repayable in 60 equal instalments and will be fully repaid in June 2025, in accordance with the terms of the loan agreement.
	S\$1.5 million	The loan was raised on July 2020. The loan bears interest at a rate of 3.0% per annum. It is repayable in 60 equal instalments and will be fully repaid in June 2025, in accordance with the terms of the loan agreement.
	S\$2.5 million	The loan was raised on August 2020. The loan bears interest at a rate of 3.0% per annum. It is repayable in 60 equal instalments and will be fully repaid in July 2025, in accordance with the terms of the loan agreement.

Types of Borrowing	Amount	Description
	US\$5.0 million (S\$6.6 million based on the Revised Exchange Rate)	The loan was raised on March 2023. The loan bears interest at a rate of 8.5% per annum. It is repayable in 120 equal instalments and will be fully repaid in April 2033, in accordance with the terms of the loan agreement.
Bank Overdraft Facilities	US\$2.0 million (S\$2.6 million based on the Revised Exchange Rate)	The overdraft facility was raised on June 2022. The overdraft facility bears interest at a rate of 10.0% per annum. There is no fixed repayment schedule, in accordance with the terms of the overdraft facility agreement.
	US\$0.5 million (S\$0.7 million based on the Revised Exchange Rate)	The overdraft facility was raised on March 2023. The overdraft facility bears interest at a rate of 7.5% per annum. There is no fixed repayment schedule, in accordance with the terms of the overdraft facility agreement.

(b) The Proposed HLHA Disposal also presents an opportunity for the Group to exit the agricultural business which has never been profitable since its inception.

For reference, the losses incurred by the Agricultural Arm from FY2021 to FY2023 are as follows:

Agricultural Arm of the Group				
	FY2023	FY2022	FY2021	
Segment Loss (S\$)	16,593,000	8,822,000	3,361,000	

The Agricultural Arm's revenue (S\$214,000 for HY2023 and S\$451,000 for FY2023), while representing all of the Group's revenue for the respective periods, is relatively insignificant from an absolute quantum basis, and such proportion of contribution to the total Group's revenue by the Agricultural Arm is likely to be temporary or transitional as the Board expects that the contribution of the Agricultural Arm, if it were to continue, to the overall financial performance and/or financial position of the Group on a longer-term or sustained basis would likely become increasingly smaller, or marginal, as the Property Division starts to contribute a greater proportion to the total Group revenue from its sale of property units when the local and global economy recovers and the overall investors' confidence restores in the Cambodia.

(c) The Proposed Disposals is also in line with the Company's overall long term strategy, which started since the COVID-19 global pandemic in FY2020, of restructuring the Group's businesses by actively looking to cut its losses from non-profit making subsidiaries, with the most recent example being a disposal of the Group's shares held in HLH Agri R&D Pte Ltd in FY2021.

(d) The substantive factors that the Board took into account in agreeing to the consideration for the Proposed Disposals included both quantitative factors and qualitative factors.

In relation to the former, the Board wishes to emphasize that the HLHI Disposal Consideration and the HLHA Disposal Consideration was what the Seller was able to persuade the Purchaser to accept as the purchase price for the Proposed HLHI Disposal and the Proposed HLHA Disposal respectively, after a lengthy and protracted negotiation process. The Seller had started negotiations with the Purchaser in relation to the Proposed Disposals since May 2023. The Purchaser's starting offer for purchase of both the HLHI Land and the HLHA Land was merely US\$15 million, and it was only through repeated rounds of discussions and negotiations between the relevant legal representatives of the Seller's team and the Purchaser's team that the Purchaser was then willing to offer the aggregate consideration amount of US\$37,500,000 (or approximately S\$49,468,875 based on the Revised Exchange Rate) for both the HLHI Sale Shares and HLHA Sale Shares.

Prior to identifying the Purchaser as a potential buyer candidate, the Seller had, since FY2020, been trying to identify potential international investors and/or buyers for HLHI and HLHA, inter alia, in the hope that an investment by or sale to such parties will be able to maximize the returns for the Group. The Company had attempted to seek potential buyers through its own networks as well as non-exclusive introducers or brokers to locate buyers to get offers. However, the Seller has had no success in attracting international investors or buyers, due to the economic impact from the COVID-19 global pandemic and such investors and buyers' lack of familiarity with Cambodian laws and regulations, giving rise to perceptions of lack of certainty of operating in Cambodian market, as well as exacerbated by some negative media reports about Cambodia. There are also concerns about the possible risks of not being able to secure an extension of the tenure for the HLHA Land. The HLHA Land is concession land with a remaining tenure of approximately 36 years, and although there is an option of applying for extension of the tenure of such concession by another 40 years, there is no certainty or assurance of such extension being approved by the relevant authorities. Furthermore, the Group's Agricultural Arm has been incurring losses yearly since its inception as set out in Section 12.3(b) above, which has resulted in the decrease in confidence of international investors and buyers.

Moreover, based on the Independent Valuation Report, the HLHA Disposal Consideration of US\$36.0 million falls within the range of the HLHA Appraised Value of between US\$35.1 million to US\$38.9 million (rounded) although the HLHI Disposal Consideration of US\$1.5 million falls below the range of the HLHI Appraised Value of between US\$3.0 million to US\$3.4 million (rounded).

Shareholders should also refer to Sections 5 and 9 of this Circular for further elaboration of the basis for arriving at the HLHI Disposal Consideration and the HLHA Disposal Consideration.

To sum up, the Board has considered it necessary and in the interests of the Company and the Shareholders for the Group to carry out the Proposed Disposals, including the Proposed HLHI Disposal, at this juncture, not least because the Proposed Disposals afford the Group a timely opportunity to divest of its business

under the Agricultural Arm that has never been operationally profitable since inception and, while selling at a loss and/or below valuation, will nevertheless raise a significant amount of cash from the net sale proceeds that can be utilized and deployed to other current business activities of the Group that is in need of such funds, so the Company will be in a position to potentially benefit from such other business activities, *inter alia*, once the property market in Cambodia recovers. In contrast, if the Group continues to hold on to HLHI and HLHA, *inter alia*, in the hope of finding a purchaser who is able and willing to pay a higher price, there is no assurance or certainty when or if such sale can be achieved, and the Group will be imposed with further cash flow burden and may incur further losses from continuing to run the business under the Agricultural Arm. The Group had also been searching for a buyer for HLHA and HLHI since 2020, but has not had any offers from any prospective buyer until the Purchaser.

#### 12.4. Intended Use of Proceeds

The Proposed HLHI Disposal and the Proposed HLHA Disposal will raise aggregate net sale proceeds of approximately US\$33,592,150 (or approximately S\$44,313,757 based on the Revised Exchange Rate), after deduction of the Estimated Transaction Expenses of approximately US\$3,907,850 (or approximately S\$5,155,118 based on the Revised Exchange Rate) in aggregate.

The Group will deploy the aggregate net sales proceeds from the Proposed Disposals for working capital purposes. As mentioned in Section 12.3 above, given the nature of the Group's business under its Property Division, it requires not only general working capital for day-to-day operational expenses or requirements such as staff costs, administrative costs and financing costs (collectively "General Working Capital"), but also working capital for funding ongoing property development projects or for construction of and/or deployment towards new or future property development projects and/or to explore other investment opportunities (the "Ongoing Capital Requirements").

The Company currently intends to use ("Intended Use of Proceeds") approximately 70% from the net proceeds raised from the Proposed Disposals for Ongoing Capital Requirements and the remaining 30% of the net proceeds raised from the Proposed Disposals for General Working Capital, subject to such changes or adjustments as the Board may consider necessary or desirable or based, *inter alia*, on the requirements of the business.

The Group requires General Working Capital, *inter alia*, to fund its staff costs, administrative costs and financing costs. As mentioned in Section 12.5 below, the Group maintains a workforce of approximately 100 staff in Singapore and Cambodia, *inter alia*, to undertake sales and marketing of its inventory of completed property units and to undertake project management, *inter alia*, of the Royal Platinum Project, and the Group has financing costs for the bank loans that it has obtained, with an aggregate principal amount of approximately S\$10.1 million as at the Latest Practicable Date (based on the Revised Exchange Rate).

The Group will need funds for its Ongoing Capital Requirements, *inter alia*, to fund its 50% share in respect of the remaining construction to be undertaken in relation to the Royal Platinum Project as well as to fund the development and construction of the Potential Third Project and/or the Potential Fourth Project, and the Company intends to deploy all or part of the Net HLHI Disposal Proceeds and/or the Net HLHA Disposal Proceeds to be realised from the Proposed Disposals for such purpose.

Based on current projections, there may be little or no surplus remaining if the Company were to deploy all or part of the Net HLHI Disposal Proceeds and/or the Net HLHA Disposal Proceeds to be realised from the Proposed Disposals for such purpose, and accordingly, the Board is of the view that it will not be viable or prudent for the Company to declare a dividend or make a distribution to Shareholders in respect of all or part of the Net HLHI Disposal Proceeds and/or the Net HLHA Disposal Proceeds following the completion of the Proposed Disposals.

The Company will receive payment of the Total Disposal Consideration in Cambodia. The Board understands that there are no restrictions on foreign exchange operations, provided that payment of the Total Disposal Consideration is made through an authorized intermediary (i.e., a Cambodian-licensed bank), barring any temporary restrictions on foreign exchange operations during times of foreign exchange crises that may be imposed by the National Bank of Cambodia.

# 12.5. Not a Cash Company

The Board has considered, and is of the view, that the completion of the Proposed Disposals would not result in the Company becoming a cash company under Rule 1018(1) of the Mainboard Listing Rules for the reasons set out below:

- (a) The Group has 2 core businesses, namely the Agricultural Arm and the Property Division. While the Group will cease to carry on business under the Agricultural Arm following the completion of the Proposed Disposals, the Group still has substantial assets of unsold property units and landbank and business operations under the Property Division that it will continue to manage and operate as an ongoing business.
- (b) To elaborate, the Group has an inventory of residential and commercial units from its completed D'Seaview Project, which it is looking for buyers for sale. As at the Latest Practicable Date, the Group has 196 residential units and 19 commercial units in the D'Seaview Project.
  - As mentioned in Section 12.3(a)(i.) above, the Group has been facing difficulties in selling the units in the D'Seaview Project, not only due to the slowdown in the property market arising from the COVID-19 pandemic, but also exacerbated by some negative media reports on Cambodia, including the region where the D'Seaview Project is situated.
- (c) The Group has a 50%-owned associated company, Royal HLH, where the Group does not consolidate the financial performance or condition of such company, but the Group has been recording its share of profits in respect of its 50% equity interest in such company, including a loss of S\$952,000 in FY2022, and a loss of S\$1,950,000 in FY2023. Further details of Royal HLH and the Royal Platinum Project held under Royal HLH is set out in Section 12.6 below.

- (d) The Group will be required to contribute its 50% share towards the completion of the remaining construction of the Royal Platinum Project. The total construction cost for the Royal Platinum Project is currently estimated at approximately US\$51 million, of which, approximately US\$30 million has been incurred to-date, with the balance to be borne equally by the Group and the Royal Group of Companies.
- (e) The Group also intends to develop and construct two mixed-use development projects (once they have the necessary capital or funds to do so), as further described in Sections 12.5(f) and 12.5(g) below.
- (f) The Group had acquired in September 2020, through its subsidiary, Public Housing Development (Cambodia), a piece of freehold land with a land area of approximately 11,817 square meters in the capital city of Cambodia, Phnom Penh, in the Russey Keo district, and the Group intends to develop this land into a mixed-use property-development project once it has the necessary capital or funds to do so ("Potential Third Project"). The total development cost for the Potential Third Project is currently estimated at approximately US\$52 million, subject to variations or fluctuations as circumstances change, including the prevailing market situation at the time the Group is ready to launch the Potential Third Project.
- (g) The Group also owns an approximately 17.61% minority stake in a piece of land located in the Sihanoukville province of Cambodia with a land area of approximately 150,000 square metres and the Group intends to participate in the development of this land into a mixed-use property-development project once it has the necessary capital or funds to do so ("Potential Fourth Project"). The total development cost for the Potential Fourth Project is currently estimated at approximately US\$100 million (of which the Group's approximately 17.61% share will be approximately US\$17 million), subject to variations or fluctuations as circumstances change, including the prevailing market situation at the time the Group is ready to launch the Potential Fourth Project.
- (h) The Group maintains a workforce of approximately 100 staff in Singapore and Cambodia to manage and run its operations under the Property Division, including for sales and marketing as well as project management, *inter alia*, as the construction of the Royal Platinum Project is mainly managed by the Group.
- (i) As disclosed in Section 12.4 above, the Company intends to use the net sale proceeds from the Proposed Disposals to finance or fund its Property Division in the manner as set out under the Intended Use of Proceeds, and the Company expects the Property Division to generate revenue and/or profits pursuant thereto, inter alia, when the property market in Cambodia recovers.

Accordingly, the Board is of the view that the disposal of the HLHI Sale Shares and HLHA Sale Shares by the Company is not in contradiction of the intent and spirit of Rule 1018 of the Listing Rules which, would be more applicable to companies that will have no material operating business after the completion of a disposal transaction, which is not the case here.

# 12.6. Information on the Royal Platinum Project and Royal HLH

The Group's current primary focus under the Property Division is the management of the Royal Platinum Project, which is a 50:50 joint venture development between the Group and the Royal Group of Companies, held under Royal HLH.

Royal HLH is a company incorporated in Cambodia whose principal activities are property development and investment holding, whose shares are held as to 50% by HLH Development Pte Ltd., a company incorporated in Singapore whose principal activities is investment holding.

The Royal Group of Companies is one of the largest conglomerates in Cambodia and to the Company's best knowledge, has interests in Property Real Estate, Telco, Hospitality, Hydro Power Dam, and Renewable Energy.

The Royal Platinum Project is a mixed-use property development project situated on freehold land located in Toul Kork district in Cambodia. The Royal Platinum Project comprises of 50 commercial units and two residential towers which comprise a total of 851 residential units. As at the Latest Practicable Date, construction work for all 50 commercial units have been fully completed in FY2023 and the two residential towers which consist of 851 residential units have achieved 70% completion, with the balance 30% set to be fully completed in FY2024.

Under the terms of the joint venture agreement, the Group is fully responsible in overseeing and monitoring the entire main construction work, which also includes leading the sales and marketing of the residential and commercial units for the Royal Platinum Project. As at the Latest Practicable Date, Royal HLH has sold approximately 20% of its units and accordingly, the Royal Platinum Project has approximately 754 residential units and 29 commercial units available for marketing and sale to potential buyers. Sales have been adversely impacted by the COVID-19 pandemic and the Company is hopeful that Royal HLH will be able to achieve more sales when the economy rebounds and the property market conditions improve.

#### 13. INDEPENDENT VALUATION

# 13.1. The Independent Valuation Report

According to Rule 1014(5) of the Listing Rules, where a disposal of assets is one where any of the relative figures as computed on the bases set out in Rule 1006 of the Listing Rules exceeds 75%, the Company must appoint a competent and independent valuer to value the assets to be disposed.

The Company has appointed Navi Corporate Advisory pursuant to Rule 1014(5) of the Listing Rules to conduct a valuation of the HLHA Sale Shares and the HLHI Sale Shares as the relative figures as computed on the bases as set out in Rule 1006 of the Listing Rules in relation to the HLHA Sale Shares and the HLHI Sale Shares, when aggregated with the HLHA Sale Shares, exceeds 75%.

Navi Corporate Advisory has on 29 April 2024 issued the Independent Valuation Report setting out the valuation of 100% equity interest in the capital of HLHI and HLHA as at the Valuation Date, and the basis of valuation is Market Value basis, further details on the methodology used to derive such Market Value are provided in Sections 13.2 and

13.3 below in respect of HLHI and HLHA respectively, in accordance with the International Valuation Standards (2022) published by the International Valuation Standards Council.

A copy of the Independent Valuation Report is available for inspection at the office of the Company.

The Summarised Valuation Report setting out a summary of the Independent Valuation Report is reproduced in its entirety at **Appendix A** to this Circular and Shareholders are advised to read the Summarised Valuation Report in its entirety carefully.

An excerpt of page 3 of the Summarised Valuation Report setting out the Market Value of 100% equity interest in the capital of HLHI ("**HLHI Appraised Value**") and the Market Value of 100% equity interest in the capital of HLHA ("**HLHA Appraised Value**") is extracted and set out in *italics* as follows and for the purpose of this Section 13, all capitalised terms used within these reproduced statements bear the meanings defined for them in the Summarised Valuation Report:

Based on the analysis outlined in the report which follows, we are of the opinion that the Market Value of the 100% equity interest in the capital of the Targets as at the Valuation Date is as follows:

Target	Market Value of the 100% Equity Interest		
HLHI	US\$3.0 million to US\$3.4 million (rounded)		
HLHA	US\$35.1 million to US\$38.9 million (rounded)		

# 13.2. Valuation Methodology in arriving at the HLHI Appraised Value

Please refer to pages 13 to 16 of the Summarised Valuation Report for the valuation methodologies used in arriving at the HLHI Appraised Value.

The Independent Valuer adopted the Cost Approach as its primary valuation approach in arriving at the HLHI Appraised Value, and the Company has extracted the rationale for adopting the Cost Approach highlighted by the Independent Valuer in the Summarised Valuation Report, in italics as follows:

"The rationale for adopting the Cost Approach is because HLHI is very capital intensive as HLHI does not have any business activity except for owning of the investment properties which is not directly income generating and its unique feature of just owning the investment properties makes income approach or market approach unfeasible. As such, the valuation is based solely on Cost Approach as the market value of the equity interest of HLHI is highly dependent on the HLHI Land which is an asset recorded in the balance sheet of HLHI."

For the avoidance of doubt, the HLHI Appraised Value is not based on capitalisation of any costs incurred. The Independent Valuer considered "capital intensive" to be the significant capital expenditure incurred by a company to acquire asset(s) since incorporation. Accordingly, as at Valuation Date, the most significant asset in HLHI is the HLHI Land.

The Independent Valuer assessed the RNAV of the net assets of HLHI as at the Valuation Date to be approximately US\$4.6 million after adjusting for, *inter alia*, the Market Value of the HLHI Land as at the Valuation Date as determined by the Property Valuer based on the Property Valuation Report and the advances in relation to the processing fees for land titles. For the avoidance of doubt, the adjustments made to the RNAV under the Independent Valuation Report will not be posted as a fair value gain or loss under the Group's financial statements as the Independent Valuation Report is commissioned for the purposes of the Proposed Disposals. The Company has recorded the Impairment Loss as the relevant fair value gain or loss in the Audited FY2023 Financial Statements, *inter alia*, in view of the impending Proposed HLHA Disposal.

The Independent Valuer further assessed the Market Value of 100% equity interest in the capital of HLHI as at the Valuation Date to be in the range of between US\$3.0 million to US\$3.4 million (rounded) after taking into consideration, *inter alia*, a DLOM factor of 30% due to the following reasons:

- (a) The subject matter to be valued by the Independent Valuer is the equity interest of HLHI which is the shares of a Cambodian incorporated company;
- (b) HLHI is a private company where its shares are not as liquid as the public listed companies;
- (c) Other than the above, in view of the situation mentioned in Section 12.3(d) of the Circular in relation to the difficulties faced by the Seller to secure a buyer, the Independent Valuer is of the view that there are challenges on marketability of the HLHI Shares. As such, a DLOM is applied.

# 13.3. Valuation Methodology in arriving at the HLHA Appraised Value

Please refer to pages 13 to 16 of the Summarised Valuation Report for the valuation methodologies used in arriving at the HLHA Appraised Value.

The Independent Valuer adopted the Cost Approach as its primary approach and the Market Approach as a benchmark approach or reference in arriving at the HLHA Appraised Value, and the Company has extracted the rationale for adopting the Cost Approach and the reason for using the Market Approach as reference only as highlighted by the Independent Valuer in the Summarised Valuation Report, in italics as follows:

"The rationale for adopting the Cost Approach is because HLHA is very capital intensive and the value is driven mainly by the HLHA Land and properties with the land infrastructure."

For the avoidance of doubt, the HLHA Appraised Value is not based on capitalisation of any costs incurred. The Independent Valuer considered "capital intensive" to be the significant capital expenditure incurred by a company to acquire asset(s) since incorporation. Accordingly, as at Valuation Date, the most significant asset in HLHA is the HLHA Land and HLHA Built-Up Area.

"Under Market Approach, we have considered the P/B multiple in the valuation. Based on the analysis, the volatilities from the multiples of Comparable Companies make it difficult to conclude a reliable amount for the valuation by adopting the result from a

single market multiple approach and no single company was comparable in size, capital nature of business and operations. Further, the current financials of HLHA is not at its normalise stage. Thus, the Market Approach is used as a reference only."

To clarify, the current financials of HLHA is not at its normalise stage as HLHA is still in a net loss position as at the Valuation Date and the historical revenue of HLHA has been fluctuating, i.e., there was a negative revenue growth of 32.6% in FY2022 against FY2021 and negative revenue growth of 53.6% in FY2023 against FY2022.

The Independent Valuer assessed the RNAV of the net assets of HLHA as at the Valuation Date to be approximately US\$52.8 million after adjusting for, *inter alia*, the capitalisation of the Shareholder's Advance to HLHA, the Market Value of the HLHA Land and the HLHA Built-Up Area as at the Valuation Date as determined by the Property Valuer based on the Property Valuation Report, and the Market Value of the HLHA Biological Assets based on the fair value of the HLHA Biological Assets as at the Valuation Date as determined by the HLHA Biological Assets Valuer. The quantification of each adjustment is as follows:

Adjusted items	Adjustment (US\$)
Shareholder's Advance to HLHA	+30,354,268
HLHA Land	+19,891,041
HLHA Built-Up Area	-368,358
HLHA Biological Assets	-7,668

The Independent Valuer has also on a best effort basis searched for listed comparable companies that operate cassava or tapioca starch business in Cambodia. Unfortunately, there is no such listed comparable companies, save for Thai Wah Public Company Limited which is one of the comparable companies used in the Independent Valuation Report. As such, the Independent Valuer had expanded the search to include comparable companies listed in South-East Asia that operates in emerging market following discussions with the management of the Company. The results are tabulated as follows:

No.	Comparable	Description	Country of operations
1	Hong Ha Food Investment Development Joint Stock Company	Hong Ha Food Investment Development Joint Stock Company produces and trades agricultural products. The company offers tapioca starch, arrowroot, corn cob, and yellow corn, as well as specializes in animal feed that includes wheat and rice bran, soyabean meal, and cassava. Hong Ha Food Investment Development Joint Stock Company serves customers in Vietnam.	Vietnam

No.	Comparable	Description	Country of operations
2	Vedan International (Holdings) Limited	Vedan International (Holdings) Limited manufactures and sells fermentation-based food additive and biochemical products, cassava starch-based industrial products, specialty chemical products and beverages.	Hong Kong
3	Quang Ngai Agricultural Products and Foodstuff Joint Stock Company	The company and its subsidiaries and affiliates are in the business of <b>producing</b> and trading cassava starch. In addition to producing cassava starch, the company also has an alcohol factory.	
4	Ubon Bio Ethanol Public Company Limited	Ubon Bio Ethanol Public Company Limited is Thailand's leading manufacturer and distributor of processed cassava products. Its core products include ethanol, tapioca starch, and cassava flour which are available in both conventional (native) and organic forms. The company is recognized as the largest well-integrated tapioca player in the northeast region of Thailand, as it uses more than 1,200,000 tons of cassava roots as raw materials for ethanol and tapioca starch/flour production annually.	Thailand
5	Thai Wah Public Company Limited	Thai Wah Public Company Limited operates as a holding company. The company, through its subsidiaries, manufactures and distributes vermicelli, noodle, and tapioca products. Thai Wah Public Company Limited serves customers globally.	Thailand

The Independent Valuer further assessed the Market Value of 100% equity interest in the capital of HLHA as at the Valuation Date to be in the range of between US\$35.1 million to US\$38.9 million (rounded), after taking into consideration, *inter alia*, a DLOM factor of 30% due to the following reasons:

- (a) The subject matter to be valued by the Independent Valuer is the equity interest of HLHA which is the shares of a Cambodian incorporated company;
- (b) HLHA is a private company where its shares are not as liquid as the public listed companies;
- (c) Other than the above, in view of the situation mentioned in Section 12.3(d) of the Circular in relation to the difficulties faced by the Seller to secure a buyer, the Independent Valuer is of the view that there are challenges on marketability of the HLHI Shares. As such, a DLOM is applied.

#### 13.4. Calculation of RNAV and DLOM

RNAV is derived based on Market Value of the total assets less off Market Value of the total liabilities and the Independent Valuer has applied a DLOM of 30% to arrive at the Market Value of the 100% equity interest in the capital of HLHI and HLHA.

DLOM is based on reference made to historical empirical studies including *inter alia*, to Maher Study, Trout Study, Standard Research Consultant, Management Planning, Inc. Study and Columbia Financial Study. DLOM ranges approximately from 15.0% to 45.0%.

As both HLHI and HLHA are private companies where their shares are not as liquid as the public listed companies and the Independent Valuer further understand that the Seller had, since FY2020, been trying to identify potential international investors and/or buyers for HLHA and HLHI, inter alia, in the hope that an investment by or sale to such parties will be able to maximize the returns for the Group. The Company had attempted to seek potential buyers through its own networks as well as non-exclusive introducers or brokers to locate buyers to get offers. However, the Seller has had no success in attracting international investors and/or buyers, due to the economic impact from the COVID-19 global pandemic, and such investors and/or buyers' lack of familiarity with Cambodian laws and regulations, giving rise to perceptions of lack of certainty of operating in Cambodian market as well as exacerbated by some negative media reports about Cambodia. There are also concerns about the possible risks of not being able to secure an extension of the tenure for the HLHA Land. The HLHA Land is concession land with a remaining tenure of approximately 36 years, and although there is an option of applying for extension of the tenure of such concession by another 40 years, there is no certainty or assurance of such extension being approved by the relevant authorities. Furthermore, the Group's Agricultural Arm has been incurring losses yearly since its inception, which has resulted in the decrease in confidence of international investors and buyers.

As such, based on the above, a DLOM of 30% is derived for the purpose of the valuation.

# 13.5. Key Assumptions Highlighted by the Independent Valuer

Please refer to pages 20 to 22 of the Summarised Valuation Report for the key assumptions of the Independent Valuer in arriving at the HLHI Appraised Value and HLHA Appraised Value.

The Company has extracted the key assumptions highlighted by the Independent Valuer in the Summarised Valuation Report, in italics as follows:

"Any deviation from the following key assumptions may significantly vary the valuation of the Targets:

- The financial information provided accurately reflects the Targets' financial, operating position and performance.
- The financial statements were prepared in accordance with accounting principles generally accepted internationally on a true and fair basis.

- The business and operation of Targets shall continue to operate as a going concern.
- The Targets have sufficient liquidity to continue its business and operation.
- There will not be any material changes in the political, legal, regulatory, market and/or economic conditions in country(ies) that Targets operate which may adversely affect the future prospects of the Targets.
- There will be no material change in inflation, interest rates, exchange rates and/or rates of taxation from those prevailing as at the Valuation Date.
- There are no contingent liabilities, unusual contractual obligations or substantial commitments which would have a material effect on the value of the Targets.
- The property valuation performed by Property Valuer accurately reflects the Market Value of the HLHI Land, HLHA Land together with its buildings and land infrastructure as at the Valuation Date.
- The biological asset valuation performed by Biological Assets Valuer accurately reflects the Market Value of HLHA's biological asset as at the Valuation Date.
- The current owners of the Targets have clear and unencumbered title of ownership over all assets included in this assessment.
- The Targets' operations and business will not be severely interrupted by any force majeure event or unforeseeable factors or any unforeseeable reasons that are beyond the control of the management of the Company, including but not limited to the occurrence of natural disasters or catastrophes, epidemics or serious accidents."

For this exercise, the Independent Valuer has relied on the Market Value of the HLHI Land, HLHA Land together with its HLHA Built-Up Area as at the Valuation Date of the Property Valuation Report prepared by the Property Valuer. The Independent Valuer has reviewed the credentials of the Property Valuer. The Independent Valuer has sighted the property valuation license and certificate for professional valuer for Property Valuer and noted that Asia Real Estate Cambodia Co., Ltd. is a registered company in the Ministry of Commerce of Cambodia and holds a Property Valuation License and its valuer holds the Certificate for Professional Valuer issued by the Real Estate Business & Pawnshop Regulator of Cambodia. ARC is also a regular member of The Cambodian Valuers and Estate Agents Association ("CVEA").

Further, the Independent Valuer has reviewed the Property Valuation Report and noted that it was performed in accordance with the RICS Valuation Global Standard and International Valuation Standards and the valuation date is 31 December 2023.

The Independent Valuer has also reviewed the valuation approaches used in the Property Valuation Report and are of the view that the valuation approach is a common approach used in property valuation.

Nothing has come to the Independent Valuer's attention that the valuation performed by the Property Valuer is unreliable. As such, the Independent Valuer has adopted the Market Value of HLHI Land, HLHA Land and HLHA Built-Up Area as follows:

Items	Market Value (US\$)
HLHI Land	4,824,000
HLHA Land	54,900,000
HLHA Built-Up Area	590,000

For this exercise, the Independent Valuer has relied on the Market Value of the HLHA Biological Assets as at the Valuation Date of the HLHA Biological Assets Valuation Report prepared by the HLHA Biological Assets Valuer. The Independent Valuer has reviewed the credentials of the HLHA Biological Assets Valuer. The Independent Valuer understands that the chief executive officer of Chay Corporate Advisory Pte. Ltd. is Mr. Chay Yiowmin. He holds a Bachelor of Accountancy (Hons) and a Master of Business from Nanyang Technological University, and a Master of Business Administration from the University of Birmingham, and is a chartered valuer and appraiser of the Institute of Valuers and Appraisers of Singapore ("IVAS") and currently sits on the Standards and Technical Committee of IVAS.

The Independent Valuer also understands that Chay Corporate Advisory Pte. Ltd. is in the market since 2012 and provides corporate advisory services to a diverse clientele across a broad array of industry sectors, including companies listed on the SGX-ST.

The HLHA Biological Assets Valuer has been appointed to value the HLHA Biological Assets from FY2019 to FY2023 for the purpose of financial reporting to the auditors, and has issued a report dated 15 March 2024 in connection therewith for FY2023. Based on the audited financial statement from FY2019 to FY2023, there is no qualified opinion issued by the auditor.

Further, the Independent Valuer has reviewed the HLHA Biological Assets Valuation Report and noted that it was performed in accordance with Financial Reporting Standard which is consistent with the International Valuation Standards and the valuation date is 31 December 2023.

The Independent Valuer has also reviewed the valuation approach used in the HLHA Biological Assets Valuation Report and are of the view that the valuation approach is not uncommon. Income approach is a commonly used method to value biological assets such as cassava crops.

Nothing has come to the Independent Valuer's attention that the valuation performed by the HLHA Biological Assets Valuer is unreliable. As such, the Independent Valuer has adopted the Fair Value of HLHA Biological Assets of US\$249,332 as the Market Value of the HLHA Biological Asset.

### 13.6. Significant Risk Factors

Based on discussion with the management of the Company and the research performed by the Independent Valuer by making reference to other offering circular or offering memorandum in the plantation industry, any of the risks described below could have a significant adverse effect on the Targets' results of operations, financial condition and prospects as at the Valuation Date. The risks declared below are not intended to be exhaustive. New risk factors may emerge from time to time and it is not possible for the management of the Company to predict all risk factors. There may be also other risks associated with the Targets' business which are not presently known to management of the Company as at the Valuation Date or may currently deem insignificant and as such, have not been included below:

(a) The Targets' performance will be subject to exposure to macro-economic risks.

The markets in which the Targets operate are affected by many factors which are beyond the Targets' control. Any of the following factors may cause fluctuations and/or declines in the markets in which the Targets operate or invest:

- (i.) legal and regulatory changes;
- (ii.) government policies;
- (iii.) economic and political conditions;
- (iv.) concerns about natural disasters, terrorism and war;
- (v.) the level and volatility of liquidity and risk aversion;
- (vi.) the level and volatility of equity, debt, property, commodity and other financial markets;
- (vii.) the level and volatility of interest rates and foreign currency exchange rates;
- (viii.) concerns over inflation; and
- (ix.) changes in investor confidence levels

Any of the above-mentioned factors could adversely impact the performance of the Targets, which in turn affects the Market Value of the Targets as at the Valuation Date.

(b) The Targets are subject to changes in economic situation of the country in which they do business.

The performance of the Targets depends largely on the economic situation and the performance of the agricultural industry and the property industry and there is no assurance that the agricultural and/or property sectors of countries in which the Targets operate will continue to grow. Should the economy or the market experience a downturn, whether globally or in any country in which the Targets operate, the performance of these businesses may be adversely affected, which in turn affects the Market Value of the Targets as at the Valuation Date.

(c) The Targets are subject to openness to and restrictions upon foreign investments in Cambodia, and regulatory framework and incentives in Cambodia.

While Cambodia has a fairly open and liberal foreign investment regime, there is no assurance that the laws and/or policies of the Cambodian government will not change and that the Targets will be able to compete effectively with its Cambodian or other foreign competitors. In the event that the Targets are not able to compete effectively against its competitors as a result of such changes, there may be an adverse effect on the Targets' revenue and profitability, which in turn affects the Market Value of the Targets as at the Valuation Date.

The Targets are subject to policies implemented by the Cambodian government to encourage foreign private enterprise economic development in Cambodia, including the granting of plantation land rights to private companies and the provision of financing from Cambodia government-owned banks. There is no assurance that the Cambodian government's policies or its laws will not change for the worse against foreign investments in the country's real estate sector. Any changes in the Cambodian government or in the Cambodian government's policies may have a material adverse effect on the Targets' business, which in turn affects the Market Value of the Targets as at the Valuation Date.

(d) The Targets are subject to uncertainties in the Cambodian legal system.

The Targets' operations in Cambodia are subject to the laws and regulations of Cambodia. Such laws and regulations may be supplemented or otherwise modified by undocumented practices. Such practices may not have been ruled upon by the courts or enacted by legislative bodies and they may be subject to change without notice. There may also limited precedents on the interpretation, implementation or enforcement of the laws and regulations of Cambodia. Therefore, some degree of uncertainty exists in connection with the application of existing laws and regulations to certain transactions and circumstances. As Cambodia is still in the process of developing a comprehensive set of laws and regulations, laws and regulations or the interpretation of the same may be subject to change on potentially short notice. Any changes of the laws and regulations may have a material adverse effect on the Targets' business, which in turn affects the Market Value of the Targets as at the Valuation Date.

(e) The Targets are subject to the regulations of dispute settlement in Cambodia.

Foreign investors are generally reluctant to resort to the Cambodian judicial system to resolve commercial disputes because of perceptions of inconsistent judicial rulings and difficulty enforcing court judgments. Due to the foregoing, and the general lack of familiarity and experience with Cambodian laws, it may be difficult for the Targets to pursue their legal rights over any party in a Cambodian court of law over any legal disputes arising from that country. Any unsettled dispute may have a material adverse effect on the Targets' business, which in turn affects the Market Value of the Targets as at the Valuation Date.

(f) The Targets may face political, economic and social instability.

While Cambodia is currently experiencing a period of political stability and relative peace, no assurance can be given regarding future stability in Cambodia. The occurrence of local unrest, political conflict or external tensions could adversely affect Cambodia's political and economic stability.

There is no certainty that political and economic reforms implemented by a previous Cambodian government will continue in the event there is a change of government, and there is no certainty that the business environment will not worsen. Any unfavourable changes in the social and political conditions of Cambodia may also adversely affect the Targets' business and financial performance, which in turn affects the Market Value of the Targets as at the Valuation Date.

(g) The Targets may have limited accessibility of publicly available information and statistics.

Under the current business environment in Cambodia, it may be very difficult to obtain up-to-date information and statistics on other businesses in Cambodia in terms of, *inter alia*, business activities, geographical spread, track record, operating and financial leverage, liquidity, quality of earnings and accounting, economic outlook, growth statistics and other relevant data. As such it may be difficult to gauge the performance of the Targets' business in Cambodia which may lead to inefficient pricing of the Targets' services and products due to incomplete market information. This may adversely affect the Targets' business and financial performance, which in turn affects the Market Value of the Targets as at the Valuation Date.

(h) The Targets will depend on the key management and skilled personnel for the success of the business.

The Targets' success in the business is dependent to a large extent on its ability to retain and motivate its key management personnel who are responsible for formulating and implementing the growth, corporate development and overall business strategies. The demand for such experienced personnel is intense and the loss of key management personnel without suitable or comparable replacements in a timely manner may have a material and adverse effect on the Targets' business, results of operations and financial performance, which in turn, affects the Market Value of the Targets as at the Valuation Date.

(i) The Targets may not be able to successfully implement the effective management of the growth and future plan.

The growth of Targets' business and success of its future plan is dependent on various factors such as the ability to retain and attract key management, ability to stay competitive, overall market condition, changes in government policies or general economic conditions. There is no assurance that the Targets will be able to successfully implement the future plan. In the event that the results or outcome of the future plan do not meet the expectations or if the Targets fail to achieve a sufficient level of revenue or manage the costs efficiently, the future financial

performance, business operations and financial condition may be materially and adversely affected, which in turn, affects the Market Value of the Targets as at the Valuation Date.

(j) The Targets rely on external sources of funding.

The Targets are engaged in the property investment and agricultural business and may from time to time require additional debt or equity funding to finance such operations or any other business opportunities that the Targets may come across. There can be no assurance that the Targets will be able to obtain any additional funding, whether equity or debt, at commercially reasonable terms, or at all which in turn, affects the Market Value of the Targets as at the Valuation Date.

(k) The Targets' business may face competition from existing competitors and new market entrants.

The Targets' business will face intense competition in business, with strong competition from established industry participants as well as new entrants. Some of these competitors may possess greater financial and marketing resources, and larger teams of technical and professional staff than the Targets. There is no assurance that the Targets will be able to compete effectively with existing and future competitors and adapt quickly to changing market conditions and trends. In the event that the Targets are not able to compete successfully against its competitors or adapt to market conditions, the Targets' business operations, financial performance and financial condition may be adversely affected, which in turn, affects the Market Value of the Targets as at the Valuation Date.

(I) The Targets are dependent on labour and may face labour shortages or increased costs of labour for the operations.

The Targets' business is largely dependent on labour. The supply and costs of workers is subject to demand and supply conditions in the labour market and the local and foreign governments' labour regulations and visa restrictions. In addition, the availability of labour is subject to policies imposed by the government of Cambodia and the foreign affairs and labour policies of the countries in which the foreign workers are domiciled. Any changes in such policies may affect the supply of local or foreign manpower and cause disruptions to the Targets' operations which will result in an increase in the labour costs and may have a material adverse impact on the results of operations, which in turn, affects the Market Value of the Targets as at the Valuation Date.

(m) The Targets could be adversely affected by strikes or work stoppages.

The Targets may experience disruptions to its operations due to strikes, labour disputes or other labour unrest, which may adversely affect its business, financial condition, results of operations and prospects. Such disruptions could adversely affect the business and financial performance of the Targets, which in turn, affects the Market Value of the Targets as at the Valuation Date.

(n) Inherent business risks in the plantation and cassava product industries may affect HLHA's business.

HLHA is subject to risks inherent to the plantation industry. Low cassava prices, low demand for cassava, adverse weather conditions, crop diseases, pests, contaminants, and unfavourable or uncertain political, economic, business or regulatory conditions may affect HLHA's profitability, cash flow and financial performance, which in turn, affects the Market Value of HLHA as at the Valuation Date.

(o) Fluctuations in the price and supply of raw materials may affect HLHA's business.

Fluctuations in the price and supply of raw materials which include fertilizer and fuel may affect HLHA's business. The prices and availability of raw materials may be affected by factors such as changes in their global demand and supply, the state of the global economy, inflationary pressure, environmental regulations, tariffs, natural disasters, forest fires, weather conditions and labour unrest. Any significant fluctuation in the prices and availability of such materials may significantly increase HLHA's cost of sales, which in turn may adversely affect HLHA's business, financial position, results of operations and prospects. This will affect the Market Value of HLHA as at the Valuation Date.

(p) HLHA's plantation operations may face disruption from environmental groups, non-governmental organisations and interested individuals.

Environmental groups, non-governmental organisations and interested individuals may from time to time seek to challenge or impair the ability of plantation companies to engage in plantation activities. For instance, groups and individuals may stage protests that disrupt harvesting or production plans and may file or threaten to file legal proceedings seeking to disrupt the operations of plantation companies generally. Such activities may generate negative press about plantation companies in general. Any delay in production activities imposed as a result of the intervention of environmental groups, non-governmental organizations or such interested individuals or other action that may give rise to negative perceptions about plantation companies generally, may adversely affect HLHA's reputation and disrupt the operations which in turn may cause HLHA to suffer financial loss and it will affect the Market Value of HLHA as at the Valuation Date.

### 13.7. Information and Track Record on the Independent Valuer

The valuation under the Independent Valuation Report was undertaken by Mr Richard Yap, the CEO and founder of Navi Corporate Advisory. The Independent Valuer is not a member of any professional accreditation body. However, the founder and chief executive officer of the Independent Valuer, Mr Yap, has obtained various accreditation such as being registered with the Institute of Valuers and Appraisers of Singapore as Chartered Valuer and Appraiser, Chartered Financial Analyst with CFA Society Singapore and Chartered Accountant (Singapore) with Institute of Singapore Chartered Accountant. He has more than 15 years of experience in performing business valuation and advisory services.

Navi Corporate Advisory was founded by Mr Richard Yap in 2022 and currently has a team size of five (5) professionals who have experience in corporate finance, strategy and business valuation and advisory work.

The Board and the Audit Committee did consider other potential candidates, including the Property Valuer, for appointment as the valuer for the valuation of the HLHI Sale Shares and the HLHA Sale Shares, and decided to appoint Navi Corporate Advisory for such purpose, *inter alia*, after taking into account the following considerations:

- (a) Navi Corporate Advisory has the relevant experience and track record in similar valuation exercises and had previously acted as the independent valuer for similar transactions involving SGX-ST listed companies.
- (b) Navi Corporate Advisory, like some other potential candidates that the Company approached for the valuation exercise, does not have prior experience in performing valuations of Cambodian agricultural assets directly, however, it has prior experience of performing valuations on capital-intensive businesses similar to the business of HLHA and HLHI. Besides that, Mr Richard Yap had performed several business valuation exercises which includes BRC Asia Limited, 9R Limited, LifeBrandz Limited and Q & M Dental Group Limited. For BRC Asia Limited and Q &M Dental Group Limited, the valuation is performed for disclosable disposal of company. In the case of BRC Asia Limited, the subject company is in the capital-intensive business which is similar to the HLHA and HLHI. For 9R Limited and LifeBrandz Limited, the valuation is performed for acquisition of companies that require shareholder's approval.
- (c) In arriving at its valuation for the HLHI Sale Shares and the HLHA Sale Shares, Navi Corporate Advisory was able to take into account the Market Value of the HLHI Land and the Market Value of the HLHA Land and the HLHA Built-Up Area as at the Valuation Date as determined by the Property Valuer based on the Property Valuation Report, as well as the fair value of the HLHA Biological Assets as at the Valuation Date as determined by the HLHA Biological Assets Valuer based on the HLHA Biological Assets Valuation Report.
- (d) As the Proposed Disposals are in relation to the sale or disposal of the HLHI Sale Shares and the HLHA Sale Shares, pursuant to Rule 1014(5) of the Listing Rules, the Company is required to obtain a business valuation of the HLHI Sale Shares and the HLHA Sale Shares, rather than just a valuation of the HLHI Land and/or the HLHA Land alone, and the appointment of Navi Corporate Advisory rather than the Property Valuer to perform such an overall business valuation would be more appropriate.
- (e) Appointing the HLHA Biological Assets Valuer to perform a business valuation of the HLHI Sale Shares and the HLHA Sale Shares may not be appropriate as the HLHA Biological Assets are not material in value compared to the value of the HLHA Land, the HLHA Built-Up Area and/or the HLHI Land.

(f) Apart from the foregoing, in considering the suitability of potential candidates for appointment for appointment as the valuer for the valuation of the HLHI Sale Shares and the HLHA Sale Shares, the Board and the Audit Committee also took into consideration the cost and, more importantly, the projected timeline for completing the valuation exercise, in order to be able to seek Shareholders' approval for the Proposed Disposals at an extraordinary general meeting to be convened together with the forthcoming annual general meeting.

The Independent Valuer and/or any of its professionals have not been the subject of any disciplinary or enforcement action.

## 13.8. Independence of the Independent Valuer

Navi Corporate Advisory has confirmed that, save for the valuation exercise of the HLHI Sale Shares and the HLHA Sale Shares that it has been appointed to perform:

- (a) Navi Corporate Advisory and its professionals do not have any current or prior relationships with the Company, its Substantial Shareholders or Directors and their associates in the past;
- (b) Navi Corporate Advisory was not involved in the discussions leading up the decision on the part of the Seller to enter into the Proposed Disposals;
- (c) Navi Corporate Advisory and its professionals do not have any material connection or involvement with HLHI and/or HLHA and/or the parties to the Proposed HLHI Disposal and/or the Proposed HLHA Disposal, including any current or prior relationships with the Purchaser, his associates and L.Y.P. Group Co., Ltd, and
- (d) there are no other factors that could limit its ability to provide an unbiased and objective valuation.

#### 14. FINANCIAL EFFECTS OF THE PROPOSED DISPOSALS

### 14.1. Bases and Assumptions.

The proforma financial effects of the Proposed Disposals on the share capital, earnings, NTA, NAV and gearing of the Group have been prepared based on the Audited FY2023 Financial Statements.

The proforma financial effects of the Proposed Disposals are for illustrative purposes only and do not necessarily reflect the actual future results and financial position of the Group following the completion of the Proposed Disposals.

For the purposes of illustrating the financial effects of the Proposed Disposals, the following key assumptions have been adopted:

 the financial effects on the Group's NTA, NAV, share capital and gearing are computed based on the Audited FY2023 Financial Statements (being the most recently completed financial year) assuming that the Proposed Disposals were completed on 31 December 2023;

- (b) the financial effects on the Group's losses and loss per Share are computed based on the Audited FY2023 Financial Statements (being the most recently completed financial year) assuming that the Proposed Disposals were completed on 1 January 2023;
- (c) The Group's NTA as at 31 December 2023 has taken into account the impairment loss on right-of-use assets amounting to S\$13,285,000 for FY2023 in relation to the HLHA Land and an impairment loss on property, plant and equipment amounting to S\$364,000 for FY2023 in relation to certain plant and machineries held by HLHA.
- (d) the analysis assumes the NTA/NAV of the HLHA Sale Shares as at 31 December 2023 has been adjusted to S\$43,895,690 after taking into account the intended capitalisation of the Shareholder's Advance to HLHA;
- (e) the NTA per Share and NAV per Share are computed based on the 517,844,114 Shares in issue, as at 31 December 2023. There is no change in the number of issued Shares since 31 December 2023 to the date of this Circular;
- (f) the Estimated Transaction Expenses attributable to the Proposed HLHI Disposal is S\$252,885 and the Estimated Transaction Expenses attributable to the Proposed HLHA Disposal is S\$4,902,233. For the avoidance of doubt, the Estimated Transaction Expenses of S\$5,231,205 as stated in the Proposed Disposals Announcement was computed using the Singapore dollar equivalent of the Consultant Fee based on the Exchange Rate;
- (g) an exchange rate of USD1.00: SGD 1.31917 as at 31 December 2023 for the purposes of illustrating NTA/NAV, the Singapore dollar equivalent of the HLHI Disposal Consideration and HLHA Disposal Consideration, an average exchange rate of USD1.00: SGD 1.34290 as at 1 January 2023 for the purposes of illustrating losses; and
- (h) the illustration of financial effects under "After the Proposed HLHI Disposal" assumes the completion of the Proposed HLHI Disposal alone while the illustration of financial effects under "After Proposed Disposals" assumes the completion of the Proposed HLHI Disposal and Proposed HLHA Disposal on an aggregate basis. For the avoidance of doubt, the HLHI SPA and the HLHA SPA are not inter-conditional and the performance or completion of the Proposed HLHI Disposal is not contingent and/or conditional upon the Proposed HLHA Disposal or vice versa.

## 14.2. NTA/NAV of the Group

(SGD)	Before the Proposed Disposals	After the Proposed HLHI Disposal	After the Proposed Disposals
NTA/NAV	110,446,000	110,446,000	110,446,000
Derecognition of NTA/NAV of HLHI/HLHA as at 31 December 2023	_	(1,349,604)	(45,245,294) <sup>(1)</sup>
Resultant NTA/NAV	110,446,000	109,096,396	65,200,706
NTA/NAV per Share (SGD)	0.21	0.21	0.13

#### Notes:

# 14.3. Losses of the Group

(SGD)	Before the Proposed Disposal	After the Proposed HLHI Disposal	After the Proposed Disposals
Loss attributable to Shareholders	(23,773,000)	(23,773,000)	(23,773,000)
Derecognition of Profits after tax/(Loss) of HLHI/ HLHA for FY2023	_	(373,705) <sup>(2)</sup>	2,004,619 <sup>(3)</sup>
Resultant loss	(23,773,000)	(24,146,705)	(21,768,381)
Loss per Share (SGD)	(0.046)	(0.047)	(0.042)

## Notes:

- (2) HLHI has a net profit after tax of S\$373,705 for FY2023, but a net loss before tax of S\$23,511, the difference being due to the recognition of the deferred tax asset.
- (3) Resulting figure of S\$2,004,619 arising from the deduction of the profit attributable to HLHI for FY2023 of S\$373,705 and the add back of the loss attributable to HLHA for FY2023 of S\$16,027,324 after deduction of the Impairment Loss of S\$13,649,000, assuming the Proposed Disposals were completed as at 1 January 2023.

<sup>(1)</sup> Aggregate of NTA/NAV of HLHI as at 31 December 2023 of S\$1,349,604 and NTA/NAV of HLHA as at 31 December 2023 of S\$3,853,250 adjusted to S\$43,895,690 after taking into account the intended capitalisation of Shareholder's Advance to HLHA of S\$40,042,440.

### 14.4. Gearing of the Group

(SGD)	Before the Proposed Disposal	After the Proposed HLHI Disposal	After the Proposed Disposals
Total borrowings	10,888,000	10,888,000	10,888,000
Total assets	132,509,000	110,822,267 <sup>(5)</sup>	109,514,464 <sup>(6)</sup>
Gearing (times) <sup>(4)</sup>	0.08	0.10	0.10

#### Notes:

- (4) Gearing is determined based on total bank borrowings divided by total assets.
- (5) Total assets exclude the HLHI Sale Shares but include the aggregate of HLHI Disposal Consideration less the Estimated Transaction Expenses attributable to the Proposed HLHI Disposal.
- (6) Total assets exclude the HLHI Sale Shares and the HLHA Sale Shares but include the aggregate of HLHI Disposal Consideration and the HLHA Disposal Consideration less the Estimated Transaction Expenses.

#### 14.5. Share Capital of the Company

(SGD)	Before the Proposed Disposal	After the Proposed HLHI Disposal	After the Proposed Disposals
Paid up share capital	121,022,617	121,022,617	121,022,617
Number of issued Shares	517,844,114	517,844,114	517,844,114

# 15. INTERESTS OF DIRECTORS, SUBSTANTIAL SHAREHOLDERS AND CONTROLLING SHAREHOLDERS

15.1. As at the Latest Practicable Date, the interests of the Directors in the issued and paid-up share capital in the Company as recorded in the Register of Directors' Shareholdings maintained pursuant to section 164 of the Act and the interests of the Substantial Shareholders in the issued and paid-up share capital of the Company as recorded in the Register of Substantial Shareholder(s) maintained pursuant to section 88 of the Act are as follows:

	Direct Interest		Deemed Interest		Total Interest	
	Number of Shares	%	Number of Shares	%	Number of Shares	% <sup>(1)</sup>
Directors						
Dato' Dr. Ong <sup>(2)</sup>	208,802,465	40.32	10,410,833 <sup>(3)</sup>	2.01	219,213,298	42.33
Mr Ong Jia Ming	20,599,765	3.98	_	_	20,599,765	3.98
Mr Ong Jia Jing	_	_	_	_	_	_
Dr. Wang Kai Yuen <sup>(4)</sup>	700,000	0.14	_	_	700,000	0.14
Prof. Wong Wen-Young	13,841,850	2.67	_	_	13,841,850	2.67

	Direct Interest		Deemed In	Deemed Interest		Total Interest	
	Number of Shares	%	Number of Shares	%	Number of Shares	% <sup>(1)</sup>	
Dr. Wong Jr. Winston	_	-	_	_	_	_	
Mr Lien We King	_	_	_	_	_	_	
Dr. Lee Bee Wah	_	_	-	_	_	_	
Substantial Share	eholders						
Dato' Dr. Ong	208,802,465	40.32	10,410,833	2.01	219,213,298	42.33	
Phillip Securities Pte Ltd	26,335,545	5.09	-	_	26,335,545	5.09	

#### Notes:

- (1) Percentage is calculated based on 517,844,114 Shares as at Latest Practicable Date. As at 31 December 2023, approximately 50.88% of the ordinary shares of the Company are held by the public.
- (2) Dato' Dr. Ong, by virtue of Section 7 of the Act, is deemed to have an interest in the shares held by the Company in its wholly-owned subsidiary corporations.
- (3) Dato' Dr. Ong's deemed interest comprises 10,410,833 Shares held by his spouse.
- (4) Dr. Wang has retired as director of the Company with effect from 30 April 2024, as previously announced by the Company on 15 April 2024.
- 15.2. None of the Directors, Substantial Shareholders or Controlling Shareholders have, to the best of their knowledge, any interest, direct or indirect, in the Proposed Disposals other than through their respective shareholdings in the Company (as the case may be).
- 15.3. None of the Directors or Controlling Shareholders have, to the best of their knowledge, any arrangement or relationships with the Purchaser.

#### 16. DIRECTORS' RECOMMENDATIONS

- 16.1. The Directors are of the opinion that, having considered and reviewed, *inter alia*, the rationale for the Proposed Disposals, including each of the Proposed HLHI Disposal, Proposed HLHA Disposal as set out in Section 12 of this Circular, the terms of the HLHI SPA and HLHA SPA, the financial effects of the Proposed Disposals, as well as the Independent Valuation Report by Navi Corporate Advisory, the Proposed Disposals would be beneficial to and are in the best interests of the Company. Accordingly, the Directors recommend that Shareholders vote in favour of Ordinary Resolution 1 and Ordinary Resolution 2 relating to the Proposed HLHI Disposal and the Proposed HLHA Disposal respectively, as set out in the Notice of EGM.
- 16.2. Shareholders should note that the Proposed HLHI Disposal and Proposed HLHA Disposal are not inter-conditional upon each other, and therefore, if any one of Ordinary Resolution 1 or Ordinary Resolution 2 is not passed, the remaining Resolution may still be carried subject to Shareholders' approval being received for that remaining Resolution.
- 16.3. Shareholders who may require specific advice should consult his or her stockbroker, bank manager, solicitor, accountant or other professional adviser(s).

#### 17. EXTRAORDINARY GENERAL MEETING

The EGM, notice of which is set out on pages N-1 to N-4 of this Circular, will be held at 1 Plymouth Avenue, Singapore 297753, Raffles Town Club, Dunearn Ballroom 1 on 20 May 2024 at 10.30 a.m. for the purposes of considering and, if thought fit, passing with or without modifications Ordinary Resolution 1 and Ordinary Resolution 2 in respect of the Proposed HLHI Disposal and Proposed HLHA Disposal respectively, as set out in the Notice of EGM.

#### 18. ACTIONS TO BE TAKEN BY SHAREHOLDERS

## 18.1. Submitting Questions in advance of the EGM

Shareholders may submit questions which are substantial and relevant to Ordinary Resolution 1 and/or Ordinary Resolution 2 tabled for approval at the EGM by writing to the Company in advance of the EGM. Substantial and relevant questions related to the agenda of the EGM must be submitted in the following manner:

- (a) by post to the Company's principal place of business at 10 Bukit Batok Crescent #13-05 The Spire Building Singapore 658079; or
- (b) by email to the Company at dylanong@hlh.com.sg;

in either case, by 10.30 a.m. on 10 May 2024 for the purposes of the EGM ("Cut-Off Time").

Alternatively, Shareholders may also pose such questions during the EGM.

When submitting questions by post or via email, Shareholders should also provide the following details: (i.) the Shareholder's full name, (ii.) the Shareholder's full address, and (iii.) the manner in which the Shareholder holds shares in the Company (e.g., via CDP, CPF/SRS and/or physical scrip), for verification purposes. All questions must be submitted by the Cut-Off Time and the Company will not be able to address questions received after the Cut-Off Time.

The Company will endeavour to address all substantial and relevant questions received from members by the Cut-Off Time and publish its response on the SGX website at <a href="https://www.sgx.com/securities/company-announcements">https://www.sgx.com/securities/company-announcements</a> and at the Company's website at <a href="https://www.honglaihuatgroup.com/announcements-press-release/">https://www.honglaihuatgroup.com/announcements-press-release/</a> not later than 10.30 a.m. on 16 May 2024. Where substantially similar questions are received, the Company will consolidate such questions and consequently not all questions may be individually addressed.

The Directors will endeavour to address as many substantial and relevant questions as possible during the EGM. However, Shareholders should note that there may not be sufficient time available at the EGM to address all questions raised. Please note that individual responses will not be sent to Shareholders.

The Company will also publish the minutes of the EGM on the SGX website and the Company's website within one (1) month after the date of the EGM.

A copy of the Notice of EGM, the Proxy Form, and the Request Form will be sent to Shareholders and uploaded on the SGX website. This Circular has been made available on the SGX website. A Shareholder will need an internet browser and PDF reader to view these documents on the SGX website. Shareholders who would like a printed copy of this Circular should complete the Request Form and return it to the Company via email to <a href="mailto:dylanong@hlh.com.sg">dylanong@hlh.com.sg</a> or by post to the Company's registered office at 10 Bukit Batok Crescent #13-05 The Spire Building Singapore 658079, in either case, by 10 May 2024.

# 18.2. Voting by Proxy(ies).

Shareholders should note that the EGM will be convened in a physical format only. Shareholders will not be able to participate electronically in any manner whatsoever. Shareholders who are unable to attend the EGM and who wish to appoint a proxy to attend and vote at the EGM on their behalf are requested to complete, sign and return the Proxy Form attached to the Notice of EGM in accordance with the instructions printed thereon as soon as possible and by completing and submitting the duly completed Proxy Form in the following manner:

- (a) If submitted by post, be deposited at the office of the Company's Share Registrar, B.A.C.S. Private Limited at 77 Robinson Road #06-03 Robinson 77 Singapore 068896; or
- (b) if submitted electronically, be received by the Company's Share Registrar, B.A.C.S. Private Limited at main@zicoholdings.com,

in either case, not less than forty-eight (48) hours before the time fixed for holding the EGM. The completion and return of the proxy form by a Shareholder will not prevent him from attending and voting at the EGM in person if he so wishes.

In appointing a proxy, a member (whether individual or corporate) must give specific instructions as to voting, or abstentions from voting in the Proxy Form, failing which the appointment will be treated as invalid. If the appointor is a corporate, the Proxy Form must be executed under seal or the hand of its duly authorised officer or attorney.

The Company shall be entitled to reject the instrument appointing a proxy if it is incomplete, improperly complete, illegible or where the true intentions of the appointor are not ascertainable from the instructions of the appointor specified in the instrument appointing the proxy (such as in the case the appointor submits more than one Proxy Form).

#### 18.3. When Depositor regarded as Shareholder

A Depositor's name must appear on the Depository Register maintained by the CDP at least 72 hours before the time fixed for holding the EGM in order for the Depositor to be entitled to vote on any or all of the resolution at the EGM by appointing the Chairman of the EGM as his/her proxy to do so on his/her behalf. In view of section 81SJ(4) of the SFA, a Depositor shall not be regarded as a shareholder of the Company entitled to attend the EGM and to speak and vote thereat unless his/her name appears in the Depository Register maintained by the CDP at least seventy-two (72) hours before the EGM. Any Shareholder who is holding his/her shares via the CDP but whose name is not registered with the CDP seventy-two (72) hours before the EGM will not be entitled

to attend and vote at the EGM. Accordingly, even if such shareholder deposits his/her proxy form forty-eight (48) hours before the EGM, the Chairman of the EGM who is appointed as his/her proxy will not be entitled to vote on his/her behalf at the EGM.

SHAREHOLDERS ARE ADVISED TO READ IN ITS ENTIRETY THIS CIRCULAR (TOGETHER WITH ALL DOCUMENTS ATTACHED THERETO) CAREFULLY AND THOROUGHLY BEFORE DECIDING WHETHER TO VOTE FOR OR AGAINST THE ORDINARY RESOLUTIONS AS SET OUT IN THE NOTICE OF EGM.

#### 19. SERVICE CONTRACTS

No person is proposed to be appointed as a director of the Company in connection with the Proposed Disposals. Accordingly, no service contract or agreement is proposed to be entered into between the Company and any such person.

#### 20. DIRECTORS' RESPONSIBILITY STATEMENT

The Directors collectively and individually accept full responsibility for the accuracy of the information given in this Circular and confirm after making all reasonable enquiries that, to the best of their knowledge and belief, this Circular constitutes full and true disclosure of all material facts about the Proposed HLHI Disposal, Proposed HLHA Disposal, the Seller, Company and its subsidiaries, and the Directors are not aware of any facts the omission of which would make any statement in this Circular misleading. Where information in this Circular has been extracted from published or otherwise publicly available sources or obtained from a named source, the sole responsibility of the Directors has been to ensure that such information has been accurately and correctly extracted from those sources and/or reproduced in this Circular in its proper form and context.

#### 21. CONSENTS

- 21.1. The Independent Valuer, Navi Corporate Advisory Pte Ltd, has given and has not withdrawn its written consent to the issue of this Circular and the inclusion herein of its name and the Summarised Valuation Report and all references thereto, in the form and in the context in which they appear in this Circular and to act in such capacity in relation to this Circular.
- 21.2. The Property Valuer, Asia Real Estate Cambodia Co., Ltd, has given and has not withdrawn its written consent to the issue of this Circular and the inclusion herein of its name and the relevant information on their valuation findings on the HLHA Land, HLHA Built-Up Area, HLHI Land and all references thereto, in the form and in the context in which they appear in this Circular and to act in such capacity in relation to this Circular.
- 21.3. The HLHA Biological Assets Valuer, Chay Corporate Advisory Pte Ltd, has given and has not withdrawn its written consent to the issue of this Circular and the inclusion herein of its name and the relevant information on their valuation findings on the HLHA Biological Assets and all references thereto, in the form and in the context in which they appear in this Circular and to act in such capacity in relation to this Circular.

21.4. Altum Law Corporation has given and has not withdrawn its written consent to the issue of this Circular and the inclusion herein of its and all references thereto, in the form and in the context in which they appear in this Circular and to act in such capacity in relation to this Circular.

#### 22. DOCUMENTS AVAILABLE FOR INSPECTION

- 22.1. Copies of the following documents may be inspected at the registered office of the Company at 10 Bukit Batok Crescent #13-05, The Spire Building, Singapore 658079 during normal business hours from the date of this Circular up to the date of the EGM:
  - (a) Constitution of the Company;
  - (b) Annual report of the Company for FY2023;
  - (c) Audited financial statements of the Group for FY2023;
  - (d) HLHI SPA;
  - (e) HLHA SPA;
  - (f) Independent Valuation Report;
  - (g) Property Valuation Report;
  - (h) HLHA Biological Assets Valuation Report, and
  - (i) the consent letters of the Navi Corporate Advisory, Asia Real Estate Cambodia Co., Ltd, Chay Corporate Advisory Pte Ltd, and Altum Law Corporation.
- 22.2. Shareholders who wish to inspect these documents at the registered office of the Company are required to send an email request to <a href="mailto:dylanong@hlh.com.sg">dylanong@hlh.com.sg</a> to make an appointment in advance.

Yours faithfully, For and on behalf of the Board of Directors of Hong Lai Huat Group Limited

Dato' Dr. Ong Bee Huat, PBM Executive Deputy Chairman and Chief Executive Officer 3 May 2024

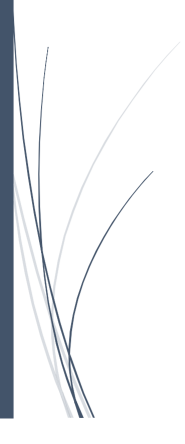




Report date: 29 April 2024



Summarised Valuation Report







# **Executive Summary**

Valuation of 100% e	quity interest in the capital of the Targets (as defined
herein)	
Valuation Date	31 December 2023
Purpose of valuation	Public disclosure purpose to seek shareholder's approval by Hong Lai Huat Group Limited (the "Company" or "HLH").
Background	The Company is a reputable real estate and property developer with 35 years of successful track record. Established since 1988, the Company and its subsidiaries (the "Group") has completed numerous projects in Singapore ranging from public and private residential developments, to commercial and industrial buildings. The Group is listed on the Mainboard of the Singapore Exchange Securities Trading Limited ("SGX-ST") on 21 June 2000.
	In 2008, the Group diversified into the agricultural sector in Cambodia and had since completed the development of a 10,000 hectares farmland that cultivates fresh cassava, as well as a cassava starch production factory capable of producing 120 tons of starch on a daily basis which the operation was stopped in June 2022 due to better price of fresh cassava than starch. In 2015, the Group expanded its property development division in Cambodia.
	On 5 February 2024, the Company announced that it is proposing to dispose 100% of the entire issued share capital of the following entities:  HLHI (Cambodia) Company Limited ("HLHI"); and  HLH Agriculture (Cambodia) Co., Ltd. ("HLHA"). (collectively, the "Proposed Disposals"). (HLHI and HLHA, collectively referred to as the "Targets").  HLHI is a company incorporated in Cambodia on 3 June 2008 and is principally involved in the business of investment holding and property investment.
	HLHA is a company incorporated in Cambodia on 4 May 2009 and is principally involved in the business of agriculture plantation, processing and distribution of cassava products.





## Valuation of 100% equity interest in the capital of the Targets (as defined herein) As a result of the Proposed Disposals, the Company would like to perform the valuation of 100% equity interest in the capital of the Targets. Subject matter 100% equity interest in the capital of the Targets Basis of Valuation Market Value Valuation approach HLHI: Cost approach HLHA: Cost approach with market approach as a cross check Valuation currency Other details We wish to highlight that any discrepancies in tables included herein between the amounts and the totals thereof are due to rounding; accordingly, figures shown as totals in certain tables may not be an arithmetic aggregation of the figures that precede them.

Based on the analysis outlined in the report which follows, we are of the opinion that the Market Value of the 100% equity interest in the capital of the Targets as at the Valuation Date is as follows:

Target	Market Value of the 100% equity interest
HLHI	USD3.0 million to USD3.4 million (rounded)
HLHA	USD35.1 million to USD38.9 million (rounded)





**Private and Confidential** 

Our reference: H0002-BV-r001-2

29 April 2024

Hong Lai Huat Group Limited 10 Bukit Batok Crescent #13-05 The Spire Building Singapore 658079 NAVI CORPORATE ADVISORY PTE LTD Company Registration No. 202224784E

6 Battery Road Level 42 The Executive Centre Singapore 049909

www.navi.sg

Dear Sirs,

# VALUATION OF 100% EQUITY INTEREST IN THE CAPITAL OF THE TARGETS (AS DEFINED HEREIN) FOR THE COMPANY (AS DEFINED HEREIN)

In accordance with your instructions, we have undertaken valuation service for Hong Lai Huat Group Limited (the "Company" or "HLH"), together with its subsidiaries ("Group") in relation to the proposed disposals by the Company of 100% equity interest in the capital of HLHI (Cambodia) Company Limited ("HLHI") and HLH Agriculture (Cambodia) Co., Ltd. ("HLHA") (collectively, the "Targets") for the Proposed Disposal.

All capitalised terms used in this summarised valuation report dated 29 April 2024 ("Summarised Valuation Report") shall bear the same meanings as ascribed to them in the valuation report dated 29 April 2024 ("Full Report").

The Company is a reputable real estate and property developer with 35 years of successful track record. Established since 1988, the Group has completed numerous projects in Singapore ranging from public and private residential developments, to commercial and industrial buildings. The Group is listed on the Mainboard of the Singapore Exchange Securities Trading Limited ("SGX-ST") on 21 June 2000.

In 2008, the Group diversified into the agricultural sector in Cambodia and had since completed the development of a 10,000 hectares farmland that cultivates fresh cassava, as well as a cassava starch production factory capable of producing 120 tons of starch on a daily basis which the operations was stopped in June 2022 due to better price of fresh cassava than starch. In 2015, the Group expanded its property development division in Cambodia.

On 5 February 2024, the Company announced that it is proposing to dispose 100% of the entire issued share capital of the Targets.

HLHI is a company incorporated in Cambodia on 3 June 2008 and is principally involved in the business of investment holding and property investment.





HLHA is a company incorporated in Cambodia on 4 May 2009 and is principally involved in the business of agriculture plantation, processing and distribution of cassava products.

The Company instructed NAVI to perform the valuation of the 100% equity interest in the capital of the Targets for the Proposed Disposal. This Summarised Valuation Report has been prepared for public disclosure purpose to seek Shareholder's approval by the Company in relation to the Proposed Disposals and should be read in conjunction with the Full Report.

This valuation has been undertaken on a Market Value basis in accordance with the International Valuation Standards (2022) which is defined as follows:

"The estimated amount for which an asset or liability should exchange on the valuation date between a willing buyer and a willing seller in an arm's-length transaction, after proper marketing and where the parties had each acted knowledgeably, prudently and without compulsion."

The valuation date is 31 December 2023 ("Valuation Date") and the date of Summarised Valuation Report is 29 April 2024 ("Report Date").

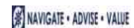
Based on the analysis outlined in the report which follows, we are of the opinion that the Market Value of the 100% equity interest in the capital of the Targets as at the Valuation Date is as follows:

Target	Market Value of the 100% equity interest
HLHI	USD3.0 million to USD3.4 million (rounded)
HLHA	USD35.1 million to USD38.9 million (rounded)

The following pages outline the factors considered and methodology & assumptions employed in formulating our views, opinions and conclusions. Any views, opinions and/or conclusions are subject to the assumptions and limiting conditions contained therein.

Yours Faithfully,
For and on behalf of
Navi Corporate Advisory Pte Ltd

Richard Yap CEO





### Terms of reference

Navi Corporate Advisory Pte Ltd ("**NAVI**" or "**Valuer**") has been appointed to undertake an independent valuation of 100% equity interest in the capital of the Targets. We were neither a party to the negotiations entered into by the Group in relation to the Proposed Disposals nor were we involved in the deliberation leading up to the decision on the part of the management of the Company, Group and/or Targets ("**Management**") to enter into the Proposed Disposals (as the case may be) and we do not, by the Summarised Valuation Report, Full Report or otherwise, advise or form any judgement on the merits of the Proposed Disposals. We do not warrant the merits of the Proposed Disposals or the acceptability of the risk for the Proposed Disposals.

We have confined our evaluation strictly and solely on the financials of the Targets and have not taken into account the commercial/financial risks and/or merits (if any) of the Proposed Disposals or the strategic merits or the comparison with other deals involving shares of the Company, Group and/or Targets. We were not required to comment on or evaluate the methods or procedures used by the Targets to manage the change in any risk profile of the Company, Group and/or Targets in the context of possible changes in the nature of operations. Such evaluation or comment remains the responsibility of the Management although we may draw upon their views or make such comments in respect thereof (to the extent deemed necessary or appropriate by us) in arriving at our view as set out in the Summarised Valuation Report and/or Full Report.

We were not requested or authorised to solicit, and we have not solicited, any indications of interest from any third party with respect to the Proposed Disposals. In addition, we do not express any views or opinion on the merits of the Proposed Disposals, the legality or all other matters pertaining to the Proposed Disposals, documents for the Proposed Disposals (the notice of meeting and the accompanying explanatory notes), *inter alia*, the independence of any party or mechanism or process of voting, acceptance, its eligibility or validity or the other alternatives (if any) or the sufficiency of information.

In the course of our evaluation, we have held discussions with, *inter alia*, the Management regarding their assessment of the Proposed Disposals and have examined publicly available information collated by us as well as the financial information, both written and verbal, provided to us by the Management, including its consultants or advisers (where applicable). We have not independently verified such information but have made enquiries and used our judgement as we deemed necessary on such information and have found no reason to doubt the reliability of the information. Accordingly, we cannot and do not expressly or impliedly represent or warrant, and do not accept any responsibility for, the accuracy, completeness or adequacy of such information or the manner in which it has been classified or presented.

We do not warrant and have not commented on the acceptability of the risk that the Company, Group and/or Targets may be subject to for the Proposed Disposals.





The scope of our appointment does not require us to perform an independent evaluation or appraisal of the individual assets, liabilities and/or profitability of Group and/or the Targets and we do not express a view on the financial position, future growth prospects and earnings potential of the Company or Group after the completion of the Proposed Disposal in accordance with the terms of the SPAs. As such, we have relied on the disclosures and representations made by the Company on the value of the assets and liabilities and profitability of the Group and/or the Target. In this respect, we have been furnished with, inter alia, a valuation report of the biological assets dated 15 March 2024 ("Biological Assets Valuation Report") prepared by Chay Corporate Advisory Pte Ltd (the "Biological Assets Valuer") in relation to the valuation of the biological assets as at 31 December 2023 ("Valuation Date") and a valuation report of the HLHA Land with buildings and land infrastructure and HLHI Land dated 17 February 2024 ("Property Valuation Report") prepared by Asia Real Estate Cambodia Co., Ltd (the "Property Valuer") in relation to the valuation of the HLHA Land with buildings and land infrastructure and HLHI Land as at the Valuation Date. As we are not experts in the evaluation or appraisal of the assets as set out in the Biological Assets Valuation Report and Property Valuation Report, we have placed sole reliance on the appraisal in relation to the biological assets, HLHA Land with buildings and land infrastructure and HLHI Land as assessed by the Biological Assets Valuer and Property Valuation Report (as the case may be).

Our opinion in this Summarised Valuation Report and Full Report is based on economic conditions, market, industry, monetary and other conditions (if applicable) in effect on, and the information provided to us, as at the Valuation Date. Accordingly, the bases or assumptions and likewise our views or opinion may change in light of developments which *inter alia*, includes general as well as company specific or industry specific conditions or sentiments or factors.

Shareholders should note that the evaluation is based solely on publicly available information and other information provided by the Management as well as the economic and market conditions prevailing as at the Valuation Date, and therefore does not reflect unexpected financial performance and financial condition after the Valuation Date or developments both macro and company specific and that these factors do and will necessarily affect the valuation of the interests in the capital of the Targets. Likewise, this Summarised Valuation Report outlines some of the matters or bases or factors or assumptions which we have used in our valuation and is a summary. They are by no means exhaustive or a reproduction of all the matters or bases or factors or assumptions etc. which we have used in the valuation.

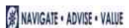
In rendering the opinion, we have made no regard for the general or specific investment objectives, financial situation, tax position, risk profiles or unique needs and constraints of any individual shareholder of the Company, Group and/or Targets (the "Shareholder"). As such, any individual Shareholder who may require advice in the context of his or her specific investment portfolio, including his or her investment in the Company, Group and/or Targets, should consult his or her stockbroker, bank manager, solicitor, accountant, tax adviser or other professional adviser immediately.





Accordingly, any factor or assumption or basis as well as the relative emphasis on any matter set out in this Summarised Valuation Report and provided by the Company, Group and/or Targets which we used or may have used may differ from the relative emphasis accorded by any individual Shareholder and that any reliance on our opinion or view or assessment, is subject to the contents of the Summarised Valuation Report and Full Report in its entirety.

Accordingly, our Summarised Valuation Report, Full Report, opinion or views or recommendation should not be used or relied by anyone for any other purposes and should only be used by the Company, subject to the terms of reference and the contents of the Summarised Valuation Report and Full Report as one of the basis for their opinion or views or recommendation. In addition, any references to our Summarised Valuation Report, Full Report, opinion or views, should not be made except with our prior consent in writing and even if made with our prior consent in writing, shall be subject to the contents of the Summarised Valuation Report and/or Full Report in its entirety *inter alia* the matters, conditions, assumptions, factors and bases as well as our terms of reference for the Summarised Valuation Report and/or the Full Report.



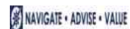


### **Credentials**

Navi is a boutique corporate advisory firm founded by the CEO Richard Yap in 2022. He has more than 15 years of dedicated corporate advisory and valuation experience in Singapore and Asia. Throughout his career, Richard achieved various certifications such as Chartered Financial Analyst, Chartered Valuer and Appraiser and Chartered Accountant (Singapore). Besides that, Richard performed several business valuation exercises which includes BRC Asia Limited, 9R Limited, LifeBrandz Limited and Q & M Dental Group Limited.

For BRC Asia Limited and Q & M Dental Group, the valuation is performed for disclosable disposal of company. In the case of BRC Asia Limited, the subject company is in the capital-intensive business which is similar to the HLHA and HLHI.

For 9R Limited and LifeBrandz Limited, the valuation is performed for acquisition of companies that require shareholder's approval.





#### 1.1 Introduction

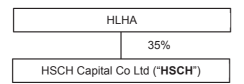
The Company is a reputable real estate and property developer with 35 years of successful track record. Established since 1988, the Group has completed numerous projects in Singapore ranging from public and private residential developments, to commercial and industrial buildings. The Group is listed on the Mainboard of the SGX-ST on 21 June 2000.

In 2008, the Group diversified into the agricultural sector in Cambodia and had since completed the development of a 10,000 hectares farmland that cultivates fresh cassava, as well as a cassava starch production factory capable of producing 120 tons of starch on a daily basis which the operation was stopped in June 2022 due to better price of fresh cassava than starch. In 2015, the Group expanded its property development division in Cambodia.

On 5 February 2024, the Company announced that it is proposing to dispose 100% of the entire issued share capital of HLHI and HLHA.

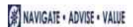
HLHI is a company incorporated in Cambodia on 3 June 2008 and is principally involved in the business of investment holding and property investment. As at the Valuation Date, HLHI does not have any subsidiary or associate.

HLHA is a company incorporated in Cambodia on 4 May 2009 and is principally involved in the business of agriculture plantation, processing and distribution of cassava products. As at the Valuation Date, the corporate structure of HLHA is as follows:



HSCH, a company incorporated in Cambodia on 18 October 2021, is involved in supporting other mining and quarrying activities. Based on the discussion with Management and review of the information, we understand that the Company's Group Chief Executive Director and substantial shareholder, Dato' Dr Ong Bee Huat holds a 35% equity interest in HSCH on trust for HLHA. The remaining 65% equity interest of HSCH is held by the following shareholders:

- Oknha Sok Hong, holds 35% equity interest;
- Im Paulika, holds 10% equity interest;
- Ke Suon Sophy, holds 10% equity interest; and
- Mao Nara, holds 10% equity interest.





We further understand that HSCH is a dormant company with no business activity as at the Valuation Date without owning any significant assets and liabilities. There is no revenue or net profit contributing to HLHA as at Valuation Date.

#### 1.2 Instruction

As a result of the Proposed Disposals, the Company has instructed NAVI to perform the valuation of the 100% equity interest in the capital of the Targets for the Proposed Disposal.

The Valuation Date is 31 December 2023 and the Report Date is 29 April 2024.

#### 1.3 Purpose of Valuation

The purpose of the valuation is to ascertain the Market Value of the 100% equity interest in the capital of the Targets for public disclosure purposes to seek Shareholder's approval by the Company.

## 1.4 Basis of Valuation

This valuation has been undertaken on a Market Value basis in accordance with the International Valuation Standards (2022) which is defined as follows:

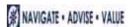
"The estimated amount for which an asset or liability should exchange on the valuation date between a willing buyer and a willing seller in an arm's-length transaction, after proper marketing and where the parties had each acted knowledgeably, prudently and without compulsion."

#### 1.5 Statement of Independence

We confirm that we have no present or contemplated interest in the Targets which are the subject of this valuation and are acting independent of all parties. We are not involved in the discussion leading up to the decision on the part of the Management to enter into the Proposed Disposals. Our fees are agreed on a lump sum basis and are not contingent on the outcome. As such, we are in a position to provide an objective and unbiased valuation.

## 1.6 Limitation of Circulation

This report has been prepared solely for public disclosure purposes to seek Shareholder's approval by the Company and is not intended for any legal or court proceedings, general circulation, publication or reproduction in any form without our prior written consent. We will assume no responsibility or liability for any losses incurred by you or any third party as a result of unauthorized circulation, publication or reproduction of this report in any form and/or if used contrary to the purpose stated therein.





# 2.0 Valuation Approach and Methodology

#### 2.1 Valuation Approaches

We have considered the 3 valuation approaches namely Income Approach, Market Approach and Cost Approach. The details of the various valuation approaches are described as follows:

#### 2.1.1 Income Approach

Income Approach provides an indication of value by converting future cash flow to a single current value. Under the Income Approach, the value of an asset is determined by reference to the value of income, cash flow or cost savings generated by the asset.

#### 2.1.2 Market Approach

Market Approach provides an indication of value by comparing the asset with identical or comparable (that is similar) assets for which price information is available. The Market Approach often uses market multiples derived from a set of comparable companies, each with different multiples. The selection of the appropriate multiple within the range requires judgement, considering qualitative and quantitative factors.

#### 2.1.3 Cost Approach

Cost Approach provides an indication of value using the economic principle that a buyer will pay no more for an asset than the cost to obtain an asset of equal utility, whether by purchase or by construction, unless undue time, inconvenience, risk or other factors are involved. The approach provides an indication of value by calculating the current replacement or reproduction cost of an asset and making deductions for physical deterioration and all other relevant forms of obsolescence.





## 2.2 Valuation Methodology

#### 2.2.1 HLHI

Based on the discussion with Management and review of the information, we have adopted Cost Approach as our primary approach. The rationale for adopting Cost Approach is because HLHI is very capital intensive as HLHI does not have any business activity except for owning of the investment properties which is not directly income generating and its unique feature of just owning the investment properties makes income approach or market approach unfeasible. As such, the valuation is based solely on Cost Approach as the market value of the equity interest of HLHI is highly dependent on the HLHI Land which is an asset recorded in the balance sheet of HLHI.

As the investment properties represent substantially all of the fair value of the gross assets to be transacted in a single identifiable asset or group of similar identifiable assets, the activities and assets of HLHI is not a business. Therefore, it would not be meaningful to perform another alternative approach as reference for business valuation.

#### 2.2.2 HLHA

Based on the discussion with Management and review of the information, we have adopted Cost Approach as our primary approach and Market Approach as reference.

The rationale for adopting Cost Approach is because HLHA is very capital intensive and the value is driven mainly by the HLHA Land and properties with the land infrastructure.

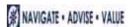
Under Market Approach, we have considered the P/B multiple in the valuation. Based on the analysis, the volatilities from the multiples of Comparable Companies make it difficult to conclude a reliable amount for the valuation by adopting the result from a single market multiple approach and no single company was comparable in size, capital nature of business and operations. Further, the current financials of HLHA is not at its normalise stage. Thus, the Market Approach is used as a reference only.

The Income Approach is not adopted because the future economic benefit of HLHA in the foreseeable future to be derived is very uncertain.

Accordingly, we have relied solely on Cost Approach in assessing the equity value of the Targets and the Market Approach as a reference for HLHA.

#### 2.2.3 Others

For this exercise, we have relied on the property valuation performed by Property Valuer for the Market Value of the HLHI Land, HLHA Land together with its buildings and land infrastructure as at the Valuation Date.





The basis of the property valuation is to ascertain the Market Value of the HLHI Land, HLHA Land together with its buildings and land infrastructure in accordance with the Royal Institution of Chartered Surveyors ("RICS") Valuation Global Standard and International Valuation Standards.

The date of valuation and the date of formal site inspection of the HLHI Land, HLHA Land and HLHA's properties and land infrastructure is 31 December 2023.

The valuation approach is summarized as follows:

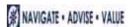
Subject				Valuation approach
HLHI Lan	ıd			Direct Comparison Method
HLHA La	nd			Direct Comparison Method
HLHA's	properties	with	land	Cost Method
infrastruc	ture			

The Market Value as at 31 December 2023 is summarized as follows:

Subject	Market Value (USD)
HLHI Land	4,824,000
HLHA Land	54,900,000
HLHA's properties with la	nd 590,000
infrastructure	

We have extracted the key assumptions highlighted by the Property Valuer in the Property Valuation Report, in italics as follows (all capitalized terms used within these reproduced statements bear the meaning defined for them in the Property Report):

- 1. This report is to be used in whole and not in part.
- 2. We have assumed that all necessary statutory approvals and permits have been obtained.
- 3. ARC has no previous material connection or involvement with the subject of the valuation or with the client and can provide an objective and unbiased valuation.
- 4. This report is confidential to the Client or to whom it is addressed and for the specific purpose to which it refers. It may only be disclosing to other professional advisors assisting the Client in respect of that purpose, but the Client shall not disclose the report to any other person.
- 5. Whenever possible, an unofficial title search is conducted with the relevant authority, but this is done to do a planning check and establish the title particulars relevant to the valuation report only. We cannot accept any responsibility for its legal validity or as to the accuracy and timelessness of the information extracted or obtained from the relevant authority.
- 6. We have not conducted any land survey to ascertain the actual site boundaries. For the purpose of this valuation, we have assumed that the dimension corresponds with those shown in the title document, certified plan, or any relevant agreement. Any plan, drawing, sketch, map, photograph,





and other exhibits in this report is included to assist the reader in visualizing the property and should not be relied upon as being definitive.

- 7. Information related to sale transactions has been confirmed by either the buyer, seller, or a third party. It is specifically assumed that the sales information noted herein is correct.
- 8. We appreciate that there may be many parties involved in the consideration of this valuation report will be provided via electronic mail in soft copy file format to facilitate the easy transfer of information. However, we would recommend that our leading Client relies only upon an authenticated hard copy of the report, which has Asia Real Estate (Cambodia)'s seal.
- 9. This report is compiled based on the information received to the best of our belief, knowledge, and understanding. The information revealed in these reports is strictly confidential and issued for the consideration of the Client. No part of this report may be reproduced either electronically or otherwise for further distribution without our prior and written consent. We trust that this report and valuation fulfill the requirements of your instruction. This report is issued without any prejudice or personal liability.
- 10. We are not required to give testimony or attendance in court by reason of this valuation with reference to the property in question; unless arrangements have been previously made, therefore.

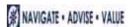
For this exercise, we have relied on the biological assets valuation performed by the Biological Assets Valuer as at the Valuation Date.

The basis of the Biological Assets Valuation is to ascertain the fair value of HLHA Biological Assets in accordance with Financial Reporting Standard which is consistent with the International Valuation Standards. The date of valuation of HLHA's Biological Assets is 31 December 2023.

The valuation approach used in the Biological Assets Valuation Report is income approach with discounted cash flow method and the fair value as at 31 December 2023 is USD249,332.

We have extracted the key assumptions highlighted by the Biological Assets Valuer in the Biological Assets Valuation Report, in italics as follows (all capitalized terms used within these reproduced statements bear the meaning defined for them in the Biological Assets Valuation Report):

- the Company will continue as a going concern without any changes in its management and shareholding structure;
- The future operations of the Company in cultivating the biological assets will not be adversely affected by changes to its key personnel, management team and company shareholdings;
- All existing contracts entered into by the Company in the cultivation of the biological assets will continue to be in effect for the foreseeable future:
- No audit or review has been carried out on the performance forecasts;
- The information provided by the Management reflects the financial performance of the Company derived from the cultivation of biological assets for the respective financial years/period;





- the Company has legal title to all assets, including biological assets as mentioned in the financial information provided by the Management.
- All assets, including biological assets are physically in existence. There is no risk that any of these assets are subject to compulsory acquisition by any third party or government body;
- There will be no major changes in the corporate taxation basis or rates applicable to the Company;
- Related party transactions, if any, in the Company are carried out on an arm's length basis and will continue to be so for the foreseeable future even if there are any changes in the shareholding structure; and
- There are no subsequent events which will have material effect on the unaudited management accounts for the periods then ended.





2.2.4 Cost Approach - Revalued net asset value ("RNAV")

RNAV method is a method within the cost approach whereby all assets and liabilities (including off-balance sheet, intangible and contingent) are adjusted to their market value.

We have used RNAV method which is one application of the Cost Approach to assess the overall equity of Targets based on the underlying value of its net asset. The equity value is estimated to its Market Value based on the following formula:

RNAV = (Market Value of total assets) - (Market Value of total liabilities)

Based on the analysis and discussion with Management, the RNAV of the net assets of HLHI and HLHA is approximately USD4.6 million and USD52.8 million, respectively. We have applied a discount for lack of marketability ("DLOM") of 30% based on the historical empirical research on the RNAV to derive the Market Value of the Targets of USD3.2 million and USD37.0 million, respectively. According to the International Glossary of Business Valuation Terms, marketability means the relative ease and promptness with which a security or commodity may be sold when desired, at a representative current price, without material concession in price merely because of the necessity of the sale. Investors will price in a discount for the additional costs and risks of liquidation when valuing equity in privately held companies. DLOM is based on reference made to historical empirical studies including *inter alia*, to Maher Study, Trout Study, Standard Research Consultant, Management Planning, Inc. Study and Columbia Financial Study. DLOM ranges approximately from 15.0% to 45.0%.

As both HLHI and HLHA are private companies where their shares are not as liquid as the public listed companies and we further understand that HLH Agri International Pte Ltd (the "Seller") had, since FY2020, been trying to identify potential international investors and/or buyers for HLHA and HLHI, inter alia, in the hope that an investment by or sale to such parties will be able to maximize the returns for the Group. The Company had attempted to seek potential buyers through its own networks as well as non-exclusive introducers or brokers to locate buyers to get offers. However, the Seller has had no success in attracting international investors and/or buyers, due to the economic impact from the COVID-19 global pandemic, and such investors and/or buyers' lack of familiarity with Cambodian laws and regulations, giving rise to perceptions of lack of certainty of operating in Cambodian market as well as exacerbated by some negative media reports about Cambodia. There are also concerns about the possible risks of not being able to secure an extension of the tenure for the HLHA Land. The HLHA Land is concession land with a remaining tenure of approximately 36 years, and although there is an option of applying for extension of the tenure of such concession by another 40 years, there is no certainty or assurance of such extension being approved by the relevant authorities. Furthermore, the Group's Agricultural Arm has been incurring losses yearly since its inception, which has resulted in the decrease in confidence of international investors and buyers.

As such, based on the above, a DLOM of 30% is derived for the purpose of the valuation.





We had also set a range based on +/- 5% of its Market Value. As such, based on Cost Approach, the Market Value of 100% equity interest in the capital of HLHI and HLHA as at the Valuation Date is as follows:

Target	Market Value of the 100% equity interest
HLHI	USD3.0 million to USD3.4 million (rounded)
HLHA	USD35.1 million to USD38.9 million (rounded)





2.2.5 Market Approach - Price to book ("P/B") multiple

We performed an estimation of the equity value of the Targets using the Market Approach for reference purposes based on the selected market multiple, namely the P/B multiple.

The result of the 100% equity value of HLHA based on Market Approach which is purely for reference purposes only and does not reflect the Market Value of 100% equity interest in the capital of HLHA as at Valuation Date are as follows:

Target	Equity value of the 100% equity interest			
	(for reference only)			
HLHA	USD19.1 million to USD41.9 million (rounded)			

As HLHI is just an investment holding company that owns a vacant land and there is no business activity, it is not meaningful to perform a market approach illustration.





## 3.0 Key Assumptions

We have made the following key assumptions in this valuation exercise (where applicable). Any deviation from the following key assumptions may significantly vary the valuation of the Targets:

- The financial information provided accurately reflects the Targets' financial, operating position and performance.
- The financial statements were prepared in accordance with accounting principles generally accepted internationally on a true and fair basis.
- The business and operation of Targets shall continue to operate as a going concern.
- The Targets have sufficient liquidity to continue its business and operation.
- There will not be any material changes in the political, legal, regulatory, market and/or economic
  conditions in country(ies) that Targets operate which may adversely affect the future prospects
  of the Targets.
- There will be no material change in inflation, interest rates, exchange rates and/or rates of taxation from those prevailing as at the Valuation Date.
- There are no contingent liabilities, unusual contractual obligations or substantial commitments which would have a material effect on the value of the Targets.
- The property valuation performed by Property Valuer accurately reflects the Market Value of the HLHI Land, HLHA Land together with its buildings and land infrastructure as at the Valuation Date.
- The biological assets valuation performed by Biological Assets Valuer accurately reflects the Market Value of HLHA's biological assets as at the Valuation Date.
- The current owners of the Targets have clear and unencumbered title of ownership over all assets included in this assessment.
- The Targets' operations and business will not be severely interrupted by any force majeure event
  or unforeseeable factors or any unforeseeable reasons that are beyond the control of the
  Management, including but not limited to the occurrence of natural disasters or catastrophes,
  epidemics or serious accidents.

Other assumptions specific to a particular valuation approach or certain observations and conclusions are outlined in the ensuing sections of the report.

It should be noted that the valuation of the Targets is critical upon the following key drivers, where applicable:

- The Targets continue to operate as a going concern and is able to meet all its financial obligations.
- The Targets' sales, costs, and net profit continue to grow according to the forecast. Their capital expenditure and working capital requirements are estimated accurately in the projections.
- The Targets have sufficient operational resources to support the projected turnover and profitability.





The valuation is largely based on information provided to us by the Management who is solely responsible for their contents/accuracy. We have not performed any work in the nature of an audit or due diligence or investigation of the information provided to us and accordingly have not expressed any such opinion in this report. Further, we have not carried out any work in the nature of a feasibility study, nor have we expressed a viability opinion on the Proposed Disposals. We have also not verified or confirmed information provided to us and have assumed that all such information is accurate and is not subject to material error or omission.

For this exercise, we have relied on the Market Value of the HLHI Land, HLHA Land together with its buildings and land infrastructure as at the Valuation Date of the Property Valuation Report prepared by the Property Valuer. We have reviewed the credentials of the Property Valuer. We have sighted the property valuation license and certificate for professional valuer for Property Valuer and noted that ARC is a registered company in the Ministry of Commerce of Cambodia and holds a Property Valuation License and its valuer holds the Certificate for Professional Valuer issued by the Real Estate Business & Pawnshop Regulator of Cambodia. ARC is also a regular member of The Cambodian Valuers and Estate Agents Association ("CVEA").

Further, we have reviewed the Property Valuation Report and noted that it was performed in accordance with the RICS Valuation Global Standard and International Valuation Standards and the valuation date is 31 December 2023.

We have also reviewed the valuation approaches used in the Property Valuation Report and are of the view that the valuation approach is a common approach used in property valuation.

Nothing has come to our attention that the valuation performed by the Property Valuer is unreliable.

For this exercise, we have relied on the Market Value of the HLHA's biological assets as at the Valuation Date of the Biological Assets Valuation Report prepared by the Biological Assets Valuer. We have reviewed the credentials of the Biological Assets Valuer. We understand that the chief executive officer of Chay Corporate Advisory Pte. Ltd. is Mr. Chay Yiowmin. He holds a Bachelor of Accountancy (Hons) and a Master of Business from Nanyang Technological University, and a Master of Business Administration from the University of Birmingham, and is a chartered valuer and appraiser of the Institute of Valuers and Appraisers of Singapore ("IVAS") and currently sits on the Standards and Technical Committee of IVAS.

We also understand that Chay Corporate Advisory Pte. Ltd. is in the market since 2012 and provides corporate advisory services to a diverse clientele across a broad array of industry sectors, including companies listed on the SGX-ST.





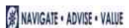
The Biological Assets Valuer has been appointed to value the HLHA Biological Assets from FY2019 to FY2023 for the purpose of financial reporting to the auditors, and has issued a report dated 15 March 2024 in connection therewith for FY2023. Based on the audited financial statement from FY2019 to FY2023, there is no qualified opinion issued by the auditor.

Further, we have reviewed the Biological Assets Valuation Report and noted that it was performed in accordance with Financial Reporting Standard which is consistent with the International Valuation Standards and the valuation date is 31 December 2023.

We have also reviewed the valuation approach used in the Biological Assets Valuation Report and are of the view that the valuation approach is not uncommon. Income approach is a commonly used method to value biological assets such as cassava crops.

Nothing has come to our attention that the valuation performed by the Biological Assets Valuer is unreliable.

For this exercise, we have considered published market data and other public information relating to the comparable companies on international stock exchanges. We are not responsible as to their content and accuracy in deriving parameters such as country risk rate for purposes of valuation. Such information was obtained from Bloomberg and other sources, where applicable.





# 4.0 Statement of Value

Based on Cost Approach, we are of the opinion that the Market Value of the 100% equity interest in the capital of the Targets as at the Valuation Date is as follows:

### **Cost Approach:**

Target	Market Value of the 100% equity interest
HLHI	USD3.0 million to USD3.4 million (rounded)
HLHA	USD35.1 million to USD38.9 million (rounded)

The following illustrates the equity value based on Market Approach which are purely for reference purposes only and do not reflect Market Value of 100% equity interest in the capital of HLHA as at Valuation Date.

## Market Approach (for reference only):

Target	Equity value of the 100% equity interest
	(for reference only)
HLHA	USD19.1 million to USD41.9 million (rounded)

As HLHI is just an investment holding company that owns a vacant land and there is no business activity, it is not meaningful to perform a market approach illustration.





## 5.0 Exclusions and Limitation of Liability

Our work has been performed in accordance with and subject to our Standard Conditions of Engagement, a copy of which has been previously provided. For your reference, we highlight some of the more pertinent points:

- We have used due skill and care in the provision of the services set out in this report;
- We shall not under any circumstances be liable for damages, or for losses, that are not a direct result of breach of contract, or negligence, on our part in respect of services provided in connection with, or arising out of, the engagement set out in this letter (or any variation or addition thereto), or for any consequential losses or loss of profits of whatsoever nature. In any event, the liability of NAVI, its related companies, partners, directors and staff (whether in contract, negligence or otherwise) shall in no circumstances exceed the fees paid specifically for the work in question which allegedly entailed a breach of contract or negligence on our part;
- In no event shall NAVI, its related companies, partners, directors and staff be liable for any loss, damage, cost or expense arising in any form or in connection with the fraudulent acts or omissions, or any misrepresentations or any default on the part of the directors, employees or agents of the management of the Company and its subsidiaries;
- Without derogating from the aforesaid provisions, we shall not under any circumstances
  whatsoever, be liable to any third party, whether or not they are shown a copy of any work that
  we have done pursuant to the terms of our engagement, and whether or not we have consented
  to such work being shown to them, save and except where we specifically agreed in writing to
  accept such liability;
- Except as a result of our own negligence or wilful default, in the event that we find ourselves subject to a claim or incur legal costs from another party as a result of false or misrepresented information provided by Management in connection with this engagement, any claim established against us and the cost we necessarily incur in defending it would form part of the expenses we would look to recover from the management of the Company.



## **APPENDIX B - PROPERTY VALUATION REPORT**



# INTEGRITY IS OUR PRIORITY

# **VALUATION REPORT**

ARC-V2401-192

Property 1: Twelve (12) adjoining parcels of land erected upon with multiple buildings

Property 2: One Hundred Forty-Four (144) adjoining parcels of cassava plantation



Property 1 and Property 2: Laterite Road, Sangkae Satob and Trapeang Chou Communes, Aoral District, Kampong Speu Province, Kingdom of Cambodia.

Prepared for : Hong Lai Huat Group Limited and its subsidiaries Legal Interest : Hong Lai Huat Group Limited and its subsidiaries

Issued Date : 17 February 2024









# **APPENDIX B - PROPERTY VALUATION REPORT**



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# Appendices:

Appendix "A" Instruction and Reference Documents

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#### **EXECUTIVE SUMMARY**

Valuation Date : 31 December 2023.

Prepare For : Hong Lai Huat Group Limited and its subsidiaries.

Legal Interest (s) : Hong Lai Huat Group Limited and its subsidiaries.

Valuation Purpose : Internal Management.

Type of Property : Property 1: Twelve (12) adjoining parcels of lands erected upon with

multiple buildings.

Property 2: One Hundred Forty-Four (144) adjoining parcels of cassava

plantation.

Reference : Property 1: Twelve (12) Certificates of Economic Land Concession,
Document(s) located within Sangkae Satob and Trapeang Chou Commune, Aoral

District, Kampong Speu Province, Kingdom of Cambodia.

Property 2: Ninety-Eight (98) Certificates of Real Estate Ownership, forty-five (45) Letters of Transference of Possessory Right over Property, and One (1) Receipt of Land Use, located within Trapeang Chou

Commune, Aoral District, Kampong Speu Province.

(For more detail information documents are attached at Appendix A).

Tenure : Property 1: Leasehold Interest "Economic Land Concession".

Property 2: Freehold Interest.

Leasehold Period : Property 1: 50 years (from 21-May 2010 to 21-May 2060).

Remaining Period : Property 1: 36 years and 3 months.

Total Land Area : Property 1: 89,999,500.00 sq.m (12 titles were provided).

Property 2: 4,425,369.00 sq.m (144 titles were provided).

 $\mbox{Valuation Approach} \quad : \quad \mbox{Property 1: Direct Comparison and Cost Methods}.$ 

Property 2: Direct Comparison Method.

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### Property 1: Leasehold Interest "Remaining Period: 36 years and 3 months"

Breakdown Value	Area (sq.m)	Analysis (USD/sq.m)	Amount (USD)
Total Land Area	89,999,500.00	\$0.61	\$54,900,000.00
Total Built-Up Area	6,952.94	\$84.86	\$590,000.00

Valuation of Leasehold Interest on Remaining Period: 36 years and 3 months

valuation of Leasen	1010	interest on Remaining Period: 30 years and 3 months
Market Value	:	\$0.61 per square meter.
Analysis		
Market Value	:	US\$55,490,000.00 (Fifty-Five Million Four Hundred Ninety Thousand US Dollars Only).
Forced Sale Value	:	US\$36,069,000.00 (Thirty-Six Million Sixty-Nine Thousand US Dollars Only).
Fire Insurance Value	:	US\$872,000.00 (Eight Hundred Seventy-Two Thousand US Dollars Only).

The values stated above are to be read in context with the whole valuation report.

#### Property 2: Freehold Interest.

Breakdown Value		Area (sq.m)	Analysis (USD/sq.m)	Amount (USD)
Total Land Area		4,425,369.00	\$1.09	\$4,824,000.00
Market Value	:	US\$4,824,000.00 (Four Million Eight I	Hundred Twenty-Four Thousand	US Dollars Only).
Forced Sale Value	:	US\$3,136,000.00 Only).	(Three Million One Hundred Thi	rty-Six Thousand US Dollars

The values stated above are to be read in context with the whole valuation report.

For and on behalf of ASIA REAL ESTATE CAMBODIA CO., LTD.

HING Sokun

Senior Valuation Manager

SUM Samach

**Head of Valuation** 

**CHEA Sophal** 

**Chief Executive Officer** 



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#### INTRODUCTION

### **Scope of Work and Sources of Information**

#### Instruction

: This valuation report has been prepared on instructions from Hong Lai Huat Group Limited and its subsidiaries. Copies of these instructions and reference documents are attached in Appendix A.

This valuation report is not to be relied upon by any other person or for any other purpose. No responsibility is accepted if this report is used for any other purpose or by any other party than to whom it is addressed.

#### Purpose of Valuation

: You have confirmed that this valuation report is required for "Internal Management" purposes only.

#### Inspection and Valuation date

: The date of valuation is the date of formal site inspection of the subject property which was on 31 December 2023. The site inspection of the subject property was carried out by assistance of our client's representative, Mr. Nou Sokunketh.

Basis of Valuation : We have been instructed to ascertain the Market Value of the subject property.

#### 1.2 Valuer's Authority

The valuation report has been prepared under the supervision of the Valuation Committee and Valuers of Asia Real Estate (Cambodia) who have knowledge, profession, and experiences in valuation industry. Asia Real Estate (Cambodia) is a registered company in the Ministry of Commerce and holds a Property Valuation License and valuer holding the Certificate for Professional Valuer issued by the Real Estate Business & Pawnshop Regulator (Appendix "B").

#### 1.3 **Abbreviation**

Acronym/ Abbreviation : Definition : Depreciation. Est : Estimate. Indi : Indication. : Negotiation. Nego : Square meter. sq.m

VALUATION REPORT | ARC-V2401-192



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#### 2 LOCATION

#### 2.1 Location

The subject site comprises and adjoining land bearing postal address Property 1 and Property 2: Laterite Road, Sangkae Satob and Trapeang Chou Communes, Aoral District, Kampong Speu Province, Kingdom of Cambodia. It faces to the east onto Laterite Road (Property 1 and 2). It is situated approximately 13.2 kilometers and 13.5 kilometers due northwest of Elephants Roundabout and Aoral District Hall, respectively.

#### **Location Map Point:**

Property 1: 11.8054018915, 104.096465264 Property 2: 11.7980381429, 104.072394527





Property: 1 Property: 2



Location Map of the Subject Property (Source: Google Map)

# **MRC**

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Elephants Roundabout

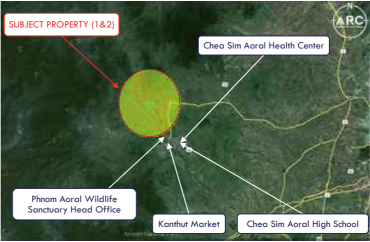
Aoral District Hall

#### 2.2 Accessibilities

**Property 1&2:** The subject property is easily accessible from Elephants Roundabout via Street 132 traveling toward Happy Family Resort about 11.2 meters. Finally, turn left onto Laterite Road travelling toward about 1.1 kilometers to reach the subject property which is on the front-hand side.

#### 2.3 Surrounding

The immediate neighborhoods located near the subject property included Kantut Market, Phnom Aoral Wildlife Sanctuary Head Office, Chea Sim Oral High School, Chea Sim Aoral Health Center, Te Teuk Pus Hot Spring, Tasal Resort, Aoral Ranch Resort, Sokimex gas station, Military Development Zone 3 and Keo Mony Reaksmey Pagoda.



Main Surrounding Near the Subject Property (Source: Google Earth)

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Phnom Aoral Wildlife Sanctuary Head Office







Chea Sim Aoral Health Center

### 2.4 Services

All essential utility services such as water, electricity, and drainage system, are available in the vicinity of the subject property and currently are connected to the subject property. None of the services have been tested by us.

#### 2.5 Planning/Zoning

Our further investigation conducted with Commune Officer revealed that the subject property is located within an area designated for mixed use.

- Proposed type of land used based on title deed: Agriculture, in respect of all titles.
- Current used of the subject property: Agriculture and factory.
- Best used of the subject property: Agriculture and factory.

#### 3 TITLE PARTICULARS

We have been instructed with the Reference Documents (title provided) to us by the Client as set out within this report, which we have assumed to be correct and comprehensive, and we have relied upon but can't except any obligation for its legal validity. The valuation is issued on the understanding that the title provided is an accurate copy and no dealings or changes have occurred since the date of issue of the title provided supplied. The details are summarized as shown:

VALUATION REPORT | ARC-V2401-192



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Reference	
Document(s	)

: Property 1: Twelve (12) Certificates of Economic Land Concession, located within Sangkae Satob and Trapeang Chou Commune, Aoral District, Kampong Speu Province, Kingdom of Cambodia.

Property 2: Ninety-Eight (98) Certificates of Real Estate Ownership, forty-five (45) Letters of Transference of Possessory Right over Property, and One (1) Receipt of Land Use, located within Trapeang Chou Commune, Aoral District, Kampong Speu Province.

(For more detail information documents are attached at Appendix A).

#### **Issued Date**

: Property 1: Twelve (12) Certificates of Economic Land Concession: 30 April 2018, in respect of all titles.

Property 2: Ninety-Eight (98) Certificates of Real Estate Ownership: 02 December 2012, in respect of all titles.

Forty-Five (45) Letters of Transference of Possessory Right over Property: 25 April 2014, in respect of all titles.

One (1) Receipt of Land Use: 14 August 2012.

### Issued By

: Property 1&2: Ministry of Land Management, Urban Planning and Construction. Department of Land Management, Urban Planning, Construction and Cadastral, and Chief of Trapeang Chou Commune.

#### Land Usage

: Private, in respect of all titles.

Tenure

: Property 1: Leasehold Interest, in respect of all titles.

Property 2: Freehold Interest, in respect of all titles.

## Land Area

: Property 1: 89,999,500.00 square meters (12 titles were provided).

Property 2: 4,425,369.00 square meters (144 titles were provided).

## Registered and Beneficial Owner(s)

 $: \quad \mathsf{Property} \ 1 \colon \mathsf{HLH} \ \mathsf{Agriculture} \ (\mathsf{Cambodia}) \ \mathsf{Co., Ltd}, \textit{in respect}$ 

of all titles.

Property 2: HLHI (Cambodia) Co., Ltd, in respect of all titles.

**Note:** The subject property has been leased to HLH Agriculture (Cambodia) Co., Ltd, (long-term lease "50 Years from 21-May-2010") and the remaining period is 36 years and 3 months (Property 1).

VALUATION REPORT | ARC-V2401-192

# **ARC**

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Photocopy of the abovementioned reference document(s) is attached in Appendix "A".

#### 4 TENANCIES

Property 1 and 2: At the time of our site inspection, we noted that the subject property is occupied by the owners, but property 1 was leased from the state, and the part of 2,000 hectares was tenanted.

#### 5 PROPERTY DESCRIPTION

#### 5.1 Site Description

Based on the reference documents and information provided by the client, the subject site has been shown:



Site Boundary of the Subject Property (Source: Google Earth)

**Property 1:** The following table summarizes the main point of the subject site.

Total land area : 89,999,500.00 square meters.

**Frontage** : 00.00 meters (average).

**Depth** : 00.00 meters (average).

**Site shape** : It is irregular in shape.

**Type of lot**: The subject site is an intermediate lot.

Front to : East onto Laterite Road.

VALUATION REPORT | ARC-V2401-192

# **MRC**

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Type of road : Laterite Road.

Terrain : Generally, flat and lying similar to the frontage road

level.

Improvement : Reinforced concrete, frame construction with brick infills,

and plastered internally.

Fencing : N/A.

**BOUNDARIES**: The subject site boundaries are summarized as shown:

North : Abuts onto the neighboring lot and Laterite Road.

**South** : Abuts onto the neighboring lot and Laterite Road.

West : Abuts onto the neighboring lot and Laterite Road.

**East** : Abuts onto the neighboring lot and Laterite Road.



Site Layout Plan (Source: ARC)

VALUATION REPORT | ARC-V2401-192

# **ARC**

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**Property 2:** The following table summarizes the main point of the subject site.

Total land area: 4,425,369.00 square meters.

Frontage : 00.00 meters (average).

**Depth** : 00.00 meters (average).

**Site shape** : It is irregular in shape.

**Type of lot**: The subject site is an intermediate lot.

Front to : N/A.

Type of road : Laterite Road.

Terrain : Generally, flat and lying similar to the frontage road

level.

Improvement : Reinforced concrete, frame construction with brick infills,

and plastered internally.

Fencing : N/A.

**BOUNDARIES**: The subject site boundaries are summarized as shown:

North : Abuts onto the neighboring lot and Laterite Road.

**South** : Abuts onto the neighboring lot and Laterite Road.

West : Abuts onto the neighboring lot and Laterite Road.

**East** : Abuts onto the neighboring lot and Laterite Road.

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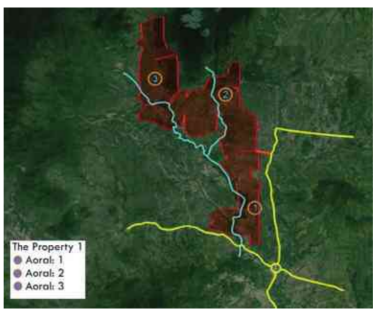




Site Layout Plan (Source: ARC)

## 5.2 Building Description

Property 1: Erected upon with the subject site there are multiple buildings.



Location of Building Identification



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No.	Buildings	Built-up Area (sq.m)
	Aoral 1:	
1	1). 4 units of single-storey warehouse (A1, A2, A3, & A4)	2332.10
2	2). 2-storey building (B)	720.00
3	3). 2 units of single-storey staff accommodation (C1 & C2)	650.20
4	4). A water treatment (D)	1002.18
5	5). 6 units of storage (E1, E2, E3, E4, E5, & E6)	135.46
	Total Built-up Area:	4,839.94
	Aoral 2:	
1	1). 2 units of single-storey warehouse (A1 & A2)	725.00
2	2). single-storey staff accommodation (B)	348.00
3	3). 2 units of storage (C1 & C2), a generator room (C3), a security guard (C4), and a covered shed (C5)	645.00
	Total Built-up Area:	1,718.00
	Aoral 3:	
1	1). A single-storey staff accommodation	395.00
	Total Built-up Area:	395.00
	Grand Total	6,952.94

## **Building Identification (Aoral 1):**

- 4 units of single-storey warehouse (A1, A2, A3, & A4).
- A 2-storey building (B).
- A single-storey staff accommodation (C1 & C2)
- A water treatment (D)
- 2 units of storage (E1 & E2), 2 units of generator room (E3 & E4), a covered shed (E5)

Building Identification at the time of our site inspection has been attached as shown:



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Sketched Building Identification Aoral 2 (Source: ARC)

## 5.2.1 4 units of single-storey warehouse (A1, A2, A3, & A4)

The following table summarizes the apparent construction of the major building elements.

BUILDING ITEMS	:	FURNISHED MATERIALS
Structure	:	Reinforced concrete.
Floor	:	Floor tiles.
Wall	:	Ceramic wall tiles and plastered brickwalls.
Ceiling	:	Ceiling board.
Doors	:	Glass panel and timber.
Windows	:	Metal with glass panel.
Roof	:	Roof tiles.
Vertical Access	:	Concrete staircase with metal handrail.

The Subject Property	:	Room, kitchen, W.C, and staircase.
Main Floor Area	:	1,977.18 sq.m
, , , , , , , , , , , , , , , , , , , ,	:	354.92 sq.m
Gross Floor Area	:	2,332.10 sq.m

: ACCOMMODATION

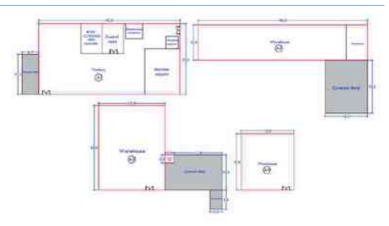
The valuation given does not include any plant, machinery, equipment, or contents within the property. Sketched building floor plan at the time of our site inspection has been attached as shown:

VALUATION REPORT | ARC-V2401-192

FLOOR

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Building Floor Plans (Source: ARC)

Photographs of the subject property as taken at the date of our inspection as shown:



External View of the Subject Property (A1)



General View of the Subject Property (A1)

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External View of the Subject Property (A2)



General View of the Subject Property (A2)



External View of the Subject Property (A3)

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General View of the Subject Property (A3)



Other General View of the Subject Property (A3)



External View of the Subject Property (A4)



General View of the Subject Property (A4)

VALUATION REPORT | ARC-V2401-192



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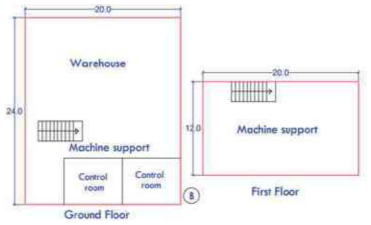
### 5.2.2 A 2-storey building (B)

The following table summarizes the apparent construction of the major building elements.

BUILDING ITEMS		FURNISHED MATERIALS
Structure	:	Reinforced concrete.
Floor	:	Cement screed.
Wall	:	Plastered brickwalls.
Ceiling	:	Ceiling board.
Doors	:	Timber.
Windows	:	Glass panel.
Roof	:	Concrete flat roof.
Vertical Access	:	Concrete flat roof with metal handrail.

FLOOR	:	ACCOMMODATION
Ground Floor	:	Control room, storage, and staircase.
First Floor	:	Control room, storage, and staircase.
Main Floor Area	:	720.00 sq.m
Ancillary Floor Area	:	00.00 sq.m
Gross Floor Area	:	720.00 sq.m

Sketched building floor plan at the time of our site inspection has been attached as shown:



Building Floor Plans (Source: ARC)

VALUATION REPORT | ARC-V2401-192

# **ARC**

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Photographs of the subject property as taken at the date of our inspection as shown:



External View of the Subject Property



General View of the Ground Floor





Other General View of the Ground Floor

# **ARC**

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General View of the First Floor

# 5.2.3 2 units of single-storey staff accommodation (C1 & C2)

The following table summarizes the apparent construction of the major building elements.

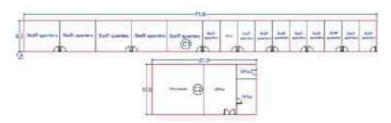
BUILDING ITEMS	:	FURNISHED MATERIALS
Structure	:	Reinforced concrete.
Floor	:	Floor tiles.
Wall	:	Plastered brickwalls.
Ceiling	:	Ceiling board.
Doors	:	Timber.
Windows	:	Aluminum with glass panel.
Roof	:	Zinc roof.
Vertical Access	:	N/A.

FLOOR		ACCOMMODATION
The Subject Property	:	Staff accommodation, office, and room.
		450.00
Main Floor Area	:	650.20 sq.m
Ancillary Floor Area	:	00.00 sq.m
Gross Floor Area	:	650.20 sq.m

Sketched building floor plan at the time of our site inspection has been attached as shown:

# **ARC**

### © ASIA REAL ESTATE CAMBODIA



Building Floor Plans (Source: ARC)

Photographs of the subject property as taken at the date of our inspection as shown:



External View of the Subject Property (C1)



General View of the Subject Property (C1)



Other General View of the Subject Property (C1)

VALUATION REPORT | ARC-V2401-192

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Other General View of the Subject Property (C1)



External View of the Subject Property (C2)



General View of the Subject Property (C2)



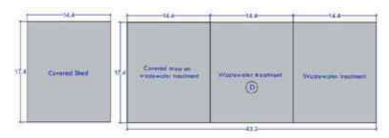
Other General View of the Subject Property (C2)

# **ARC**

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#### 5.2.4 A water treatment (pool) (D)

The building is accommodated with a water treatment (pool) (D) the gross floor area noted during our site inspection is approximately 1,002.18 square meters.



Building Floor Plans: Petrol kiosk (Source: ARC)





External View of the Subject Property (D)





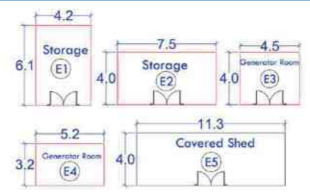
General View of the Subject Property (D)

# 5.2.5 2 units of storage (E1 & E2), 2 units of generator room (E3 &E4), and a covered shed (E5)

The building is accommodated with 2 units of storage (E1 & E2), 2 units of generator room (E3 &E4), and a covered shed (E5) the gross floor area noted during our site inspection is approximately 135.46 square meters.

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Building Floor Plans: Petrol kiosk (Source: ARC)



External View of the Subject Property (E1)



External View of the Subject Property (E2)

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External View of the Subject Property (E3)



External View of the Subject Property (E4)



External View of the Subject Property (E5)

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# **ARC**

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### **Building Identification (Aoral 2):**

- 2 units of single-storey warehouse (A1 & A2).
- A single-storey staff accommodation (B)
- 2 units of storage (C1 & C2), a generator room (C3), a security guard and a covered shed (C5)

Building Identification at the time of our site inspection has been attached as shown:



Sketched Building Identification Aoral 3 (Source: ARC)

## 5.2.6 2 units of single-storey warehouse (A1 & A2)

The following table summarizes the apparent construction of the major building elements.

BUILDING ITEMS	:	FURNISHED MATERIALS
Structure	:	Reinforced concrete.
Floor	:	Cement screed.
Wall	:	Plastered brickwalls and zinc.
Ceiling	:	N/A.
Doors	:	Metal.
Windows	:	Metal.
Roof	:	Zinc roof.
Vertical Access	:	N/A.

FLOOR	: ACCOMMODATION

The Subject Property : Warehouse and covered shed.

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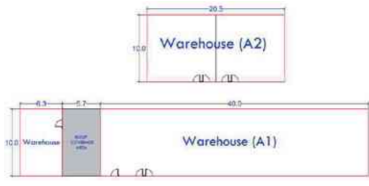


 Main Floor Area
 :
 668.00 sq.m

 Ancillary Floor Area
 :
 57.00 sq.m

 Gross Floor Area
 :
 725.00 sq.m

The valuation given does not include any plant, machinery, equipment, or contents within the property. Sketched building floor plan at the time of our site inspection has been attached as shown:



Building Floor Plans (Source: ARC)

Photographs of the subject property as taken at the date of our inspection as shown:



External View of the Subject Property (A1)

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General View of the Subject Property (A1)



External View of the Subject Property (A2)



General View of the Subject Property (A2)

# 5.2.7 A single-storey staff accommodation (B)

The following table summarizes the apparent construction of the major building elements.

BUILDING ITEMS	:	FURNISHED MATERIALS
Structure	:	Reinforced concrete.
Floor	:	Floor tiles.
Wall	:	Plastered brickwalls.

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Ceiling : Ceiling board.

Doors : Timber.
Windows : Aluminum with glass panel.

Roof : Zinc roof. Vertical Access : N/A.

FLOOR	٠	ACCOMMODATION	
The Subject Property	:	Rooms, covered shed, and WC.	
Main Floor Area			324.00 sq.m
Maiii i looi Area	•		324.00 34.111
Ancillary Floor Area	:		24.00 sq.m
(AFA)			
,			
Gross Floor Area	:		348.00 sq.m

Sketched building floor plan at the time of our site inspection has been attached as shown:



Building Floor Plans (Source: ARC)

Photographs of the subject property as taken at the date of our inspection as shown:



External View of the Subject Property (B)

# **ARC**

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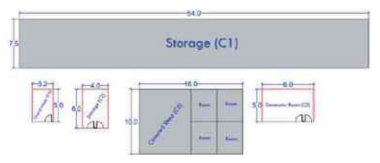
General View of the Subject Property (B)



Other General View of the Subject Property (B)

# $5.2.8\ 2$ units of storage (C1 & C2), a generator room (C3), a security guard (C4), and a covered shed (C5)

The building is accommodated with 2 units of storage (C1 & C2), a generator room (C3), a security guard (C4), and a covered shed (C5) the gross floor area noted during our site inspection is approximately 645.00 square meters.



Building Floor Plans: Petrol kiosk (Source: ARC)

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External View of the Storage (C1)



Internal View of the Storage (C1)



External View of the Storage (E2)

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External View of the Generator Room (E3)



External View of the Security Guard (C4)



External View of the Covered shed (C5)

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### **Building Identification (Aoral 3):**

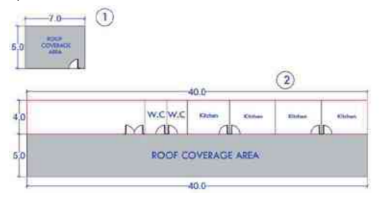
## 5.2.9 A single-storey staff accommodation

The following table summarizes the apparent construction of the major building elements.

BUILDING ITEMS	:	FURNISHED MATERIALS
Structure	:	Reinforced concrete.
Floor	:	Cement screed.
Wall	:	Plastered brickwalls and zinc.
Ceiling	:	N/A.
Doors	:	N/A.
Windows	:	N/A.
Roof	:	Zinc roof.
Vertical Access	:	N/A.

FLOOR		ACCOMMODATION	
The Subject Property	:	Warehouse and covered shed.	
Main Floor Area	:		160.00 sq.m
Ancillary Floor Area	:		235.00 sq.m
Gross Floor Area	:		395.00 sq.m

The valuation given does not include any plant, machinery, equipment, or contents within the property. Sketched building floor plan at the time of our site inspection has been attached as shown:



Building Floor Plans (Source: ARC)

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# **MRC**

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Photographs of the subject property as taken at the date of our inspection as shown:



External View of the Subject Property



General View of the Subject Property



Other General View of the Subject Property

**ARC** 

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### 5.3 Building Services

At the time of our inspection, we note that the main buildings erected upon the subject site are provided with building services such as:

- CCTV's strategic location.
- Portable fire extinguishers.

#### 5.4 Photos

Photographs of the subject property as taken at the date of our inspection as shown:

#### Property 1:



Front View of The Subject Property



Right Front View of The Subject Property

# ARC

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General View of The Subject Property





General View of The Subject Property

## Property 2:



Front View of The Subject Property



Right Front View of The Subject Property

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# **ARC**

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General View of The Subject Property





Other General View of The Subject Property





Other General View of The Subject Property





Other General View of The Subject Property

### 6 SWOT FACTORS

SWOT analysis is an analytical method that is used to identify and categorize significant internal (Strengths and Weaknesses) and external (Opportunities and Threats) factors.

### **KEY INTERNAL FACTORS:**

### NO. STRENGTHS

- The subject property wide frontage (Portion A & B).
- 2 The public utility services are connected to the subject property (Property 1).
- 3 The subject property is held under the hard title (Portion A & B).

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- The subject property has generated income (Portion A & B).
- Most of the land has been planted with cassava plantation and improved with motorable laterite road for the provisions of driveway and circulation road access.
- The boundaries are clearly demarcated with timber barbed wire fencing and partly plastered brick walls fencing.

#### **WEAKNESS**

- The subject property is irregular in shape. (Portion B).
- Sizable land area likely to attract a limited number of investors.
- Infrastructure improvements such as roads, draining, and utilities are still on
- Lack of existing infrastructure, amenities and venues.

#### **KEY EXTERNAL FACTORS:**

#### **OPPORTUNITIES**

- Stability in politics of Cambodia.
- 2 Cambodia's strong and stable economic growth.
- 3 Increasing incomes per capita in Cambodia.
- Cambodia expects 5.6 million international tourists and 16.4 million national tourists in 2024 (source: Ministry of Tourism-2023).
- Continuous development of key infrastructure (source: ARC Research 2023).
- The inflation rate started decreasing to normal as forecasted. (source: ADB-2023).

#### **THREATS**

- Banks's restriction on loans.
- Interest rate hike raises concern for both developers and consumers.
- Property supply exceeds demand.
- The impact of War will have interrupted the feasibility of financing.

#### 7 **VALUATION**

#### 7.1 **Bases of Value**

In accordance with our instructions, we have provided an opinion of value on the basis of the Market Value of the subject property and advised that the Forced Sale Value and Fire Insurance Value will be selected by the banker or client accordingly. The bases of valuation adopted are as follow:

Market Value : Market Value is defined as the estimated amount for which a property should exchange on the date of valuation between a willing buyer and a willing seller in an armslength transaction after proper marketing wherein the parties had each acted knowledgeably, prudently, and without compulsion.

> (Source: RICS Valuation Global Standards/ (IVS) International Valuation Standards)

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## **Forced Sale** Value

: Forced Sale Value is an inappropriate mode of sale reflecting an unwilling seller's condition, and/or disposal under compulsion or duress? The recommended Forced Sale Value is arrived at based on assumptions that the disposal of the property is carried out in a manner reflecting the position of an unwilling seller under conditions of compulsion or duress without an adequate period of marketing for the sale of such property.

# Value

Fire Insurance : Fire Insurance Value is the recommended sum as current equivalent reinstatement cost of a similar new building including costs of demolition and debris clearance plus the professional fees.

#### 7.2 **Valuation Methods**

Consideration must be given to the relevant and appropriate valuation approaches. The three approaches described and defined below are the main approaches used in valuation. In accordance with the RICS Valuation Global Standard and IVS International Valuation Standards, effective 31 January 2022, are defined as:

## Market Approach

: The market approach provides an indication of value by comparing the asset with identical or comparable (that is similar) assets for which price information is available.

### Income Approach

: The income approach provides an indication of value by converting future cash flow to a single current value. Under the income approach, the value of an asset is determined by reference to the value of income, cash flow, or cost savings generated by the

#### **Cost Approach**

: The cost approach provides an indication of value using the economic principle that a buyer will pay no more for an asset than the cost to obtain an asset of equal utility, whether by purchase or by construction, unless undue time, inconvenience, risk, or other factors are involved. The approach provides an indication of value by calculating the current replacement or reproduction cost of an asset and making deductions

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for physical deterioration and all other relevant forms of obsolescence.

**Note:** In arriving at our opinion of the value of the subject property, we have used the **Market and Cost Approaches** in this valuation report to reach the values conclusion for the subject property. It is the most appropriate approach because comparable asset is available for sale in the current marketplace.

#### 8 ANALYSIS

In this valuation exercise, we have valued the subject property with regard to **Direct Comparison and Cost Methods** as there are similar properties being traded or available for sale on the market. This method involves a comparison of the subject property to similar sites that have been sold or are being offered for sale.

### 8.1 Property Market Outlook

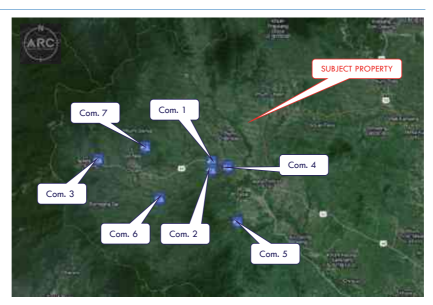
The average land market price of similar properties across the vicinity of the subject property has ranged its value from \$0.6 to \$1.3 per square meter (Property 1 & 2) which is slightly decreasing from 3% to 10% in 2023. In 2025, we expect the land market price in the vicinity of the subject property looks positively increase in market sentiment.

### 8.2 Comparable Analysis

Our investigations revealed that the current asking, and transaction of similar properties located within the vicinity of the subject property are different prices depending on the location, size, shape, terrain, the potential for development, and other relevant factors. All asking prices are subject to further negotiation.

# **MRC**

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Comparable Evidence Map Property 1 & 2 (Source: ARC Data System)

**Note:** The information research for our market analysis has been undertaken by using market knowledge from ARC's research of property databases, commune officers, chiefs of villages, inquiries from other agents, and any other information that has been provided to us. As a result, the units mentioned below have been displayed by us as 7 comparable units, but we have selected the best 4 comparable units to make adjustments and assumptions to reach the leasehold and freehold of market value.



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#### 10,000,000 sq.m Comparable 7 Trapeang Chou \$8,000,000.00 Laterite Road ARC102733 Transaction Q1-2023 Freehold 0.00 m 0.00 m Aoral \$0.80 20,000,000 sq.m Comparable 6 \$16,000,000.00 Trapeang Chou Laterite Road ARC102732 Transaction Q2-2023 Freehold 0.00 m 0.00 m Aoral \$0.80 Comparable 5 15,000,000 sq.m \$13,500,000.00 Trapeang Chou ARC102760 Laterite Road Q1-2024 Freehold 0.00 m 0.00 m Asking \$0.90 Aoral Comparable 4 1,615,000 sq.m \$2,422,500.00 Trapeang Chou Laterite Road ARC101865 3,230.00 m 500.00 m Q1-2024 Freehold Asking Aoral \$1.50 Comparable 3 1,010,000 sq.m Trapeang Chou \$1,515,000.00 Laterite Road ARC101863 80.00 m Freehold Q1-2024 0.00 m Aoral Asking \$1.50 Comparable 2 \$12,000,000.00 m.ps 000,000,8 Trapeang Chou Laterite Road ARC102788 50.00 m Q1-2024 0.00 m Freehold Aoral Asking \$2.00 Comparable 1 4,350,000 sq.m \$6,525,000.00 Trapeang Chou Laterite Road ARC101868 80.00 m Q1-2024 Freehold 0.00 m Asking Aoral \$1.50 Asking/Transaction: Reference Cord: Detail Street Name: Date of info : Total Price: Commune: Price/sq.m Frontage: Land Size: District: Length: Tenure:

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Property 1: Leasehold Interest "Remaining Period: 36 years and 3 months"

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DIRECT COMPARISION	COMPARABLE 1	COMPARABLE 2	COMPARABLE 3	COMPARABLE 4	THE SUBJECT PROPERTY
Address/Location	Laterite Road, Sangkae Satob and Trapeang Chou Commune, Aoral District, Kampong Speu Province, Kingdom of Cambodia	Laterite Road, Sangkae Satob and Trapeang Chou Commune, Aoral District, Kampong Speu Province, Kingdom of Cambodia	Laterite Road, Sangkae Satob and Trapeang Chou Commune, Aoral District, Kampong Speu Province, Kingdom of Cambodia	Laterite Road, Sangkae Satob and Trapeang Chou Commune, Aoral District, Kampong Speu Province, Kingdom of Cambodia	Laterite Road, Sangkae Satob and Trapeang Chou Commune, Aoral District, Kampong Speu Province, Kingdom of Cambodia.
Sources of Data System	Plantation	Plantation	Plantation	Plantation	Multiple buildings
Land Dim. (Width -Length)	m 0.0 m	m 0.	m 0.	m 0.	m 0.
Land Area	4,350,000.0 sq.m	15,000,000.0 sq.m	6,000,000.0 sq.m	20,000,000.0 sq.m	89,999,500.0 sq.m
Sources of Data System	ARC101868	ARC102760	ARC102788	ARC102732	
Type of Information	Asking	Asking	Asking	Transaction	
Date of Information	15-Feb-24	15-Feb-24	15-Feb-24	3-Jul-23	
Analyzed Consideration (Land)	US\$1.5/sq.m	US\$0.9/sq.m	US\$2.0/sq.m	US\$0.8/sq.m	
CONSIDERATION	US\$6,525,000	000'005'E L\$SN	US\$12,000,000	000'000'91\$SN	THE SUBJECT PROPERTY
Nego-Adjustment	-25%	-20%	-25%	%0	
Price After Adjustment	US\$4,893,750	US\$10,800,000	000'000'6\$SN	US\$16,000,000	
Analyzed Land (US\$/sq.m)	US\$1.1/sq.m	US\$0.7/sq.m	US\$1.5/sq.m	US\$0.8/sq.m	
FACTORS TO BE ADJUSTED	COMPARABLE 1	COMPARABLE 2	COMPARABLE 3	COMPARABLE 4	THE SUBJECT PROPERTY
Time Adjustment	\$0.0	\$0.0	\$0.0	\$0.0	
Reason	Asking	Asking	Asking	Transaction	Valuation
Tenure	\$0.0	\$0.0	\$0.0	\$0.0	
Reason	Freehold Interest	Freehold Interest	Freehold Interest	Freehold Interest	Leasehold Interest (36 Years)
Land size	\$0.0	\$0.0	\$0.0	\$0.0	
Reason	4,350,000.0 sq.m	15,000,000.0 sq.m	6,000,000.0 sq.m	20,000,000.0 sq.m	89,999,500.0 sq.m

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Frontage/facade	\$0.0	%0	\$0.0	%0	\$0.0	%0	\$0.0	%0	
Reason	80.0 sqm	mt.	0.	.0 sqm	o.	.0 sqm	0.	.0 sqm	mbs 0.
Location	\$0.0	10%	\$0.0	10%	\$0.0	10%	\$0.0	10%	
Reason	Worse than SP	an SP	Worse	Worse than SP	Worse	Worse than SP	Worse	Worse than SP	THE SUBJECT PROPERTY
Water Resource	\$0.0	2%	\$0.0	2%	\$0.0	2%	\$0.0	2%	
Reason	Less Water Resource	Resource	Less Wat	Less Water Resource	Less Wa	Less Water Resource	Less Wai	Less Water Resource	Have
TOTAL ADJUSTMENT	\$0.0	<b>%08</b>	\$0.0	85%	\$0.0	<b>80</b> %	\$0.0	85%	THE SUBJECT PROPERTY
Indi-Land Value of SP	US\$0.9/sq.m	m-ps	0\$\$0	US\$0.6/sq.m	US\$1	US\$1.2/sq.m	0\$SN	US\$0.7/sq.m	US\$0.8/sq.m
Comparable Weighted	25%		2	25%	CA	25%	2	25%	100%
WEIGHTED VALUE	US\$0.2/sq.m	sq.m	o\$sn	US\$0.2/sq.m	o\$sn	US\$0.3/sq.m	O\$\$C	US\$0.2/sq.m	US\$0.8/sq.m
REMAINING PERIOD: 36 YEARS = 72% OF FREEHOLD	<b>TEARS = 72% OF</b>	FREEHOLD				72% Leaseho	72% Leasehold Remaining for 36 Years	for 36 Years	US\$0.61/sq.m
TOTAL LAND VALUE OF LEASEHOLD		EST REMAININ	IG 36 YEARS	NTEREST REMAINING 36 YEARS and 3 months:					US\$54,900,000.00
ANALYZED: Leasehold Interest Market	erest Market Valu	e/sq.m for the	Subject Proper	Value/sq.m for the Subject Property's Remaining 36 Years and 3 months	36 Years and 3	months			US\$0.61/sq.m

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Property 2: Freehold Interest:

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DIRECT COMPARISON	COMPARABLE 1	BLE 1	COMF	COMPARABLE 2	COMP	COMPARABLE 3	COMP	COMPARABLE 4	THE SUBJECT PROPERTY	PROPERTY
Address/Location	Laterite Road, Sangkae Satob and Trapeang Chou Commune, Aoral District, Kampong Speu Province, Kingdom of Cambodi	Road, Sangkae Satob beang Chou Commune, istrict, Kampong Speu Kingdom of Cambodia	Laterite Road and Trapean Aoral Distric Province	Laterite Road, Sangkae Satob and Trapeang Chou Commune, Aoral District, Kampong Speu Province, Kingdom of Cambodia	Laterite Road and Trapean Aoral Distric Province, King	Laterite Road, Sangkae Satob and Trapeang Chou Commune, Aoral District, Kampong Speu Province, Kingdom of Cambodia	Laterite Roac and Tra Commune, Kampong Kingdom	Laterite Road, Sangkae Satob and Trapeang Chou Commune, Aoral District, Kampong Speu Province, Kingdom of Cambodia	Laterite Road, Trapeang Chou Commune, Aoral District, Kampong Speu Province, Kingdom of Cambodia.	rapeang Chou oral District, eu Province, Cambodia.
Sources of Data System	Plantation	no	PIC	Plantation	PIC	Plantation	Pla	Plantation	Cassava Plantation	lantation
Land Dim. (Width -Length)	80.0 m	m 0.	m 0.	m 0.	m 0.	m 0.	m 0.	m 0.	m 0.	m 0.
Land Area	4,350,000.0 sq.m	m.ps (	15,000	15,000,000.0 sq.m	6,000,	6,000,000.0 sq.m	20,000,	20,000,000.0 sq.m	4,425,369.0 sq.m	m.ps 0.0
Sources of Data System	ARC101868	368	ARC	ARC102760	ARC	ARC102788	ARC	ARC102732		
Type of Information	Asking	n	٩	Asking	•	Asking	Trar	Transaction		
Date of Information	15-Feb-24	24	15	15-Feb-24	15	15-Feb-24	င်္ဂ	3-Jul-23		
Analyzed Consideration (Land)	US\$1.5/sq.m	m.p.	\$sn	US\$0.9/sq.m	\$SN	US\$2.0/sq.m	)\$SN	US\$0.8/sq.m		
CONSIDERATION	US\$6,525,000	000′	L\$SN	US\$13,500,000	L\$SN	US\$12,000,000	)1\$SN	US\$16,000,000	THE SUBJECT PROPERTY	PROPERTY
Nego-Adjustment	-25%			-20%		-25%		%0		
Price After Adjustment	US\$4,893,750	,750	US\$1	US\$10,800,000	s\$sn	000'000'6\$\$0	US\$16	US\$16,000,000		
Analyzed Land (US\$/sq.m)	US\$1.1/sq.m	m.p.	\$SN	US\$0.7/sq.m	\$sn	US\$1.5/sq.m	)\$SN	US\$0.8/sq.m		
FACTORS TO BE ADJUSTED	COMPARABLE 1	BLE 1	соме	COMPARABLE 2	COMF	COMPARABLE 3	СОМР	COMPARABLE 4	THE SUBJECT PROPERTY	PROPERTY
Time Adjustment	\$0.0	%0	\$0.0	%0	\$0.0	%0	\$0.0	%0		
Reason	Asking			Asking		Asking	Trai	Transaction	Valuation	ıtion
Tenure	\$0.0	%0	\$0.0	%0	\$0.0	%0	\$0.0	%0		
Reason	Freehold Interest	ferest	Freeh	Freehold Interest	Freeh	Freehold Interest	Freeho	Freehold Interest	Freehold Interest	Interest
Land size	\$0.0	%0	\$0.0	%0	\$0.0	%0	\$0.0	%0		
Reason	4,350,000.0 sq.m	0 sq.m	15,000	15,000,000,0 sq.m	000′9	6,000,000,0 sq.m	20,000	20,000,000,0 sq.m	4,425,369.0 sq.m	m.ps 0.6

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THE SUBJECT PROPERTY THE SUBJECT PROPERTY US\$4,824,000.00 Hard & Soft titles US\$1.09/sq.m US\$1.1/sq.m US\$1.1/sq.m 100% mbs 0: 105% -10% 10% Less Water Resource % 2% Worse than SP TOTAL LAND VALUE: US\$0.2/sq.m US\$0.8/sq.m Hard title mps 0. 25% ANALYZED: \$0.0 \$0.0 \$0.0 \$0.0 \$0.0 105% -10% 10% % 2% Less Water Resource Worse than SP US\$1.6/sq.m US\$0.4/sq.m Hard title mbs 0. 25% \$0.0 \$0.0 \$0.0 \$0.0 \$0.0 105% -10% 10% Less Water Resource %0 2% Worse than SP US\$0.8/sq.m US\$0.2/sq.m Hard title mbs 0: 25% \$0.0 \$0.0 \$0.0 \$0.0 \$0.0 105% -10% 10% % 2% Less Water Resource Worse than SP US\$1.2/sq.m US\$0.3/sq.m 80.0 sqm Hard title 25% \$0.0 \$0.0 \$0.0 \$0.0 \$0.0 Reason Reason Reason Comparable Weighted Indi-Land Value of SP TOTAL ADJUSTMENT WEIGHTED VALUE Frontage/facade Water Resource Type of title Location

DPS&STR/SKL | Page 43

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# 8.3 Cost Method

rroperry ra	Pro	perty 1	:
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LAND SIZE :	89,999,500.00 sq.m	US\$0.61 psm	US\$54,900,000.00
Building Replacement Cost For		2024	
No. TYPE OF BUILDINGS	BUILT-UP (sq.m)	COST \$/sq.m	BUILDING COST
Aoral 1			
1). 4 units of single-storey warehouse (A1, A2, A3, & A4)		with 100	% complete
1 Warehouse (A1)	800.00	\$90.00	\$72,000.00
2 Warehouse (A2, A3, & A4)	1177.18	\$70.00	\$82,402.60
3 Covered shed (A1, A2, & A3)	<u>354.92</u>	\$20.00	<u>\$7,098.40</u>
GROSS FLOOR AREA	2332.10	\$69.25	\$161,501.00
Built-In 2009	Depreciated at 3.	.0% /year	
Less: Total Depreciation at	45.00%	2	<u>\$72,675.45</u>
2). 2-storey building (B)		with 100	% complete
1 MFA	720.00	\$250.00	\$180,000.00
GROSS FLOOR AREA	720.00	\$250.00	\$180,000.00
Built-In 2009	Depreciated at 2.	.0% /year	
Less: Total Depreciation at	30.00%	i	<u>\$54,000.00</u>
3). 2 units of single-storey staff accommodation (	C1 & C2)	with 100	% complete
1 MFA	<u>650.20</u>	\$220.00	\$143,044.00
GROSS FLOOR AREA	650.20	\$220.00	\$143,044.00
Built-In 2009	Depreciated at 2.	.0% /year	
Less: Total Depreciation at	30.00%	2	<u>\$42,913.20</u>
4). A water treatment (D)		with 100	% complete
1 Water treatment	751.62	\$200.00	\$150,324.00
2 Covered shed	<u>250.56</u>	\$20.00	\$5,011.20
GROSS FLOOR AREA	1002.18	\$155.00	\$155,335.20
Built-In 2024	Depreciated at 2.	.0% /year	
Less: Total Depreciation at	0.00%		<u>\$0.00</u>
5). 6 units of storage (E1, E2, E3, E4, E5, & E6)		with 100	% complete
1 MFA (E1, E2, E3, & E4)	90.26	\$150.00	\$13,539.00
2 Covered shed (E5)	<u>45.2</u>	\$20.00	<u>\$904.00</u>
GROSS FLOOR AREA	135.46	\$106.62	\$14,443.00
Built-In 2009	Depreciated at 2.	.0% /year	
Less: Total Depreciation at	30.00%	2	<u>\$4,332.90</u>

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Aoral 2  1). 2 units of single-storey warehouse (A1 &			
A2)		with 100	0% complete
1 Warehouse (A1 & A2)	668.00	\$90.00	\$60,120.00
2 Covered shed (A1)	<u>57.00</u>	\$20.00	\$1,140.00
GROSS FLOOR AREA	725.00	\$84.50	\$61,260.00
Built-In 2009	Depreciated at 3.0	)% /year	
Less: Total Depreciation at	<u>45.00%</u>		<u>\$27,567.00</u>
2). single-storey staff accommodation (B)		with 100	0% complete
1 MFA	324.00	\$250.00	\$81,000.00
2 Covered hsed	24.00	\$250.00	\$6,000.00
GROSS FLOOR AREA	348.00	\$250.00	\$87,000.00
Built-In 2009	Depreciated at 3.0	)% /year	
Less: Total Depreciation at	45.00%		\$39,150.00
<ol> <li>2 units of storage (C1 &amp; C2), a generator roon (C4), and a covered shed (C5)</li> </ol>	n (C3), a security guard	with 100	0% complete
1 Storage (C1)	405.00	\$35.00	\$14,175.00
2 Storage (C2)	24.00	\$150.00	\$3,600.00
3 Generator room (C3)	40.00	\$60.00	\$2,400.00
4 Security guard (C4)	16.00	\$120.00	\$1,920.00
<u>5</u> Covered shed (C5)	160.00	\$30.00	\$4,800.00
GROSS FLOOR AREA	645.00	\$41.70	\$26,895.00
Built-In 2009	Depreciated at 2.0	)% /year	
Less: Total Depreciation at	30.00%		\$8,068.50
Aoral 3			
1). A single-storey staff accommodation		with 100	0% complete
1 MFA	160.00	\$80.00	\$12,800.00
2 Covered shed	235.00	\$20.00	\$4,700.00
GROSS FLOOR AREA	395.00	\$44.30	\$17,500.00
Built-In 2009	Depreciated at 3.0	)% /year	
Less: Total Depreciation at	45.00%		\$7,875.00
Demolition Cost :			\$25,000.00
BUILDING VALUE :			\$590,000.00



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#### 9 VALUATION CONCLUSION

In accordance with instructions and assumptions made within this report, the assessed current market value of the subject property at the valuation date is:

Property 1: Leasehold Interest "Economic Land Concession":

Market Value: US\$55,490,000.00

(Fifty-Five Million Four Hundred Ninety Thousand US Dollars Only)

Property 2: Freehold Interest:

Market Value: US\$4,824,000.00

(Four Million Eight Hundred Twenty-Four Thousand US Dollars Only)

**Note:** Unless otherwise stated, all monetary amounts stated in the report are in United States Dollars (US\$ or \$).

This valuation is current at the valuation date only. Property values are subject to fluctuation over time as market conditions may change suddenly and unexpectedly over a relatively short period of time (as a result of general market movements or factors specific to the particular property).



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#### 10 ASSUMPTIONS AND LIMITED CONDITIONS

This Valuation Report relies upon the following assumption limiting conditions:

- 1. This report is to be used in whole and not in part.
- 2. We have assumed that all necessary statutory approvals and permits have been obtained.
- ARC has no previous material connection or involvement with the subject of the valuation or with the client and can provide an objective and unbiased valuation.
- 4. This report is confidential to the Client or to whom it is addressed and for the specific purpose to which it refers. It may only be disclosing to other professional advisors assisting the Client in respect of that purpose, but the Client shall not disclose the report to any other person.
- 5. Whenever possible, an unofficial title search is conducted with the relevant authority, but this is done to do a planning check and establish the title particulars relevant to the valuation report only. We cannot accept any responsibility for its legal validity or as to the accuracy and timelessness of the information extracted or obtained from the relevant authority.
- 6. We have not conducted any land survey to ascertain the actual site boundaries. For the purpose of this valuation, we have assumed that the dimension corresponds with those shown in the title document, certified plan, or any relevant agreement. Any plan, drawing, sketch, map, photograph, and other exhibits in this report is included to assist the reader in visualizing the property and should not be relied upon as being definitive.
- 7. Information related to sale transactions has been confirmed by either the buyer, seller, or a third party. It is specifically assumed that the sales information noted herein is correct.
- 8. We appreciate that there may be many parties involved in the consideration of this valuation report will be provided via electronic mail in soft copy file format to facilitate the easy transfer of information. However, we would recommend that our leading Client relies only upon an authenticated hard copy of the report, which has Asia Real Estate (Cambodia)'s seal.
- 9. This report is compiled based on the information received to the best of our belief, knowledge, and understanding. The information revealed in these reports is strictly confidential and issued for the consideration of the Client. No part of this report may be reproduced either electronically or otherwise for further distribution without our prior and written consent. We trust that this report and valuation fulfill the requirements of your instruction. This report is issued without any prejudice or personal liability.
- 10. We are not required to give testimony or attendance in court by reason of this valuation with reference to the property in question; unless arrangements have been previously made, therefore.

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# **APPENDIX "A"**

**Instruction and Reference Documents** 



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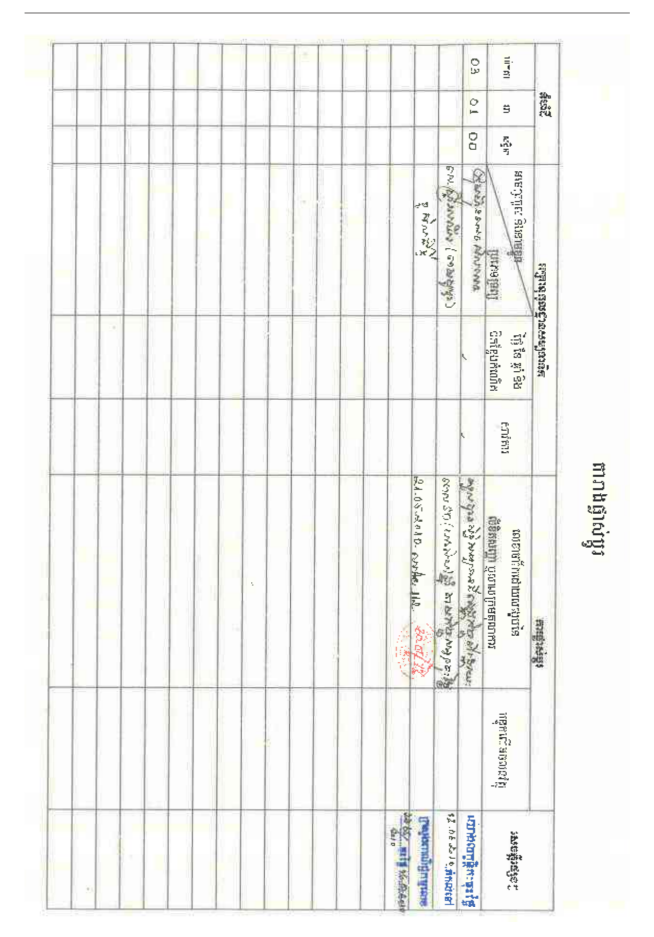
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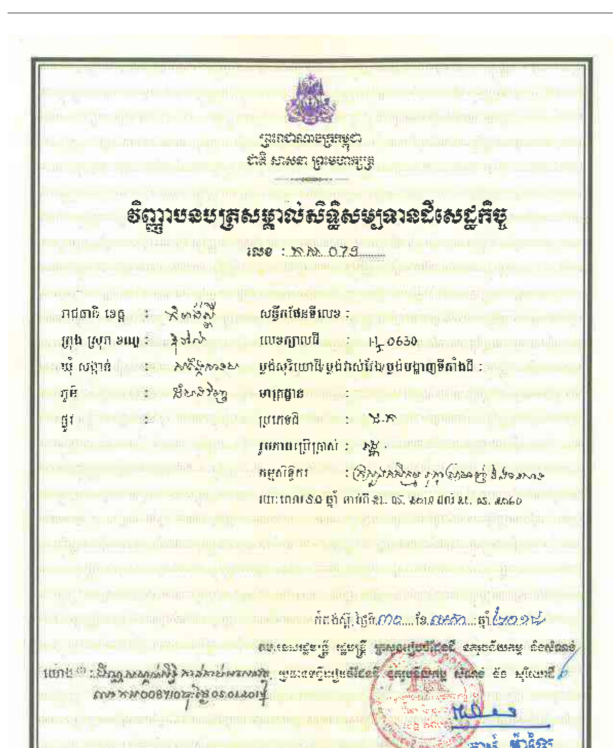
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<sup>ាក</sup> ប៉ុន្តែសំខាត់ស័ទ្ធិកាន់កាន់ស្ថិត្រស់នីខ្មែរ និម្មាសំ<mark>គមាស័ទ្ធិកាន់ការ៉ា</mark>ម ឈនវត្ថា ក្សាមានក្រសីពល់ខ្លាស់មកល់ស្

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<sup>ារ</sup> ចិច្ចាស់ពាស់ស៊ីទីពាន់កាប់ឲ្យបិទ្រស់ដីថ្មី , ចិត្តស្រីកាល់ស៊ីទីកាល់ពេចនេះនេះគ្ន វិញ្ញារាមព្រះសិកាល់ប្រសិសលេខវិត្ត

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<sup>(1)</sup> ក្រ្សាញ់ការបំពីថ្មី១នៃកាល់ហ្វីស្រាស់ពីថ្មី , បិព្ហាលិខាល់បំផ្លាល់។ និងនេះខេត្តៃ រំឡាលរស់គ្រាក់ការព្យែកកែមានជាមក្រ

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ជានិ សាសនា ព្រះមហារក្រកួ

# <u>ទីញ្ញាមឧមត្រសម្គាល់សិន្ទិសឡូនានដ៏សេដ្ឋកិច្ច</u>

1536 : KW 083

រាជធានី ខេត្ត

រុក្ខដ ស្រុក ខណ្ឌ ៖

ភូមិ

សន្លឹកផែនទីលេខ :

លេខក្បាលជី

: H\_0643

ឃុំ សង្កាត់

ប្លង់សុវិយោឌីប្លង់វាស់វែងប្លង់បង្ហាញទីតាំងងី :

មាក្រដ្ឋាន

ប្រភេទអ៊

រួមភាពប្រើប្រាស់ :

iii: inai \$Q gr mini21. or kota koi 41. w 2060

ก็กษัญ เฐลิ.ภาก เลงหลา เก็บของป

សមាជួយស្ថិ ដោយស្តី ការស្រាប្រជាជនដី សារុមន័យកម្ម និងសំណង់

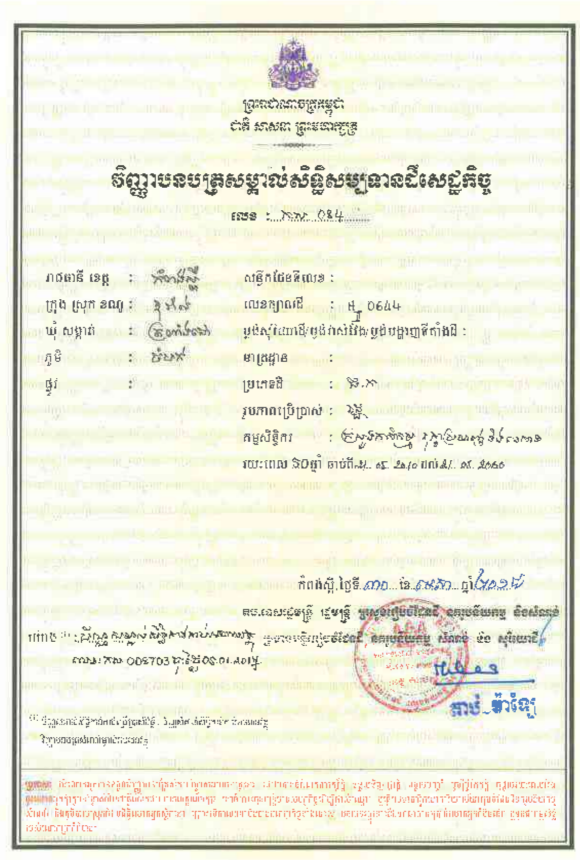
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<sup>២០</sup> ទីរភ្ជាល់កាល់សិទ្ធិការពេលបច្ចីប្រស់ជំនួក ទីរុក្សសំពល់សិទ្ធិការគេបានលាស់ក្ន វិញ្ញាមមកត្រស់ការក្បែសភាសមវត្ត

ឲ្យមនុស្ស ដាំការស្វេចនេះតែញាក់ទាន់ក្រោយមានការស ជាកាលកត់សាកសាក្រៀ ស្ថាប់ឲ្យ ដូច្នេំ ១៩០០០ៗ ក្រៀតកែក្រិ ឬសមយោធនេជ អ្នក ការក្រត់គ្រាស់ពួកសំណាមដែលមើយថ្ងៃការ នៅការប្រកាសម្រាស់ពេលក្នុងក្នុងប្រើប្រសេធនេះ ឬក្រឹមមានជាមានការបានប្រចាំ សំណា និងក្រឹមហេស្តីការសម្រែលការបានប្រាស់ ក្រោះនិងហោយបែបលើការប្រឹក្សាសាក្រុង អសាធន៍ពួកការបានក្រៅពេលការបានប្រើប្រ លេវ មាញកក់ពុំបាន

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បម្ <mark>តករូបិអគលទវត្ថ</mark>	

# ជាបាជធ្លាស់ប្តូរ



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# ទីញ្ញាមឧ<mark>មត្រូសម្គាល់សិន្តិសម្បធាន</mark>ដីសេដ្ឋគឺចុ

189 : X AM 081

រាជងាទី ខេត្ត

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ត្រូង ស្រុក ខណ្ឌ ៖

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ឃ្មុំ សង្កាត់

ឬកំសុរិយោគី ឬជំវាស់ប៉ឹ**ង** ឬង់បង្ហាញទីតាំងដី

ភូមិ

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រូបភេទដី

: 747

រូបភាពស្តើប្រាស់ : 🚜

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ឈោះពេល <u>១០ ភ្នាំ ចាប់ពីនាំ! ខន</u> ខេស្ង កល់ ៣. នេ. ឧស្ស

កែពង់ស្តើរថ្ងៃទី*ភាស* ខែ*ស*សា ឆ្នាំ 🗷០១៧

កនុះសេសរៀបស្ត្រី ក្រុងស្តី ប្រែសួងប្រើប្រើស្តែនិង ឧករួមនឹយកម្ម និងសំនងទំ

wevate generéngelicel envéwnt daté és churé l BUD: 1/21 (108700'87: 68 05.01.2014

<sup>()</sup> ប័ណ្ណសំពង់ស័ទ្ធិកាន់កេចប្រើក្រាស់វិទ្ធិ , ចំនួកសំពង់ស័**ទុំក**ែកប៉ាន់សេសអ្ន វិញ្ញាបនបក្សរបំបាល់ម្ចាល់មចលន(ត្

ក្នុងសេខ លើលោកអ្នកបស់ប្តូរបើក្រោយសញ្ជាក់កាយប្រសិទ្ធ បស់ក្រោះ ការ៉ាយ៣៥នៃសារជាកម្ពីក្នុំ ខន្ទរបនីព្យាក្សរក្តី ក្រុមបញ្ជាំ គ្រាក្នុំដែកក្នុំ ក្រុមបស្បា วีกพาจฤชากุระที่ถูกผิสทั้งสู่เรื่องสารายกลุ่มข้องๆ แสดิบการุรากุฐพระครูกัดเลือนโรกเลือนได้แล้ว เพาะบันที่สิกผู้ผลีนสุดสิทธารุ เมินสมาสมาสฤทธสภาพสุทธารรุชกุราสา สุทธายากมาต่อยายนทางจุดวิทธาร และพระทุนพระทางพระทุกภัยทางสุทธิสภาพรูกสาคมูพิท nation rejectors

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ប់និសសល ព្រះមហាចក្រ

# ទីញ្ញាមនម<mark>ត្រសម្គាល់សិន្ធិសម</mark>្បនានដ៏សេដ្ឋគិច្ច

1858 : NA 087

र्वेद्धक्ष ः ग्रहा शिवधत

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ព្រះភេទដ

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หมายหน้าเลื้าเริ่มเลื้ โดยอันเอกุสุขา จะเลยูกแล้ ของเขยอุ

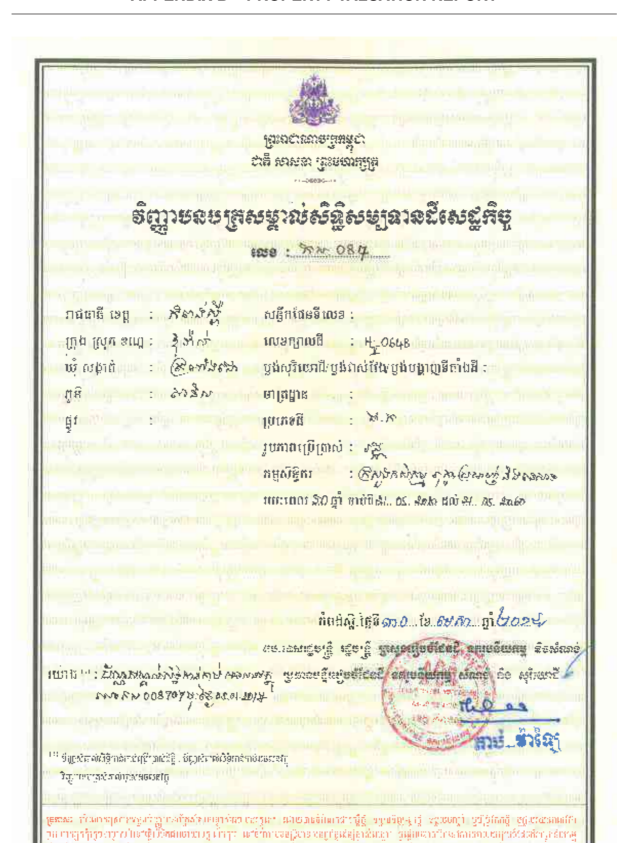
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<sup>100</sup> ពីរដ្ឋាភិការស៊ីប៉ូកនេះកា ញើក្សាសេដីត្ថិ , កិច្ចាស៊ីការ៉ាសិម្វិកនេះទេសនេះសង្គ វិញខេត្ត គ្រប់កស់មួយសែន១៩គ្ន

ម្នងស្នេះ មក់ការស្ទេកសេត្តកមិញ្ញា សេត្រស់ ស័ក្ខ សេសការសួល បាក់ការសំណាស់ស្ត្រី ស្រួយស្នា ឬក្តើ ខេត្តលេកកាំ ក្រៀវនៃក្ ទូល ការសុក្ខសូលស្ថិត នៃការជីវ និយា សារ សេក្សសិក្សា សេការប្រសព្វៃការសមុទ្រិកបើប្រសព្វសិក្សាសិការសម្រេច នៃសេត្តបនិយាន សិសភា និងភូមិការស្រុមវេលវា ខ្លិញការស ក្រោះនិងការសេការសិកាស្រីសុខនេះសន្ត លេខសត្ថភេឌនៃសុភាពនេះប្រសិលការខ្លាស់បែក ເຄນາ ຕາງງາກຳຖັດສຳ

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# ពារាងផ្លាស់ប្តូរ



No. 3310731

ที่เหมื่อในๆขึ้นหมู่จะได้เมดิฐิเพารฐารฐานที่ รุสาร์จิสามาเทียกเดียวกลัดเราะ และและดูการติดตอกกรฐานาธากลูกติดตอก กลุกรับกฤษัติ

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# ទីញ្ញាមនម<mark>ត្រូសម្ភាល់សិន្និសម្បន</mark>ានជីសេដ្ឋគឺច្ច

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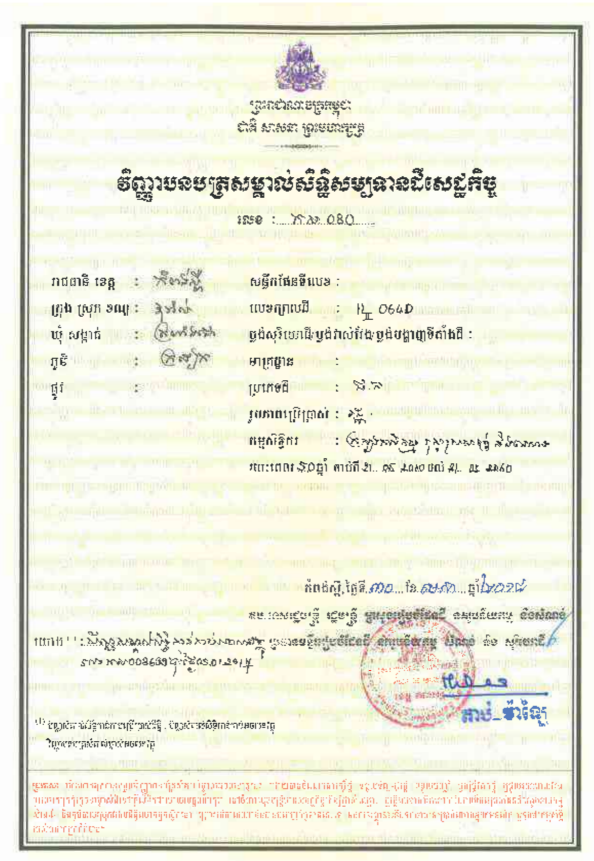
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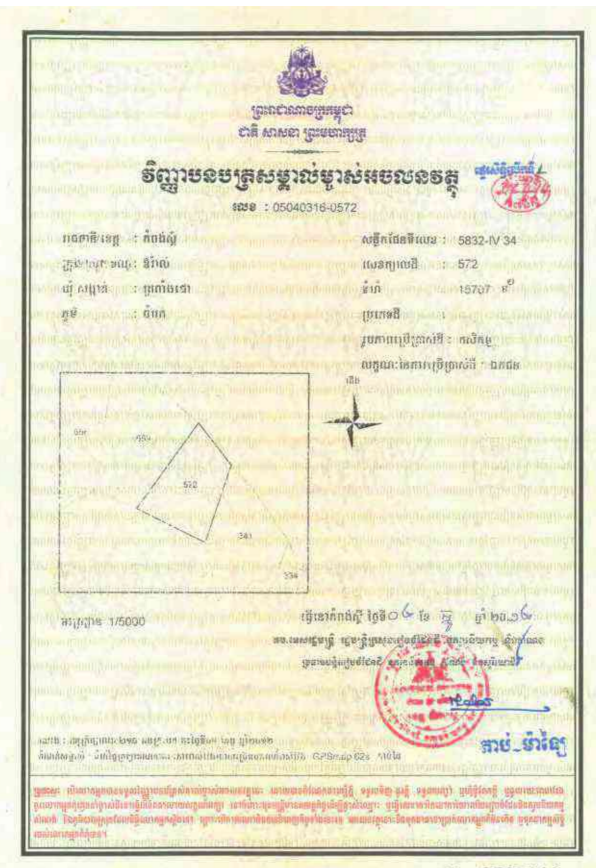
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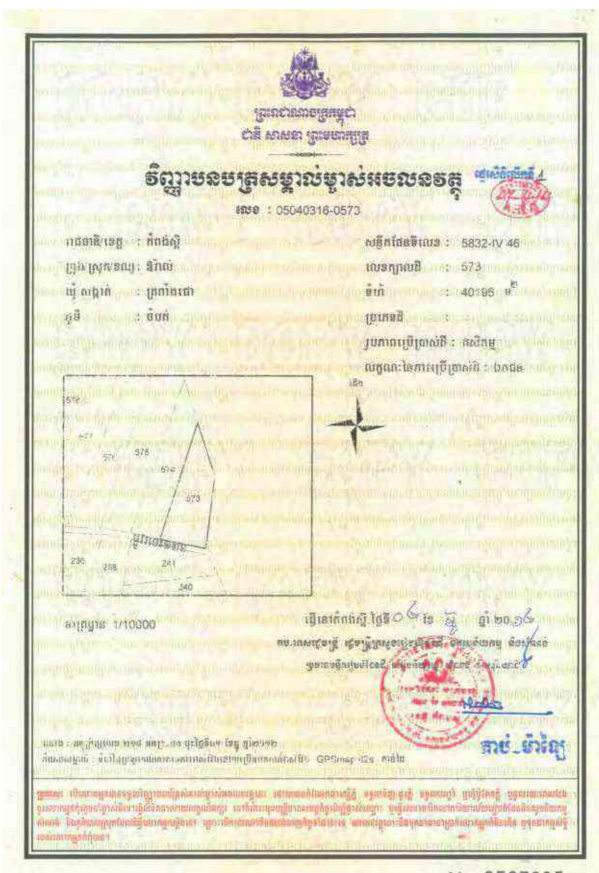
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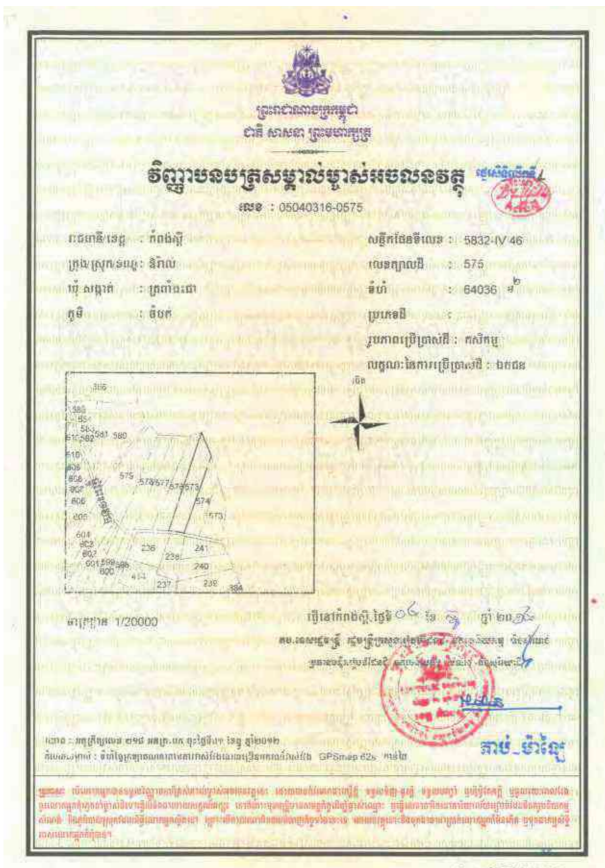
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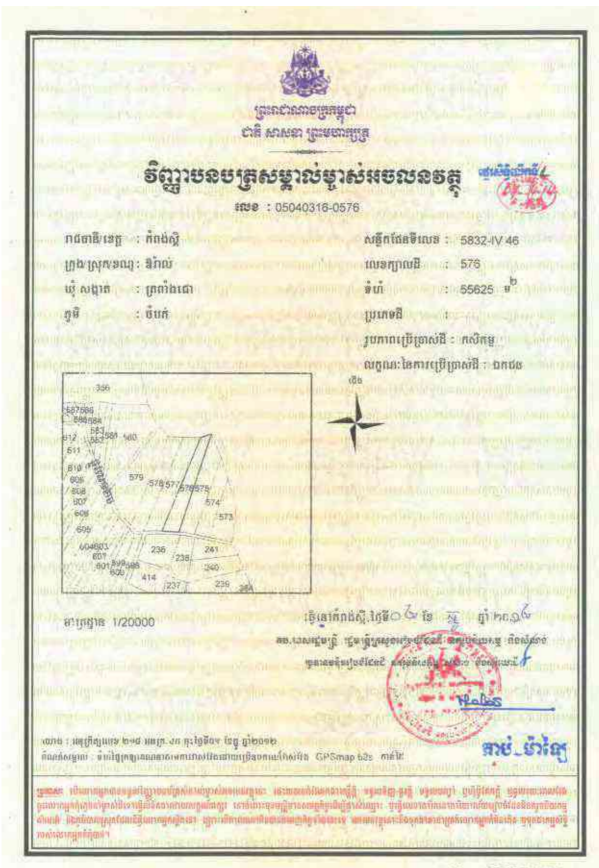


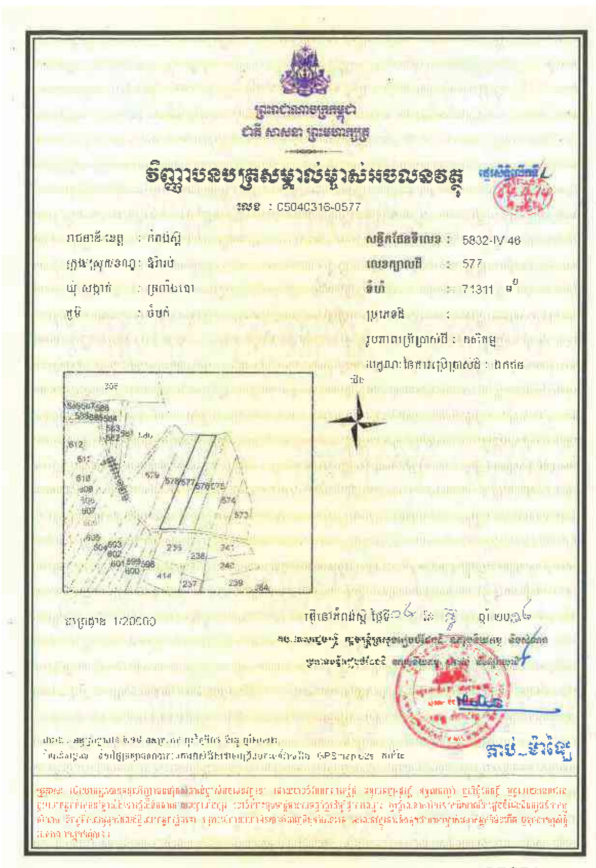
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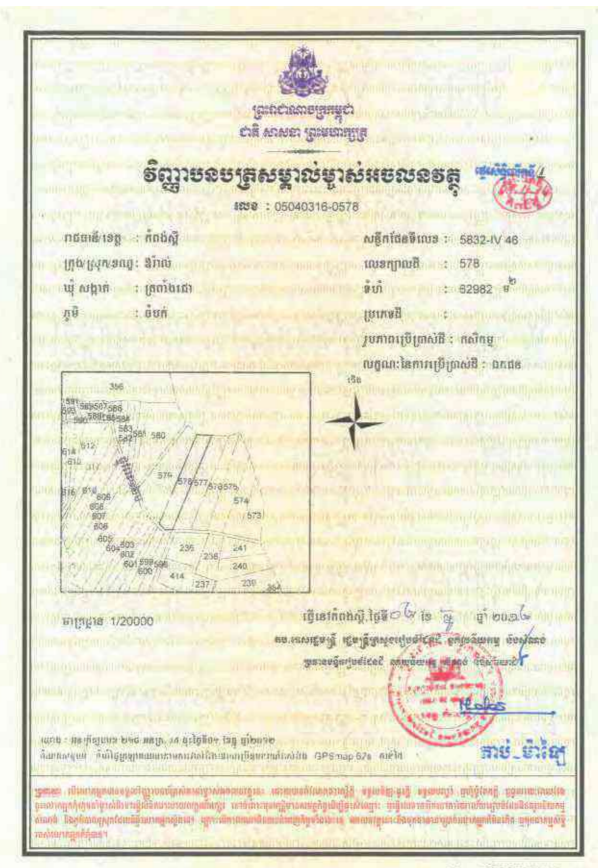
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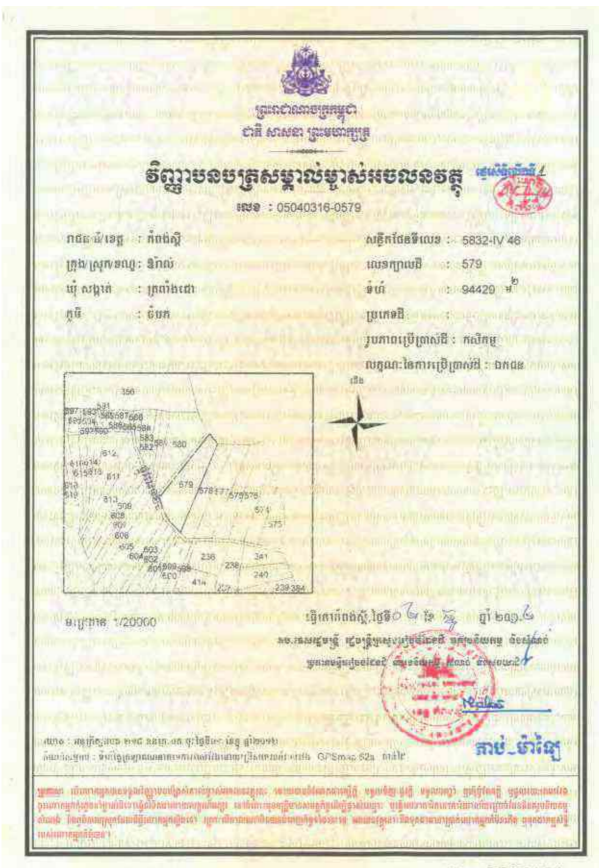


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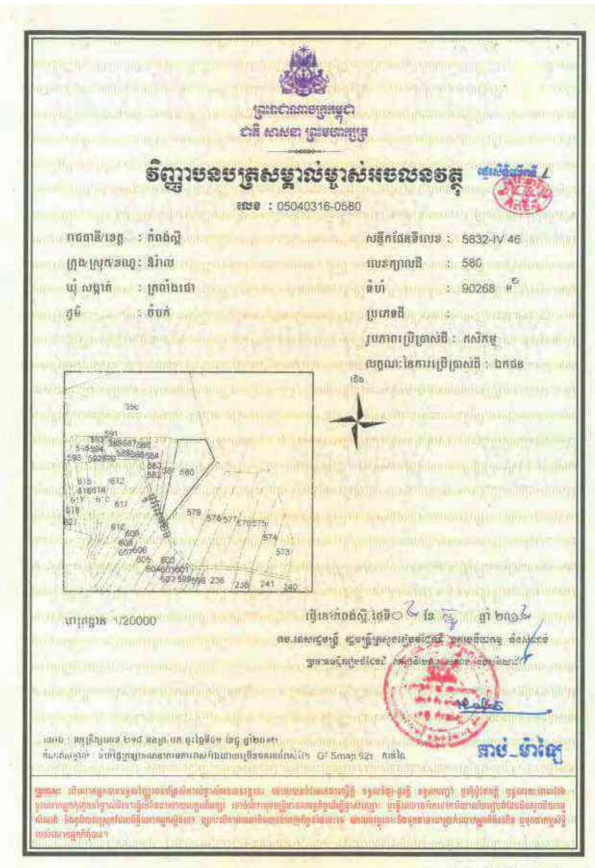
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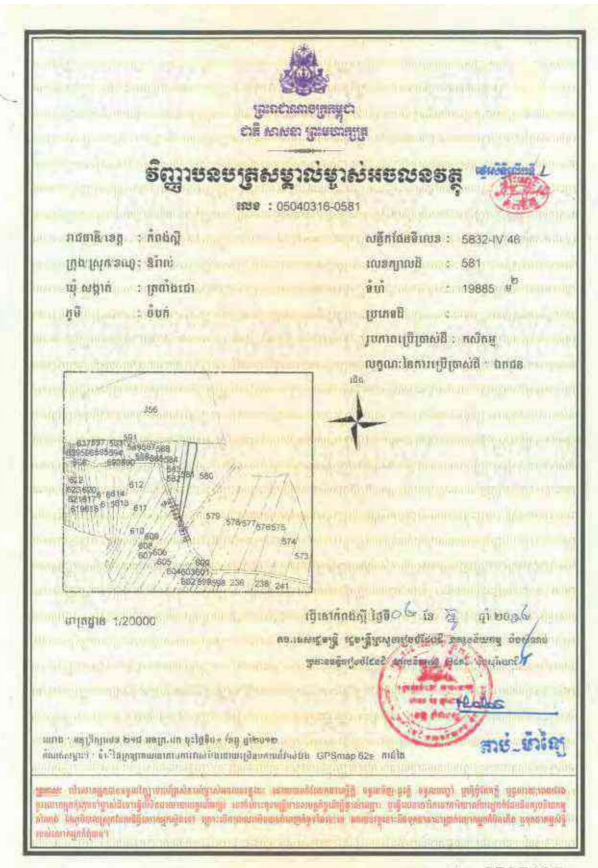
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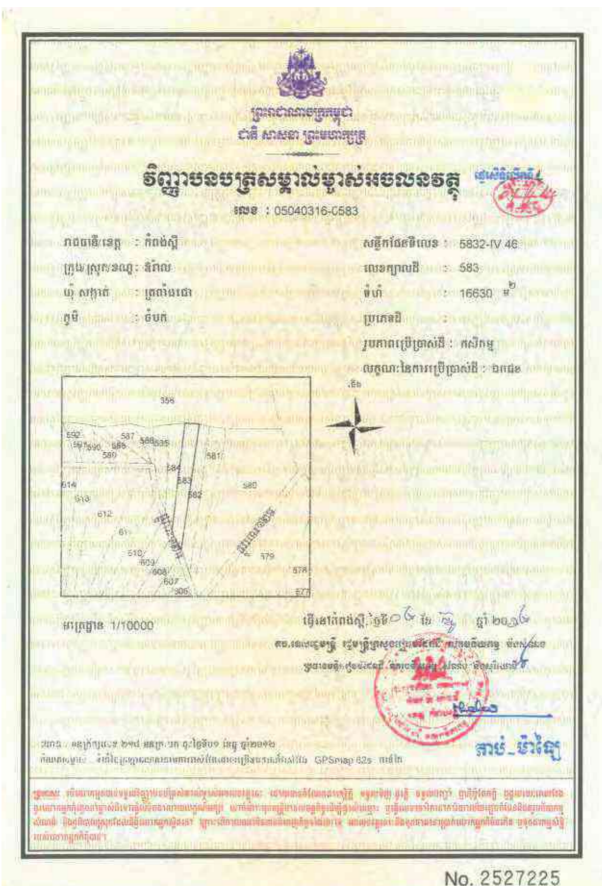
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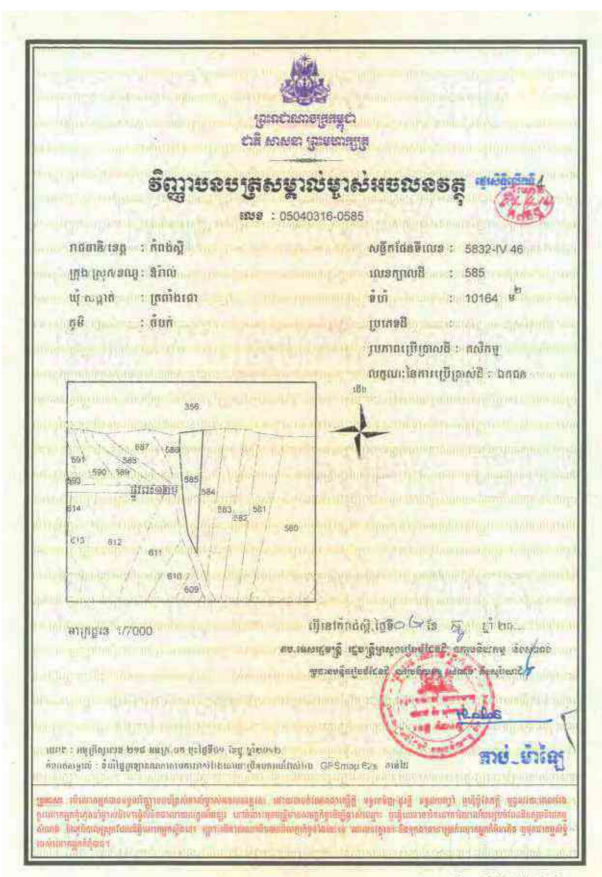
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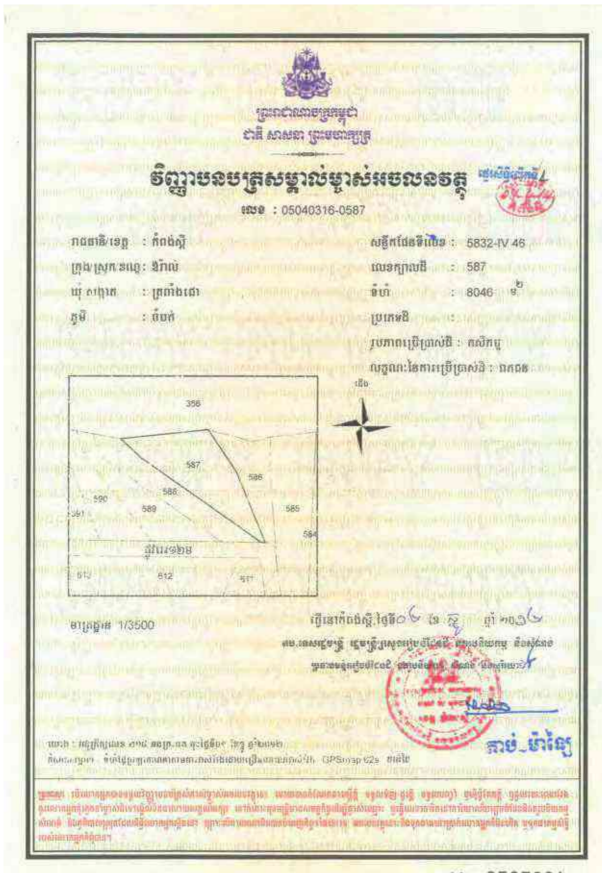
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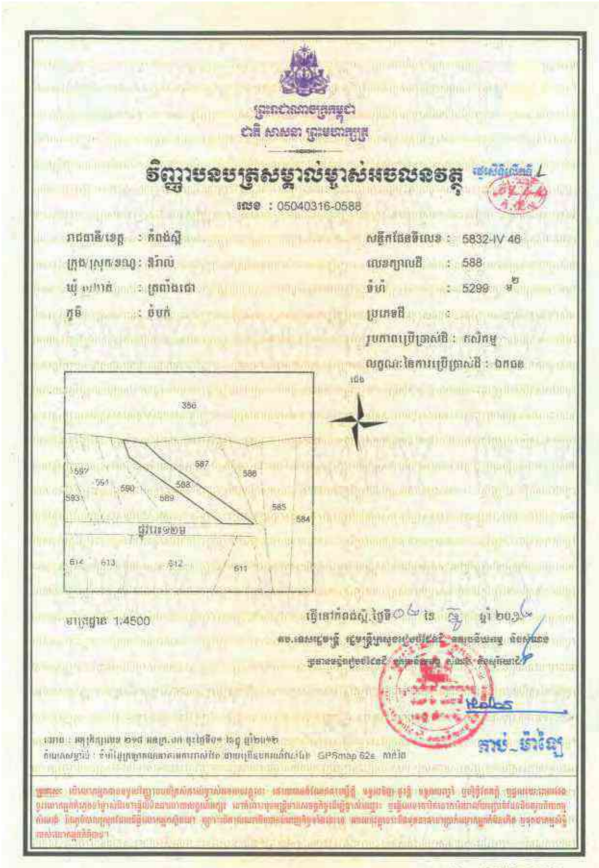
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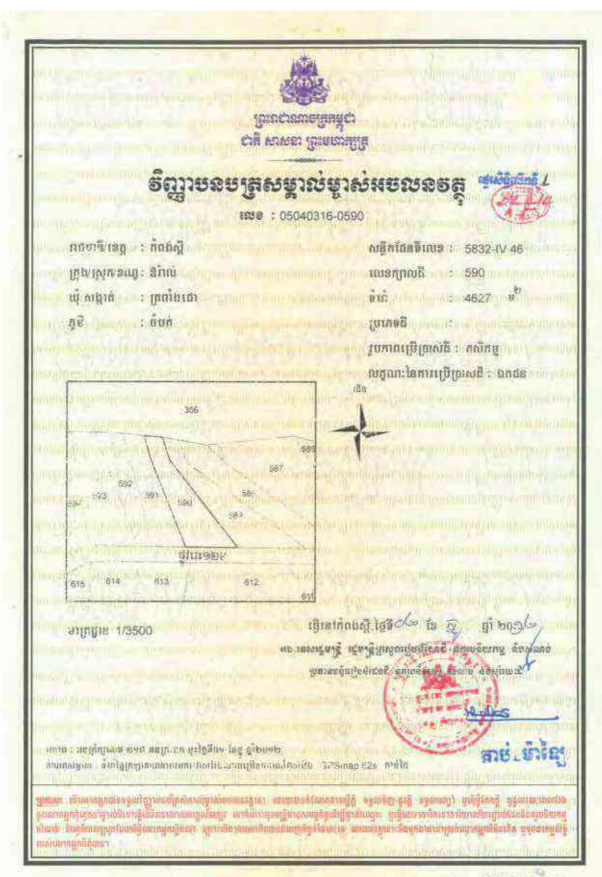


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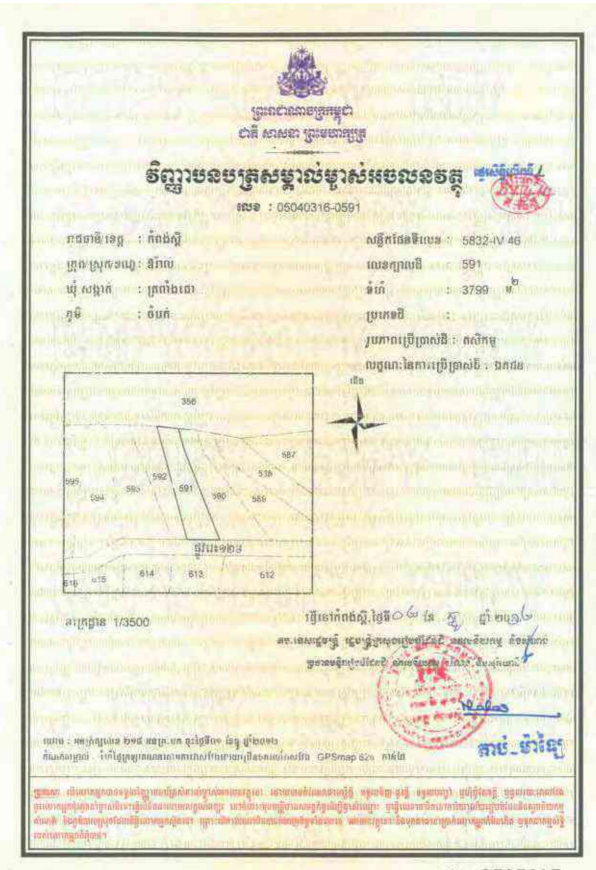




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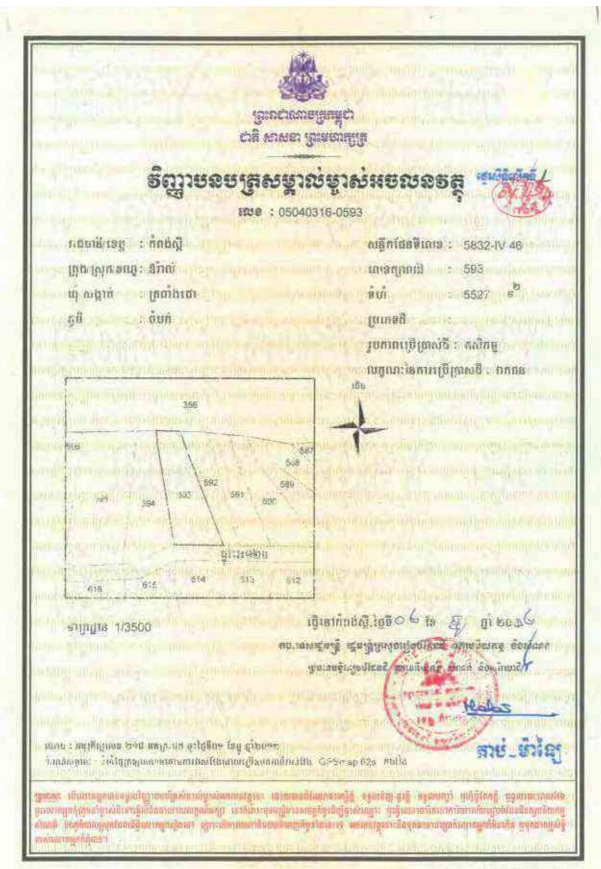
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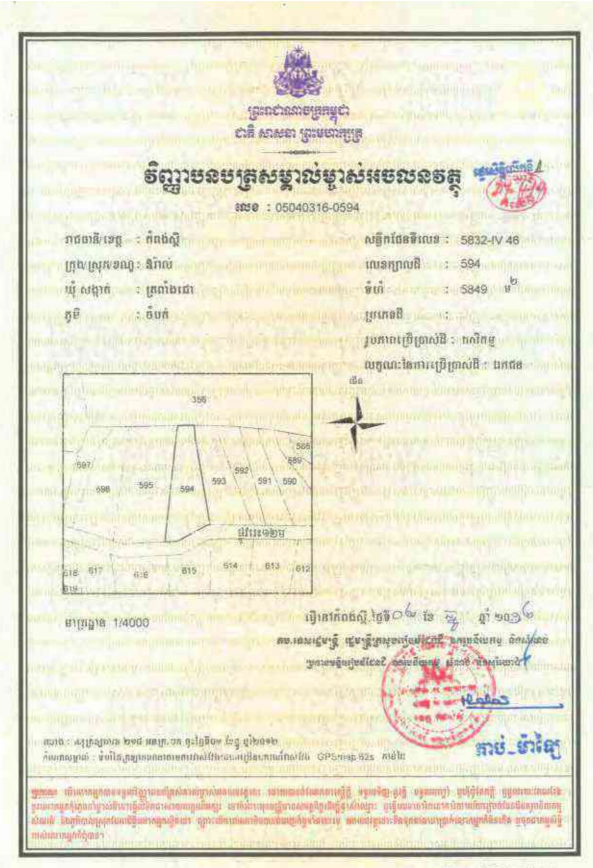
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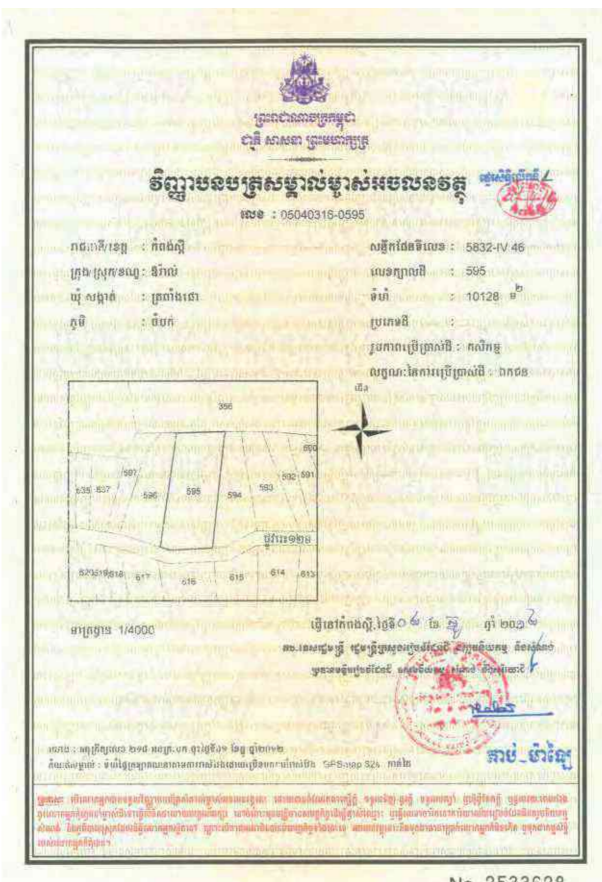




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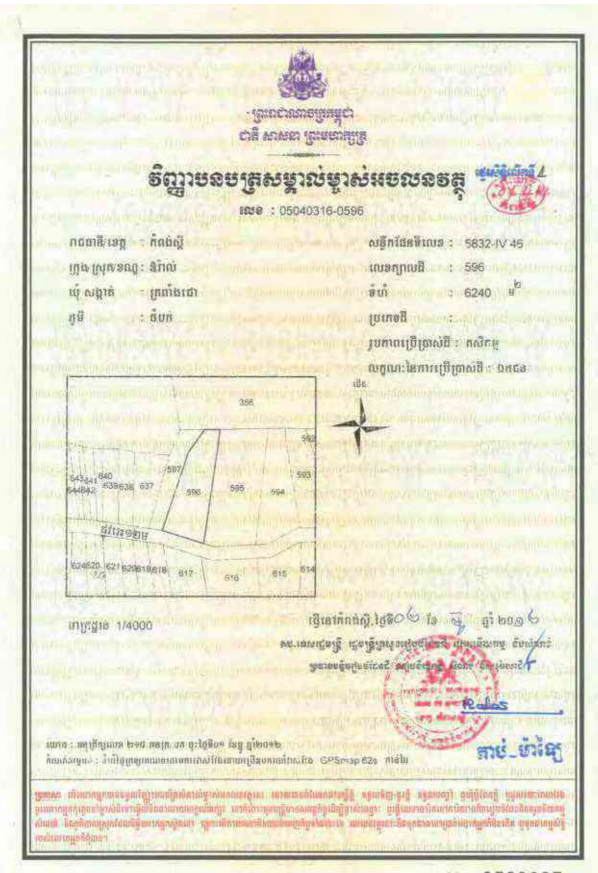


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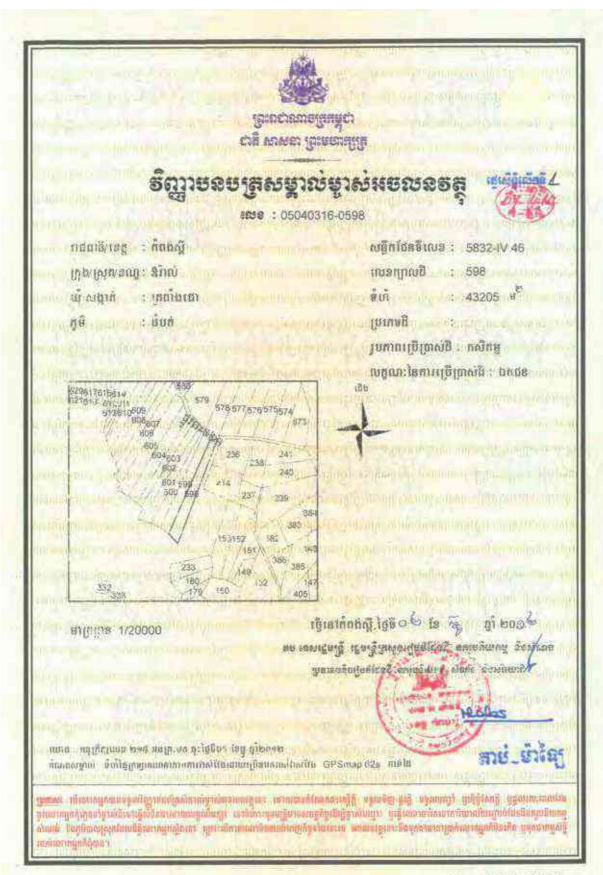
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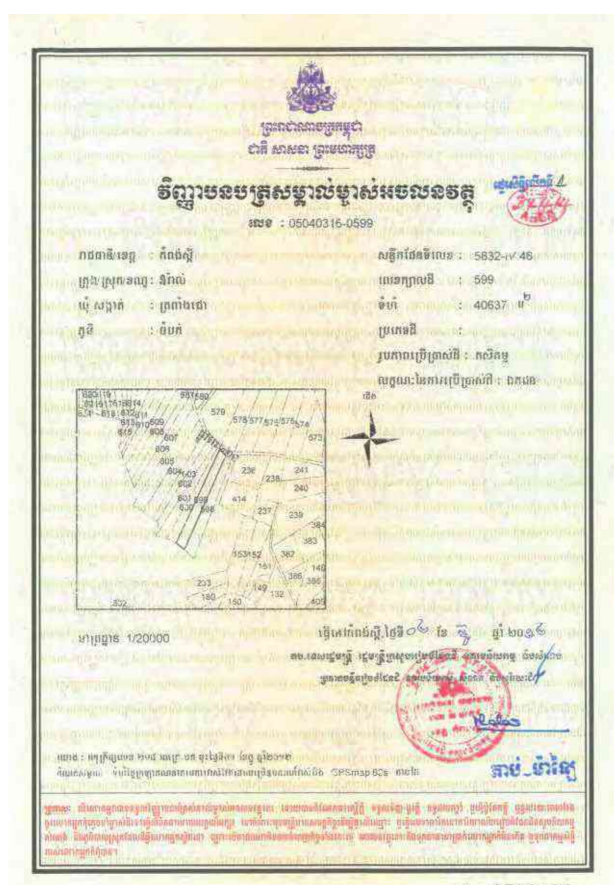


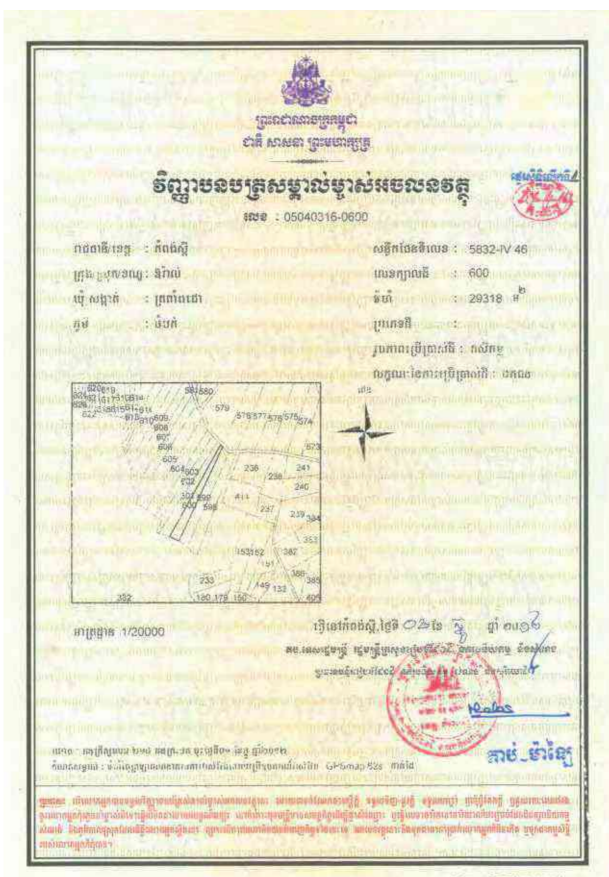
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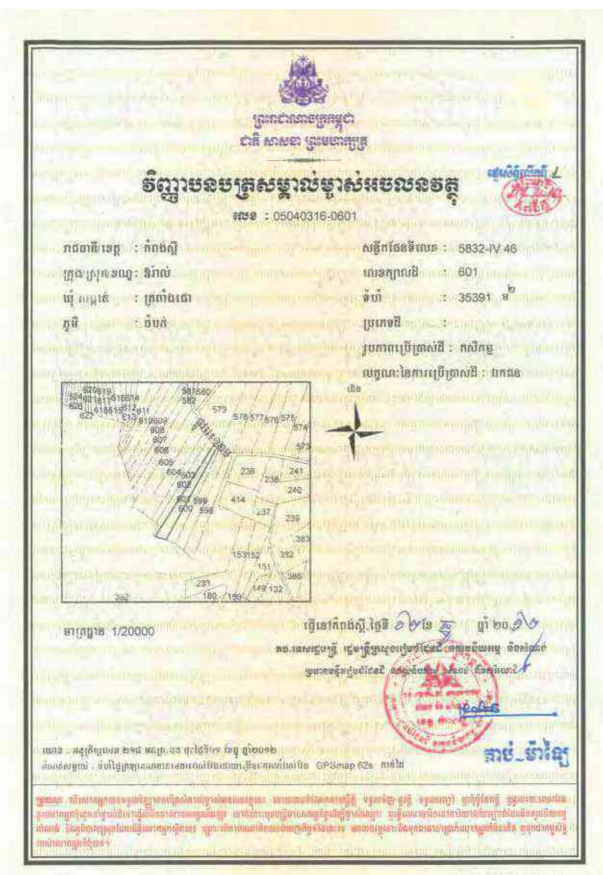
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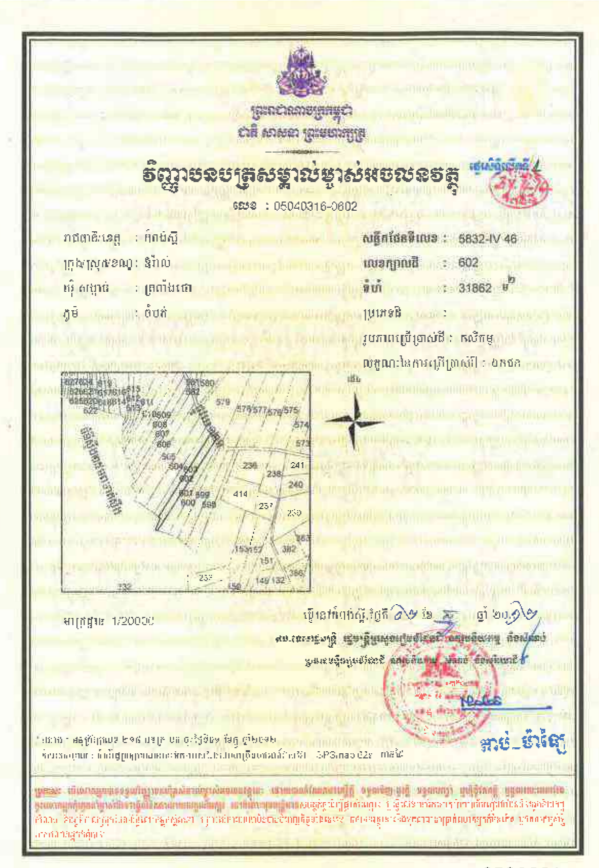
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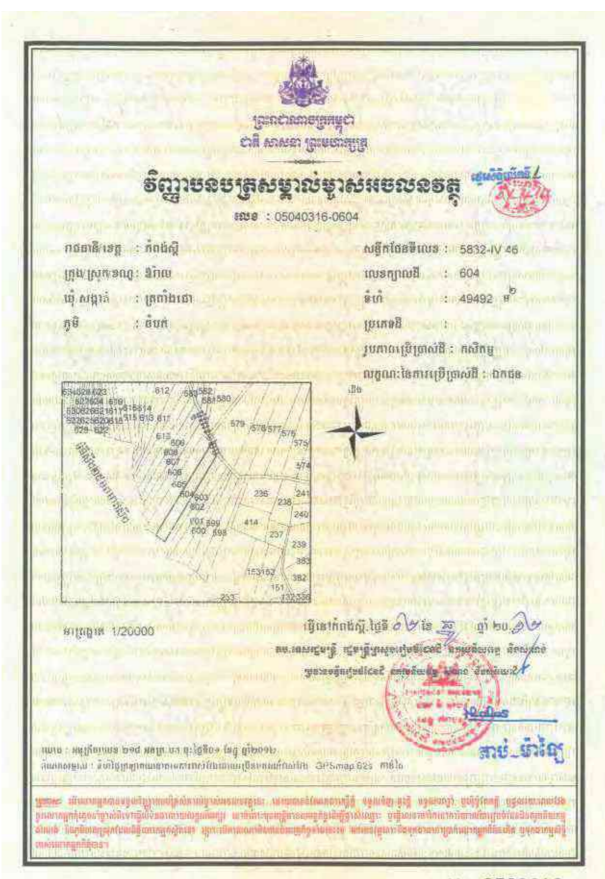




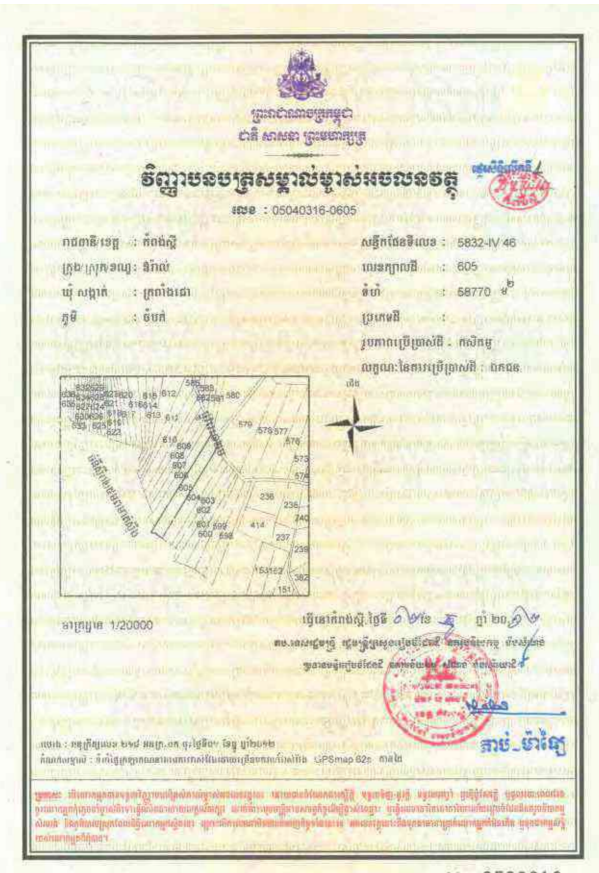
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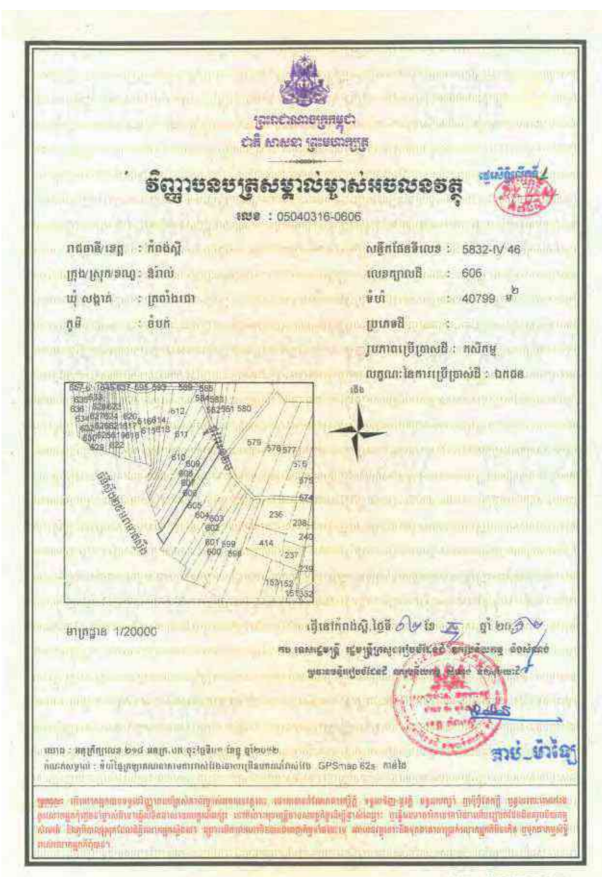


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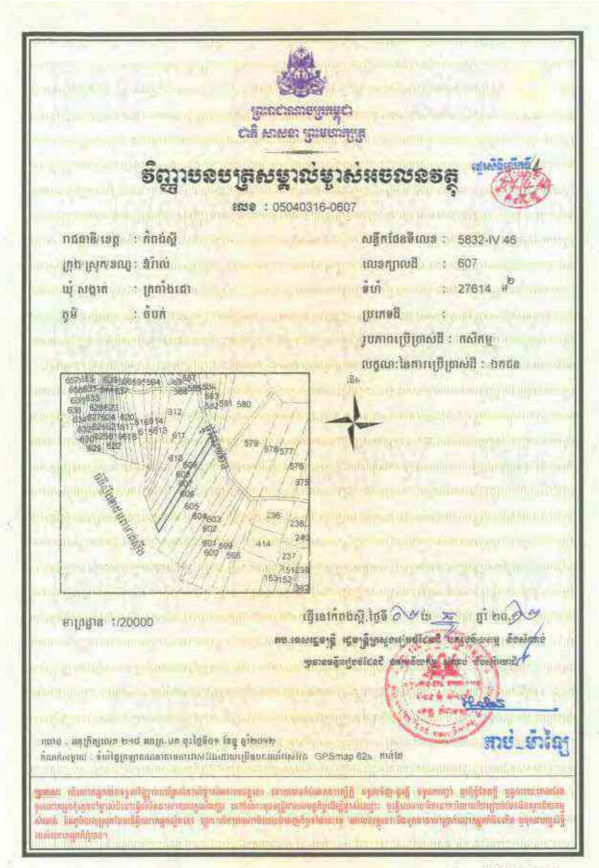


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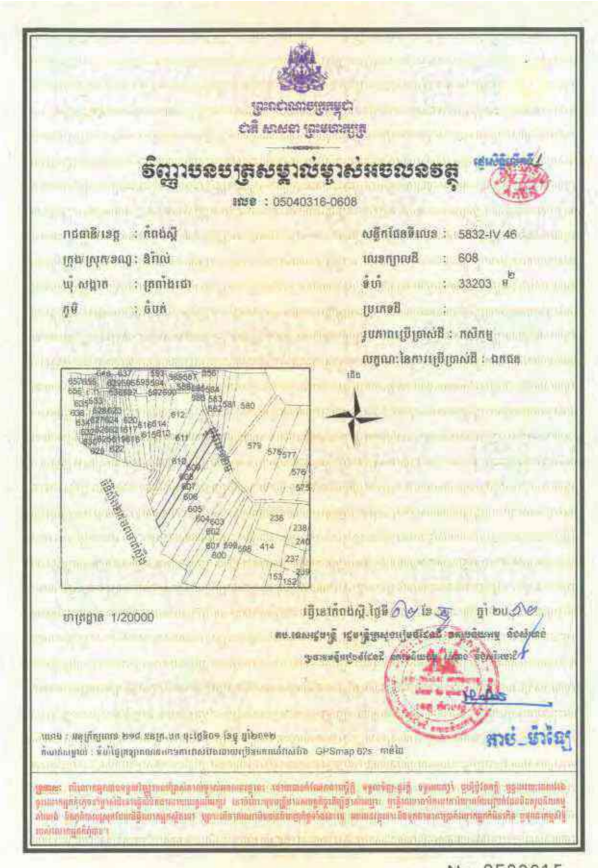




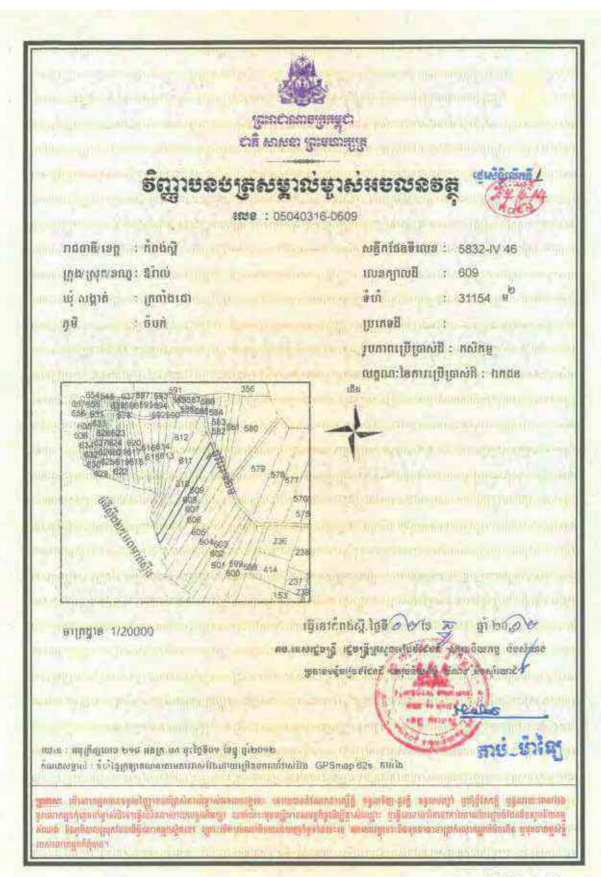
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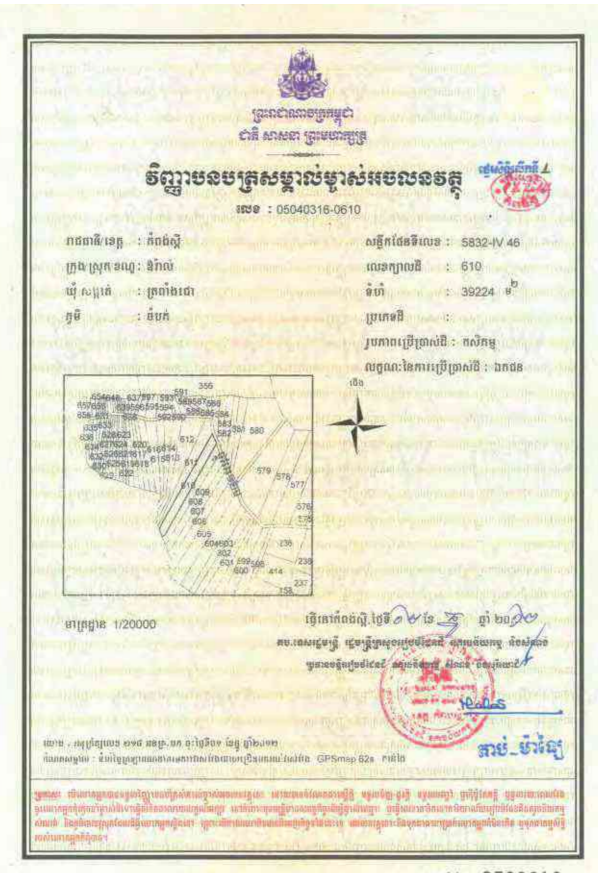
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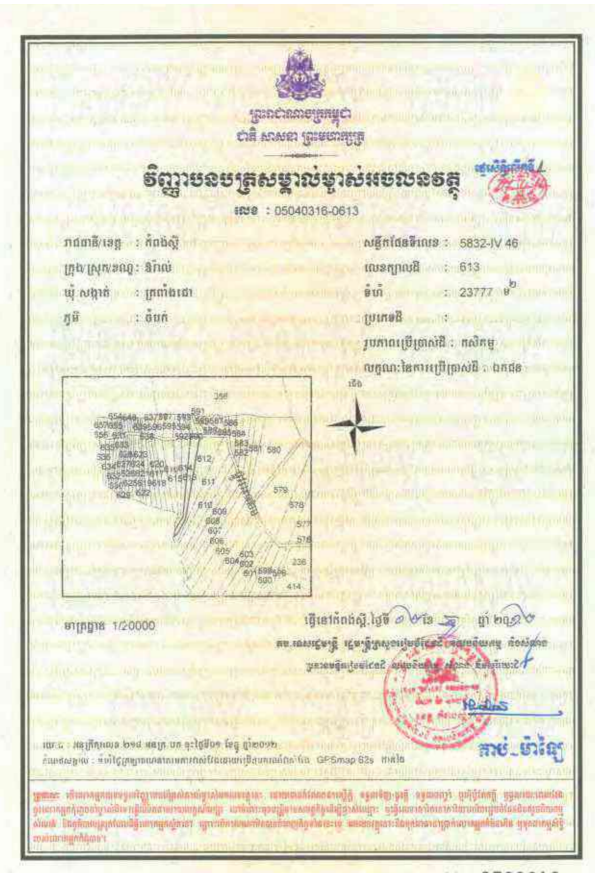


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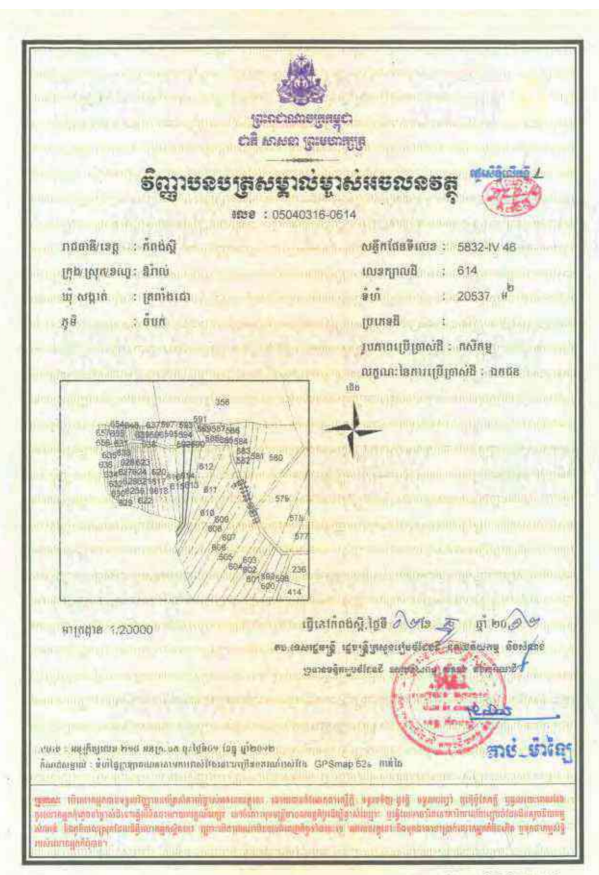




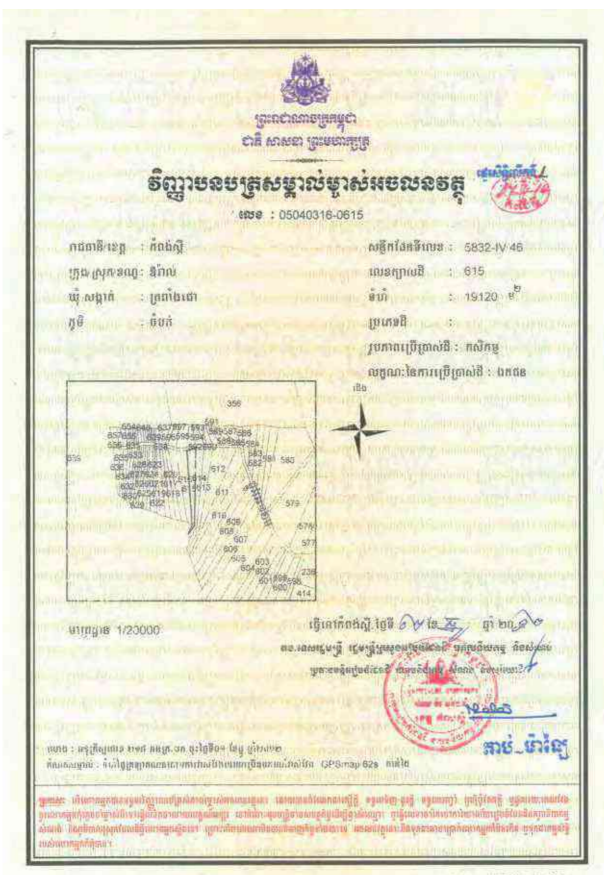
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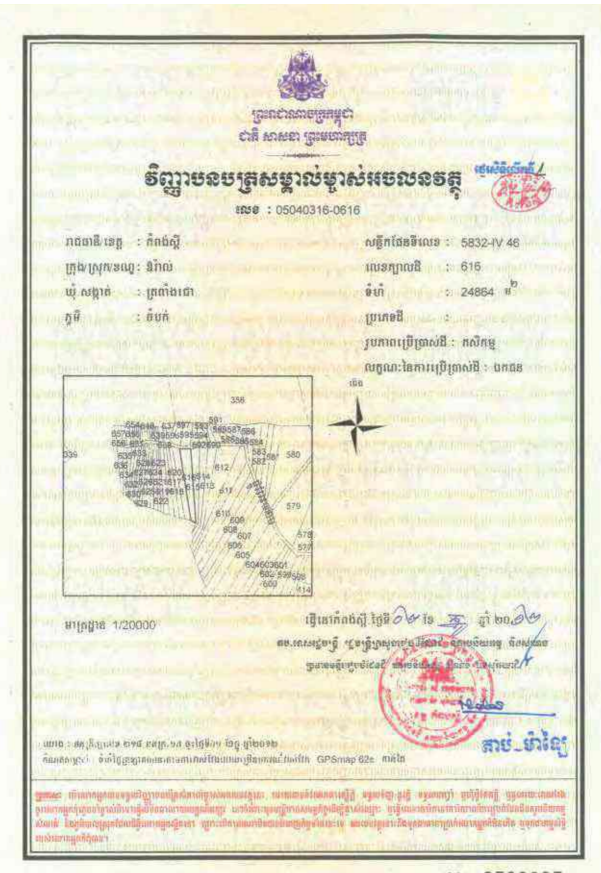
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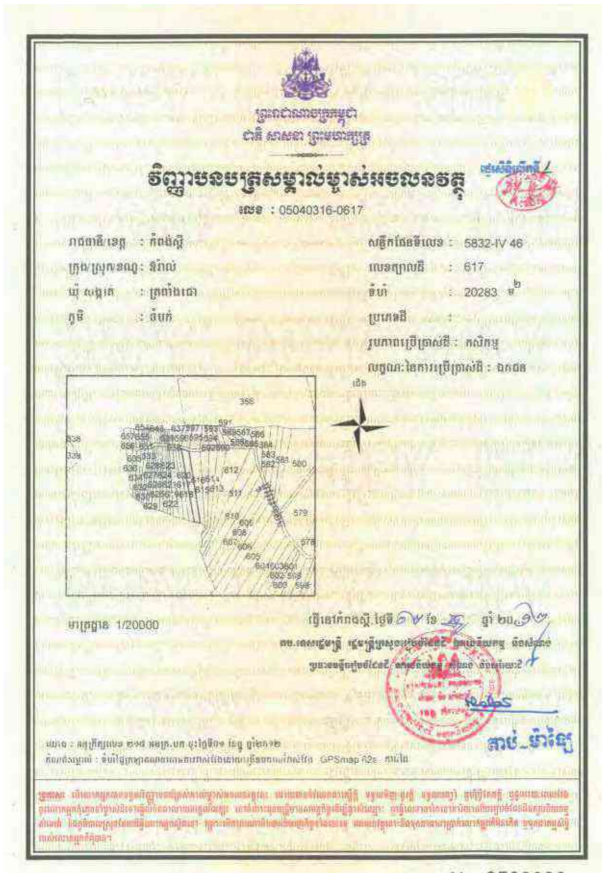
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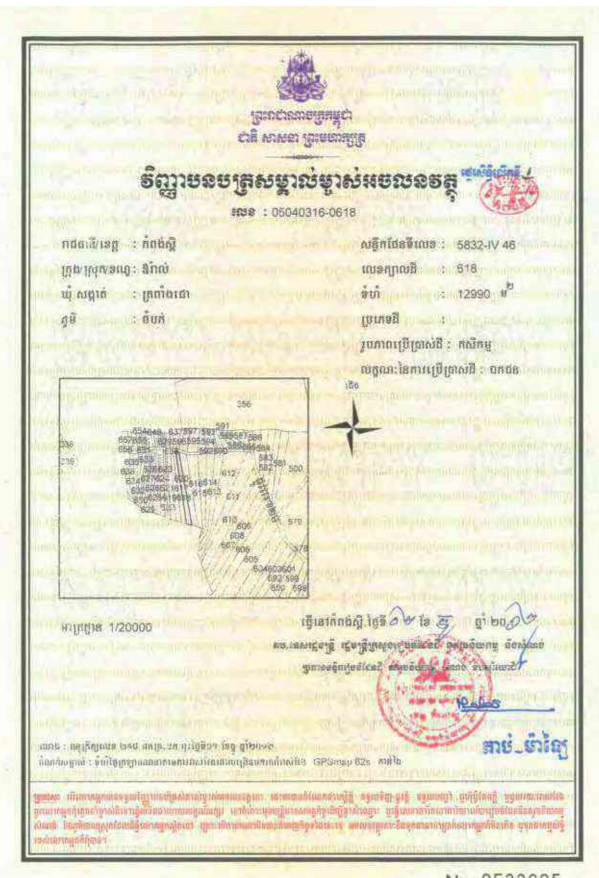
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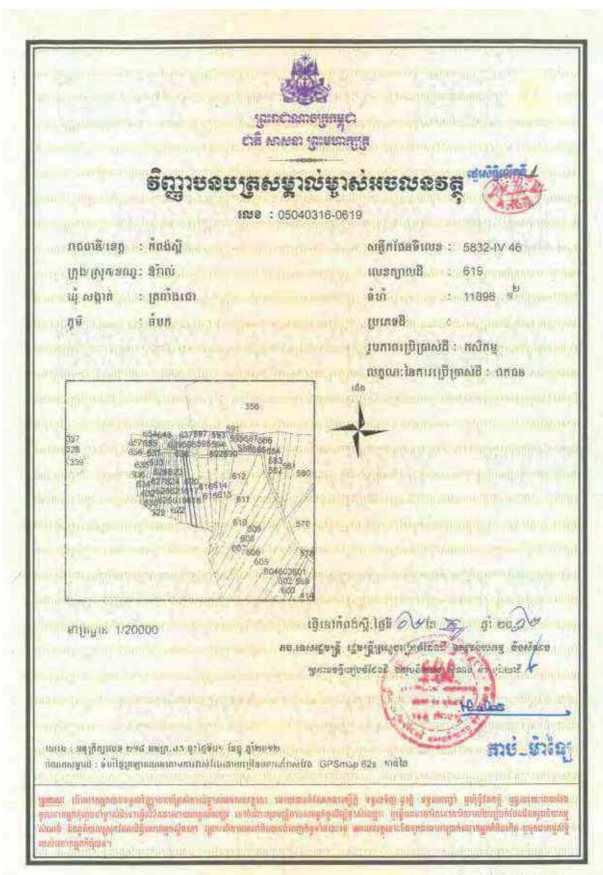
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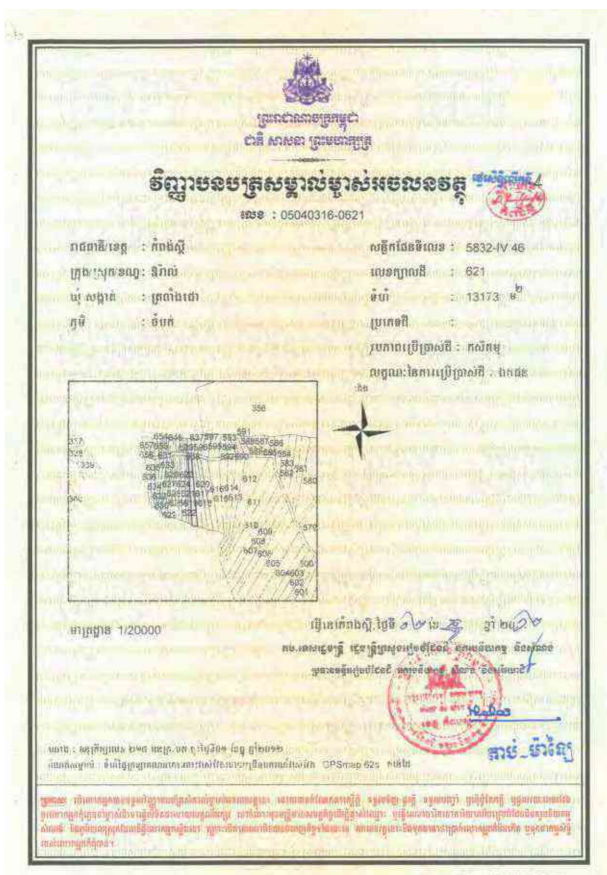
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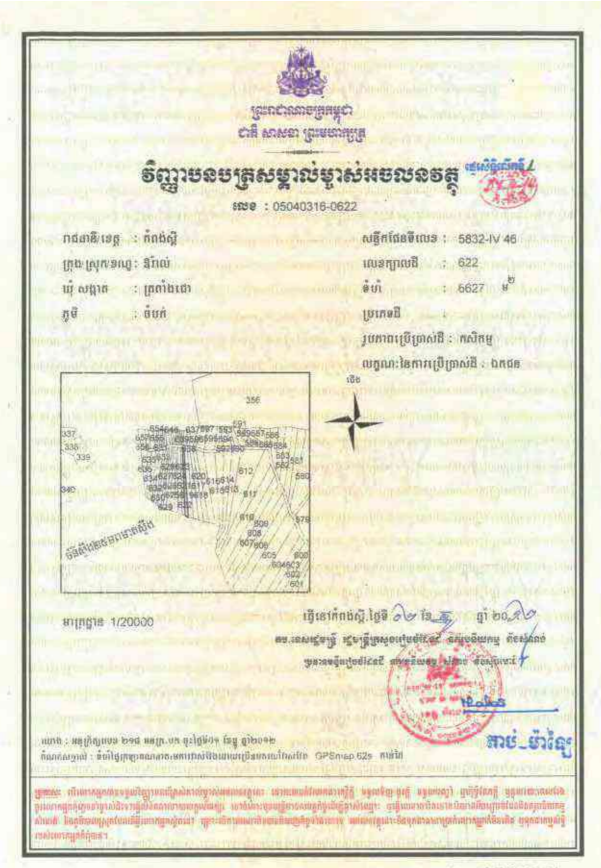
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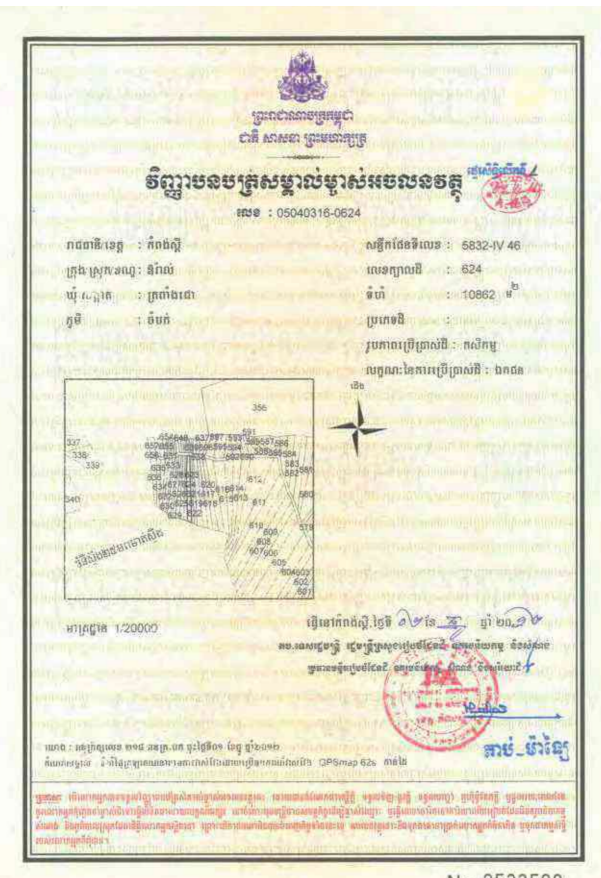


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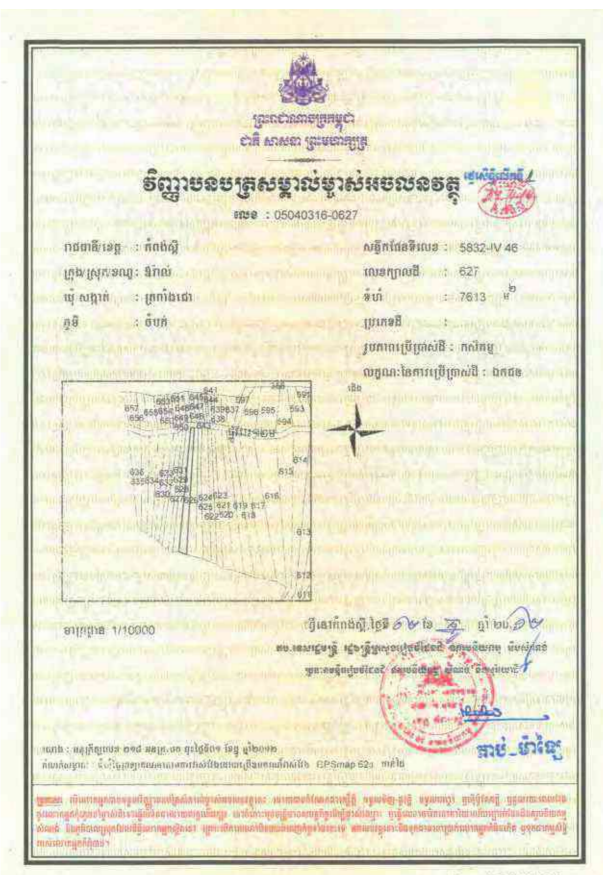


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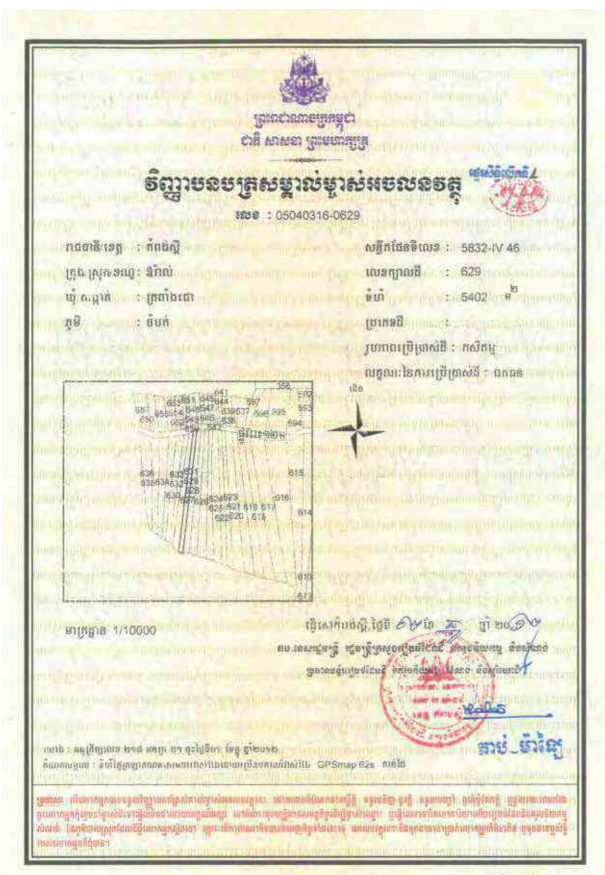




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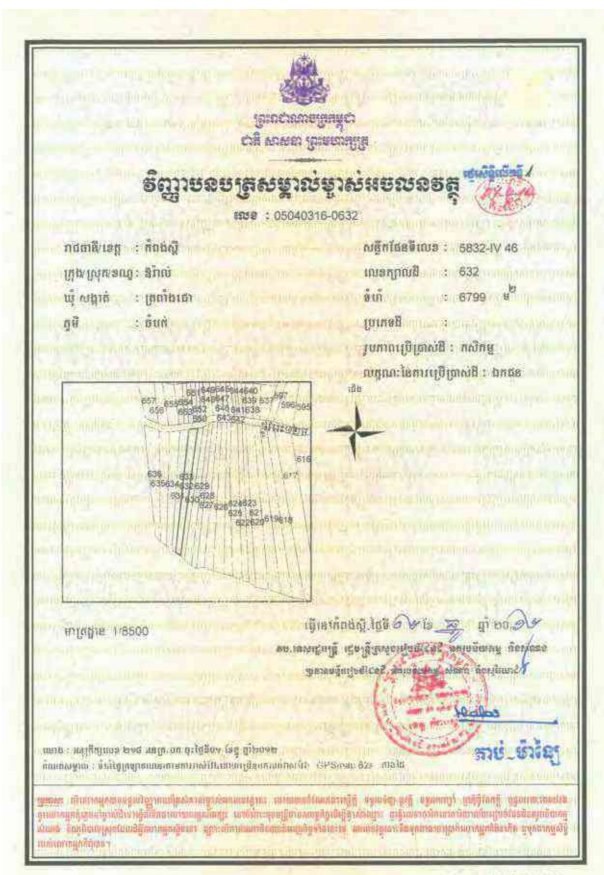
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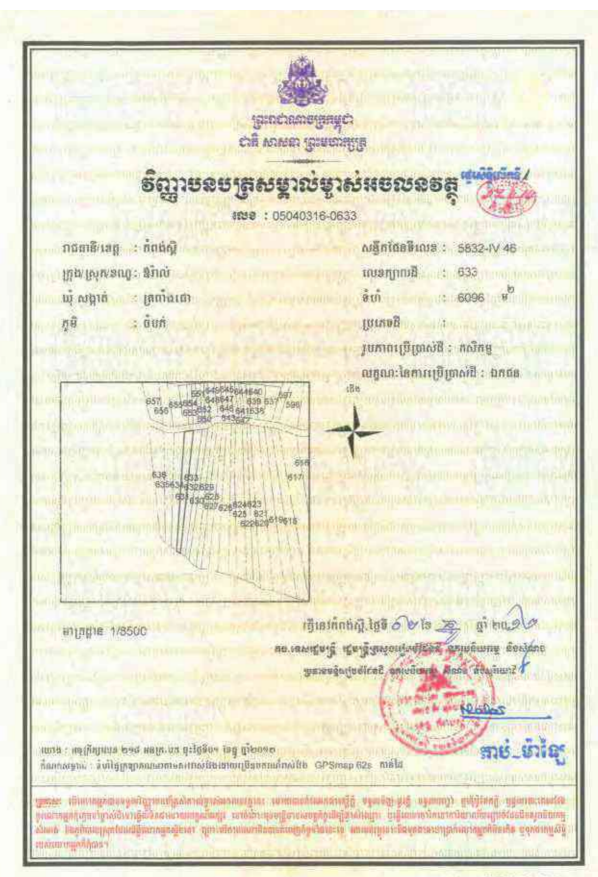
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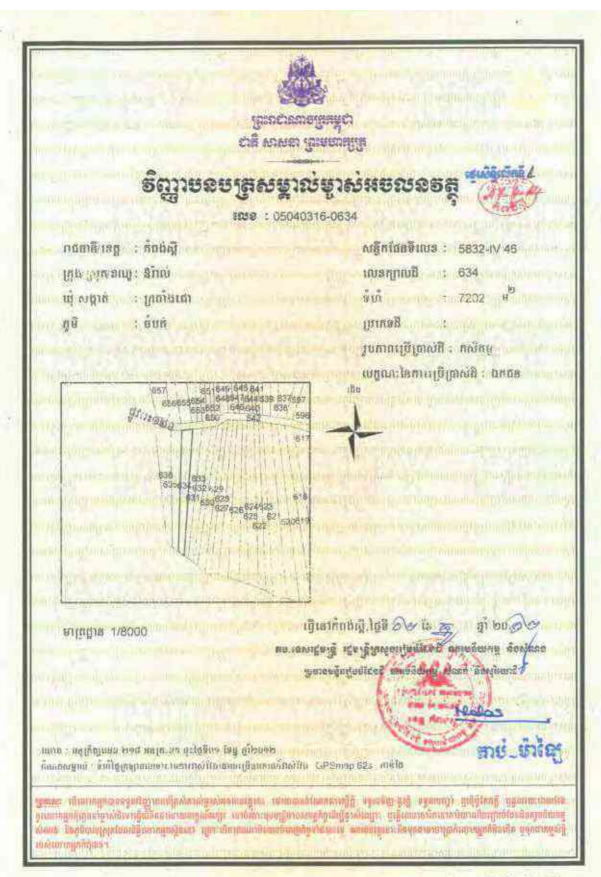


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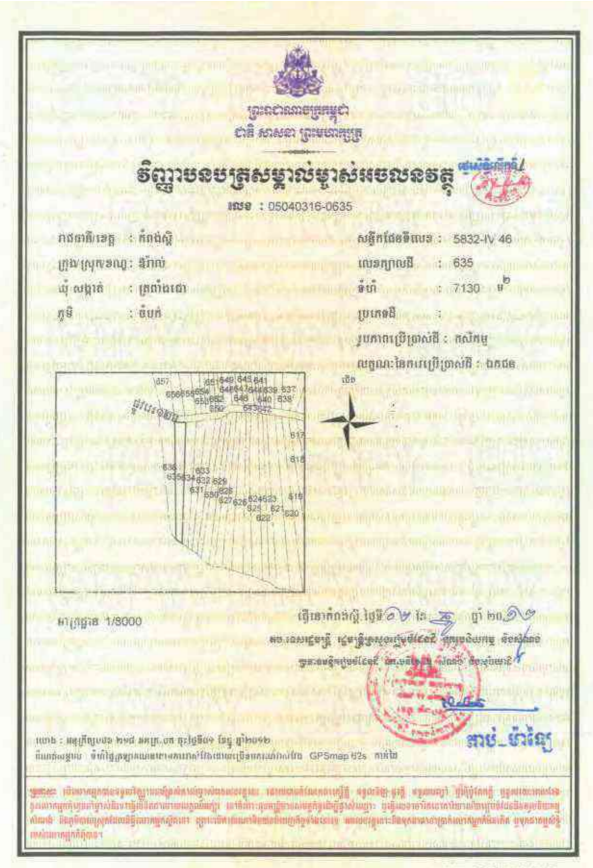


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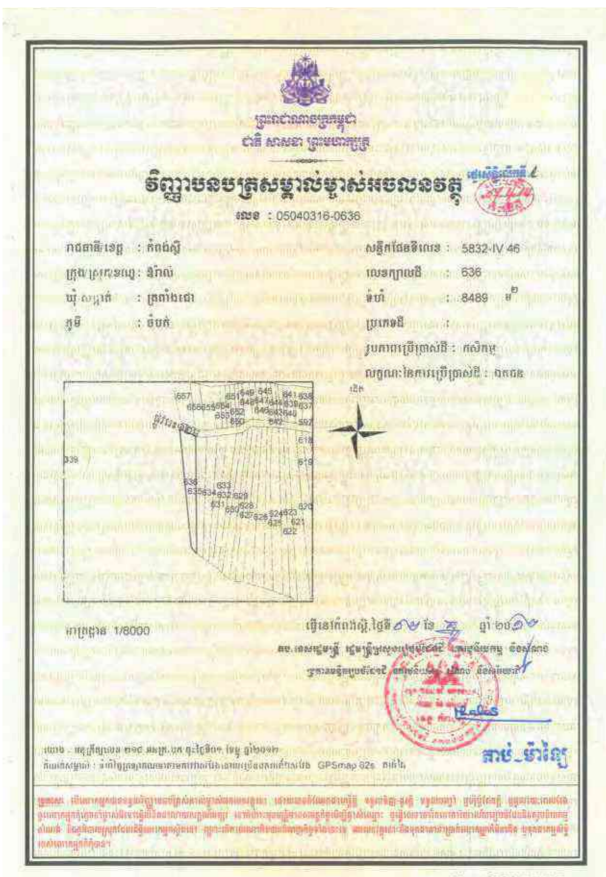




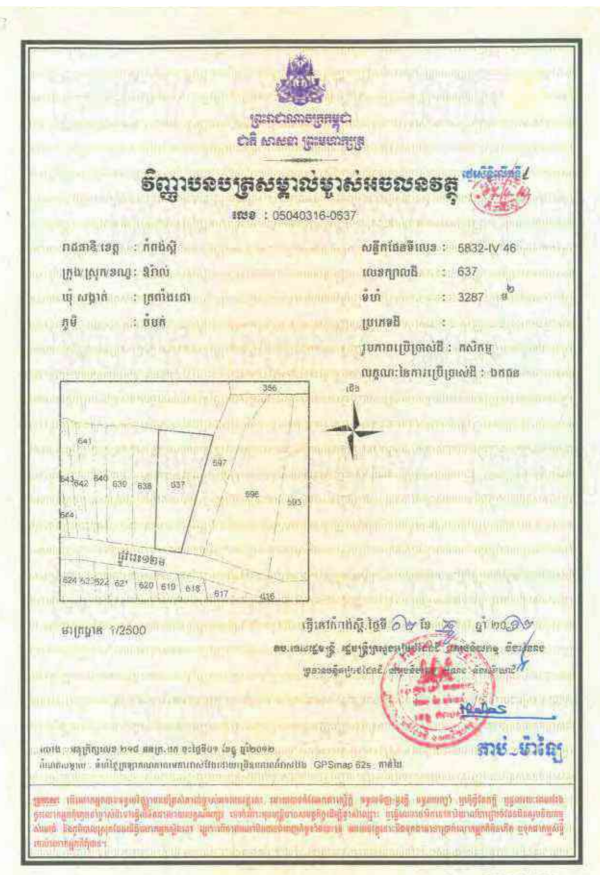
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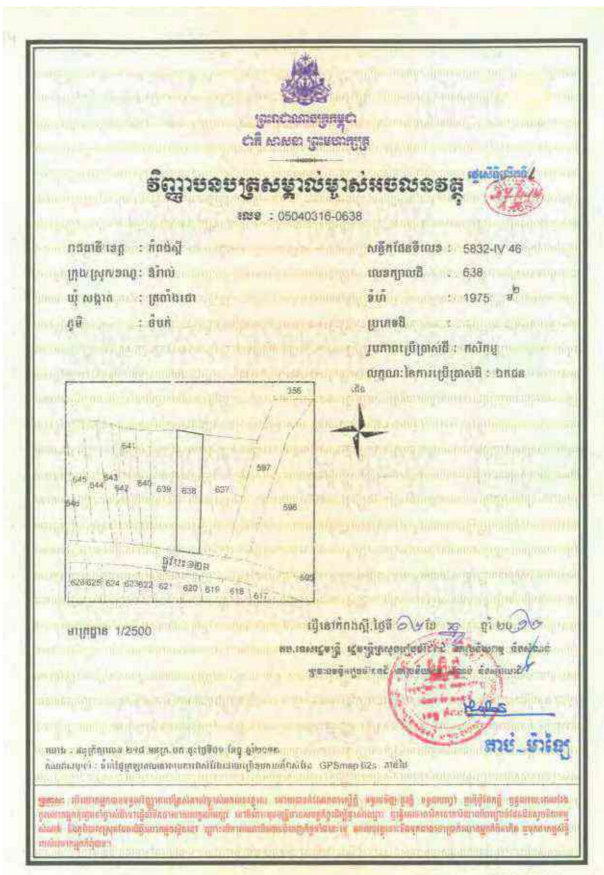
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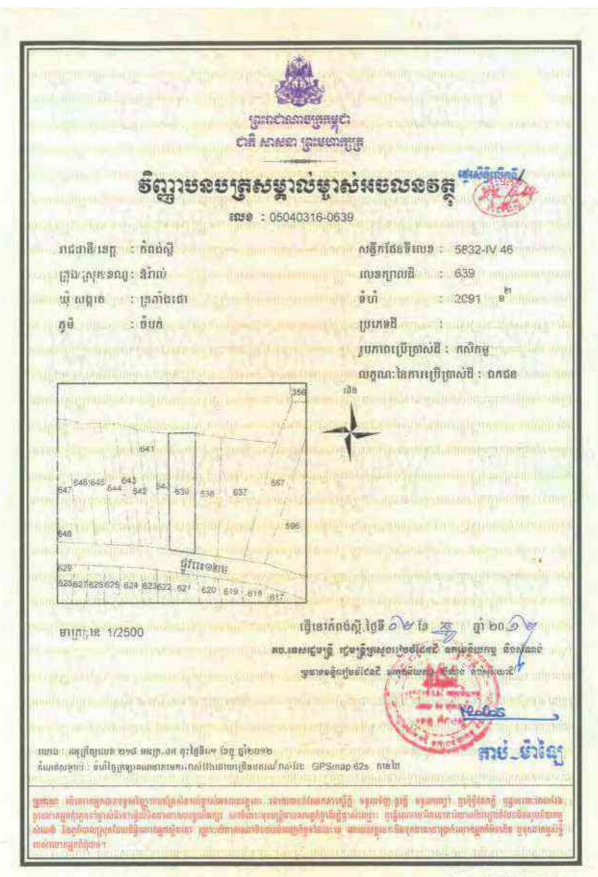
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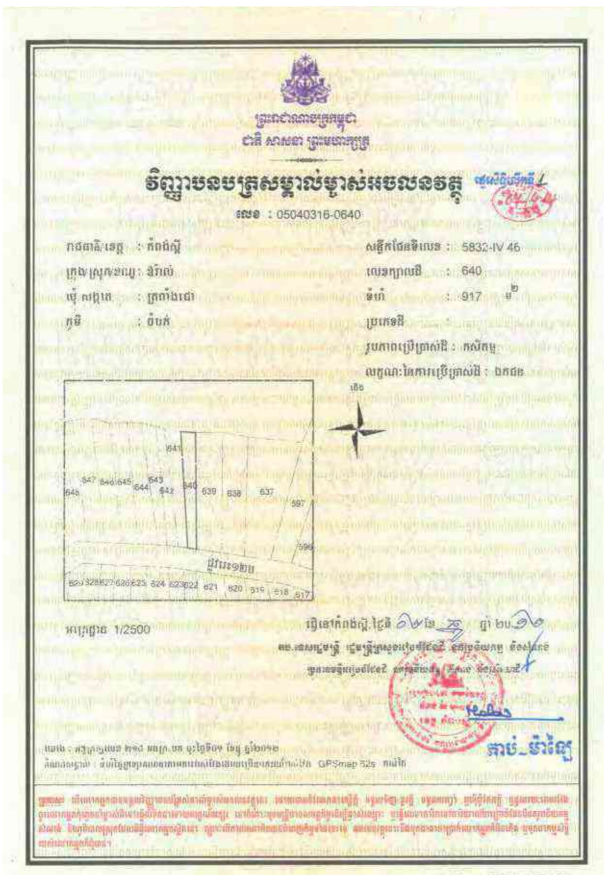
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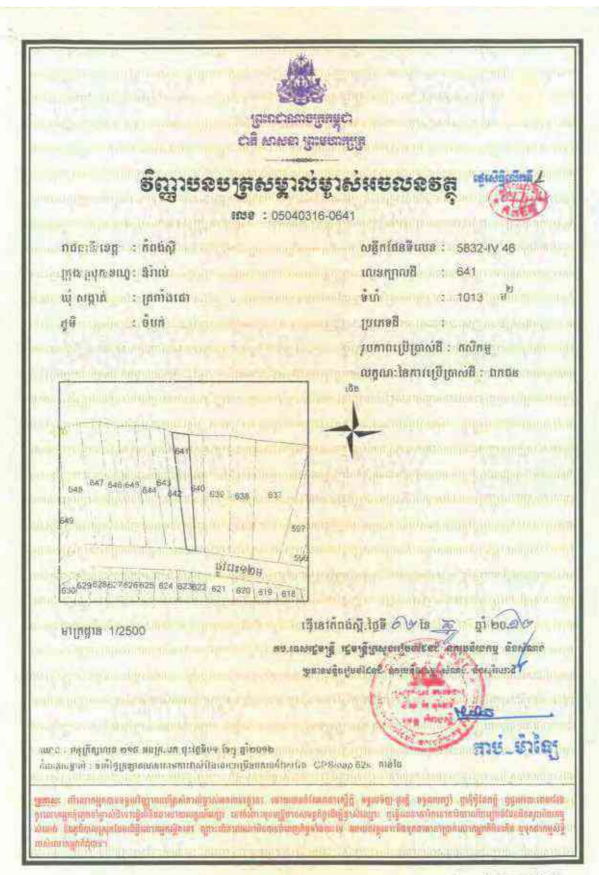
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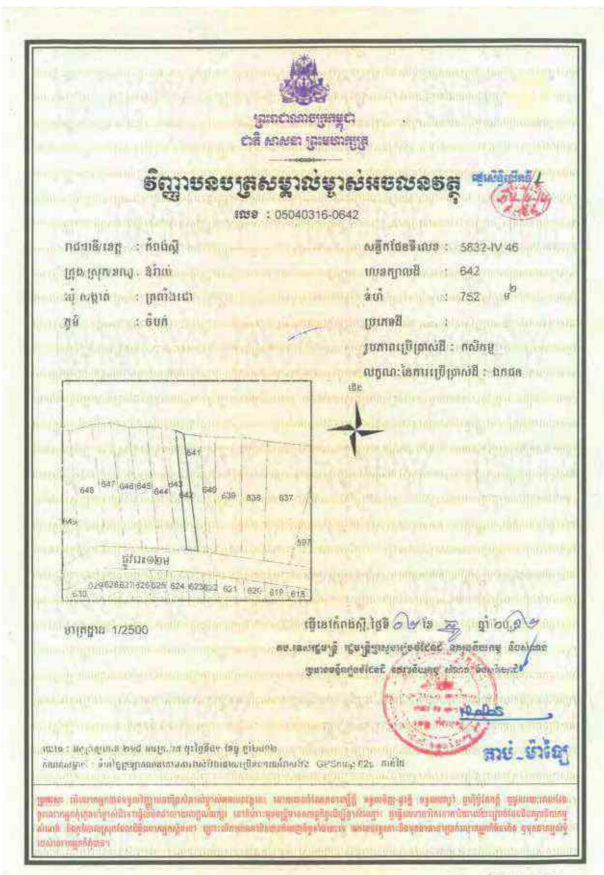
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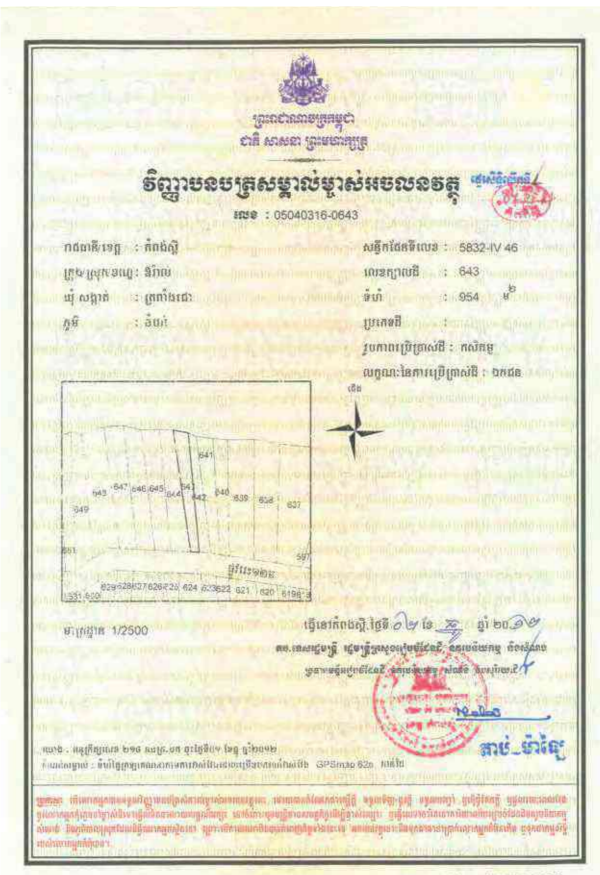
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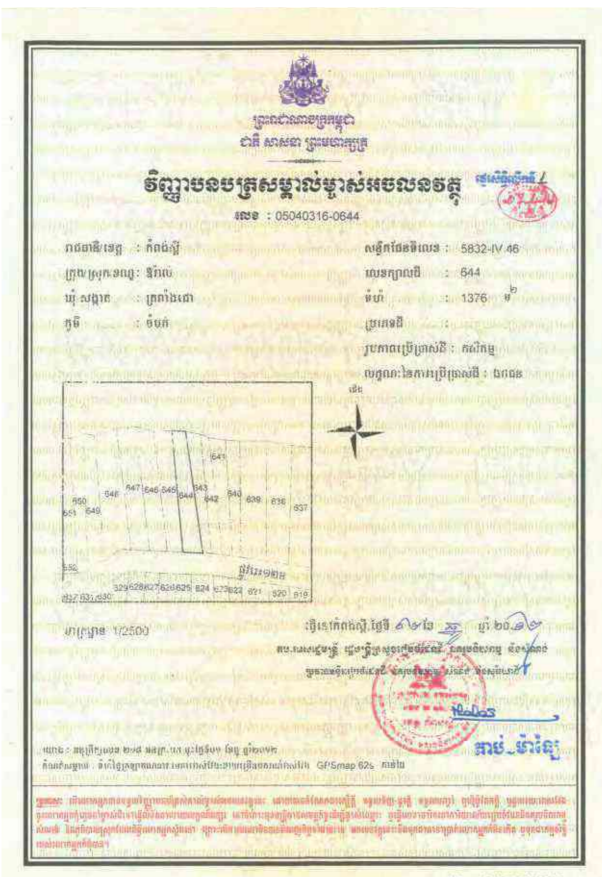
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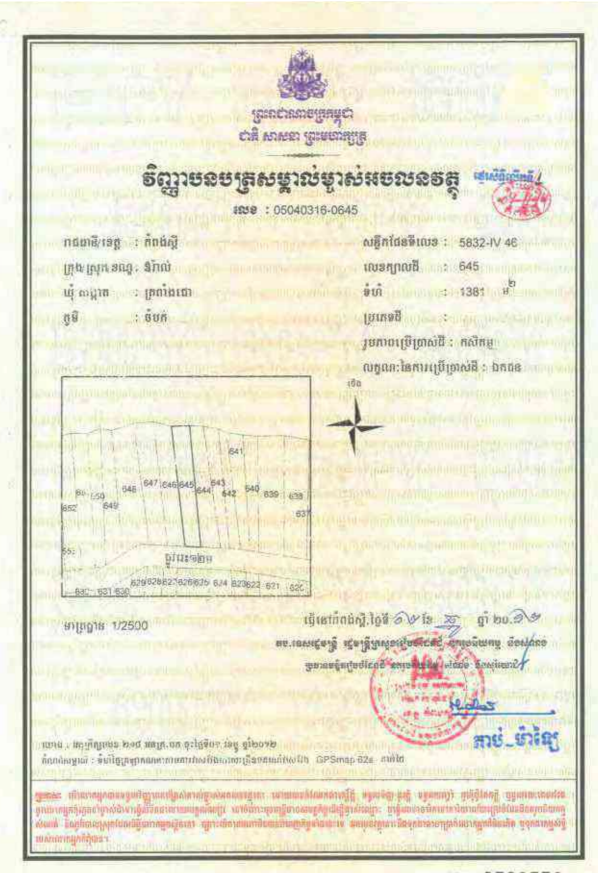
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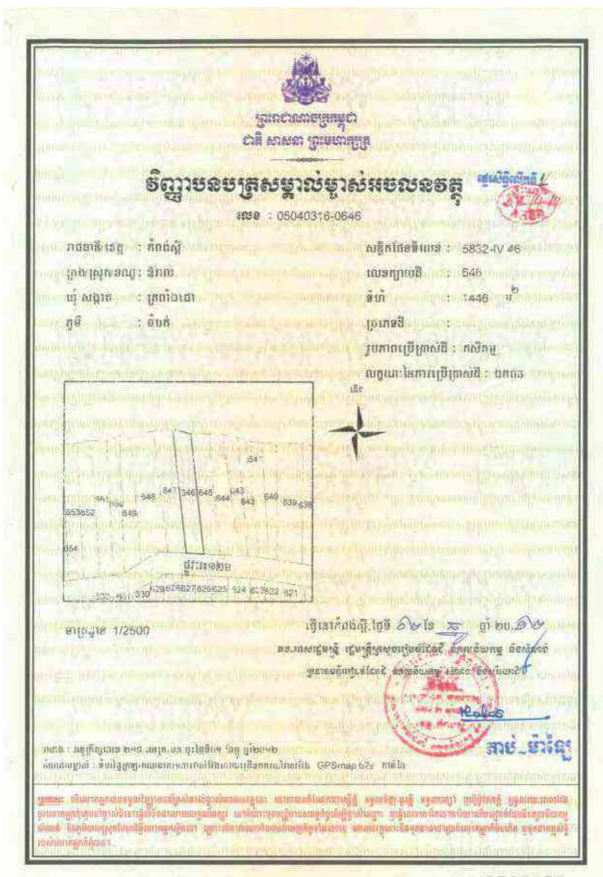
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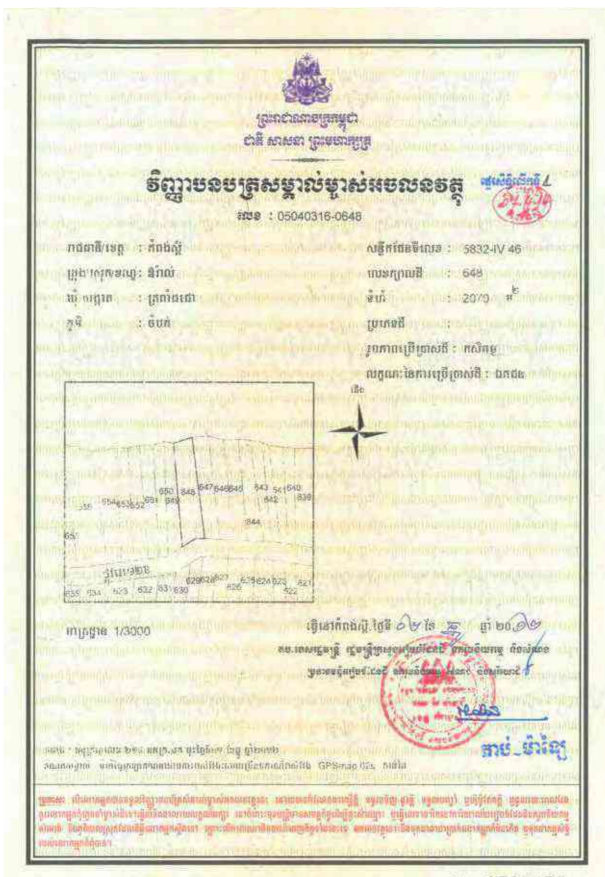
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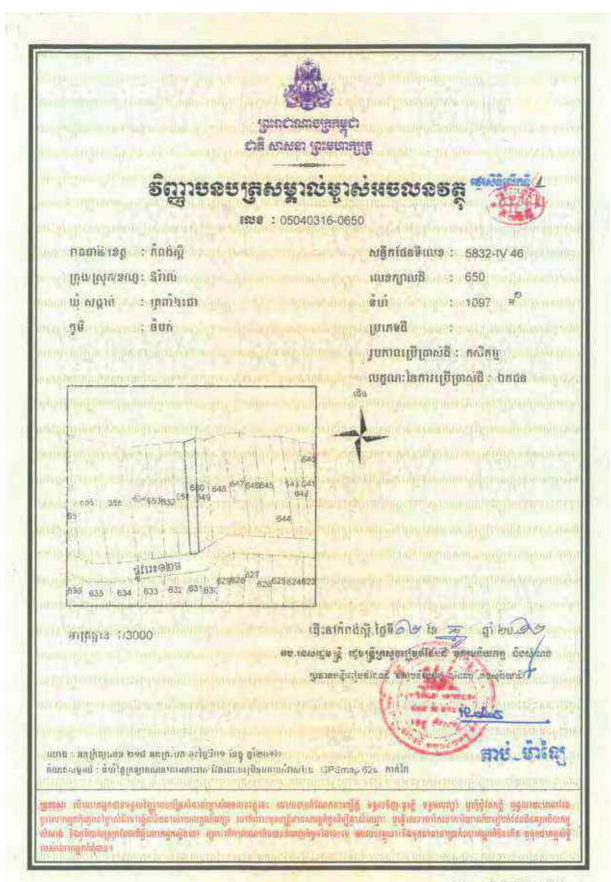
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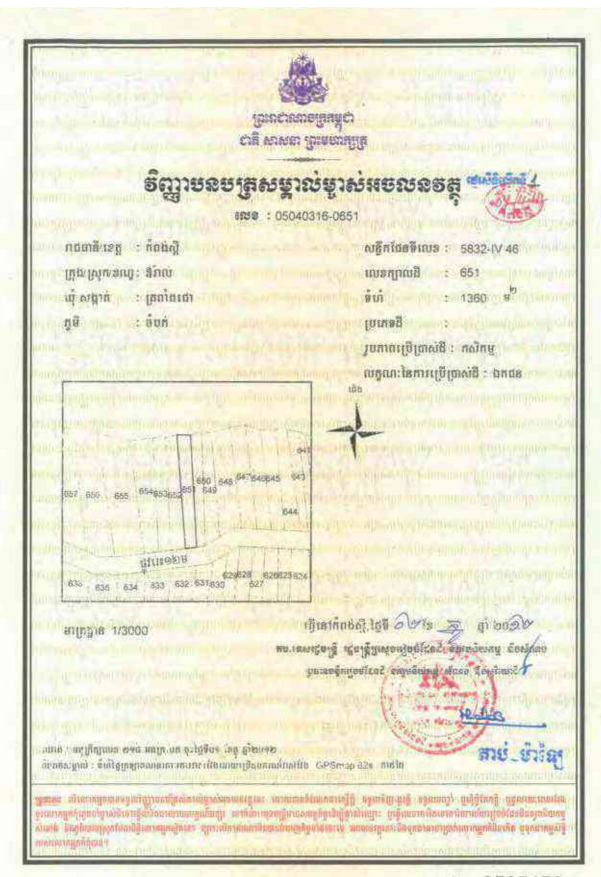
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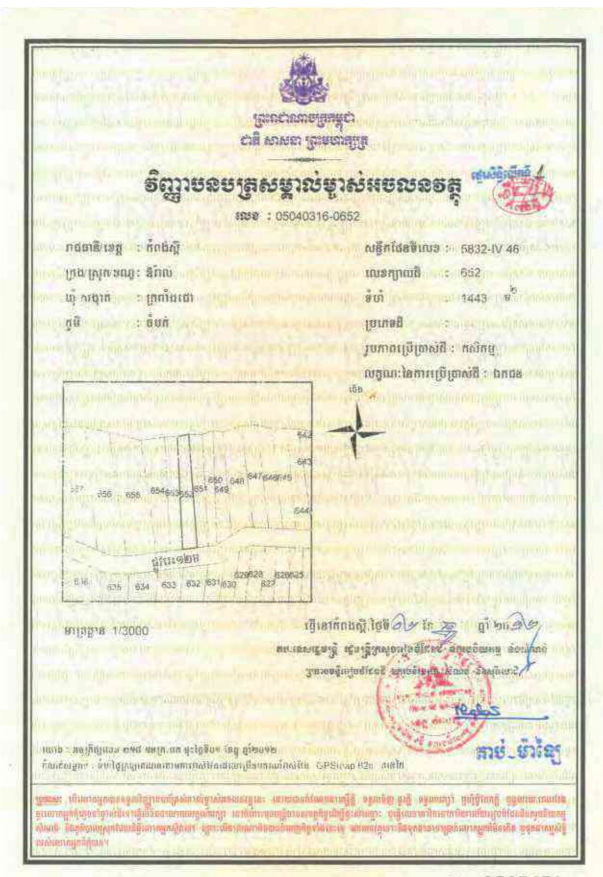
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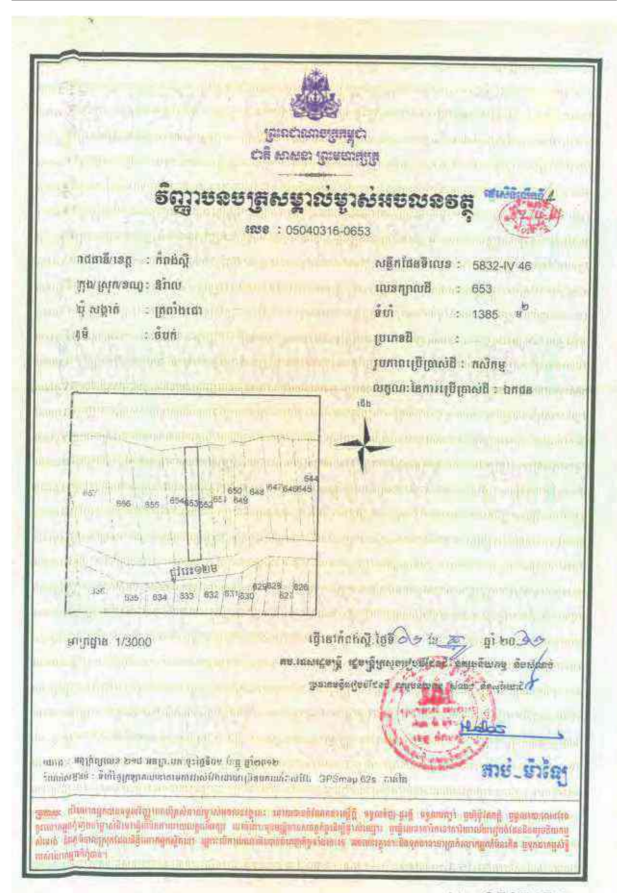
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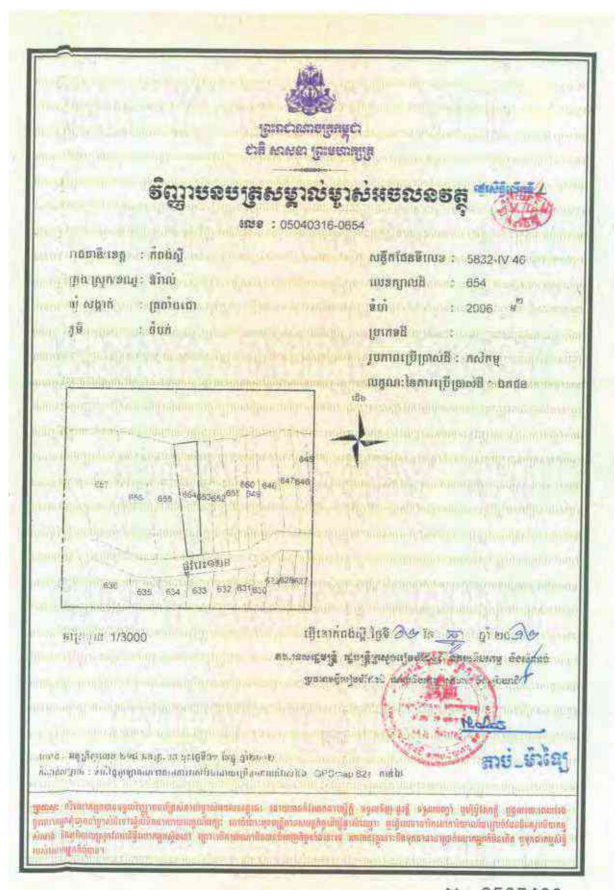
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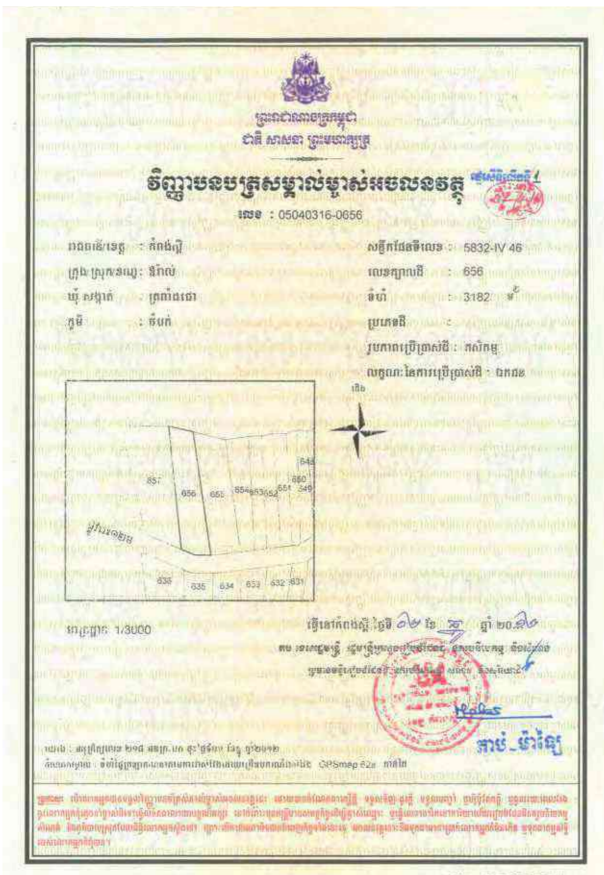
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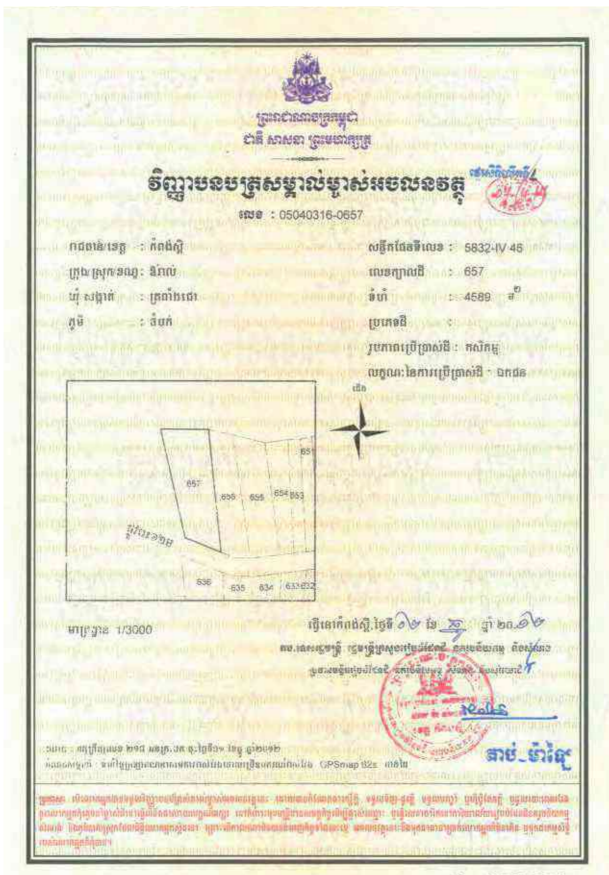
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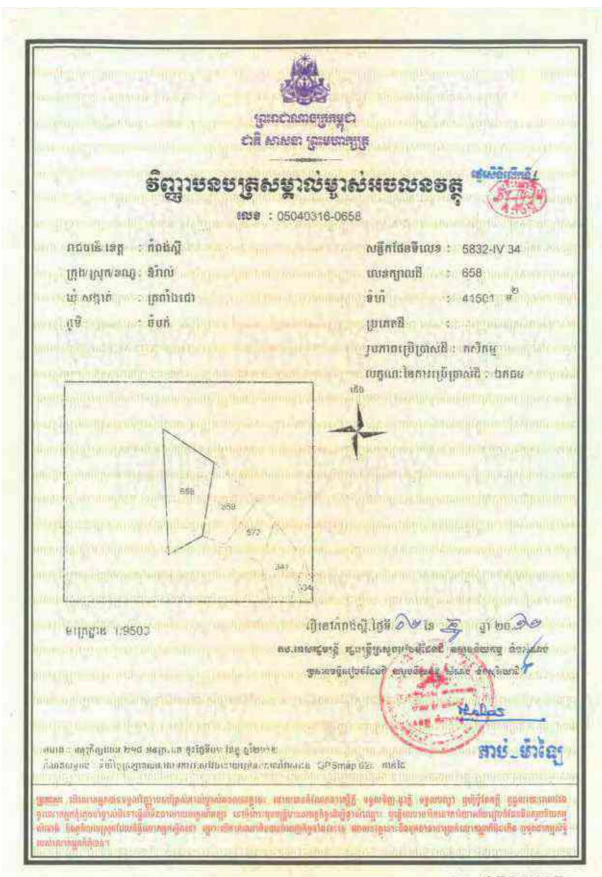
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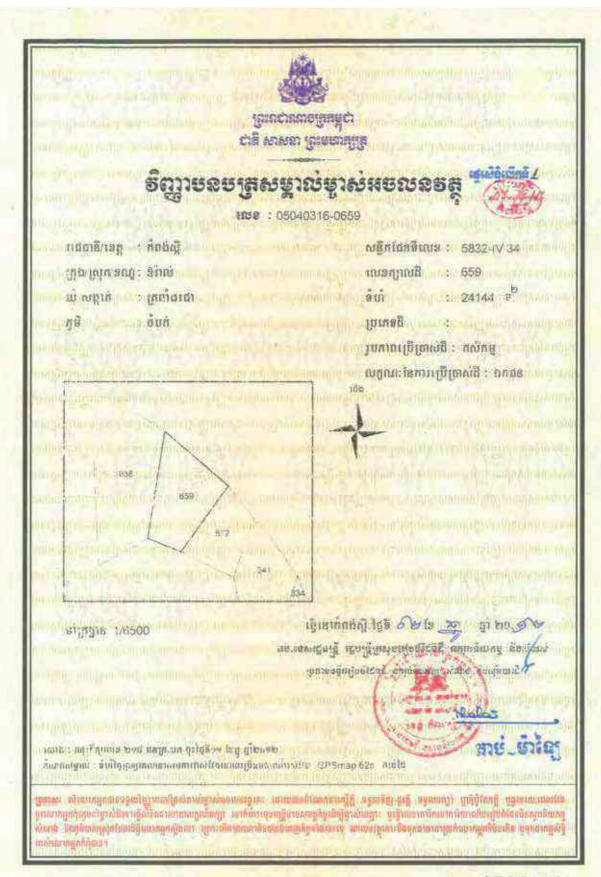
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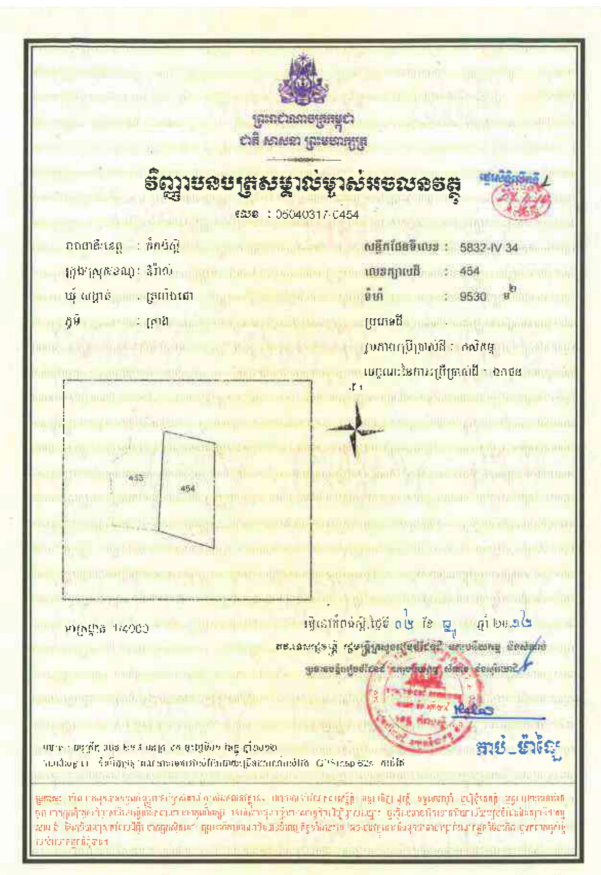
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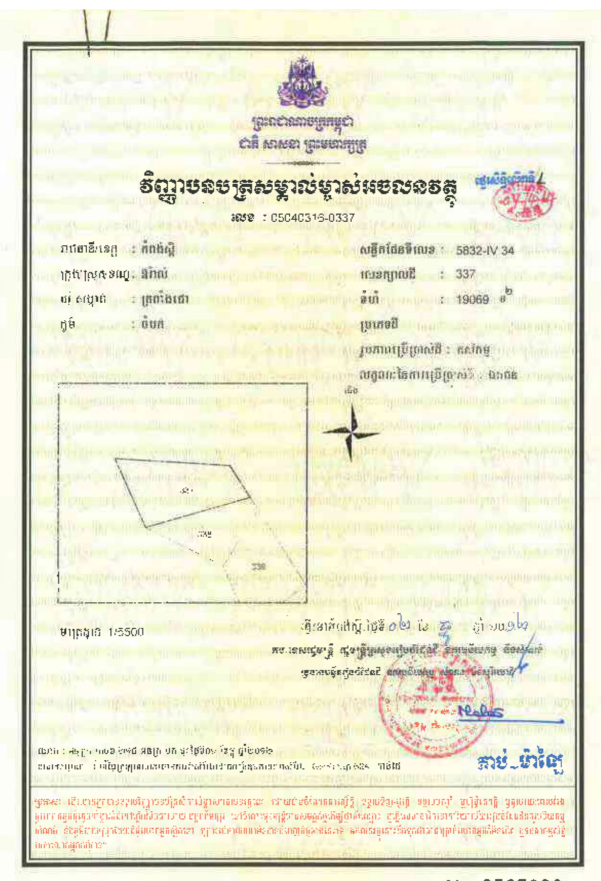
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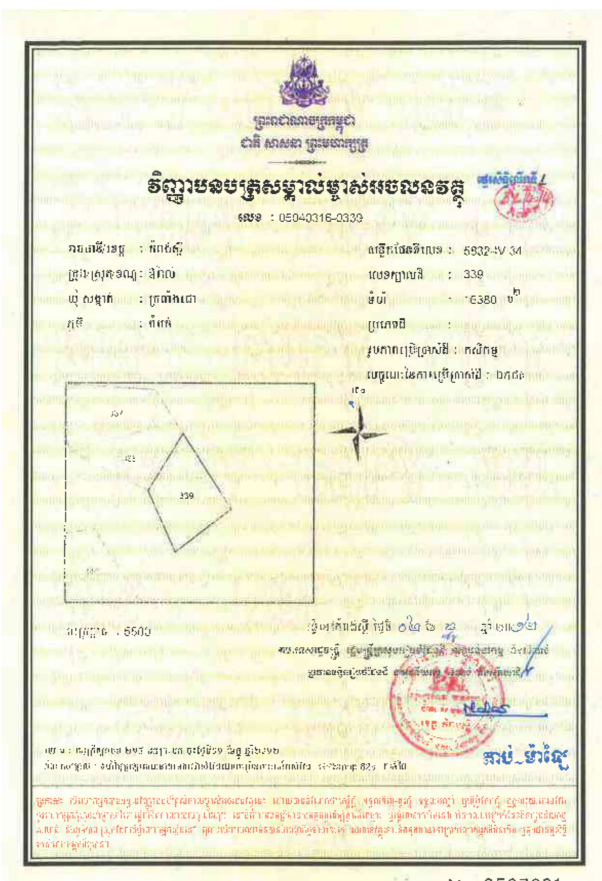
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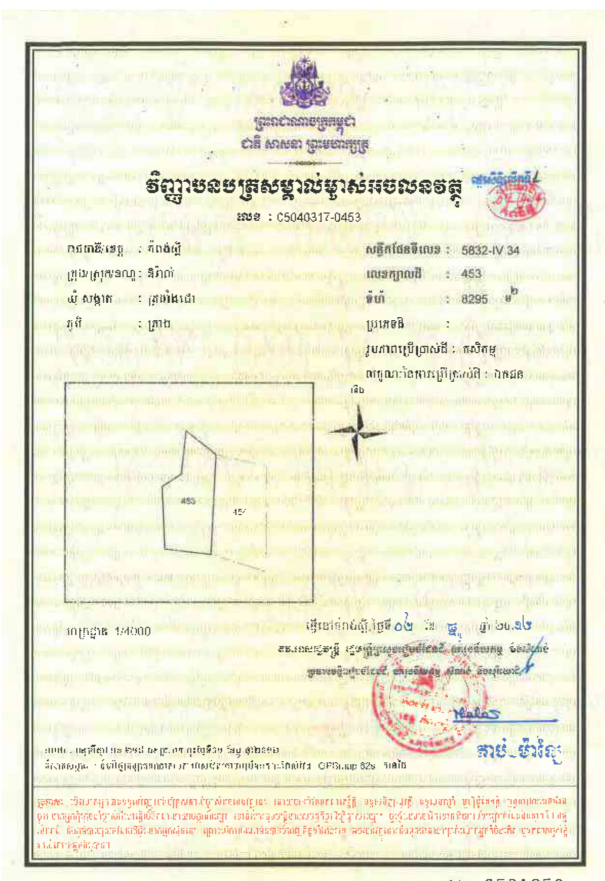
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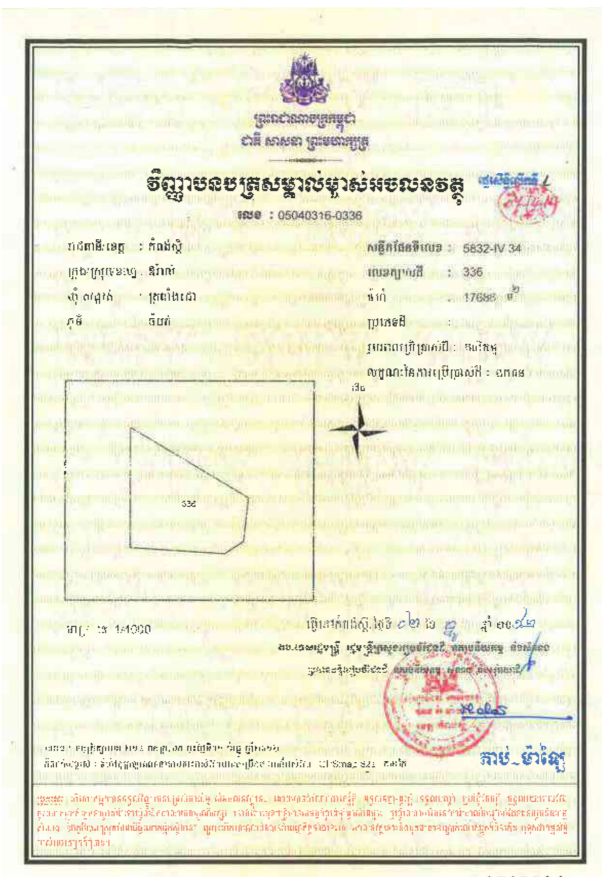
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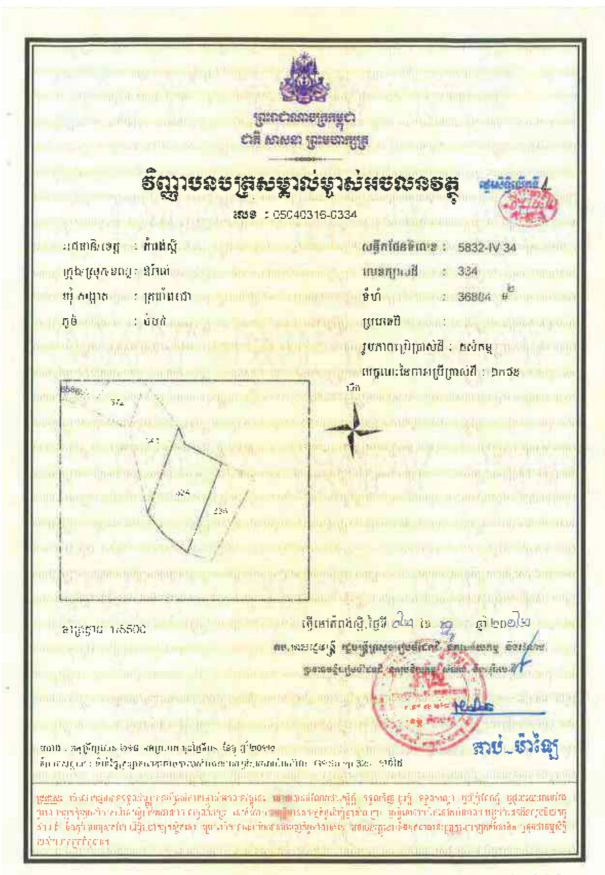
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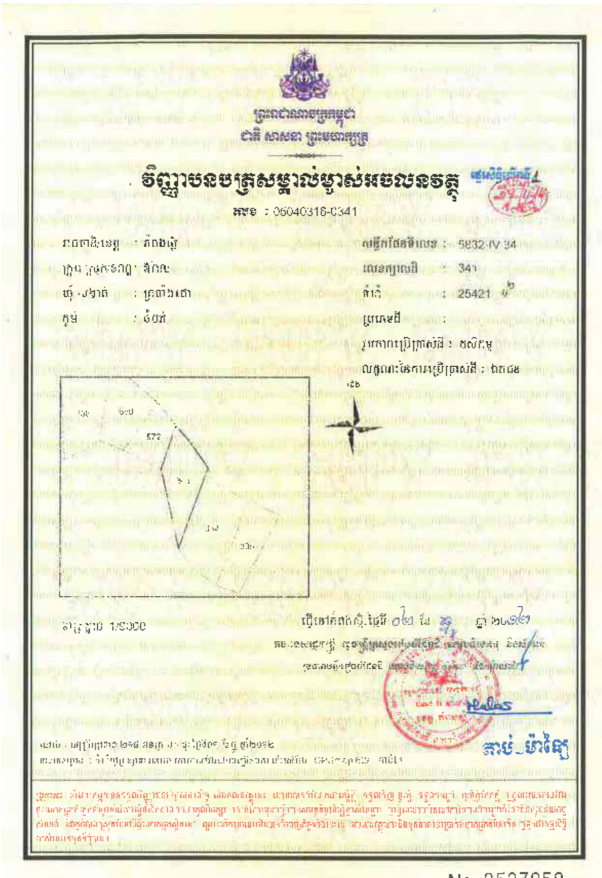
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សេញៈ មានដីម្ចុ បើល្អាស់	ម្ចាក់ខ្លែងទំហំង្ខ្មីហ្គំ ខ្លែង គាល់សិទ្ធលេខ	នទីសំនៅភ្វូ ប្តីកានៅភូមិ 	រាយ 6 /	រស់ស្រុក ( រប់ស ស្មែរ ស្រុក 3 រប់ស ស្មែរ ក្រុក 3 រប់ស ស្មេរក 1 រប់ស សម្រេក ស្មែរ ស សម្រេក វិទ្ធិកា សម្រេក វិទ្ធិកា សម្រក វិទ្ធិកា សម្រេក វិទ្ធិកា សម្រេក វិទ្ធិកា សម្រេក វិទ្ធិកា សម្រេក វិទ្ធិកា សម្រេក វិទ្ធិកា សម្រេក វិទ្ធិកា សម្រេក វិទ្ធិក វិទ្ធិកា សម្រេក វិទ្ធិកា សម្ពក វិទិក វិទ្ធិកា សម្ពក វិទ្ធិកា សម្ពក វិទ្ធិក វិទិក វិទ្ធិកា សម្ព	ខេត្តកំពង់ស្ពឺ។ ខេត្តកំពង់ស្ពឺ។ មានព្រំប្រទល់ដឹ
ស្ពេមមេ	ដែលក្បី	ណ្ឌេមមេដៃ	វឌ្គកមមូលសិទ្ធិ	ស្នាពេលដែណ្ដ	ក្រេតល់សិទ្ធិ
<del>งี</del> ย	ទី២	ñ	ប្រពន្ធ	ű 📑	ប្រពន្ធ
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បានឃើ	ញនិងបញ្ជាក់ថា:		បានឃើ	ព្យនិតបញ្ជាក់ថា៖	
ពេក្រះ🕻	al Elegationing		ត្បាយផ	មៃសាងលើនេះពិតថារ	រស់រកាធីអ្នក
	rations HTHT		ផ្ទេះសំទ្ធិ	និងអ្នកទទួលសំទិ្ទព្រម	ទាំងសាក្ស៊ី
្រាកដាំ				ដឹងឮប្រាកដមែន។	
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# ព្រះរាជាណាចក្រកប្ពុជា ជាតិ សាសនា ព្រះមហាក្សត្រ

		ធាត ស	សេនា ព្រះមប	ուղյլը	
			****		
	ņ	វិនិ <u>កផ</u> ្នេរសំ	ទ្វិកាន់កាប់ និង ប្រើ	ប្រាស់ពីធ្លី	
ឈ្មោះ មានជំបូ ប័ណ្ណលើ - - - - - - - - - - - - - - - - - - -	នាងខ្លួលគ្នះ និវុស ខ្ រយកខ្លែងទំហំ ½៣ ខ្ រកាល់សិទ្ធលេខ រកាល់សិទ្ធលេខីង រកាលិចទល់ទីង បានសំរេចលេសិទ្ធជំនា ប្រសិត្ត មិនសើវើរកផ្ទុលប្រយោ ក្នុងអរណីហានការកំពី ចំពោះភាគពូកិច្ចផ្សេង។ កិច្ចប់ផ្សោះនេះសូមរ អាស្រ័យពេកពុនេះសូមរ	្លួនទីពីនៅកូមិ	ប្រភព្វភ័យប្រែក ប្រើទី មែ ១៧ក្បុង១ល់និ មាងជើងទល់និ ពេញៈក្រុមហ៊ុន III III វិទំនួម បង្ខំស្វាមេមូលខុសត្វរំបំ សន្យានេះ ហាក្ខេកអ្ន លើយបានឯកភាពគ្នាខ្មុំ	រស់ស្រែក និ.ស រស់សំ ស្រុក និ.ស ស្ពំ ។បែ សំ សំ សំ សំ សំពាន់សំ សំពោះមុនច្បាប់ កទទួលសំទូបន្ត ទិតមេដៃពុំមានអ្នកប	ៃនុក្ខព័លឯក្បី។ ស្រុះ ខេត្តកំពង់ស្ពី។ ដែលមានអូវែប្រទល់ជី ស្រុះកំណែនទីលំនៅ ខ្ញុំកាត់ឡកផ្ញេសវិទ្ធិ
រប្លាមមេ	ដៃសាក្សី	ស្នារាវទេដៃ	ម្នាក់ទទួលសិទ្ធិ -	សរមួយដែ	វណ្តកប្រធល់សិទ្ធិ
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បានឃើ	ញនិងបញ្ជាក់ថា:		ជាងពី	ភានិងបញ្ញាក់ថា:	
inin:B	ak ellemõnings			~ បែខាងពើនេះពិពជ	กะหล่าลาสีเซล
លក់ដីច	estroup: HLNI			និងអ្នកទទួលសិទ្ធិប្រ	"
ព្រាកដ្ឋា	387			ដឹងឮប្រាកដមែន។	
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	t	វាតិ	សាសនា	ព្រះម	វាក្សច្រ
			***	<b>普洛市</b>	
	<u> </u>	ខិត	<u>ផ្លូវសិទ្ធិកា</u> ន់កា	រ <u>្យា ជន</u> ិ ប៉	វ័ប្រាស់ជីធ្លី
ឈ្មោះ មានជីក្ ប័ណ្ណត - «កើងខ្ញុំ បច្ចុប្បា សុមស	ម្ចា រូយកន្លែងទីបាំ <b>4980</b> ក្នុំ រុំគាល់សិទ្ធលេន នាងលិចទល់នឹង ក្រុះលេខ M. M. M. នៃ ស្វែះលេខ M. M. M. នៃ ស្វែះលេខ M. M. M. នៃ ស្វែះលេខ M. M. M. នៃ ស្វែក ស្វែក ស្វែក ស្វែក សេក្រេយ ក្នុងករណីយនការក្សាពី ចំពោះកាតព្វកិច្ចផ្សេងប	ឧទិល័ ព្រះន សព្វ សព្វ ដូតដំពេ ព្យា	ជិញ្ហា ក្នុង ក្រុម ក្រុ	្រុំ ស្រុំ ស្រុ - ម៉ា ស្រុ - ម៉ា មើមមល់ - ស្រុក - ស្រក - ស្រុក - ស្រ - ស្រ - ស្រ - ស្រុក - ស្រុក - ស្រុក - ស្រុក - ស្រុក - ស្រុក - ស្រុក - ស្រុក -	CCombodia Coyldan ខទិល់នៅ ខ្មែល ៤០៦ ៤០៦ ៤០១ ខែពោះអុកក្រប់ ក្រុកមទួលសិទ្ធមន្ត ក្រុមខ្មែលសិទ្ធមន្ត ក្រុមខ្មែលសិទ្ធមន្ត ក្រុមខ្មែលសិទ្ធមន្ត ក្រុមខ្មែលសិទ្ធមន្ត ក្រុមខ្មែលសិទ្ធមន្ត ក្រុមខ្មែលសិទ្ធមន្ត ក្រុមខ្មែលសិទ្ធមន្ត
ស្នាមន	វដែសាក្សី	ស្នា	មមេរិជអ្នក៖មូល	រសិទ្ធិ	ធ្វើនៅថ្ងៃទីវែវរ្មាំ 20 ស្នាមរខនៃអ្នកប្រទល់សិទ្ធិ
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	វិញនិងបណ្ណាក់អេ:			ប្រាន	ឃ័ញនិងបញ្ហាក់ថា:
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លក់ពី៖	ទៅឈ្មោះ. <b>!!.!/I</b>			ប្ដេរត	ម្វែនឹងល្អកទទួលសិទ្ធិព្របទាំងសាក្សី
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	V	ព្រះវ	ប្រាណ	លចក្រកម្ព	ជា	
		វាតិ សា	សនា	ព្រះចប	mក្សត្រ	
			***	****		
	លិ	ខិតផេរសំ	ទ្ធិកាន់ក្	ញ់ និង ប្រឹ	ព្រាស់ដីធ្លី	
ឈ្មោះ មានជីវ ប័ណ្ណ» យើងខ្ញុំ បច្ចុប្បៈ ពថាព	ក្នុងករណីពេនការឥវ៉ាពី	ឧទ័ល់នៅភូមិ	មួយ ខេត្ត ស្រៀប ខេត្ត ស្រិប	្តែស្នេត្ត នៃ	្រុក ទី និស នៃសា ស្រុក និស់ស ភ្នំ "ដែល និង " និង " និណា ស្រុន ស្រុ ឃើងខ្ញុំក ប្រាំពោះបុខច្បាប់ ឬកទទួលសិទ្ធបន្ទុ ប្រិត្តកែល់ពុំបានអ្នកបង្ខំ	្រឹត្តកំពង់ស្ពឺ។ ខេត្តកំពង់ស្ពឺ។ បមានក្រំប្រទល់ដី: រំហំបានទីល់លៅ គេពីអ្នកយួរសិទ្ធិ តប់ពុំឡើប។។
ហ្គេមេ	មវិជសាក្សី	ស្ពាមបរិ	ដេរ្យុកខទ្	លស់ទ្ធិ	ស្នាមមេដៃរុ	រុកប្រគល់សិទ្ធិ
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ពុងព្	វីញនិងបញ្ញាក់ថា:			មានរ	ឃឺញនិងបញ្ជាក់ថា:	
យការ	<b>នោះ សំពួលពិត</b> ជាបាន			ស្នាម	មេដែខាងលើនេះពិតជ	រេបស់ភាគិអូក
លក់ពី	aretrain: HINT			ផ្លេស	វិទ្វីនិងអ្នកទទួលសិទ្ធិព្រ	មេទាំងលាក្សី
ក្រាក	ដែលខា				<b>នឹងឮប្រាកដ</b> ខែន។	
	ให้สดิสเติกที่ 2000ใก				ថ្ងៃទីវែមឆ្នាំ :	20
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SECLORSE



## ព្រះរាជាណាចក្រកម្ពុជា ជាតិ សាសនា ព្រះមហាក្សត្រ

	លិ	<u> ខិតផ្ទេវសិ</u>	<u>ទ្ធិកា</u> ន់កាប <u>់ និង ប</u> ូរីៗ	ប្រាស់ដីធ្លី	
A contract	magray: Sie e	Caran	and the same	A Armateu	ព្រមទាំងប្រពន្
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មេនផ្ទះ	មា <sup>១៤</sup> ស្រាស់ មិន ស្វាកយរុ		1975	ED INT R	ដី១៤ ខេត្តកំពង់ស៊ី។
ច័ព្រភូសិ	គោពសែចិត្តលេខ		ig 5	ดำ	ដែលទោនស្រ័យ្រមពីដើ
-	ខាងកើតមល់នឹង				
	ខាងលិខទល់នឹង		នាងដើងទល់នឹ	ង	
ពិធីជាន	បានសំពេចផ្ទេសើទ្ធមីនាង ផ្ទេះលេខALASAS 	លប្រគមៀ ស្រីស្វេ	រត់ <u>សំគ ស្វីវ</u> ឯចំនួន	am year	36
2.	ក្នុងករណីមានការងវ៉ាពី			រំពោះមុខច្បាប់	
3.	- ចំពោះកាតព្ធកិច្ចផ្សេង។	-			
4.	កិច្ចសន្យានេះមានការរ	w	-, ,		រង្វឹកបង្ហំ;ឡើយ។
	រពស្រីមេមេពតុនេះស្វារ	បណ្តិចក្រែព្	<b>ងាន់ផ្នាក់ទទួលស្គាល</b> ដ		
				ធ្វើនៅថ្ងៃទីនៃ	
ស្នាម៖	វដែសក្សិ	សូមេមេរៃ	ដអូកទទួលលិទ្ធិ	ល្ងាមមេវិ	ដអូតប្រគល់សិទ្ធិ
ទី១	ទី២	ពួ	ប្រពន្ធ	រ៉	ព្រពន្ធ
tnja 🔏	400/06 (B. 7)			61	& Myar.
បានឃើ	ញែនិងបញ្ញាក់ថា៖		ក្រុងលើ	រ័ញនីងបញ្ជាក់វវា:	
ឈ្មោះវ	ระได้เลิดสิตตาการ		ស្នាមម	វដែនាងលើនេះពិត	ជារបស់ភាធិអូក
លក់ពីឲ	nanoviry THT		ផ្ទេរសិទ្ធិ	អ៊ីនិងអ្នកទទួលសិទ្ធិ: 	ព្រមទាំងលាញ៉ី
ដេកល្ប				ដឹងឮប្រាចដាំនេះ	1
	(1800 min 200 le			ថ្ងៃទីវិងឆ្នាំ	i 20
mui 4	Boulton			mag (\$11)	
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1	9250, <u>82555</u> 5			68	- AA

# ព្រះរាជាណាថក្រកប្តជា

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## ជាតិ សាសនា ្រះមហាក្សត្រ

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0110281	1111210	<u>កាន់ក</u> ាប់	25	mm	សស្រាប
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	i i	បខតផ្លេវស	ស្វេ <u>កានកា</u> បនគ <u>្</u> រាប	ព្រាសមនិ	
ឈ្មោះ អាយើមូ ប័ណ្ណអាំ យើងខ្ញុំប បច្ចុប្បន្ន រាជធានី សូមសរៈ	ពងខ្មុំឈ្មោះ ស្វាស់ យកខ្លែងទំហាំល្រវិសា គាល់សំទូរល់ន ខាងកើតទល់នឹង ខាងប៉េធទព្រស់ទូជីខា ពុះលេខវៀវ វិស្សិស ពុះលេខវៀវ វិស្សិសិស្សិ	្ឋាន	អាយុ ៩វ ភេទ ( ទីស្រុកទៀត ឃុំ(សុខ សុំពុំប ឃុំ(សុខ) 	is augusta indigus Sati resi jun Sa ii Cambodis C sag Assa A	ស់ ខេត្តកំពង់ស្ពឺ។ សែ ខេត្តកំពង់ស្ពឺ។ ដល់មានព្រំប្រទល់ក៏ រ <i>ួ<sup>រ</sup></i> រៀបមានទីលំនៅ
			ងខ្ញុំលូមទទួលឧលត្រូវវ	រ៍ពោះមខច្បាប់	
			ចូលខ្យានេះ ជាពម្មកអ្ន		
4.	កិច្ចសន្យានេះមានភា <u>អ</u>	តាមណាមួយខ្ល	ពុំហើយល្ខានង៖ភាពឡា ជោន់ផ្ទាក់ទទូលឡាល់ផ	ន្តិតាយដៃពុំពានអ្នកព	
ស្នាយយ	ដែសាក្សី	ណ្ដេមទៅ	ដអូកទទួលសិទ្ធិ	ស្នាពេធវិ	វណ្តកប្រគល់សិទ្ធិ
ទី១	ទី២	Ü	ប្រពន្ធ	រ៉ូ	Thud
>				tal	ed ster
លេខ	(a)) ( (B- 7)				
បានឃើ	ញនិងបញ្ជាក់កា:		ជានាឃ	វិញនិងបញ្ជាក់ថា៖	
មេណៈព្រះ	្ត្រី		ស្នាហា	ដែរវាងលើនេះពិធ្យ	វាបេរប់រាាធិអ្មក
	oring: HLHT		រផ្លូវសិទ្ធិ	និងអ្នកទទួលសិទ្ធិ[	ព្រះទាំងសាឡី
ប្រាកដដែ	187			តិងព្យាកត់បែន។	l
to put	क्टब्ब्स्य होता २००८			ថ្ងៃទីខៀ	20
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		ជាតិ សា	សនា	ព្រះមហ	ាក្សគ្រ
			<b>海海峡</b>	* ii ii ii	
		លិ <u>និតផ្</u> ទេសិ	ទិកាន់ក	ាប់ <u>និង</u> ៥បី!	<u>ព្រស់ជីធ្</u> វី
ឈ្មោះ មានដីមូខ បើល្អស់រៈ យើវាខ្ញុំល្ បច្ចុប្បន្នខ្ម សមសន្ 1	យកខ្លែងទំហំ ៤ 9200 ពល់សិទ្ធលេខ ខាងប៉េច១០១នឹង ខេស់អចផ្ទេះសិទ្ធជីន ខេស់អចផ្ទេះសិទ្ធជីន ខេស់សិច្បីកាច់លម្រះប ក្នុងកសើរទែនការតាំ ចំពោះកាតពូកិច្ចផ្សេង	ម្ភានពីលំនៅក្ ក្រោយកំពុ ក្រោយកំពុ ក្រោយកំពុ ក្រោយកំពុ ក្រោយកំពុ ក្រោយកំពុ ក្រោយកំពុ ក្រោយកំពុ ក្រោយកំពុ ក្រោយកំពុ	លោកវា ទៅខ្មែន ខ្មែនឡើ ប្រព័ត្ន ខ្មែន ខ្មន ខ្មែន ខ្មន ខ្មន ខ្មន ខ្មន ខ្មន ខ្មន ខ្មន ខ្ម	្តតំណុំ(ភេត្ត) ឃុំ(ភេត្ត) ដៃស្នងមល់នឹះ របស្រែក ប៉ែង សំពង់ បើងមល់នឹះ របស្រែក ប៉ែង សំពង់ បើងមល់នឹះ សំពង់ បើងមល់នឹះ សំពង់ បើងមល់នឹះ សំពង់ បើងមល់នឹះ សំពង់ បើងមល់នឹះ សំពង់ បើងមល់នឹះ សំពង់ បើងមល់នឹងមើត្រប់នឹងមើត្រើប្រជាពិទ្ធា បើងមើត្រប់នឹងមើត្រើប្រជាពិទ្ធា ប្រឹក្សាបំពង់ បើងមើត្តបំពង់ បើងមើតប្រើប្រើបត្តបំពង់ បើងមើតប្រើប្រជាពិទី បើងមើតបំពង់ ប្រើប្រើប្រជាពិទី បើងមើតប្រើប្រើប្រជាពិទី បើងមើតប្រើប្រើប្រជាពិទី បើងមើតប្រើប្រើប្រើប្រើប្រើប្រើប្រើប្រើប្រើប្រើ	។ទទួលសិទ្ធបន្ត តមៅជំពុំមានអ្នកបង្ខិតបង្ខ័ឡើយ។ រដ្ឋកោយ
ស្នាមអេវ៉ៃ	นดกกรี	ស្ពារពេធិ	វាមមការ	ក្រាមិ	ភ្លើនៅថ្ងៃទីខែធ្នាំ 20 ស្វាយ <b>ឃើងអ្នកប្រ</b> គល់សិទ្ធិ
<del>G</del> 9	э́ п	ű		តែខ្វ	ű muð
IN BUIL	interior				and Mayer
	ៗនិងបណ្ណាក់ថា:			បានឃើ	ញនិងបញ្ញាក់ថា:
លេញ: 🕼	<b>្នែស្តែស</b> ពីតពាជាន			ស្នាចរដ	ដៃខាងលើខេះពិតបារបស់ភាពីអ្នក
	oting: HIHI			ផ្ទេសចិច្ចិ	និងអ្នកទទួលសិទ្ធិក្រមទាំងសាក្សី
ប្រកដ្ឋព	1871				នឹងឮប្រាក់ដពែរនា
tg pv&f	8 5000 pg 1 20 pg				ថ្ងៃទីវិនធ្នាំ 20
mui As	हार्म अंदर्भाग				மத்தி (கூட்ட
Austi	A				CMD-
	GR 81, 220.00				V6 9



# **ព្រះរាជាណាចក្រកម្ពុ**ជា ជាតិ សាសនា ្រះមហាក្សត្រ

			杂称母杂称杂类		
		ល <u>ិទិ</u> កផ្នេរ <u>ស</u> ិ	<u>ទ្វេីកា</u> ខ់កាប់ <u>និង ព្រ</u> េីវ	ប្រាស់ដ៏ធ្លី	
ឈ្មោះ… មានជិច្ច ប័ណ្ណសំ យ៉ាងខ្ញុំច បក្ខុប្បន្ន បង្ហានិ ល្មមល់៖ 1.	យកខ្លែងទំហំ/240 ភាល់សំទូលេន ភាឯកើតទល់និង នា៦លិចទល់និង ពនសំដច់ថ្ងៃសំទូជី ថ្នះលេខ 44, 13, A សំណាង ព្រំមាន ព្រំមាន	ម្ខានទីពីសៅកូ - ស្តិតនៅភូមិ 	កឃុំ 54 កាម មិន្តិនេះ ប្រឹក្សិយ វិក្សិទិ ប្រឹក្សិស វិក្សិទិ ប្រឹក្សិទិ ពេញ: ក្រុមហ៊ុន MLMI វិក្សិទិ វិក្សិទិ វិក្សិទិស្សិស វិក្សិស្សិស វិក្សិស្សិស វិក្សិស្សិស វិក្សិស្សិស វិក្សិស្សិស វិក្សិស្សិស វិក្សិស្សិស វិក្សិស្សិស វិក្សិស្សិស វិក្សិស្សិស វិក្សិស្សិស វិក្សិស្សិស វិក្សិស្សិស វិក្សិស្សិស វិក្សិស្សិស វិក្សិស្សិស វិក្សិសិស្សិស វិក្សិសិស្សិស វិក្សិសិស្សិស វិក្សិសិស្សិស វិក្សិសិស្សិស វិក្សិសិស្សិស វិក្សិសិស្សិស វិក្សិសិស្សិស វិក្សិសិស្សិស វិក្សិសិស្សិស វិក្សិសិស្សិសិសិសិសិសិសិសិសិសិសិសិសិសិសិស	20 [pr 3.4]  20 [pr 3.4]  11   11   11   11   11   11   11   11	េះ ខេត្តកំពង់ស្ដី។ ខេត្តកំពង់ស្ដី។ លេយនព្រំប្រទល់ដឹ
			រុសឲ្យានេះ ពាប់ទូកំរុប		
			ហើយបានឯកភាតភ្ជាវ៉ូ យាខ់ផ្ទាក់មទូលត្បាល់ជ	– .	–
ស្នាបពៅ	ដែតកក្បី	ក្មោមអៅ	ាអ្នកមមូលសិទ្ធិ	ស្នាមមេដៃ	អ្នកប្រគល់សិទ្ធិ
ĝo	ទិ <b>៤</b>	Ϋ́	ជ្រពន្ធិ	П	ជ្រែពគិ
ins d	(E. 71	Salvarrayani	The Property of the Parket	c) d	क्र हैश
ញា ៩២០	ញនឹងពញ្ញាក់ថា៖		បានឃើ	ញនិងបញ្ញាភ់ថា:	
ឈ្មោះ៥	ak elegannun	8	ស្នាហយ	វិមីសាច់លើសេះពិតថ	បរស់ភាពីអ្នក
	white HIHI		ផ្ទេះសិទ្ធិ	និងអ្នកទទួលសិទ្ធិទ្រ	មេទាំងសាក្សី
ប្រាកដាវិ				នឹងឡូក្រាកដមែន។	
lug self	बराइप्टींगुं उन्हार			ថ្ងៃទី <b>នេ</b> ឆ្នាំ	20
រមឃ <u>ុំ</u> (វិត	ambigan			មេរាមិ(ការ	
TE OF	A			Cho	
F. 15	กะเลง เรื่องบ	÷		48	. It

# ហ្វះរាជាណាចក្រកម្ពុជា ជាតិ សាសនា ព្រះមហាក្សត្រ \*\*\*\*\*\*

### ាលិខិ<u>តផ្</u>ទេសិទ<u>ិកាន់កាប់</u> និង ប្រើប្រាស់<u>ដីផ</u>្តី

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			នាងត្បូងខល់នឹង		
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	មិន <b>សើ</b> ពីរកផលប្រយោ	ាជន៍លើដីនេ	ះមៀតឡើយ		
			ងខ្ញុំស្វមទទួលខុសព្រូវចំ	ពោះបុខច្បាប់	
	_		ច្ចសន្យានេះ ជាពន្ធកំណូ		
			ត្តកើយជានិងកកាពក្តាផ្តិ		រ៉ូតបង់្ហើយ។
			រយៈដំឡាក់ទទួល <i>ហ្គេ</i> លជា		
				នៅខ្មែទិនៃ	ឆ្នាំ 20
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## ព្រះរាជាណាចក្រក**ម្ពុជា**

## ជាតិ សាសនា ព្រះមហាក្សត្រ

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### ល<u>ិខិតផ្នេសៀទិ្ធកាន់កាប់</u> និង <u>ប្រើប្រាស់បិច្</u>ឆិ

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			ងចំនួន		
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2.	ក្នុងករណីមានការតវ៉ាពី	សារមាជ្ញែកម្ពុ	ងខ្ញុំស្វាទេទូលខុសក្រូវចំ	ពោះមុខច្បាច់	
			ស្រនុក្នុះ: ជាបន្ទប់មុខ		
			ព្រើរបាកនងកភាពគ្នាផ្ត		ថ្មីតកម្លំឡើយ។
	អាស្រ័យបោធ្នូនេះស្វារ	រវាជ្ញាចរគ្រប់	យាន់ថ្នាក់ទទួលស្គាល់ជា		
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	30 <b>វីបមួយ</b> ពិតជាបាន		ស្នាបាម	ដែខាងលើនេះពិភា	រារាសេះភាគររួក
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លិខិតមេសៅទីកាន់កាប់ និង មេមិយាស់ដីធី

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លេញ។ មានដីម្ច ច័ណ្ណសំ យើងខ្ញុំខ បច្ចុប្បន្ន កាចតានី សូមសន 1. 2.	ម្រាក់ខ្លែងទំហំ 1900 ន កាល់សំខ្វះលន ខាងកើតទល់នឹង ខាងលិកមស់នឹង នេសពេចប្រសិទ្ធជីបា ជួះលេខ 11,43,45 នៃ ក្នុងសំពីរកផលប្រយេ ក្នុងករណីមាមការពពីរី កំពោះកាតពួកិត្ចផ្សេង: តិច្ចសន្យានេះមានការ	មទីល់នៅភូមិ ជុំពនៅភូមិ ពល់នេះទៅ សម្រេចព្រៀ នេន់លើពិនេ វេ ក្រោយគិរួ ពនជាមួយគ្ន	តាយ (	នៃស្នេក និង (នៅ ស្រុក និង (ឆ្នាំ ។ថៃ (Combodia) ( នីណ្ (ស្នេ ) បើបាន បែបស កមទូពរសិទ្ធពន្ធ កុំតាមដៃពុំមានអ្នកប	ស្នៃ នេត្តកំពង់ស្ពឺ។ នេត្តកំពង់ស្ពឺ។ វពភោនស្រំប្រទល់ដ ស្នាំស <mark>ម</mark> ានទីលំនៅ ស្រាធីពួកផ្ទោសិទ្ធិ
ហ្គេមមេ	ងែលាក្ស៊ី	ស្មាមមៅ	ដអូកទទួលសិទ្ធិ	ស្នាមមេដៃ	រអ្នកប្រគល់សិទ្ធិ
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## ព្រះរាជាណាចក្រកម្ពុជា

### ជាតិ សាសនា ព្រះមហាក្សត្រ

արչուտյացութուն ձայլարանա	<u>លិខិ</u> តផ្ទេរសិទ្ធិ	រិកាន់កាប់ និ	ង ពូប៉ូវបា	ស់ដីចី
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	Ω	<u>មិខិ</u> កផ្ទេរសិ	ទ្វិកាន់ <u>កាប់</u> និង ប្រើប្រ	រាស់ដីថ្លី	
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2.			ងខ្ញុំស្វបទទួលខុសត្រូវចំ		
3, 4.	<del>មិច្ចសន្យានេះមានការ</del>	មានជាមួយផ្ត	ខុសន្យាទេះ ជាបន្ទក់អ្នក ក្រកើយជានងកភាពគ្នាផ្គុំ យោន់ថ្នាក់ទទួលស្គាល់ជា	តមេដៃពុំមានអ្នកបុរុំ	
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tagn:	្ត្រី ស្រុក្ខសាតជាបាន នៅក្នុសាតជាបាន		ហ្គេមមេ	ំ ដៃខាងលើនេះពិតឲ	ារបស់ភាពីអ្នក
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## ព្រះរាជាណាចក្រក**ម្ពុជា**

### ជាគឺ សាសនា ្រះមហាក្សក្រ

电电台电台操作

<u>លីខិតផ</u> ្នេរ	សីទី	កាន់កាប់	និង	ពម៌ជ្រា	ស់ដីធ្លី

		<u>ពន្ធមញ្ជើ</u> មហិវិ	វិយឧប្យភ ខភា អ <u>ក</u> ែពិ	ALYDOUR .	
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2.			រុំត្និត្តពេទ្ធម <i>្</i> ពេទ្ធសម្រាវបំ	ពោះមខច្ចក្រប់	
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			ទៅពេបាន៦កកាពញាផ្ចិ		ងិតបង់ទើយ។
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## ព្រះរាជាណាចក្រកម្ពុជា

### ជាតិ សាសនា ព្រះមហាក្សត្រ

医动物医动物

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ឈោះ មានជិម្មុះ ប័ណ្ណសំរ ឃើងខ្ញុំជ បច្ចុប្បន្នរ សមាសនុ 1. 2. 3. 4.	ប្រកម្ពុងទំហំ 450 គ ភាល់សិទ្ធពេង ខាងអំពីទទល់នឹង ខាងសំពេចច្នេះសិទ្ធជីខាន ទះលេខ M. AS AS នៅ ប្រការ មិនសេរីកេងសប្រយោ ក្នុងករណីកានការតក់ពី ចំពោះកាតព្យក់ចូរផ្សេង។ កិច្ចសន្យានេះមានការត	នទីល់នៅកូរ៉េ ត្តិតានៅភូបិ	តហ្ក 64 គេ។ ( មិនភាគនា ភប់គ្រោះ ( មិនភាគនា ភប់គ្រោះ ( ស្រា ប្រ ប្រ ប្រ ប្រ ប្រ ប្រ ប្រ ប្ប ប្ប	អធិត្តបញ្ជា មិ ប្រឹក្សិត ស្ត្រាំ ក្រុក មិត្ត (Comboglia) (O. និញ្ហា ស្តែន ស្ យើងខ្ញុំ នោះមុខច្បាប់ ទេមូលសិទ្ធបន្ត តបៅចេពុំមានអ្នកបុរុំ	នេះខ្ពក់ពង់ស៊ី។ ស. ខេត្តចំពង់ស្ពឺ។ លអានម៉ូប្រទល់ដ / មានទីលំដៅ សាពីអ្នកផ្ទេរសិទ្ធិ
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# ព្រះរាជាណាចក្រកម្ពុជា ជាតិ សាសនា ព្រះមហាក្សត្រ

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	ū	<u>ចិនិក</u> ផ្ទេរសិ	វិទ្ធិកា <u>ន់កាប់ និង ប្រើ</u> វ	ប្រាស់ដីធ្លី	
លេញ: មានជីមូ ប័ណ្ណសំ - យើងខ្ញុំរ ឃើងខ្ញុំរ ឃក្ខុប្បន្ន សម្ភស់រ ស្វមស់រ 2.	ម្រាកខ្មែងទំហំ 49 00 គ គាល់សិទ្ធពោះ ខាងររិតទល់នឹង នាងលិចទល់នឹង ពុនសំពេចផ្តល់ទំពីនា ទូលេខ 4.43,45 1 ចូលេខ 4.43,45 1 ចុះលេខ 4.43,45 1 ចុះលេខ 4.43,45 1 ចុះលេខ 4.43,45 1 ចុះលេខ 4.43,45 1 ពុំពេះ ពុងករណីមានការគក់ព័ ចំពោះកាតព្វកិច្ចផ្សេង: កិច្ចសន្យានេះបានការអ	មនុំពិតនៅភូមិ	អាយុ 6.1 ភេទ ( មិ(ភ ឯសុវ ភ ឃុំ (១១០ (ទំរាំ វ ឃុំ (១១០ វ ឃុំ (១១០ វ ២ ១០០ ១០០០ ១០០០ ១០០០ ១០០០ ១០០០ ១០០០ ១០០	រួចប្រែក្រក និសិត្ត រួចប្រែក និស្ ក ក និស្សា ស្រែន ស យើងខ្ញុំ ពោះបុនច្បាក់ កទទួលសិទ្ធបន្ត ព្រះមេនៃពុំមានអ្នកប	្នំ មុខផ្លូកំពង់ស្ពឺ។ សមានព្រំប្រទល់ដឹ សមានទីល់នៅ សមានទីល់នៅ សមានទីល់នៅ
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## ព្រះរាជាណាចក្រកម្ពុជា ជាតិ សាសនា ព្រះបហាក្សគ្រ

**你母亲你母亲谁** 

	លិខិ <u>តផ</u> ្លេវសិ	ទ្ធិកាន់កាប់ និង ប្រើរ	<u>ប្រ</u> ាស់ដីធ្លី	
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យើងខ្ញុំបានសំពេចថ្ងៃសៀ បច្ចុប្បន្នផ្ទះលេខALAS,A រាជធានី «ខ្លុំ» នេះសង្គ សូមសន្យាធាៈ	ដីទម្បូលប្រគប្រៀ ក្រោតមិន មន្តិ	ni Øs S noga	en lve i	14
<ol> <li>ក្នុងករណីមានកា</li> <li>ចំពោះកាត់ពួកិច្ច</li> <li>កិច្ចសន្យា ខេះមា</li> </ol>	ផ្សេង១ ព្រោយកំរុ នកាអោនជាមួយឱ្	កន្យាឡេយ មន្ទិស្វបទខ្ទល់ខុសត្រូវប៉ រូសខ្យានេះ ជាបន្ទកម្ម ប្រើយបានឯកភាពធ្លាវ ជាន់ផ្អាតមមូលស្អាល់ប	កទទួលសិទ្ធិបន្ត ពួកពៅដពុំពេនអ្នកព	
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ព្រះរាជាណាចក្រកម្ពុជា ជាតិ សាសនា ព្រះមហាក្សត្រ <u>លិខិតផ្ទេរសំទិ្ធកាន់កាប់</u> និង ប្រើ<u>ប្រាស់</u>ដីធ្លី gorovenaginum: this to they may 61 mo cal arginater ខ្ញុំបាទ/ខាងខ្លាំឈ្មោះ ដែល ស ស៊ីល មាយ ស មាន ស្រាក់ ប្រការប្រស្នា ឈ្មោះ ប្រការប្រការប្រការប្រការប្រការប្រការប្រការប្រការប្រការប្រការប្រការប្រការប្រការប្រការប្រការប្រការប្រការប្រ ក់ល្អត់គោល់សិទ្ធលេខ......កុះក្សៃទី......រ៉ាន ឆ្នាំ.....។ដែលមានព្រំប្រទល់ដី - ខាងលិចទល់នឹង......ក្នុងសេចការ អាងលេខិត។ ពានឹង...... រយ័ងខ្ញុំបានសំពេចផ្ទេសម្តិចិនាងលើនេះទៅឈ្មោះព្រមហ៊ុនMLUL Combooks ) (a. Lid មានទីលំនៅ េក្ខប្បន្នត្វៈពេនM,៥3,45 ត្រីវ ស្ត្រា សង្កាត់ គឺភក្ត្រី ន័ណ្ឌ នែង សុខ ពង្គមន្លី <u>ស្ត្រីសេខទេស្ត្រ ក្នុងពីលៃព្រមព្រៀងចំនួន...</u> ្ត្រីវិសស្ថាកម្មតិកាន់ខ្លាំការ សូវសន្យាវារៈ មិងលើពីកេដ្ឋពព្រះពេជន៍លើដីនេះទៀតឡើយ ក្នុងកំណើយនការតារ៉ាពីអ្នកជំទៃរយើងខ្ញុំសូមទទួលខុសគ្រាចំពោះមុខច្បាប់ ចំពោះកាតព្រិច្ចផ្សេងៗ ក្រោយកិច្ចសន្យានេះ ជាបន្ទប្បកមម្ពេកសិទ្ធិបន្តិ 4. កិច្ចសន្យានេះមានការមានជាមួយធ្លាណីពោតនឯកភាពគ្នាថ្លឹកយ៉ាងពុំមានអ្នកបង្គិតបង្គំឡើយ។ អាស្រ័យលាតុនេះសូមអាជ្ញាជរគ្រប់ជាន់ក្នាក់ទទួលស្គាល់ជាផ្លូវការ។ ធ្វើនៅថ្ងៃទី.....មែ......ឆ្នាំ 20....... ស្នាមមេដៃអ្នកទទួលសិទ្ធិ ស្នាមមេដៃអ្នកប្រគល់សិទ្ធិ ស្ថាចនៅដសាត្រី ĝo. ពី ប្រពន្ធ ជានឃើញនិងបញ្ជាក់ថា: បានឃើញនិងបញ្ជាក់ថា<u>:</u> ឈ្មោះដំណើងស្នងកាត់ពាបាន ល្ខាមដែខាងលើនេះពិតជាពាស់ភាគិអ្នក artillaretrain: HIHT ផ្ទេះសិទ្ធិនិងផ្ទុកមទូពៈសិទ្ធិក្រុងទាំងសាក្សិ ដឹងឮរួញអដ្ឋមែន។ ប្រារាជមែន។ โดนีสมัยระบบทำ 20.6

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# ព្រះរាជាណាចក្រកម្ពុជា ជាតិ សាសនា ព្រះបហាក្សត្រ \*\*\*\*\*\* លិខិតផ្ទេរសិទ្ធិកាន់តា<u>ប់ និង ប្រើ</u>ប្រាស់ដីខ្លឹ ខ្ញុំបាទនោងខ្ញុំឈ្មោះ ដោត សិស្សារ កាយ [ ] កេទ ស្រី ស

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## ព្រះរាជាណាចក្រកម្ពុជា ជាតិ សាសនា ព្រះមហាក្សត្រ

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## ព្រះរាជាណាចក្រកម្ពុជា ជាតិ សាសនា ព្រះមហាក្សត្រ

លិនិតផ្ទេរសិទ្ធិកាន់កាប់ និង ប្រើប្រាស់ដីធ្វី

	មានមធិប	វតិបានបាក ឧក ហ៊ិ	ព្រោមពេធិ	
មានជិម្មយកខ្លែងទំនាំ 1944 ប៉ុណ្ណាស់តាល់សិទ្ធលេខ នាងកើតទល់នឹង បញ្ហាត្រូចនស់វេចច្ចេះសិទ្ធជិន បច្ចុប្បន្នថ្មះលេខ 14,43,45,1 សូមសន្យាចាំ: 1. មិនសើរីកែដល់ប្រព 2. ពួងករណ៍មានការការ 3. ចំពោះកាតព្វកិច្ចផ្សេ	មានទីលំនៅរួ មានស្ថិតនៅភូមិ មានលើខេះ្តទេ ទីវ សុវ្វ ស គំណៃព្រមព្រៅ យាជន៍លើជីនេ បើអ្នកជំនៃលើ ដែន ក្រោយក៏ អោនជាមួយរួ	្រុក និង ក្នុង ពេញ: ក្រុម ក្នុង នាងជើងទល់ នាងជើងទេស នាងជើងទេស នាងជើងទេស នាងជើងទេស នាងជើងទេស នាងជើងទេស នាងជើងទេស នាងជើងទេស នាងជើងទេស នាងជើងទេស នាងជើងទេស នាងជើងទេស នាងជើងទេស នាងជើងទេស នាងជើងទេស នាងជើងទេស នាងជើង នាងគឺ	ការប្រជុំស្រា ភ្នំបើ ច្នាំ ៗរំ ច្នាំ ៗរំ ចំបានមុខឲ្យលំ ចំពោះមុខច្បាប់ ប្រធន្ធសាសិទ្ធបន្ត ពិពលដៃពុំមានអ្នកប	្ត ខេត្តកំពង់ស្តី។ ដល់មានព្រំប្រទល់ដឹ ដល់មានព្រំប្រទល់ដឹ ដៅនៅមានទីលំនៅ ខ្ញុំភាពអ្នកខ្មែរសិទ្ធិ ទីភាពអ្នកខ្មែរសិទ្ធិ
ហ្គាមដែលហ្វី	कीतमा	ជអ្នកទទួលសិទ្ធិ	ស្វាមមៅ	ដអូកប្រគល់សិទ្ធិ
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បានឃើញនិងបញ្ជាក់ថា		men	បីញនិងបញ្ញាក់ថា:	
ឈ្មោះ៥១៥ ខ្មែរ ស្វានជាបាន		Mat	មនៃនាធិលើនេះពិត	ជារបសារាត្រក
magasation: NIHI		स्पृतको	ទ្ធិនិងអ្នកទទួលសិទ្ធិ <u>[</u>	ព្រៃហេជម៉ែតម
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## ព្រះរាជាណាចក្រកម្ពុជា ជាតិ សាសនា ព្រះមហាក្សត្រ

លិនិតផ្ទេរសិទ្ធិកាន់កាប់ និង ឬម៉ូប្រាស់នីធ្លី

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របស់រះ សមានក្រុម របស់រ របស់ របស់	យកន្លែងទំហើ <u>ងជីវិ</u> នាល់សិទ្ធលេខ នាងកើតទល់នឹង នាងសិចទល់នឹង ក្នុះលេខ <b>វិវ. វិ</b> វិទ្ធ ធ្វះលេខ <b>វិវ. វិវិទ្ធ</b> ធ្វះលេខ <b>វិវ. វិវិទ្ធ</b> ព្រចាំ មិនសើធីកែដល់ប្រ ក្នុងករណីមានការ ចំពោះកាតព្វកិច្ចព្រ កិច្ចសន្យានេះមាន	មានទីល់នៅក្នុមិ ស្ថិតនៅក្នុមិ ជំនាងលើនេះទៅ ជំនាងលើនេះទៅ ពួងគឺសៃព្រេមព្រៀ រយោជន៍លើដីនេ តាក់ពីអ្នកជំទៃយើ ព្យាង។ ក្រោយកំ ការអានជាមួយខ្	មាយុ 64 ខេម មើលភាពស្ដី ឃុំស្រីស សំបត់ ឃុំស្រីស ខេម្មិត ខែ ខេងត្បូងមាន់ ឈ្មោះក្រុមហ៊ុន[][[ប] ប្រចំនួន ខេម្មិតឡើយ សន្តិសូមទទួលខុសគ្រាប់ ប្រសំពួកទទួលស្គាល់ប	្រស់ព្រៃក ខ្លីន់។ ស្រុក ខ្លែង ស្រុក ខ្លែង ស្រុក ខ្លែង ស្រុក ស្រក ស្រុក ស្រុក ស្រុក ស្រុក ស្រុក ស្រក ស្រុក ស្រ ស្រក ស្រក ស្រក ស្រក ស្រក ស្រក ស្រក ស្រក ស្រក ស្រក ស	្រៃ ខេត្តកំពង់ស្ពឺ។ ស្រី ខេត្តកំពង់ស្ពឺ។ ដល់មានស្រីប្រទល់ដី ស្រី មានទីលំនៅ ស្រីតិបត្តិស្នើយ។
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श्रीमाम	ក្រពេសដ	Maing	ពអ្នកទទួលសិទ្ធិ	ស្នាមមេវិជ	អ្នកប្រពល់សិទ្ធិ
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បានឈើ	្ត្រីឧបញ្ញាក់ថា: ព្យនិឧបញ្ញាក់ថា:		mani	រិញនិងបញ្ជាក់ចាះ	
	d Wigwanda			រដែនាងលើនេះពិតព	กเหล่าเกลียก
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	The state of the s	7411	tilsund	តែឯអ្នកទទួលសិទ្ធិប្រ	
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## ព្រះរាជាណាចក្រកម្ពុជា ជាតិ សាសនា ព្រះមហាក្សត្រ

លិខិតផ្ទេរសិទ្ធិកាន់កាប់ និង ប្រើប្រាស់ពីធ្វី

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ந்வசாகத்யது: கூடி	en gen	my 64 my	សសញ្ញាតិឡែ	ព្រមទាំងប្រពន្ធ
ឈ្មោះ មាននិមួយកន្លែងទំហំ43 <b>វ៉ូស</b>	កានទីលំនៅ ស៊ីការការ	ரிமுக்குக்கிக்கிக்கி சிருக்குக்கிக்கிக்கி	retion 24.	្នា ខេត្តកំពង់ស្លិក
ជីណ្ណសំគាល់សិទ្ធលេខ	OPER CONTRACT	ring is	m ni	Singuity of man
ខាងកើតទល់នឹង		ខាងត្បូងទល់គឺ	0	and an Billiann
- នាងលិចទល់នឹង	1000000	នាងជើងទល់នឹ	5	
យើងរាំបានសំអន់ផ្ទេះសិទ្ធដីខា	សលើនេះទេ	tininemental Marienth	Combodia Ca	. Ud magaini
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កជធារី នៅនៅការ ក្រុងព	in pull	]ងចំនួន		នំសាពីអ្នកផ្ទេរស៊ីទី
เกิดเหมีในนุ:				4
1. មិនសើរីកែផលប្រយ	កជន់លើដីព	៖ ទៀតឡើយ		
2. ក្នុងករណីមានការតវ៉ា	ពីអ្នកជំទៃល់	រីងខ្ញុំសូមទទួលខុសព្រាច់	រពាះមុខព្យាប់	
a. ៤កោះភាគព្វកិច្ចផ្សេង	១ ក្រោយកំ	ចិសនីប្រធះ យកគីមកិ	កឧទ្ធលសិទ្ធបន្ត	
<ol> <li>កិច្ចសព្យានេះមានការ</li> </ol>	មានជាគឺការ	គ្នាហើយបានឯកភាពភ្ញាវ៉ូ	ត្រាមដៃពុំមានអ្នកប	ស្ថិតបត្តិស្វើយ។
អាស្រ័យហេតុនេះស្វប	រភាព្វាធរគ្រា	រំពាន់ព្រក់ទទួលស្គាល់ <i>ជា</i>	groun	2-19/00/
			ធ្វើនៅថ្ងៃទីនៃ	Đị 30'
ស្នាមដេសាក្បី	vับลเล)	ដអូកទទួលសិទ្ធិ	ស្នាមមៅ	វម្មភប្រគល់សិទ្ធិ
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បានឃើញនិងបញ្ជាក់ថា:		បានឃើ	ញនិងបញ្ជាក់ថា៖	
លើខេត្តក្តាទីឈ្មេះបាន		ស្នាមមេ	ដៃខាងលើមេះពិតព	វាលស់ភាពីអ្នក
arnitaretrape. HLHT		<u>ធ្វេះសិទ្ធិ</u>	និងអ្នកទទួលស <u>ិទ្ធិ</u> ប្រ	ពុមទាំងសាក្សី
restancy			និងឲ្យប្រាកដខែន។	
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(अर्थ) द्वाराज्य केंद्रम्			म्यार्थः स्वतुष	
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		លិខិកផ្នេរក	វិទ្ធិកាន់កាប់ និង ប្រើ	ប្រាស់ពីធ្លី	
ពិធីក្សា យើងខ្ញុំ បំផុត្ត មានពីរ មានពីរ មានពីរ មានពីរ មានពីរ	មួយកន្លែងទំហំ ឬចិត្តស វិតាល់សិទ្ធលេខ ខាងសិចទល់នឹង បានសំពេចថ្កេរសិទ្ធជិន វុធ្ធ: លេខ <b>វវិ, 15 1</b> ស្រួត លេខវវិ, 15 1 ប្រចាំ មិនសើធិកជួលប្រព ក្នុងករណ៍មានភាពវិ ចំពោះភាពភ្នកិច្ចផ្សេរ កិច្ចសន្យានេះមានភា	មានទីល់នៅកូមិ  ស្ថិតនៅកូមិ  ស្ថិត្រង់  ស្ថិតនៅកូមិ  ស្ថិតនៅកូមិ  ស្ថិតនៅកូមិ  ស្ថិតនៅកូមិ  ស្ថិតនៅកូមិ  ស្វិតនៅកូមិ  ស្វិ	N 15-4	ដែលប្រមាត អ៊ី ជំ។ រស់ ស្រាក អ៊ី ជំ។ ស ក្រុក វិស ស ក្រុក វិស្ស ស ក្រុក វិស ស ក្រុក វិស្ស ស ក្រុក វិស ស ក្រ	ស្នៃ ខេត្តកំពង់ស្ពឺ។ ដល់មានគ្រំប្រទល់ដី ស្នើ ខេត្តកំពង់ស្ពឺ។ ស្នើ ខេត្តកំពង់ស្ពឺ។ ស្នើកាត់អ្នកខ្មេរសិទ្ធិ ស្និតបង្ខំឡើយ។
ស្វាមទេ	ពីដសាក្សី	ស្វាមមៅ	ដអូកទទួលសិទ្ធិ	ស្វាមរបៀ	រដ្ឋកម្រគល់សិទ្ធិ
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លខណ	ញែនិងបញ្ញាក់ថា៖		ហ្វន្មឃុំ	ញនិងបញ្ញាក់ថា:	
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		លិនិតផ្ទេរសំ	ថ្មីកាន់កាប់ និង ប្រើ	ប្រាស់ឥថ្លី	
មានផ្តត់ ពេលនេះ	យកខ្លែងទំហ <u>ំ ។</u> វិណី គាល់សិទ្ធលេខ	សិស្សស មានទីល់នៅក្ ស្រីកនៅភូមិ	កាយ 61 គេ១ មិនទទ្ធប្រកិច្ចិត្ត ទិន្នក ឃុំស្រែស វត្តក្រុងការ	desiljan Gere desiljan Gere eka jojn Ja	វ ខេត្តកំពង់ស្ពឺ។ សំ ខេត្តកំពង់ស្ពឺ។
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1. 2; 3, 4,	ចំពោះភាពផ្ទកិច្ចផ្យេ កិច្ចសង្យានេះមានក	ភំពីអ្នកជំទៃឈើ (ង១ ក្រោយក៏) ពអោនជាមួយក្ន	ងខ្ញុំសូមទទួលខុសត្រូវ ទូសឡានេះ ជាបន្ទុករ ព្រះភ័យបានឯកភាពគ្នា របៀតឡោកទទួលស្អាល់	ក្រទទួលសិទ្ធបន្ត ធ្វើតមេដៃពុំមានអ្នកប	
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	B)	និកផ្លេះសំ	ទ្វិកាន់កាប់ និង ប្រើប្រ	ប្រាស់ពីធ្វី	
មានភ្ជាំ លើរះ	n 1111 néastaur	នទីលំនៅក្ ពិតនៅកូមិ	មាយ 6 / នេះ ក្រ មិន្ត្រក់ខ្មែរកំបន្តែការិ និះនក់ ឃុំក្រស់វិ វិទ្ធិស ខែ	ing and the	្ត្រាស់ពិត្យក្នុង ស្រុសពិតិក្រុង
WHY FO			នាងព្យងទល់នឹវ		
-53			នាងជើងទល់នី!		
ពជាវាគ	បានសំពេចផ្ទេសេទ្ធជីនា៖ ផ្ទុះលេខ <b>M.A</b> 3.A5 <b>្ត្រី</b> ស្និទសលៈាឮបំពី	រលីផ្ទេះទៅ វស្សិស្ស	lagila in SYR tumtlinedaNTXI	Combadia)Co.	3
1.	មិនសើពីរកផលប្រយោ	ជន៍លើពីនេ	ះទៀតឡើយ		
2			ពន្លំសូមទទួលខុសក្រូវប៉	ពោះមុខផ្សាច់	
3.			ចំហនិបនេះ បាននិបតីរ		
4.	កិច្ចសង្ឃានេះមានការរ	បនជាមួយខ្	ភ្ជាហើយបានឯកភាពគ្នាផ្គុំ របាន់ផ្លាក់ទទួលស្គាល់បា	តមៅជព៌មានអ្នកប	
ហ្វាមព	រដែសាក្សី	Mate	ជអ្នកទទួលសិទ្ធិ	ហិតនៀ	អ្នកប្រគល់សិទ្ធិ
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## ព្រះរាជាណាចក្រកម្ពុជា ជាតិ សាសនា ព្រះមហាក្សត្រ

លិខិតផ្ទេរសិទ្ធិកាន់កាប់ និង ព្រើប្រាស់ពីថ្មី

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			បន្តីស្ថិតឧតីលន់សម្រឹង		
			ចូសឡានេះ ជាបន្ទករុ		
A.	កច្ចសង្យានេះមានក	រអោនជាកំពារី	ក្រហើយបានឯកភាពគ្នា	រៀបគេប្របានអីណ	ធ្វើបញ្ជីស្បីការ
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ស្នាមមៅ	ដេសាត្បិ	ស្មាមមៀ	ជអ្នកទទួលសិទ្ធិ	ស្វាមមេវិ	វណ្ឌប្រគល់សិទ្ធិ
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	AMpunamon	8		មដៃខាងលើនេះពិត	ជារបស់ភាពីអ្នក
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	ព្រះរាជាព	៣ចក្រកម្ពុជា		
10	ជាតិ សាសទា	ព្រះមហាក្យ	ត្រា	
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n	ខិតផ្ទេរសិទ្ធិកាន់	កាប់ និង ដូពីប្រាស	jag	
ខ្ញុំបាទ/នាងខ្ញុំពេញ: 🔾 🗘 🚶 ពេញ:  មានជីមួយកន្លែងទំហំ 42វិស នៃ បំណ្ណសំតាល់សិទ្ធលេន  មាងលិតទល់នឹង យើងខ្ញុំបានសំពេចថ្ងេះសិទ្ធនិនអ្ន បច្ចុប្បន្នថ្មះលេខ 🖟 🐧 🗘 🛴 ពេលនី 👌 នេះ 🔻 ក្នុងសំ សុខសន្យានាៈ  1. មិនសើពិភេតសប្រយោ  2. ក្នុងសំណាត់ខ្មាំងឡើង :  3. ចំពោះភាពថ្មកិច្ចផ្សេង:  4. កិច្ចសង្បានេះមានភាព អាស្រ័យចោតុនេះសូខ	តទីលំខៅភូមិ/ជុំគំន់ ប្តីការនៅភូមិ គំរូ ឬ វ ពុះថ្ងៃទី ពុះថ្ងៃទី សំព្រមព្រៀងចំនួន ប្រធំលើដីនេះទៀតល អ្នកដំទៃយើងខ្ញុំសូម រ អ្យាយកិច្ចសន្យារ ពនជាមួយគ្នាហើយរ	នេត់ពេលប៉ុស្សែ នេត្ត ប្រាស់ នេត្ត ប្រាស់ នេត្ត ប្រាស់ នេត្ត ប្រាស់ នេះ ប្រាស់ និង ប្រាស់ នេះ ប្រាស់ និង ប្រាស់ នេះ ប្រាស់ និង ប	(សុក ភ្នំ ស្វិស - ស្រក ភ្នំ ស្វិស - សេក សុខ - សុខ - សេក សុខ - សេក សុខ - សេក សុខ - សេក សុខ - សេក សុខ - សេក សុ - សេក សុខ - សេក សុ - សេក សុខ - សុ - សុខ - សុ - សុខ - សុ - សុខ - សុខ - សុខ - សុខ - សុខ - សុខ - សុខ -	នេត្តកំពង់ស្ពឺ។ - ខេត្តកំពង់ស្ពឺ។ រមានព្រំប្រទល់នៃ 
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ហេរី: ២៥ ក្តីពិទម្		ស្មីមេរមវិជន	រាស់ នៅ នៅ នៃ និង	កម្ពុតិកាសែប
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# ព្រះរាជាណាចក្រកម្ពុជា ជាតិ សាសនា ព្រះមហាក្សត្រ

11

		លិខិតផ្នេរស	វិទ្ធិកាន់កាប់ និង ប្រើ	ប្រាស់ជីធ្លី	
ឈ្មោះ មិន្ត្រិត ឃើងខ្ញុំ បច្ចុប្បៈ ពិតថា	មួយកខ្លែងទំហំ <u>490</u> ទំនាល់សិទ្ធលេខ ខាងកើតទល់នឹង ខាងសិចទល់នឹង បានសំរេចផ្ទេះសិទ្ធខែ ត្តផ្ទះលេខ	ស់ ចូស មានទីលំនៅរ វ៉ៃស្ថិតនៅភូមិ ស្រឹកនៅភូមិ ស្រឹកនៅភូមិ ស្រឹកនៅនេះទេ សៃសសនេះទេ	louss	a romais Lacipa 3 da Lacipan 3 da Lacipan 3 da Lacipan 3 da Lacipan 3 da Lacipan 3 da Lacipan 3	្តែក្រក់ប្រក្នុង នៃស្ថិ ខេត្តកំពត់ស្ពឺ។ ដល់មានត្រីប្រទល់នឹ ស្សារិស្នៃមានទីលំនៅ
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3. 4.	ឮឯករណីមានការ ចំពោះភាពពួកិច្ចរះ កិច្ចសន្យានេះមាន អាស្រ័យហេពុរនះ	ជ្រាន ក្រោយក៏! ការអានជាមួយផ្ន	រួសផ្សានេះ ពេហិយបាន	ជាបន្ទកអ្នក។ ឯកភាពគ្នាផ្ទិន យស្គាល់ជាផ្ទ	រទួលសិទ្ធបន្ យេដៃពុំមានរុ វការ។	និ អ្នកបត្តិតមន្ទ័រឡីយ។ វាំងម្នាំ 20
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## ព្រះរាជាណាចក្រកម្ពុជា ជាតិ សាសនា ព្រះមហាក្សត្រ

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<ol> <li>មិនសើលិកផលប្រយេ</li> </ol>	ាជន៍លើជិនេ	ះសៀតឡើយ		
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<ul> <li>ចំពោះកាតព្វកិច្ចផ្សេងៗ ក្រោយកិច្ចសន្យានេះ ជាបន្ទកអ្នកទទួលសិទ្ធបន្ត</li> <li>កិច្ចសន្យានេះមានការអានជាមួយគ្នាហើយជានិងកភាពគ្នាអ្នកនៅដ៏ពុំមានអ្នកបច្ចិតបច្ចុំឡើយ។ អាស្រ័យលោកនេះសូមអាជ្ញាធត្រប់ជានិថ្នាក់ទទួលស្គាល់ជាផ្លូវការ។</li> <li>ធ្វើនៅថ្ងៃទីនៃឆ្នាំ 20</li> </ul>	rija Ja Ja
<ul> <li>កិច្ចសន្យានេះមានការអានជាមួយគ្នាហើយបានឯកភាពគ្នាជិតនៅដ៏ពុំមានអ្នកបច្ចិតបត្តិឡើយ។ អាស្រ័យលោកនេះសូមអាជ្ញាជគ្រប់ជានិថ្នាក់ទទួលស្គាល់ជាផ្លូវការ។ ធ្វើនៅថ្ងៃទី</li></ul>	
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- 3	លិនិតផ្ទេសៀ	ទ្ធិកាន់កាប់ និង ប្រើរុ	ប្រាស់ដីធ្លី	
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mällarving: HIHI		ផ្ទេះសិ	វិទ្ធនាពីបនន័យហូន្ទិន	ក្រមទាំងសាក្សី
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ឈ្មោះ អាននីមួយកខ្លែងទំហំ 48 វើល្អាស់គាល់សិទ្ធលេខ ខាងកើតទល់នឹង ខាងលិចទល់នឹង ពេរីងខ្ញុំបានសំពេចផ្ទេសើទ្ធ	ព្វនរទេស្វេខេះតេរុយប៉ាះដែត នរ ជះផ្នៃត្ន ក្រុម ស្និតនៅជំនួ ទុ កេនុះ មានតួលុំនៅជំនួជី១១១១ ក្រុម ស្រីកា មាល់ ខ្	និង ឃុំស្រាស់បែបចែល។ - ឃុំសេស នៃសារ ស្រ - ខេ - ប្រាំ - ប្រាំង សារ សារ សារ - ប្រាំង សារ	ទ្ធន័រស់ នេត្តកំពង់ស្វឹក អ៊ី ម៉ឺ ស់ នេត្តកំពង់ស្វឹក អ៊ី ម៉េស ក អ៊ី ម៉ឺ ស់ នេត្តកំពង់ស្វឹ - រដែលមានព្រំប្រទល់ [វង្គ] Co Halinas លំនេ
កជធានី គ្នាន់នេះក្រ។ សូមសន្យាថា	ជីនុម្យុលប្រគម្រៀនចុនិន ក្រុងស្គ្រូលជាម្ចុ ខ្លុម	81/1-8	រយិងខ្ញុំភាពិអ្នកថ្នេរសិទ្ធិ
194	ប្រយោជន៍លើដីនេះទៀតឡើ	tir	
z. ក្នុងករណីមានកា	រកក់ពីអ្នកជំនៃឃើងខ្ញុំសូមទទ	ម្រួនមុះពារពុំហ្សេសន្ <i>ហ</i> ន្ត	ρú
3. ចំពោះភាពព្ធកិច្ចរ	ដៀង១ ក្រោយកំបិសពីឯនេះ	: ជាបន្ទកអ្នកទទួលសិទ្ធ	enti
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		ធ្វើនៅថ្ងៃទី	fsgi 20
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ស្វាមមេដៃសាក្សី 更白 Ñ Øb finns man हार हो हो का បានឃើញនិងបញ្ជាក់ថា: បានឃើញនិងបញ្ជាក់ថា: ហើះជាមុខ្លាត់ខាមួយជាបាន ស្វាមមេដៃខាងលើនេះពិតជារបស់ភាពីអ្នក máleirimp: HIHI រផ្ទរសិទ្ធិនិងអ្នកទទួលសិទ្ធិព្រមទាំងសាក្សី maduan dagimnatee: la sol lactemai 20 mls lg 0 18 gi 20 \_\_\_ HULL TO SALES ingh. Cic.

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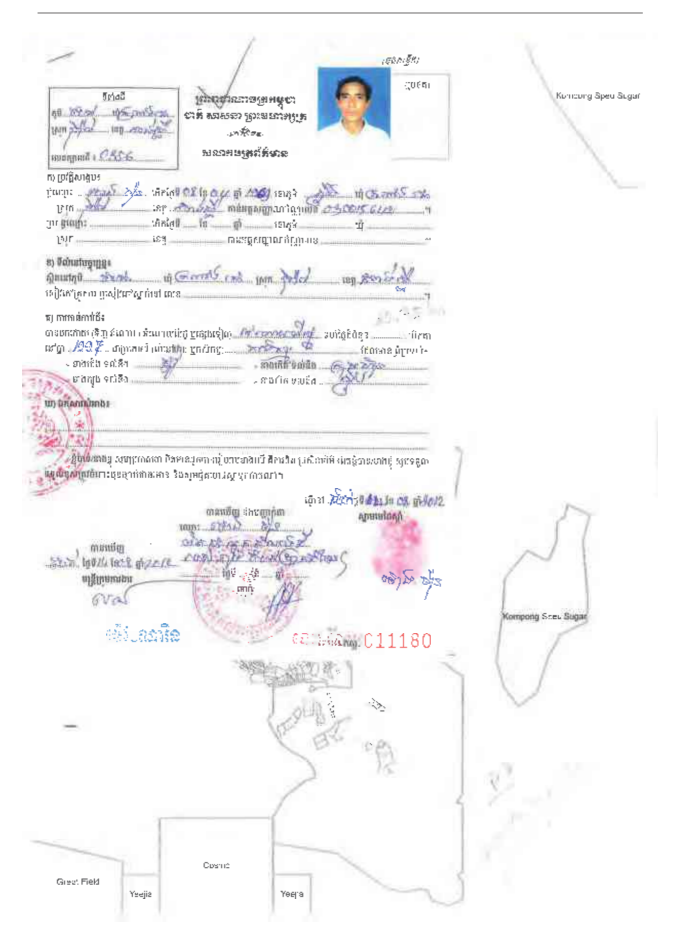
		លិខិតផ្ទេរស	វិទ្ធិកាន់កាជ់ និង ប្រើ	ព្រាស់ពីធ្វី	
ឈ្មោះ មានជិ ចំពួល ឃើងខ្ញុំ បច្ចុប្បា សូមស 2- 3-	មួយកន្លែងទំហំ480 វិតាល់សិទ្ធលេន នាងកើតទល់នឹង នាងសិចទល់នឹង យុនសំពេចផ្ទេសច្ចិត្ត នូវ្ទះលេន ( 12,6) និ គ្នាសាខា ក្រុ ឧ្យាហ៍! មិនសើលិកផលប្រ ពុងករណីមានការរ ចំពោះកាតព្វកិច្ចផ្	រាយពុទ្ធប្រជាព្រះ សេច្ច ក្រោយប្រុក សេច្ច សេច សេច្ច សេច្ច សេច សេច្ច សេច្ច សេច សេច្ច សេច្ច សេច សេច្ច សេច្ច សេច សេច្ច សេច្ច សេច សេច្ច សេច្ច សេច សេច្ច សេច្ច សេច សេច្ច សេច សេច្ច សេច្ច សេច សេច្ច សេច សេច្ច សេច	ជំទាន់ទី ដោកនិបតិ ព្រះទៀបសៀក ព្រះទៀបសៀក ព្រះទៀបសៀក ស្រុក ស្រុក ព្រះពិត្ត នៃ ស្រុក ស្រក ស្រុក ស្រក ស ស្រ ស ស ស ស ស ស ស ស ស ស ស ស ស ស ស ស ស	ref commitsi nicipun Zelek keli pun Kele gi vian a ia Kombadialco L sop kwa kwa iwaya iwaya imayanji	្រុះខេត្តកំពង់ស្ពឺ។ ខេត្តកំពង់ស្ពឺ។ បមានគ្រំប្រទល់និៈ ស្រ្តី មានទីលំនៅ កាត់អ្នករដូវសិទ្ធិ
4.			ង្គាលើយបានឯកភាពគ្នា របាន់ថ្នាក់ទទួលស្គាល់ព		
Minn	នៅដសាក្សី	ស្វាមមៀ	ពុតិបត្តសហស្វត្ថិ	ស្វាមមេដៃអ្ន	កប្រគល់សិទ្ធិ
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	retrain: W.H.I.		77.	ពីងអ្នកទទួលសិទ្ធិ <u>ព្រះ</u>	
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	ជាតិ ស	មោន ម្រះមប	ក្សក្រ	
		*******		
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ខ្ញុំបាទ/ខាងខ្ញុំឈ្មោះ ដៀង វិ ឈ្មោះ មានពីមួយកខ្លែងទំហាំ <sup>ខ្</sup> ្រី200 ច័ណ្ណសំពាល់សិទ្ធលេខ	ម្ចានទីលំនៅក្ន ស្ថិតនៅភូមិ ចុ	ទីប្រភព្ធស្វីការ៉េត្រក្ ទីបេក ឃុំត្រាវ៉ា វេត្ត វែទ	litetanın Filli Letiz (nin Fil L	ឬខេត្តកំពង់ស្ពឺ។ សៀខេត្តកំពង់ស្ពឺ។ ដែលមានព្រំប្រទល់នឹ
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យើងខ្ញុំបានសំពេចផ្ទេរសិទ្ធជិន បច្ចុប្បន្នផ្ទះលេខALA3,A5, រាជធានិ <u>សិះ (សេន)</u> កច្ចង សូមសន្យាថា: 1. មិនសើលិកផលប្រយ	មួរហាបែកបៀ ក្រុកស្រីសង់ ប្រហូវទីសេ	ndi:TendenHT non-TendenHT	Cambadia) Ca	h-9.
<ol> <li>ក្នុងករណីមានការពវា</li> <li>ចំពោះភាពឫកិច្ចផ្សេះ</li> <li>កិច្ចសន្យានេះមានការ</li> </ol>	អោនជាមួយដូ ទោ ក្រោយកិច្ច សោនជាមួយដូ	្ត្រូវប្លូវបន្តសម្រុវ សេង្សានេះ ជាបន្ទុកអ្ន សេរីយបានឯកភាពគ្នា ជាន់ថ្នាក់ទទួលស្គាល់ជ	កទទួលសិទ្ធបន្ត ត្រាមេដៃពុំមានអ្នកប	
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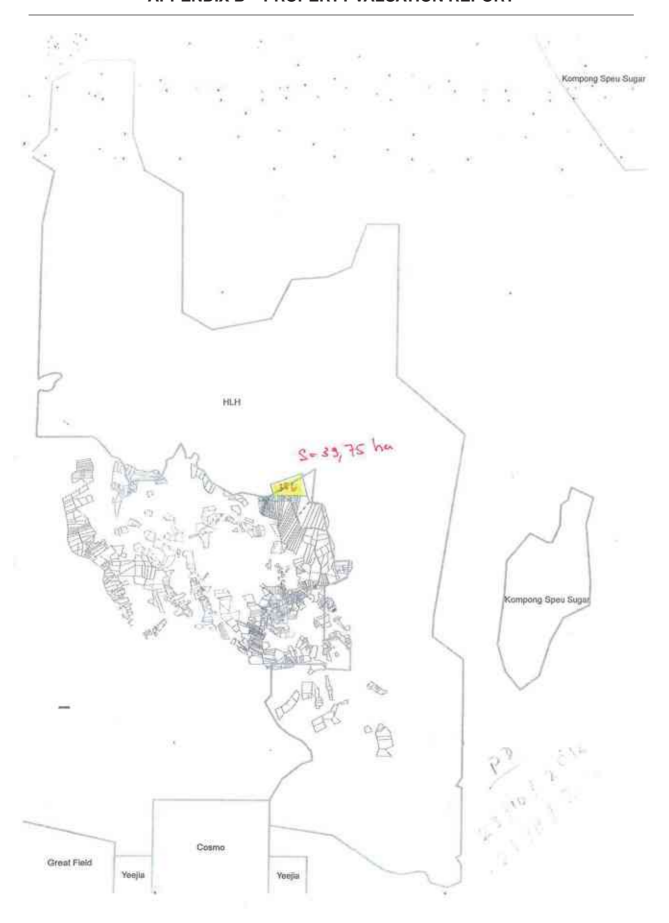
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#### សូមគោពេទ្ធលម្អអ

## លោកប្រធាននត្តីររៀបចំដែនជី នគរុបនីយកម្ម សំណច់ និចស៊ីយោជី ខេត្តកំពត់ស្ពឺ

តារមរយៈ៖ លោកប្រធានការិយាល័យរៀបចំដែនពី នគរូបនីយកម្ម សំណង់ និងភូមិបាល ស្រុកឱវ៉ាល់

ទាន្ទនាន្ទ ៖ សំណើសុំចេញវិញ្ញាបនប័ត្រសំគាល់ម្ចាស់អចលនវត្ថុ ក្បាលដីលេខ ០៣៥៦ ទំហំ ៣៩,៧៥ ហិកតា នៅភូមិចំបក់ ឃុំត្រពាំងជោ ស្រកឱ្យរ៉ាល់ ខេត្តកំពង់ស្ពឺ។

សេចក្ដីដូចមានចែងក្នុងកម្មវត្ថុខាងលើនេះ ខ្ញុំបាចមានកិត្តិយសសូមជម្រាបជូនលោកប្រធានមន្ទីរមេត្តា ប្រាបថា៖ ជីវបស់ខ្ញុំបាទត្រូវបានក្រុមយុវជនស្មីគ្រចិត្តសម្ដេចតេជោ និងក្រុមមន្ត្រីបច្ចេកទេស បានធ្វើការវាស់វែង និងបិទ ផ្សាយជាសាធារណៈ រយៈពេល ៣០ ថ្ងៃ (ចាប់ពីថ្ងៃទី២៣ ខែតុលា ឆ្នាំ២០១២ ដល់ថ្ងៃទី២១ ខែវិច្ឆិកា ឆ្នាំ២០១២) ដោយមិនមានការជំទាស់ពីបុគ្គលណាមួយទេ ប៉ុន្តែរហូតមកដល់បច្ចុប្បន្ននេះ ខ្ញុំបាទមិនទាន់ទទួលបានវិញ្ញាបនប័ត្រ សំគាល់ម្ចាស់អចលនវត្ថុ ពីមន្ទីររៀបចំដែនដី នគរូបនីយកម្ម សំណង់ និងសុរិយោជី ខេត្តកំពង់ស្ពី នៅឡើយ។

សេចក្តីជូចបានជម្រាបជូនក្នុងកម្មវត្ថុខាងលើ ខ្ញុំបាទស្នើសុំលោកប្រធានមន្ទីរ មេត្តាជួយផ្តល់នូវ វិញ្ញាបនប័ត្រសំគាល់ម្ចាស់អចលេនវត្ថុ ក្បាលជីលេខ ០៣៥៦ នៅភូមិចំបក់ ឃុំត្រពាំងជោ ស្រុកឱវ៉ាល់ ខេត្តកំពង់ស្ពឺ ដល់ រូបខ្ញុំបាទដោយក្តីអនុគ្រោះ។

> សូម លោកប្រធានមន្ទីរ មេត្តាទទួលនូវការគោរពជំន្លង់ខ្ពស់អំពីខ្ញុំបាទ៕ ធ្វើនៅថ្ងៃទី ខែ ឆ្នាំ២០១៤ ស្នាមមេដែអ្នកស្នើសុំ

tota.....



សង្ឃ មាមខា បែះឧសាមាមិ ប្រះសស្វាចារខាងអង់ស

លិខិតស្លើសុំទិញ្ញាមនម័ត្រសំគាល់ម្ចាស់អចលនទត្ថ

ខ្ញុំបាទឈ្មោះ ថោង ម៉ិន ភេទ ប្រុស អាយុ ៤៥ឆ្នាំ មានទីលំនៅភូមិចំបក់ ឃុំត្រពាំងជោ ស្រុកឱព់ល់ ខេត្តកំពង់ស្ពី។

#### សូមគោពេទ្ធលម្អ

## លោកប្រធានមន្ទីររៀបចំដែនដី នគរុមនីយកម្ម សំណច់ និចស៊ីរយោជី ខេត្តកំពច់ស្ពឺ

នាទនោះ៖ លោកប្រធានការិយាល័យរៀបចំដែនដី ឧតរូបនីយកម្ម សំណង់ និងភូមិបាល ស្រុកឱ្យ៉ាល់ ទន្ទេទន្ទុ ៖ សំណើសុំចេញវិញ្ញាបនប័ត្រសំគាល់ម្ចាស់រចេលនវត្ថុ ក្បាលដីលេខ ០៣៥៦ ទំហំ ៣៩,៧៥ ហិកតា នៅភូមិចំបក់ ឃុំត្រពាំងជោ ស្រកឱ្យ៉ាល់ ខេត្តកំពង់ស្លី។

សេចក្តីដូចមានចែងក្នុងកម្មវត្ថុខាងលើនេះ ខ្ញុំបាទមានកិត្តិយសសូមជម្រាបជូនលោកប្រធានមន្ទីរមេត្តា ជ្រាបថា៖ ជីរបស់ខ្ញុំបាទត្រូវបានក្រុមយុវជនស្ម័គ្រចិត្តសម្តេចគេជោ និងក្រុមមន្ត្រីបច្ចេកទេស បានធ្វើការវាស់វែង និងបិទ ផ្សាយជាសាធារណៈ រយៈពេល ៣០ ថ្ងៃ (ចាប់ពីថ្ងៃទី២៣ ខែតុលា ឆ្នាំ២០១២ ដល់ថ្ងៃទី២១ ខែវិច្ឆិកា ឆ្នាំ២០១២) ដោយមិនមានការជំទាស់ពីបុគ្គលណាមួយទេ ប៉ុន្តែរហូតមកដល់បច្ចុប្បន្ននេះ ខ្ញុំបាទមិនទាន់ទទួលបានវិញ្ញាបនប័ត្រ សំគាល់ម្ចាស់អចលនវត្ថ ពីមន្ទីររៀបចំដែនដី ឧត្យបនីយកម្ម សំណង់ និងសុរិយោដី ខេត្តកំពង់ស្ពឺ នៅឡើយ។

សេចក្តីជួចបានជម្រាបជូនក្នុងកម្មវត្ថុខាងលើ ខ្ញុំបាទស្នើសុំលោកប្រធានមន្ទីរ មេត្តាជួយផ្តល់នូវ វិញ្ញាបនបីគ្រស់គាល់ម្ចាស់អចលនវត្ថុ ក្បាលជីលេខ ០៣៥៦ នៅភូមិចំបក់ ឃុំគ្រពាំងជោ ស្រុកឱរ៉ាល់ ខេត្តកំពង់ស្ពឺ ដល់ រូបខ្ញុំបានដោយក្តីអនុគ្រោះ។

> សូម លោកប្រធានមន្ទីរ មេត្ថាទទូលនូវការតោរពដ៏ខ្ពង់ខ្ពស់អំពីខ្ញុំបាទ៕ ធ្វើនៅថ្ងៃទី ខែ ឆ្នាំ២០១៤ ស្វាមមេដៃអ្នកស្នើសុំ

trus.....

បានឃើញ និងបញ្ជូនមក លោកប្រធានមន្ទីររៀបចំដែនដី ឧត្យបនីយកម្ម សំណប់ សុរិយោដី ខេត្តកំពង់ស្ពឺ មេគ្នាពិនិត្យ និងសំរេចតាមការគួរ។ ឱក់ល់, ថ្ងៃទី ........ខែ .......ឆ្នាំ២០១...... ម្រធានការិយាល័យរៀមចំដែនដី នគរួមនីយកម្ម សំរេ១ចំ

សូបន្លេស ទេសមន្ត្របញ្ជ



សង្ឃ សាទសា បែរគសាអារិធ ប្រះសស្វាយសាតអិរមគំស្វា

លិខិតស្តើសុំនិញាមនម័្យគស់គាល់ម្ចាស់អមាននគ្គ

ខ្ញុំបាទឈ្មោះ ថោង ម៉ុន ភេទ ប្រុស អាយុ ៨៥ឆ្នាំ មានទីលំនៅភូមិចំបក់ ឃុំត្រពាំងជោ ស្រុកឱកំល់ ខេត្តកំពង់ស្ពឺ។

#### សូមគោពេទ្ធលម្អភ

## លោកប្រធានមន្ទីររៀបចំដែនជី នគរុមនីយកម្ម សំណទ់ និទស្សិយោជី ខេត្តកំពត់ស្ពឺ

នាមនយៈ៖ លោកប្រធានការិយាល័យរៀបចំដែនជី នគរូបនីយកម្ម សំណង់ និងភូមិបាល ស្រុកឱវ៉ាល់ ទន្ទេខន្ទុ ៖ សំណើសុំចេញវិញ្ញាបនប័ត្រសំគាល់ម្ចាស់អចលនវត្ថុ ក្បាលជីលេខ ០៣៥៦ ទំហំ ៣៩,៧៥ ហិកតា នៅភូមិចំបក់ ឃុំត្រពាំងជោ ស្រកឱ្យ៉ាល់ ខេត្តកំពង់ស្លឺ។

សេចក្តីដូចមានចែងក្នុងកម្មវត្តខាងលើនេះ ខ្ញុំបាទមានកិត្តិយសសូមជម្រាបជូនលោកប្របានមន្ទីរមេត្តា ជ្រាបថា៖ ជីវបស់ខ្ញុំបាទត្រូវបានក្រុមយុវជនស្ម័គ្រចិត្តសម្តេចតេជោ និងក្រុមមន្ត្រីបច្ចេកទេស បានធ្វើការវាស់វែង និងបិទ ផ្សាយជាសាធារណៈ រយៈពេល ៣០ ថ្ងៃ (ចាប់ពីថ្ងៃទី២៣ ខែតុលា ឆ្នាំ២០១២ ដល់ថ្ងៃទី២១ ខែវិច្ឆិកា ឆ្នាំ២០១២) ដោយមិនមានការជំទាស់ពីបុគ្គលណាមួយទេ ប៉ុន្តែរហូតមកដល់បច្ចុប្បន្ននេះ ខ្ញុំបាទមិនទាន់ទទួលបានវិញ្ញាបនប័ត្រ សំគាល់ទ្វាស់អចលនវត្ថ ពីមន្ទីររៀបចំដែនដី នគរូបនីយកម្ម សំណង់ និងសុវិយោជី ខេត្តកំពង់ស្ពី នៅឡើយ។

សេចក្តីជូចបានជម្រាបជូនក្នុងកម្មវត្ថុខាងលើ ខ្ញុំបាទស្នើសុំលោកប្រធានមន្ទីរ មេត្តាជួយផ្តល់នូវ វិញ្ញាបនបីគ្រស់គាល់ម្ចាស់អចលនវត្ថុ ក្បាលជីលេខ ០៣៥៦ នៅភូមិចំបក់ ឃុំព្រពាំងជោ ស្រុកឱរ៉ាល់ ខេត្តកំពង់ស្ពឺ ដល់ រូបខ្ញុំបាទដោយក្តីអនុគ្រោះ។

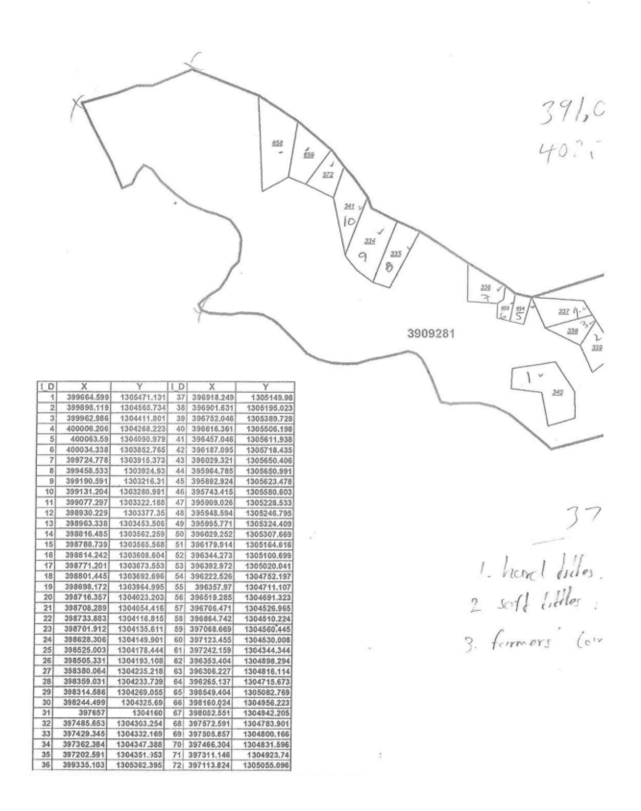
សូម លោកប្រធានមន្ទីរ មេត្ថាទទួលនូវការគោរពជំនួងខ្ពស់អំពីខ្ញុំបាទ៕ ធ្វើនៅថ្ងៃទី ខែ ឆ្នាំ២០១៤ ស្វាមមេដែអ្នកស្នើសុំ

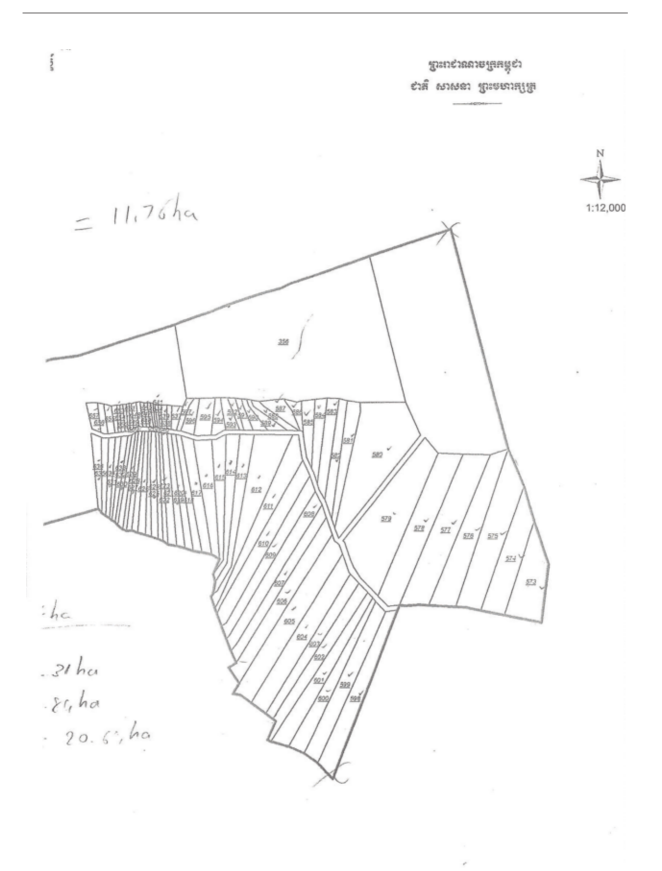
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បានឃើញ និងបញ្ជូនមក លោកប្រធានមន្ទីររៀបចំដែនដី នគរូបនីយកម្ម សំណង់ ស៊ាំយោដី ខេត្តកំពង់ស្ដី មេគ្នាព័និត្យ និងសំរេច៣មការតួរ។ និកល់, ថ្ងៃទី \_\_\_\_\_\_នៃ \_\_\_\_ឆ្នាំ២១១..... ទ្រឆានភារិយាល័យរៀបចំដែនដី នគរួមតីយកម្ម សំណច់ និងអូមិបាល ស្រុកឱាំរល់



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# **APPENDIX "B"**

Property Valuation License and Certificate for Professional Valuer

# PROPERTY VALUATION LICENSE AND CERTIFICATE FOR PROFESSIONAL VALUER























#### **Valuation Summary Letter**

15 March 2024

The Board of Directors
HLH Agriculture (Cambodia) Co., Ltd.
c/o Hong Lai Huat Group Limited
1 Gateway Drive #20-12/13
Westgate Tower
Singapore 608531

Indicative Valuation of Biological Assets of HLH Agriculture (Cambodia) Co., Ltd. as at 31 December 2023

Dear Sirs,

#### 1. Introduction

Chay Corporate Advisory Pte Ltd ("CCA") has been appointed by HLHA Agriculture (Cambodia) Co., Ltd. ("HLHA" or the "Company") to perform an indicative valuation of the biological assets held by HLHA as at 31 December 2023 (the "Valuation Date").

The letter is a summary containing information from our valuation report dated 15 March 2024 (the "Valuation Report"). Accordingly, this letter and its contents should be read in conjunction with the full text in the full Valuation Report.

#### 2. Terms of reference

- i) The objective of the Valuation Report is to provide an independent view of the valuation of the biological assets held by HLHA as at the Valuation Date in accordance with the International Valuation Standards ("IVS") as prescribed by the International Valuation Standards Council ("IVSC").
- ii) We have not undertaken any due diligence or audit of the financial information provided to us. The accuracy of such information is the sole responsibility of the management of the Company ("Management").
- iii) Our estimation of the indicative valuation of the biological assets is based on the Company's existing operations and likely future expansion plans only, and does not take into account of any fundamentally different business that Management may pursue in the foreseeable future.

- iv) We are not expressing an opinion on the commercial merits and structure on any prospective transaction of the Company and accordingly, this valuation report does not purport to contain all the information that may be necessary to fully evaluate the commercial or investment merits of the transaction of the Company. The assessment of the commercial and investment merits of any prospective transaction is solely the responsibility of both the Company and the Management. In addition, our work should not be constructed as an investment advice to the current or prospective shareholders/ investors of the Company.
- v) We have not conducted a comprehensive review of the business, operation or financial conditions of the Company nor any work in relation to the feasibility or tax efficiency of the Company's business operation, and accordingly our Valuation Report will not make any representation or warranty, expressed or implied in this regard.
- vi) Our scope in this engagement does not require us to express, and we do not express a view on the future prospects of the Company, or any views on the future trading process of the shares or the financial condition of the Company.
- vii) Our terms of reference do not require us to provide advice on legal, regulatory, accounting or taxation matters made available to us if the Company has obtained specialist advise, and where we will consider, and where appropriate, relied upon such advice.
- viii) The information used by us in preparing this Valuation Report has been obtained from a variety of sources as indicated within the Valuation Report. While our work has involved an analysis of the financial information and accounting records, it has not included an audit in accordance with generally accepted auditing standards. Accordingly, we assume no responsibility and make no representation with respect to the accuracy or completeness of any information provided to us by and on the behalf of the Company.
- Budgets / forecasts / projections relate to future events and are based on assumptions which may not remain valid for the whole of the relevant period. Consequently, they cannot be relied upon to the same extent as information derived from audited accounts for completed accounting periods. For these reasons, we express no opinion as to how closely the actual results achieved will correspond to those budgeted / forecasted / projected. Instead, our work is in nature of a review of the information provided to us, and discussions with members of the Management.

### 3. Use of Valuation Report and Valuation Summary Letter

Our work will be carried out solely for the use of HLHA. This valuation report resulting from our work may not be used for any other purpose or by any other person, referred to in any document or made available to any party (other than your professional advisors acting in that capacity) without our prior written consent (including without limitation, the shareholders of HLHA), except for the purpose of any matter relating to the Proposed Acquisition (including making references to and reproduction in the shareholders' circular and being made available for inspection). Any recommendation made by the Directors to the shareholders of HLHA shall remain the responsibility of such Directors.

#### 4. Reliance on available information and representation from the Management

In the course of our work, we have held discussions with the Management. We have also examined and relied on information provided by the Company, and reviewed other relevant publicly available information. We have not independently verified all such information provided or any representation or assurance made by them, whether written or verbal, and accordingly cannot and do not warrant or accept responsibility for the accuracy or completeness of such information, representation or assurance, but have made such reasonable enquiries and used our judgment as we deemed necessary on the reasonable use of such information and have no reason to doubt the accuracy or reliability of the information.

However, we have a duty to exercise reasonable professional skill and care in performing our work in accordance with the terms of this engagement and have made reasonable enquires and exercised our judgment on the reasonable use of such information. Our work will, where appropriate, be conducted in accordance with applicable professional guidance.

The Management have confirmed to us, upon making all reasonable enquiries and to their best knowledge and belief, that the information provided to us constitute full and true disclosure, in all material respects and facts relating to the Company as required for the purposes of our valuation.

In no circumstances shall we be liable, other than in the event of our bad faith, willful default for any loss or damage, of whatsoever nature arising from information material to our work being withheld or concealed from us or misrepresented to us by the Management and the Directors, employees or staffs of the Company or any other person of whom we have made inquiries of during the course of our work.

### 5. Valuation methodology

The basis of the valuation will be made by reference to the market value. Market value is defined as the amount at which the shares would change hands between a knowledgeable willing buyer and a knowledgeable willing seller, neither being under a compulsion to buy or sell. Market value, as defined above, is a concept of value which may or may not equal the "purchase / sale price" that could be obtained if the shares were sold to a special purchaser in an actual transaction in the open market.

Special purchasers may be willing to pay higher prices to gain control or obtain the capacity to reduce or eliminate competition, ensure a source of material supply or sales, achieve cost savings arising on business combinations following acquisition, or any other synergies which may be enjoyed by the purchaser. Our valuation will not be premised on the existence of a special purchase.

The indicative valuation of the biological assets held by HLHA has taken into consideration of the values implied by the income approach, namely discounted cash flow ("DCF") analysis.

The discounted cash flow analysis is premised on the principle that the value of a collection of assets can be derived based on the present value of its projected free cash flow ("FCF").

The projected FCF is derived from a variety of assumptions and judgments about the expected financial performance derived from the collection of assets, including forecasted sales, profit margins, capital expenditures, and net working capital ("NWC") requirements.

The projected FCF is discounted to the present value at the company's weighted average cost of capital ("WACC"), which is a discount rate that commensurate with its business and financial risks. The present value of the projected FCF is subsequently summed, which serves as the basis for the DCF valuation.

Under this approach and methodology, we have discounted the projected free cash flows derived from the biological assets held by the Company with discount rates having considered, amongst all relevant risk factors, such as business size, business environment, cost of debt, riskiness of cash flows.

Our valuation is based on various assumptions with respect to the Company, including their respective present and future financial conditions, business strategies and the environment in which they operate. These assumptions are based on the information that we have been provided and discussions with the Company and Management reflecting current expectations on current and future events.

The free cash flow of the Company has been projected starting from the twelve month financial period from 1 January to 31 December 2024.

Among other assumptions that are stated in the Valuation Report, the key assumptions are as follows:

- i) The Company will continue as a going concern without any changes in its management and shareholding structure;
- ii) The future operations of the Company in cultivating the biological assets will not be adversely affected by changes to its key personnel, management team and company shareholdings;
- iii) All existing contracts entered into by the Company in the cultivation of the biological assets will continue to be in effect for the foreseeable future;
- iv) No audit or review has been carried out on the performance forecasts;
- v) The information provided by the Management reflects the financial performance of the Company derived from the cultivation of biological assets for the respective financial years/period;
- vi) the Company has legal title to all assets, including biological assets as mentioned in the financial information provided by the Management;
- vii) All assets, including biological assets are physically in existence. There is no risk that any of these assets are subject to compulsory acquisition by any third party or government body;
- viii) There will be no major changes in the corporate taxation basis or rates applicable to the Company;
- ix) Related party transactions, if any, in the Company are carried out on an arm's length basis and will continue to be so for the foreseeable future even if there are any changes in the shareholding structure; and
- x) There are no subsequent events which will have material effect on the unaudited management accounts for the periods then ended.

### **Cultivation Area**

xi) The total farm area that has been utilised for the cultivation of cassava is 2,101 hectares as at the Valuation Date.

#### Yield

xii) In view of the historical crop cycle for cassava of approximately nine months, the average yield from August 2023 to January 2024 of 7.03 ton per hectare was considered.

#### **Price**

xiii) The price of cassava fluctuates based on the demand. We have taken the average price of cassava for FY 2023 of USD 82.94 per ton.

### **Harvesting cost**

xiv) Harvesting cost is estimated based on the weighted average harvesting cost per ton from August 2023 to January 2024 of USD 34.84 per ton.

### Contributory asset charges

- xv) Apart from the sales volume and selling price, coupled with the corresponding costs, in order to determine the fair value of biological assets, the contributory asset charge ("CAC") arising from working capital and fixed assets will have to be considered.
- xvi) The CAC for net working capital is estimated to be USD 19,659 based on a CAC for working capital is estimated to be 1.61% based on the after-tax borrowing rate of 6.24%.
- xvii) The CAC for cultivated land is estimated to be USD 426,218 based on a required rate of return of 10.84%, having taken into consideration of the carrying value and the productive period of the cultivated land. The required rate of return is estimated based on 70% debt and 30% equity financing. This is in line with the terms offered by the local banks in Cambodia for mortgage financing of commercial real estate.

Notwithstanding that no independent assessment of the assumptions was conducted, as part of the terms of reference, CCA has made such reasonable enquiries and used judgment as would have been deemed necessary on the reasonable use of such information and/or representations provided by the Management and have no reason to doubt its accuracy or reliability.

#### 6. Conclusion

In summary and as detailed in the Valuation Report, the market value of the biological assets held by the Company is estimated to be USD 249,332 as at the Valuation Date.

Our views are based on the current economic, market, industry, regulatory, monetary and other conditions and on the information made available to us as of the date of this letter and the Valuation Report. Such conditions may change significantly over a relatively short period and we assume no responsibility and are not required to update, revise or reaffirm our conclusion set out in this letter to reflect events or developments subsequent to the date of this letter and the Valuation Report.

Yours faithfully,

Chay Corporate Advisory Pte. Ltd.

Luy Lorporte Aduson Pla LAS



## HONG LAI HUAT GROUP LIMITED

(Company Registration No.: 199905292D) (Incorporated in the Republic of Singapore)

#### NOTICE OF EXTRAORDINARY GENERAL MEETING

**NOTICE IS HEREBY GIVEN** that an Extraordinary General Meeting ("**EGM**" or "**Meeting**") of Hong Lai Huat Group Limited ("**Company**") will be held at 1 Plymouth Avenue, Singapore 297753, Raffles Town Club, Dunearn Ballroom 1 on 20 May 2024 at 10.30 a.m. for the following purposes of considering and, if thought fit, passing with or without amendments, the Resolutions as set out below ("**Notice**").

All capitalised terms used in this notice which are not defined herein shall have the meanings ascribed to them in the circular dated 3 May 2024 ("Circular") to shareholders of the Company ("Shareholders/Members").

This Notice of EGM along with its accompanying proxy form has been made available on SGXNET and the Company's corporate website which may be accessed at the URL: <a href="https://www.honglaihuatgroup.com/announcements-press-release/">https://www.honglaihuatgroup.com/announcements-press-release/</a>.

#### ORDINARY RESOLUTION 1: TO APPROVE THE PROPOSED HLHI DISPOSAL

**THAT**, approval be and is hereby given:

- (a) for the disposal by the Company of its entire indirect ownership of H.L.H.I. (Cambodia) Company Limited to the Purchaser at a disposal consideration of US\$1,500,000, pursuant to the terms and subject to the conditions set out in the HLHI SPA entered into between the Company's wholly-owned subsidiary, HLH Agri International Pte Ltd, H.L.H.I. (Cambodia) Company Limited, and the Purchaser on 1 February 2024, being aggregated with the proposed disposal of HLH Agriculture (Cambodia) Co., Ltd as a "major transaction" under Chapter 10 of the Listing Rules; and
- (b) the Directors and/or any of them be and are hereby authorised and empowered to complete and do all such acts and things (including without limitation, entering into all such transactions, arrangements and agreements and approving, modifying, ratifying and executing all such documents, acts and things) as they may consider necessary or expedient for the purposes of giving effect to this resolution and that authority be and is hereby given for the common seal of the Company to be affixed in accordance with the Company's constitution to any document as may be necessary or required.

#### ORDINARY RESOLUTION 2: TO APPROVE THE PROPOSED HLHA DISPOSAL

**THAT**, approval be and is hereby given:

- (a) for the disposal by the Company of its entire indirect ownership of HLH Agriculture (Cambodia) Co., Ltd. to the Purchaser at a disposal consideration of US\$36,000,000, pursuant to the terms and subject to the conditions set out in the HLHA SPA entered into between the Company's wholly owned subsidiary, HLH Agri International Pte Ltd, HLH Agriculture (Cambodia) Co., Ltd., and the Purchaser on 1 February 2024, being a "major transaction" under Chapter 10 of the Listing Rules; and
- (b) the Directors and/or any of them be and are hereby authorised and empowered to complete and do all such acts and things (including without limitation, entering into all such transactions, arrangements and agreements and approving, modifying, ratifying and executing all such documents, acts and things) as they may consider necessary or expedient for the purposes of giving effect to this resolution and that authority be and is hereby given for the common seal of the Company to be affixed in accordance with the Company's constitution to any document as may be necessary or required.

### By Order of the Board

Dato' Dr. Ong Bee Huat, PBM Executive Deputy Chairman and Chief Executive Officer 3 May 2024

#### Notes:

#### Format of Meeting

1. The EGM will be held in a wholly physical format, at 1 Plymouth Avenue, Singapore 297753, Raffles Town Club, Dunearn Ballroom 1 on 20 May 2024 at 10.30 a.m. Members, including Central Depository Fund Investment Scheme ("CPF") and Supplementary Retirement Scheme ("SRS") investors, and (where applicable) duly appointed proxies and representatives will be able to ask questions and vote at the EGM by attending the EGM in person. There will be no option for members to participate virtually.

#### Access to Documents

2. Printed copies of this Notice will be sent by post to members of the Company. This Notice and Circular is also published and made available to Members by electronic means on the Company's website at <a href="https://www.honglaihuatgroup.com/announcements-press-release/">https://www.honglaihuatgroup.com/announcements-press-release/</a> and SGXNet at <a href="https://www.sgx.com/securities/company-announcements">https://www.sgx.com/securities/company-announcements</a>.

#### Submission of Questions

- 3. **Submission of Questions.** Members, including CPF and SRS investors, can submit substantial and relevant questions related to the resolutions to be tabled for approval at the EGM in advance of the EGM, in the following manner:
  - (a) **by post** to the Company's principal place of business at 10 Bukit Batok Crescent #13-05 The Spire Building Singapore 658079; or
  - (b) by email to the Company at dylanong@hlh.com.sg.

Members are required to provide the Company with the following details when sending in their questions by post or email:

- · their full names;
- their full address; and
- the manner in which they hold shares in the Company (e.g., via The Central Depository (Pte) Limited, CPF or SRS).

For submission of questions in advance by members, all questions must be received by 10.30 a.m. on 10 May 2024.

Addressing Questions. The Company will endeavour to address all substantial and relevant questions which members have submitted in advance by publishing the Company's responses to such questions via SGXNet at <a href="https://www.sgx.com/securities/company-announcements">https://www.sgx.com/securities/company-announcements</a> and the Company's website at <a href="https://www.honglaihuatgroup.com/announcements-press-release/">https://www.honglaihuatgroup.com/announcements-press-release/</a> by 10.30 a.m. on 16 May 2024. Where substantially similar questions are received, the Company will consolidate such questions and consequently not all questions may be individually addressed.

**Minutes of EGM.** The Company will, within one (1) month after the date of the EGM, publish the minutes of the EGM on SGXNet at <a href="https://www.sgx.com/securities/company-announcements">https://www.sgx.com/securities/company-announcements</a> and the Company's website at <a href="https://www.honglaihuatgroup.com/announcements-press-release/">https://www.honglaihuatgroup.com/announcements-press-release/</a> respectively. The minutes of the EGM will include the responses to substantial and relevant questions from members which are addressed during the EGM.

## Appointment of Proxy(ies)

- 4. A member who is unable to attend the EGM and wishes to appoint proxy(ies) to attend, speak and vote at the EGM on his/her/its behalf should complete, sign and return the Proxy Form in accordance with the instructions printed thereon.
- 5. A member who is not a relevant intermediary is entitled to appoint not more than two (2) proxies to attend, speak and vote at the EGM. Where such member's Proxy Form appoints more than one (1) proxy, the proportion of his/her shareholding (expressed as a percentage of the whole) to be represented by each proxy shall be specified in the Proxy Form.

A member who is a relevant intermediary is entitled to appoint more than two (2) proxies to attend, speak and vote at the EGM, but each proxy must be appointed to exercise the rights attached to a different share or shares held by such member. Where such member's Proxy Form appoints more than two (2) proxies, the number and class of shares in relation to which each proxy has been appointed shall be specified in the Proxy Form.

"Relevant Intermediary" has the meaning ascribed to it in section 181 of the Companies Act 1967 of Singapore.

A member who wishes to appoint a proxy(ies) must complete the instrument appointing a proxy(ies), before submitting it in the manner set out below.

- 6. A proxy need not to be a member of the Company. A member may choose to appoint the chairman of the EGM ("Chairman") as his/her/its proxy.
- 7. Where a member (whether individual or corporate) appoints a proxy(ies) to attend, speak and vote on his/her/its behalf at the EGM, he/she/it must give specific instructions as to voting for, voting against, or abstentions from voting, in respect of a resolution in the Proxy Form, failing which the appointment of the proxy for that resolution will be treated as invalid.
- 8. Where a member (whether individual or corporate) appoints the Chairman as his/her/its proxy to attend, speak and vote on his/her/its behalf at the EGM, he/she/it must give specific instructions as to voting for, voting against, or abstentions from voting, in respect of a resolution in the Proxy Form appointing the Chairman as proxy, failing which the appointment of the Chairman as proxy for that resolution will be treated as invalid.
- 9. CPF or SRS investors:
  - (a) may vote at the EGM if they are appointed as proxies by their respective CPF Agent Banks or SRS Operators, and should contact their respective CPF Agent Banks or SRS Operators if they have any queries regarding their appointment as proxies; or
  - (b) may appoint the Chairman as proxy to vote on their behalf at the EGM, in which case they should approach their respective CPF Agent Banks or SRS Operators to submit their votes by 10.30 a.m. on 9 May 2024, being seven (7) working days before the date of the EGM.
- 10. The instrument appointing the proxy(ies), together with the letter or power of attorney or other authority under which it is signed or a duly certified copy thereof (if applicable), must be submitted to the Company in the following manner:
  - (a) If submitted by post, be deposited at the Company's Share Registrar, B.A.C.S. Private Limited at 77 Robinson Road #06-03 Robinson 77 Singapore 068896; or
  - (b) if submitted electronically, be received by the Company's Share Registrar, B.A.C.S. Private Limited at main@zicoholdings.com,

in either case not less than forty-eight (48) hours before the time appointed for holding the EGM.

#### PERSONAL DATA PRIVACY:

By submitting a proxy form appointing proxy(ies) and/or representative(s) to attend, speak and vote at the EGM and/or any adjournment thereof, a member of the Company (i) consents to the collection, use and disclosure of the member's personal data by the Company (or its agents or service providers) for the purpose of the processing and administration by the Company (or its agents or service providers) of proxies and representatives appointed for the EGM (including any adjournment thereof) and the preparation and compilation of the attendance lists, minutes and other documents relating to the EGM (including any adjournment thereof), and in order for the Company (or its agents or service providers) to comply with any applicable laws, listing rules, take-over rules, regulations and/or guidelines (collectively, the "Purposes"), (ii) warrants that where the member discloses the personal data of the member's proxy(ies) and/or representative(s) to the Company (or its agents or service providers), the member has obtained the prior consent of such proxy(ies) and/or representative(s) for the collection, use and disclosure by the Company (or its agents or service providers) of the personal data of such proxy(ies) and/or representative(s) for the Purposes, and (iii) agrees that the member will indemnify the Company in respect of any penalties, liabilities, claims, demands, losses and damages as a result of the member's breach of warranty.

#### **PROXY FORM**

### HONG LAI HUAT GROUP LIMITED

(Company Registration No.: 199905292D) (Incorporated in the Republic of Singapore)

#### PROXY FORM **EXTRAORDINARY GENERAL MEETING**

Printed copies of the Proxy Form will be sent to members. This Proxy Form has also been made available and may be accessed on SGXNet at https://www.sgx.com/securities/company-announcements and the Company's website at https://www.honglaihuatgroup.com/announcementspress-release/.

#### IMPORTANT

- The Extraordinary General Meeting ("EGM") will be held, in a wholly physical format, at 1 Plymouth Avenue, Singapore 297753, Raffles Town Club, Dunearn Ballroom 1 on 20 May 2024 at 10.30 a.m. There will be no option for members to participate virtually. Arrangements relating to, among others, attendance at the EGM, submission of questions in advance, addressing of substantial and relevant questions in advance of, or at the EGM and voting at the EGM are set out in the Notice of EGM dated 3 May 2024 which is published on SGXNet and the Company's website.
- website.

  2. This Proxy Form is not valid for use by investors who hold shares in the Company through relevant intermediaries (as defined in section 181 of the Companies Act of Singapore), including CPF and SRS investors, and shall be ineffective for all intents and purposes if used or purported to be used by them.

  3. CPF Investors and SRS Investors who wish to appoint the Chairman of the Meeting as proxy to vote on their behalf should approach their respective CPF Agent Banks and SRS Operators to submit their voting instructions at least seven (7) working days before the EGM (i.e. by 10.30 a.m. on 9 May 2024). Other investors holding shares in the Company through relevant intermediaries who wish to vote should approach their relevant intermediaries as soon as possible to specify voting instructions.

  Relevant intermediaries (as defined in section 181 of the Companies Act 1967) may

Relevant intermediaries (as defined in section 181 of the Companies Act 1967) may appoint more than two proxies to attend, speak and vote at the EGM.

- By submitting an instrument appointing a proxy(les), the member accepts and agrees to the personal data privacy terms set out in the Notice of EGM dated 3 May 2024.
- 5 May 2024.
  5 Please read the notes overleaf which contain instructions on, inter alia, the appointment of a proxy(ies).

of being a member/members* of	HONG LAI HUAT GROUP L	IMITED ("Company"), here	eby appoint:	(Address
Name	Email Address	NRIC/ Passport Number	Proportion of Shareholdings to be represented by proxy (%)	
		·	Number of Shares	%
Address				

and/or (delete as appropriate)

Name	Email Address	NRIC/ Passport Number	Proportion of Shareholdings to be represented by proxy (%)	
			Number of Shares	%
Address				

or failing \*him/her/them, or if no person is named above, hereby appoint the Chairman of the Meeting ("EGM") as my/our proxy/proxies, to vote for me/us on my/our behalf at the EGM of the Company to be held at 1 Plymouth Avenue, Singapore 297753, Raffles Town Club, Dunearn Ballroom 1, on 20 May 2024 at 10.30 a.m. and at any adjournment thereof.

I/We direct my/our proxy/proxies to vote for or against or abstain from voting on the resolutions to be proposed at the EGM in the spaces provided hereunder. In the absence of specific directions in respect of a resolution, the appointment of the proxy for that resolution will be treated as invalid.

The resolutions put to the vote at the EGM shall be decided by way of poll.

No.	Resolutions relating to:		Against	Abstain
Ordi	nary Business			
1.	To approve the Proposed HLHI Disposal			
2.	To approve the Proposed HLHA Disposal			

Note: If you wish to exercise all your votes "For" or "Against" the relevant resolution or to "Abstain" from voting on the resolution in respect of all your votes, please "1" within the relevant boxes provided. Alternatively, if you wish to exercise some and not all of your votes both "For" and "Against" the relevant resolution and/or to abstain from voting in respect of the relevant resolution, please indicate the number of shares in the boxes provided.

Dated this day of 2024	Total Number of Shares in	No. of Shares
	CDP Register	
	Register of members	

Signature(s) of Member(s)/ Common Seal of Corporate Member

IMPORTANT: PLEASE READ NOTES OVERLEAF BEFORE COMPLETING THIS PROXY FORM

<sup>\*</sup> Delete where inapplicable

#### **PROXY FORM**

#### NOTES:

- 1. Please insert the total number of shares held by you. If you have shares entered against your name in the Depository Register (as defined in section 81SF of the Securities and Futures Act 2001), you should insert that number of shares. If you have shares registered in your name in the Register of Members, you should insert that number of shares. If you have shares entered against your name in the Depository Register and shares registered in your name in the Register of Members, you should insert the aggregate number of shares entered against your name in the Depository Register and registered in your name in the Register of Members. If no number is inserted, the instrument appointing a proxy shall be deemed to relate to all the shares held by you.
- 2. A member of the Company who is not a relevant intermediary is entitled to appoint not more than two (2) proxies to attend, speak and vote at the EGM. Where such member's Proxy Form appoints more than one (1) proxy, the proportion of his/her shareholding concerned to be represented by each proxy shall be specified in the Proxy Form.

A member of the Company who is a relevant intermediary is entitled to appoint more than two (2) proxies to attend, speak and vote at the EGM, but each proxy must be appointed to exercise the rights attached to a different share or shares held by such member. Where such member's Proxy Form appoints more than two (2) proxies, the number and class of shares in relation to which each proxy has been appointed shall be specified in the Proxy Form.

"Relevant intermediary" has the meaning ascribed to it in section 181 of the Companies Act 1967 of Singapore.

A member who wishes to appoint a proxy(ies) must complete the instrument appointing a proxy(ies), before submitting it in the manner set out below.

- 3. A proxy need not be a member of the Company. A member may choose to appoint the Chairman of the EGM as his/her/its proxy.
- 4. Where a member (whether individual or corporate) appoints a proxy(ies) to attend, speak and vote on his/her/its behalf at the EGM, he/she/it must give specific instructions as to voting, or abstentions from voting, in respect of a resolution in the Proxy Form, failing which the appointment of the proxy for that resolution will be treated as invalid.
- 5. Where a member (whether individual or corporate) appoints the Chairman of the EGM as his/her/its proxy to attend, speak and vote on his/her/its behalf at the EGM, he/she/it must give specific instructions as to voting, or abstentions from voting, in respect of a resolution in the Proxy Form, failing which the appointment of the Chairman of the EGM as proxy for that resolution will be treated as invalid.
- A corporation which is a member may also authorise by resolution of its directors or other governing body such person as it thinks fit to act as its representative at the EGM, in accordance with section 179 of the Companies Act 1967.
- 7. The appointment of a proxy(ies) shall not preclude a member from attending, speaking and voting in person at the EGM. If a member attends the EGM in person, the appointment of a proxy(ies) shall be deemed to be revoked, and the Company reserves the right to refuse to admit such proxy(ies) to the EGM.
- 8. The instrument appointing a proxy must:
  - (a) if sent by post, be deposited at the office of the Share Registrar, B.A.C.S. Private Limited at 77 Robinson Road #06-03 Robinson 77 Singapore 068896; or
  - (b) if submitted by email, be received by the Company's Share Registrar, B.A.C.S. Private Limited at main@zicoholdings.com,

in either case, not less than forty-eight (48) hours before the time set for the EGM, and in default the instrument of proxy shall not be treated as valid.

- 9. A member who wishes to submit an instrument of proxy must first download, complete and sign the proxy form, before submitting it by post to the address provided above, or before scanning and sending it by email to the email address provided above.
- 10. If sent by post, the instrument appointing a proxy(ies) must be under the hand of the appointor or of his/her attorney duly authorized in writing and the instrument appointing the proxy(ies) of a corporation must be executed either under its common seal or under the hand of its attorney or a duly authorized officer.
- 11. Where an instrument appointing a proxy(ies) is submitted by email, it must be authorized in the following manner:
  - (a) by way of the affixation of a signature under the hand of the appointor or his/her duly authorised attorney or, as the case may be, an officer or duly authorized attorney of a corporation; or
  - (b) by way of the appointor or his duly authorized attorney or, as the case may be, an officer or duly authorized attorney of a corporation signing the instrument under hand and submitting a scanned copy of the signed instrument by email.

Members are strongly encouraged to submit their completed proxy forms electronically via email to ensure that they are received by the Company by the stipulated deadline.

- 12. Where an instrument appointing a proxy(ies) is signed or, as the case may be, authorized on behalf of the appointor by an attorney, the letter or power of attorney or a duly certified copy thereof must (failing previous registration with the Company) be lodged with the instrument appointing the proxy(ies), failing which the instrument may be treated as invalid.
- 13. The Company shall be entitled to reject any instrument appointing a proxy(ies) if it is incomplete, improperly completed, illegible or where the true intentions of the appointor are not ascertainable from the instructions of the appointor specified in the instrument including any related attachment (such as in the case where the appointor submit more than one instrument appointing his/her/its proxy(ies)). In addition, in the case of shares entered in the Depository Register, the Company may reject any instrument appointing a proxy(ies) if the member, being the appointor is not shown to have shares entered against his/her/its name in the Depository Register as at 72 hours before the time appointed for holding the EGM as certified by The Central Depository (Pte) Limited to the Company.
- 14. By submitting this proxy form, a member accepts and agrees to the personal data privacy terms set out in the Notice of EGM dated 3 May 2024.