

### Extraordinary General Meeting of Shareholders No. 1/2025

Rabbit Holdings Public Company Limited



on Tuesday, 14 October 2025, at 2.00 p.m.

at Phayathai Grand Ballroom, 6th Floor,

Eastin Grand Hotel Phayathai,

No. 18 Phaya Thai Road, Thung Phaya Thai Sub-district, Ratchathewi District, Bangkok 10400

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#### (-Translation-)

#### 29 September 2025

Subject: Invitation to the Extraordinary General Meeting of Shareholders No. 1/2025

To: Shareholders of Rabbit Holdings Public Company Limited

**Enclosures:** 

- 1. Document for Agenda 2: Information Memorandum on Related Party
  Transaction of Rabbit Holdings Public Company Limited (Schedule 2)
- 2. Document for Agenda 2: Independent Financial Advisor Opinion concerning the Related Party Transaction of Rabbit Holdings Public Company Limited (IFA Report) (in QR Code format)
- 3. Guidelines for Appointment of Proxy, Registration, Documents for Registration, Vote Casting, Vote Counting and Meeting Procedures
- 4. Profiles of Independent Directors for Appointment as Proxy and the Definition of Independent Director of the Company
- 5. Proxy Form B.

<u>Remark:</u> Shareholders may download Proxy Form A., Form B. and Form C. from the Company's website at <a href="https://www.rabbitholdings.co.th/en/investor-relations/document/shareholder-meetings">https://www.rabbitholdings.co.th/en/investor-relations/document/shareholder-meetings</a>

- 6. The Articles of Association of Rabbit Holdings Public Company Limited (Current Version)
- 7. Notice of Meeting Form (Registration Form with QR Code) (Please bring this form on the meeting date)
- 8. Guideline for QR Code Usage for Downloading the Invitation to the Extraordinary General Meeting of Shareholders No. 1/2025 and the Independent Financial Advisor Opinion concerning the Related Party Transaction of Rabbit Holdings Public Company Limited (IFA Report)
- 9. Privacy Policy for Shareholders' Meeting of Rabbit Holdings Public Company Limited
- 10. Map of the Meeting Venue
- 11. Schedule of the Extraordinary General Meeting of Shareholders No. 1/2025

The Board of Directors of Rabbit Holdings Public Company Limited (the "Company") has resolved to convene the Extraordinary General Meeting of Shareholders No. 1/2025 on Tuesday, 14 October 2025, at 2.00 p.m., at Phayathai Grand Ballroom, 6<sup>th</sup> Floor, Eastin Grand Hotel Phayathai, No. 18 Phaya Thai Road, Thung Phaya Thai Sub-district, Ratchathewi District, Bangkok 10400, to consider the following agenda items:

### Agenda 1 Message from the Chairman to the Meeting

<u>Remark</u> This agenda item is for acknowledgement and no casting of votes is required.

## Agenda 2 To consider and approve the disposal of ordinary shares in Keystone Estate Company Limited and the outstanding loan (Shareholder Loan) to Kingkaew Assets Company Limited, which is a connected transaction

According to the Company's policy to manage its assets and capital with the objective of restructuring its capital and using the proceeds received from the disposal of assets for repayment of indebtedness to enhance the operational efficiency of the Company and to benefit the shareholders, the Company has therefore considered the disposal of the ordinary shares of Keystone Estate Company Limited ("KE"), a joint venture of the Company<sup>1</sup> in which the Company holds 9,370,000 ordinary shares, with a par value of THB 100 per share, representing 50.00 percent of the total issued shares of KE, together with the outstanding loan owed by KE to the Company as a shareholder (Shareholder Loan), to Kingkaew Assets Company Limited ("Kingkaew") (a subsidiary in which BTS Group Holdings Public Company Limited ("BTSG") holds 100.00 percent of the total issued shares (which is a major shareholder of the Company)) and/or any person designated by BTSG (collectively referred to as the "Purchaser"), at a total selling price of not exceeding THB 1,265,032,671.29 (the "Disposal of KE Shares and Shareholder Loan in KE"). Accordingly, the Company will utilize the proceeds received from the Disposal of KE Shares and Shareholder Loan in KE as investment for the subscription of newly issued shares of Keystone Management Company Limited ("KM") (which is a joint venture in which the Company holds shares together with Fortune Hand Venture Limited in the ratio of 50:50)<sup>2</sup> in proportion to the Company's shareholding, in an amount of approximately THB 1,208.07 million, in order for KM to utilize the proceeds received from the capital increase for the full repayment of all its loans with financial institutions and use as working capital in KM's business, thereby reducing financial costs and improving the overall operating performance of the Company. The remaining proceeds in an amount of approximately THB 56.96 million will be used as working capital to further enhance the Company's financial liquidity.

Therefore, the Board of Directors (by the directors having no conflict of interest) has resolved to propose that the shareholders' meeting consider and approve the entering into the Disposal of KE Shares and Shareholder Loan in KE. Currently, KE's significant assets comprise 5 vacant land plots with a total area of 53 rai, 2 ngan and 8.8 square wah, or 21,408.8 square wah, located on Bangna–Trad – Suvarnabhumi Road, Bang Chalong Sub–district, Bang Phli District, Samut Prakan Province, and 5 vacant land plots with a total area of 116 rai, 1 ngan and 62.4 square wah, or 46,562.4 square wah, located on Bangna–Trad – Suvarnabhumi Road, Bang Chalong Sub–district, Bang Phli District, Samut Prakan Province.

KE has leased a total of 79 rai, 1 ngan and 66.35 square wah of land to KM for the operation of a school, which is currently the location of Verso International School<sup>3</sup>, under a lease agreement dated 1 April 2019 with a lease term of 30 years (covering the period from

<sup>&</sup>lt;sup>1</sup> KE is considered as a subsidiary of the Company pursuant to the Notification of the Securities and Exchange Commission No. KorJor. 17/2551 Re: Determination of Definitions in Notifications relating to Issuance and Offer for Sale of Securities (Codified Version)

<sup>&</sup>lt;sup>2</sup> KM is considered as a subsidiary of the Company pursuant to the Notification of the Securities and Exchange Commission No. KorJor. 17/2551 Re: Determination of Definitions in Notifications relating to Issuance and Offer for Sale of Securities (Codified Version)

<sup>&</sup>lt;sup>3</sup> Verso International School is a separate juristic entity from KM under Private School Act B.E. 2550 (as amended)

1 December 2017 to 30 November 2047). As of the completion date of the Disposal of KE Shares and Shareholder Loan in KE (expects to be completed by 31 October 2025), the remaining lease term under the lease agreement will be approximately 22 years and 1 month. KM has assigned the lease rights under such lease agreement to Verso International School pursuant to a lease rights assignment agreement dated 6 October 2020.

As the Purchaser is the juristic person that has the same major shareholder as the Company, i.e., BTSG, the Purchaser is therefore considered as a connected person of the Company. As of 29 August 2025 (which is the date for determining the names of shareholders entitled to attend the Extraordinary General Meeting of Shareholders No. 1/2025 (Record Date)), BTSG holds both ordinary and preferred shares of the Company, directly and indirectly, representing 67.847 percent of the total paid-up shares of the Company (details of BTSG's shareholding appear in the shareholding structure diagram under Item 2 of Enclosure 1 (Information Memorandum on Related Party Transaction of Rabbit Holdings Public Company Limited (Schedule 2)). Accordingly, the Disposal of KE Shares and Shareholder Loan in KE constitutes a connected transaction under the Notification of the Capital Market Supervisory Board No. TorJor. 21/2551 Re: Rules on Connected Transactions (as amended) and the Notification of the Board of Governors of the Stock Exchange of Thailand Re: Disclosure of Information and Other Acts of Listed Companies Concerning the Connected Transactions B.E. 2546 (2003) (as amended) (collectively, the "Notifications on Connected Transactions"), with the transaction size equivalent to 4.53 percent of the value of the net tangible assets (NTA) of the Company, based on the Company's latest consolidated financial statements reviewed by a certified public accountant for the period ended 30 June 2025 (whereby the Company and its subsidiaries have no other connected transactions with the Purchaser during the past 6 months prior to the date on which the Board of Directors approved the entry into this transaction).

In addition, as the value of the Disposal of KE Shares and Shareholder Loan in KE exceeds 3 percent of the net tangible assets (NTA) of the Company, the Company is therefore required, pursuant to the Notifications on Connected Transactions, to proceed as follows:

- (1) Disclose the information regarding the Disposal of KE Shares and Shareholder Loan in KE to the Stock Exchange of Thailand (the "SET");
- (2) Appoint an independent financial advisor (IFA) to provide an opinion on this transaction to the Company's shareholders, and submit such opinion to the Office of the Securities and Exchange Commission (the "SEC"), the SET, and the Company's shareholders. In this regard, the Company has appointed Capital Advantage Company Limited, a financial advisor approved by the SEC, to act as the independent financial advisor to provide an opinion on the Disposal of KE Shares and Shareholder Loan in KE. The opinion of the independent financial advisor on the Disposal of KE Shares and Shareholder Loan in KE is set out in <a href="Enclosure 2">Enclosure 2</a> (The Independent Financial Advisor Opinion concerning the Related Party Transaction of Rabbit Holdings Public Company Limited (IFA Report)); and

(3) Convene the shareholders' meeting of the Company to approve the entry into the Disposal of KE Shares and Shareholder Loan in KE with a vote of not less than three-fourths of the total votes of the shareholders attending the meeting and having the right to vote, excluding the votes of shareholders having a conflict of interest from the calculation base, pursuant to the criteria under the Notifications on Connected Transactions.

In addition, the Disposal of KE Shares and Shareholder Loan in KE is also regarded as an asset disposal transaction pursuant to the Notification of the Capital Market Supervisory Board No. TorChor. 20/2551 Re: Rules on Entering into Material Transactions Deemed as Acquisition or Disposal of Assets (as amended) and the Notification of the Board of Governors of the Stock Exchange of Thailand Re: Disclosure of Information and Other Acts of Listed Companies Concerning the Acquisition and Disposition of Assets B.E. 2547 (2004) (as amended) (the "Notifications on Acquisition and Disposition"). The maximum transaction size, calculated based on the total value of the net tangible assets (NTA), is equivalent to 3.40 percent (based on the Company's latest consolidated financial statements reviewed by a certified public accountant for the period ended 30 June 2025). When combining with the transaction size of the European Subsidiary Share Disposal Transaction, which was approved by the same meeting of the Board of Directors (the Board of Directors' Meeting No. 6/2025 held on 14 August 2025)4, the total asset disposal transaction size, based on the net tangible asset (NTA) criterion, is equivalent to 6.69 percent, which is lower than 15 percent. Therefore, the Company is not required to comply with the Notifications on Acquisition and Disposition for this transaction. However, the transaction size will be taken into account together with other asset disposal transactions of the Company and its subsidiaries in the future, in accordance with the criteria under the Notifications on Acquisition and Disposition.

It should be noted that the Company will complete the Disposal of KE Shares and Shareholder Loan in KE only after obtaining approval from the Extraordinary General Meeting of Shareholders No. 1/2025 of the Company and upon all conditions precedent under the Shares and Loan Sale and Purchase Agreement between the Company (as the seller) and the Purchaser (the "Sale and Purchase Agreement") having been fulfilled or waived by the relevant parties. The Company expects the Disposal of KE Shares and Shareholder Loan in KE to be completed by 31 October 2025.

The details of the Disposal of KE Shares and Shareholder Loan in KE are set out in <u>Enclosure 1</u> (Information Memorandum on Related Party Transaction of Rabbit Holdings Public Company Limited (Schedule 2)) and <u>Enclosure 2</u> (The Independent Financial Advisor Opinion concerning the Related Party Transaction of Rabbit Holdings Public Company Limited

<sup>&</sup>lt;sup>4</sup> The Board of Directors' Meeting No. 7/2025, held on 11 September 2025, resolved to cancel the proposed transaction relating to the European Subsidiary Share Disposal Transaction to Hotel Diplomat s.r.o., which had been approved by the Board of Directors' Meeting No. 6/2025 held on 14 August 2025, as the final agreement with Hotel Diplomat s.r.o. could not be reached, and further resolved to approve the entry into the European Subsidiary Share Disposal Transaction to a new purchaser, namely PPF Real Estate s.r.o., instead. The details are as disclosed in the Company's news release to the SET No. RABBIT.SET 013/2025, dated 11 September 2025.

(IFA Report)), which have been delivered to the shareholders in the form of QR code, together with this invitation to the meeting.

In addition, the shareholders' meeting is proposed to consider and approve the authorization of the Executive Committee and/or any person assigned by the Executive Committee to have the power to undertake any necessary and relevant actions in connection with the Disposal of KE Shares and Shareholder Loan in KE to ensure the successful completion of the Disposal of KE Shares and Shareholder Loan in KE, including but not limited to (a) determining, amending, supplementing, or revising the details and executing the documents and/or agreements relating to the Disposal of KE Shares and Shareholder Loan in KE (provided that any determining, amending, supplementing, or revising of such details shall not constitute a material change beyond the scope approved by the shareholders' meeting, such as an amendment to the number of shares to be sold and the purchase price, in which case the matter shall be further proposed to the shareholders' meeting for consideration and approval); (b) executing the application forms, including any other documents and evidence necessary and relevant to the Disposal of KE Shares and Shareholder Loan in KE; (c) liaising, coordinating, seeking approvals, seeking waivers, and submitting any relevant documents to the government authorities and/or regulatory agencies; and (d) undertaking any other necessary and relevant actions in connection with the Disposal of KE Shares and Shareholder Loan in KE.

<u>Opinion</u> of the

The Board of Directors (by the directors having no conflict of interest) has considered and viewed that the entry into the Disposal of KE Shares and Shareholder Loan in KE is Board of appropriate, reasonable, and in the interests of the Company and its shareholders. The Directors purchase price is referenced from the appraisal value provided by the independent appraiser approved by the SEC, which the Board of Directors (by the directors having no conflict of interest) has considered and deemed the purchase price to be fair with reasonable conditions for entering into the transaction as if the transaction had been entered into with an unrelated third party.

> Furthermore, the entry into the Disposal of KE Shares and Shareholder Loan in KE will be beneficial to the Company and its shareholders, as the Company will be able to utilize the proceeds received from the Disposal of KE Shares and Shareholder Loan in KE to enhance the liquidity of the Company and its group companies.

> In this regard, the Company initially plans to use the proceeds received from the Disposal of KE Shares and Shareholder Loan in KE as investment funds for the subscription of newly issued shares of KM in proportion to the Company's shareholding in an amount of approximately THB 1,208.07 million. Upon completion of the capital increase of KM, KM will use the proceeds from such capital increase to fully repay all outstanding loans with financial institutions and use it as working capital in KM's business, resulting in KM having no interest burden payable to financial institutions, which will significantly reduce the Company's share of losses from KM. In addition, the Company will use the remaining proceeds received in an amount of approximately THB 56.96 million as additional working capital for the Company. Accordingly, it can be concluded that the utilization of proceeds pursuant to this plan will be beneficial to the Company and its shareholders.

In addition, the Board of Directors (by the directors having no conflict of interest) has considered the risk of conflict of interest and is of the opinion that the entering into this transaction does not conflict with the Undertaking Agreement (the "Undertaking Letter") entered into between the Company and BTSG on 1 December 2022 (pursuant to the resolutions of the Extraordinary General Meeting of Shareholders No. 1/2022 held on Thursday, 24 November 2022). The Undertaking Letter has been executed for the purpose of preventing any conflicts of interest in relation to the real estate business operations between the Company and BTSG.

Accordingly, the Board of Directors (by the directors having no conflict of interest) deems it appropriate to propose that the shareholders' meeting consider and approve the entry into the disposal of ordinary shares of Keystone Estate Company Limited and the outstanding loan (Shareholder Loan) to Kingkaew Assets Company Limited and/or any person designated by BTSG, which constitutes a connected transaction of the Company, at a total selling price of not exceeding THB 1,265,032,671.29, including the relevant authorization as proposed above.

Remark

The resolution for this agenda item must be approved by not less than three-fourths (3/4) of the total votes of the shareholders attending the meeting and having the right to vote, <u>including</u> abstentions in the calculation base, <u>excluding</u> the votes of shareholders having a special conflict of interest in this agenda item from the calculation base.

In this regard, the shareholder having a special conflict of interest in this agenda item is BTSG, which is a major shareholder of the Company. As of 29 August 2025 (which is the date for determining the shareholders entitled to attend the Extraordinary General Meeting of Shareholders No. 1/2025 (Record Date)), BTSG holds both ordinary and preferred shares of the Company, directly and indirectly, representing 67.847 percent of the total paid-up shares of the Company, with the details as follows:

Name	Class of Shares	Number of Shares Held in the Company (Shares)	Percentage of the Total Issued Shares of the Company (%)
BTS Group Holdings Public Company Limited	Ordinary Shares	1,883,777,114	56.921
	Preferred Shares	16,228,041,777	36.321
BTS Group Holdings Public Company Limited by	Ordinary Shares	1,726,400,000	10 926
Metha Asset Management Company Limited	Preferred Shares	1,750,155,000	10.920
Total		21,588,373,891	67.847

### Agenda 3 To consider other business (if any)

Pursuant to Section 105 of the Public Limited Companies Act B.E. 2535 (1992) (as amended), after the shareholders' meeting has considered the agenda items specified in the invitation letter, shareholders holding shares in the aggregate amount of not less than one-third of the total issued shares may request the meeting to consider matters other than those specified in the invitation letter.

In order to protect the rights and interests of the shareholders, in the event that any shareholder is unable to attend the meeting in person, the shareholder may appoint an independent director of the Company as proxy to attend the meeting and cast votes on his/her behalf. The information of the independent directors and the definition of independent director of the Company are provided in <a href="Enclosure 4">Enclosure 4</a>. The Company has enclosed Proxy Form B. for the shareholders as per <a href="Enclosure 5">Enclosure 5</a>, or shareholders may download Proxy Form A., Proxy Form B. or Proxy Form C. from the Company's website at <a href="the Shareholders">the Shareholders</a>' Meeting l Rabbit Holdings. The Company kindly requests for the shareholders' cooperation to submit the proxy forms together with the required registration documents to the Company within Thursday, 9 October 2025, by using the reply envelope provided by the Company (no postal stamp required), or via registered mail to the Company Secretary at the Company's address as follows:

### **Company Secretary**

Rabbit Holdings Public Company Limited

No. 1000/9 BTS Visionary Park - South Tower,

Room Nos. 2404-2407, 24th Floor, Phahonyothin Road,

Chomphon Sub-district, Chatuchak District, Bangkok 10900

In the event that any shareholder wishes to cancel his/her appointment of proxy, such shareholder shall notify the intention in writing to the Company Secretary at the Company's address as detailed above within Thursday, 9 October 2025. The Guidelines for the Appointment of Proxy are provided in Enclosure 3.

In addition, the Company encourages shareholders to submit questions relevant to the agenda of the Extraordinary General Meeting of Shareholders No. 1/2025 in advance prior to the meeting date. Shareholders are kindly requested to send such questions together with their contact details, i.e. name, address, telephone number, and email address (if any), to CompanySecretary@rabbitholdings.co.th or via registered mail to the Company Secretary at the Company's address as detailed above.

In this regard, registration will be open for shareholders and/or proxies from 12.00 p.m. on the meeting date onwards. Since the Company will use the barcode system for registration and vote counting at the meeting, shareholders and/or proxies are kindly requested to bring the Notice of Meeting Form (Registration Form with QR Code) on the meeting date. The registration procedures and documents required to be presented on the meeting date, as well as the vote casting, the method of vote counting and the meeting procedures, are set out in Enclosure 3. The Company will conduct the meeting in accordance with the meeting procedures and the Company's Articles of Association as set out in Enclosure 6.

The shareholders, whose names appeared on the record date, on which the names of the shareholders entitled to attend the Extraordinary General Meeting of Shareholders No. 1/2025 were determined on Friday, 29 August 2025, are cordially invited to attend the Extraordinary General Meeting of Shareholders No. 1/2025 to be held on Tuesday, 14 October 2025, at 2.00 p.m., at Phayathai Grand Ballroom, 6 <sup>th</sup> Floor, Eastin Grand Hotel Phayathai, No. 18 Phaya Thai Road, Thung Phaya Thai Sub-district, Ratchathewi District, Bangkok 10400. The map of the meeting venue is provided in Enclosure 10.

Please be informed accordingly.

Sincerely yours,
Rabbit Holdings Public Company Limited

- Signed -

(Mr. Keeree Kanjanapas)
Chairman of the Board of Directors

#### Remarks

- Shareholders can download the Invitation to the Extraordinary General Meeting of Shareholders No. 1/2025 and the supporting documents from the Company's website at <a href="https://www.rabbitholdings.co.th/en/investor-relations/document/shareholder-meetings">https://www.rabbitholdings.co.th/en/investor-relations/document/shareholder-meetings</a> from 29 September 2025, or download through the QR Code provided on the Notice of Meeting Form (Registration Form with QR Code).
- 2. If any shareholder wishes to obtain the Invitation to the Extraordinary General Meeting of Shareholders No. 1/2025 and The Independent Financial Advisor Opinion concerning the Related Party Transaction of Rabbit Holdings Public Company Limited (IFA Report) in hard copy, please contact Investor Relations during business hours (Monday to Friday, from 8.30 a.m. to 5.30 p.m.) at telephone number 02–0278778.
- 3. For further inquiries regarding the Extraordinary General Meeting of Shareholders No. 1/2025, shareholders may contact Investor Relations at telephone number 02-0278778.



### Information Memorandum on Related Party Transaction of Rabbit Holdings Public Company Limited (Schedule 2)

According to the Company's policy to manage its assets and capital with the objective of restructuring its capital and using the proceeds received from the disposal of assets for repayment of indebtedness to enhance the operational efficiency of the Company and to benefit the shareholders, the Board of Directors' Meeting of Rabbit Holdings Public Company Limited (the "Company") No. 6/2025, held on Thursday, 14 August 2025, has therefore passed a resolution to approve the disposal of the ordinary shares of Keystone Estate Company Limited ("KE"), a joint venture of the Company<sup>5</sup> in which the Company holds 9,370,000 ordinary shares, with a par value of THB 100 per share, representing 50.00 percent of the total issued shares of KE, together with the outstanding loan owed by KE to the Company as a shareholder (Shareholder Loan), to Kingkaew Assets Company Limited ("Kingkaew") (a subsidiary in which BTS Group Holdings Public Company Limited ("BTSG") (which is a major shareholder of the Company) holds 100.00 percent of the total issued shares) and/or any person designated by BTSG (collectively referred to as the "Purchaser"), at an amount of not exceeding THB 1,265,032,671.29 (the "Disposal of KE Shares and Shareholder Loan in KE"). KE's significant assets comprise 5 vacant land plots with a total area of 53 rai, 2 ngan and 8.8 square wah, or 21,408.8 square wah, located on Bangna-Trad – Suvarnabhumi Road, Bang Chalong Sub-district, Bang Phli District, Samut Prakan Province, and 5 vacant land plots with a total area of 116 rai, 1 ngan and 62.4 square wah, or 46,562.4 square wah, located on Bangna-Trad- Suvarnabhumi Road, Bang Chalong Sub-district, Bang Phli District, Samut Prakan Province. KE has leased a total of 79 rai, 1 ngan and 66.35 square wah of land to Keystone Management Company Limited ("KM") (which is a joint venture in which the Company holds shares together with Fortune Hand Venture Limited in the ratio of 50:50)<sup>6</sup> for the operation of a school, which is currently the location of Verso International School<sup>7</sup>, under a lease agreement dated 1 April 2019 with a lease term of 30 years (covering the period from 1 December 2017 to 30 November 2047). As of the completion date of the Disposal of KE Shares and Shareholder Loan in KE (expects to be completed by 31 October 2025), the remaining lease term under the lease agreement will be approximately 22 years and 1 month. KM has assigned the lease rights under such lease agreement to Verso International School pursuant to a lease rights assignment agreement dated 6 October 2020.

The Disposal of KE Shares and Shareholder Loan in KE is considered a connected transaction pursuant to the Notification of the Capital Market Supervisory Board No. TorJor. 21/2551 Re: Rules on Connected Transactions (as amended), and the Notification of the Board of Governors of the Stock Exchange of Thailand Re: Disclosure of Information and Other Acts of Listed Companies

<sup>&</sup>lt;sup>5</sup> KE is considered as a subsidiary of the Company pursuant to the Notification of the Securities and Exchange Commission No. KorJor. 17/2551 Re: Determination of Definitions in Notifications relating to Issuance and Offer for Sale of Securities (Codified Version)

<sup>&</sup>lt;sup>6</sup> KM is considered as a subsidiary of the Company pursuant to the Notification of the Securities and Exchange Commission No. KorJor. 17/2551 Re: Determination of Definitions in Notifications relating to Issuance and Offer for Sale of Securities (Codified Version)

 $<sup>^7</sup>$  Verso International School is a separate juristic entity from KM under Private School Act B.E. 2550 (as amended).

Concerning the Connected Transactions, B.E. 2546 (2003) (as amended) (collectively, the "Notifications on Connected Transactions"), since the Purchaser is the juristic person that has the same major shareholder as the Company, i.e., BTSG, resulting in the Purchaser being considered as a connected person of the Company. As of 29 August 2025 (which is the date for determining the names of shareholders entitled to attend the Extraordinary General Meeting of Shareholders No. 1/2025 (Record Date), BTSG holds both ordinary and preferred shares of the Company, directly and indirectly, representing 67.847 percent of the total paid-up shares of the Company, as shown in the shareholding structure diagram in item 2. below. The connected transaction size of the Disposal of KE Shares and Shareholder Loan in KE is equivalent to 4.53 percent of the value of the net tangible assets (NTA) of the Company, based on the Company's latest consolidated financial statements reviewed by a certified public accountant for the period ended 30 June 2025 (whereby the Company and its subsidiaries have no other connected transactions with the Purchaser during the past 6 months prior to the date on which the Board of Directors approved the entry into this transaction). Since the value of the Disposal of KE Shares and Shareholder Loan in KE exceeds 3 percent of the net tangible assets (NTA) of the Company, the Company is therefore required to proceed as follows:

- (1) Disclose the information regarding the Disposal of KE Shares and Shareholder Loan in KE to the Stock Exchange of Thailand (the "SET") in accordance with the Notifications on Connected Transactions:
- (2) Appoint an independent financial advisor (IFA) to provide an opinion on the entry into the Disposal of KE Shares and Shareholder Loan in KE to the Company's shareholders, and submit such opinion to the Office of the Securities and Exchange Commission (the "SEC"), the SET, and the Company's shareholders. In this regard, the Company has appointed Capital Advantage Co., Ltd., a financial advisor approved by the SEC, to act as the independent financial advisor to provide an opinion on this transaction; and
- (3) Convene the shareholders' meeting of the Company to approve the entry into the Disposal of KE Shares and Shareholder Loan in KE with a vote of not less than three-fourths of the total votes of the shareholders attending the meeting and having the right to vote, excluding the votes of shareholders having a conflict of interests from the calculation base, pursuant to the criteria under the Notifications on Connected Transactions.

The Disposal of KE Shares and Shareholder Loan in KE is also considered a disposal of assets transaction of the Company pursuant to the Notification of the Capital Market Supervisory Board No. TorChor. 20/2551 Re: Rules on Entering into Material Transactions Deemed as Acquisition or Disposal of Assets (as amended), and the Notification of the Board of Governors of the Stock Exchange of Thailand Re: Disclosure of Information and Other Acts of Listed Companies Concerning the Acquisition and Disposition of Assets, B.E. 2547 (2004) (as amended) (collectively, the "Notifications on Acquisition and Disposition"). The maximum transaction size, calculated based on the total value of the net tangible assets (NTA), is equivalent to 3.40 percent of the total assets of the Company, as based on the Company's latest consolidated financial statements

reviewed by a certified public accountant for the period ended 30 June 2025. The Company has not entered into any other asset disposition transactions, either by the Company or its subsidiaries, during the past 6 months prior to the date on which the Board of Directors approved the entry into this transaction. However, when combining the transaction size of the Disposal of KE Shares and Shareholder Loan in KE with the shares disposal transaction of a European subsidiary, as approved by the same board meeting (the Board of Directors' Meeting No. 6/2025 held on 14 August 2025)<sup>8</sup>, the total transaction size of asset disposals, based on the net tangible asset (NTA) criterion, is equivalent to 6.69 percent, which is lower than 15 percent. Therefore, the Company is not required to comply with the Notifications on Acquisition and Disposition for this transaction. However, the transaction size will be taken into account together with other asset disposal transactions of the Company and its subsidiaries in the future, in accordance with the criteria under the Notifications on Acquisition and Disposition.

Since the Disposal of KE Shares and Shareholder Loan in KE is considered as a connected transaction pursuant to the Notifications on Connected Transactions. Therefore, the Company would like to disclose the information regarding the Disposal of KE Shares and Shareholder Loan in KE pursuant to the Notifications on Connected Transactions, with details as follows:

#### 1. Date / Month / Year of the Transaction

The Company will enter into the Disposal of KE Shares and Shareholder Loan in KE after receiving an approval from the Extraordinary General Meeting of Shareholders No. 1/2025 of the Company, which will be held on Tuesday, 14 October 2025, and after all conditions precedent under the Shares and Claims Sale and Purchase Agreement between the Company (as the seller) and the Purchaser (the "Sale and Purchase Agreement") have been fulfilled or waived by the relevant parties. In this regard, the Company expects that the Disposal of KE Shares and Shareholder Loan in KE will be completed by 31 October 2025.

### 2. Related Parties and Relationship with the Company

The Seller : The Company

The Purchaser: Kingkaew and/or any person designated by BTSG

Relationship with the Company

The Purchaser is a connected person of the Company pursuant to the Notifications on Connected Transactions, as the Purchaser is the juristic person that has the same major shareholder as the Company, i.e., BTSG.

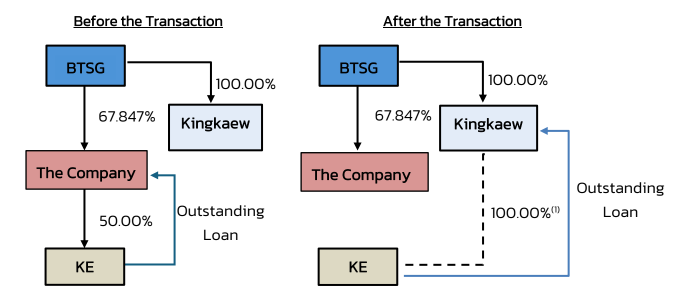
As of 29 August 2025 (which is the date for determining the names of

shareholders entitled to attend the Extraordinary General Meeting of Shareholders No. 1/2025 (Record Date)), BTSG holds both ordinary and

<sup>&</sup>lt;sup>8</sup> The Board of Directors' Meeting No. 7/2025, held on 11 September 2025, resolved to cancel the proposed transaction relating to the entry into shares the disposal transaction of a European subsidiary to Hotel Diplomat s.r.o., which had been approved by the Board of Directors' Meeting No. 6/2025 held on 14 August 2025, as the final agreement with Hotel Diplomat s.r.o. could not be reached, and further resolved to approve the entry into the shares disposal transaction of a European subsidiary to a new purchaser, namely PPF Real Estate s.r.o., instead. The details are as disclosed in the Company's news release to the SET No. RABBIT.SET 013/2025, dated 11 September 2025.

preferred shares of the Company, directly and indirectly, representing 67.847 percent of the total paid-up shares of the Company.

In this regard, the shareholding structure of BTSG in the Company is detailed as follows:



### Remark:

(1) The Company has been informed by the Purchaser that, in addition to acquiring shares in KE from the Company, the Purchaser will also acquire 50.00 percent of the total issued shares of KE from the remaining shareholders of KE, namely Gold Diamond Holding Limited and Mr. Prasert Arayakarnkul. Upon the completion of the acquisition of KE shares from such existing shareholders, the Purchaser will hold 100.00 percent of the total issued shares of KE.

### 3. General Description of the Transaction

The Company will dispose of the Company's assets comprising: (1) all ordinary shares of KE held by the Company, totaling 9,370,000 shares, with a par value of THB 100 per share, representing 50.00 percent of the total issued shares of KE, to the Purchaser at a selling price of THB 129.84 per share, equivalent to a total value of THB 1,216,600,800; and (2) the rights to claim the outstanding loan owed by KE to the Company as a shareholder (Shareholder Loan) for the principal amount together with accrued interest up to an aggregate amount of not exceeding THB 48,431,871.29 (calculated up to 31 October 2025, which is the expected timeframe for the completion date of the Disposal of KE Shares and Shareholder Loan in KE), to the Purchaser, with the consideration for the transfer of such rights being equal to the

aggregate amount of the principal plus accrued interest calculated as of the completion date of the Disposal of KE Shares and Shareholder Loan in KE, in an amount of not exceeding THB 1,265,032,671.29. Upon completion of the disposal of KE shares, KE will cease to be a subsidiary<sup>9</sup> of the Company.

The Disposal of KE Shares and Shareholder Loan in KE will take place after approval by the Extraordinary General Meeting of Shareholders No. 1/2025 of the Company and upon all conditions precedent under the Sale and Purchase Agreement being fulfilled or waived by the relevant parties. The Company expects that the Disposal of KE Shares and Shareholder Loan in KE will be completed by 31 October 2025.

### The key terms and conditions of the Sale and Purchase Agreement are as follows:

# Summary of Key Conditions Precedent

The Parties

- : (1) The Company (as the Seller)
  - (2) Kingkaew and/or any person designated by BTSG (as the Purchaser)
- : (1) The Company shall obtain an approval from the shareholders' meeting of the Company for the entry into the Disposal of KE Shares and Shareholder Loan in KE;
  - (2) The Company shall obtain written consent from the other group of KE shareholders for the transfer of KE shares to the Purchaser;
  - (3) There shall be no changes or events that have a material adverse effect on the business, assets, and financial position of KE;
  - (4) There shall be no lawsuits or legal proceedings prohibiting the Disposal of KE Shares and Shareholder Loan in KE.

### Summary of Key Terms

: On the completion date of the Disposal of KE Shares and Shareholder Loan in KE, the Company shall dispose of all ordinary shares of KE held by the Company (representing 50.00 percent of the total issued shares of KE) and transfer the rights to claim the outstanding loan owed by KE to the Company as a shareholder (Shareholder Loan), for the principal amount together with accrued interest calculated up to the completion date of the Disposal of KE Shares and the Shareholder Loan in KE, in an amount of not exceeding THB 48,431,871.29, to the Purchaser under the same agreement.

<sup>&</sup>lt;sup>9</sup> Pursuant to the Notification of the Securities and Exchange Commission No. KorJor. 17/2551 Re: Determination of Definitions in Notifications relating to Issuance and Offer for Sale of Securities (Codified Version)

#### 4. Details of the Assets to be Disposed

#### 4.1 General Information of KE

Name of the Company : Keystone Estate Company Limited

Type of Business : Land holding and real estate development

Juristic Person Registration No. : 0105558161786

: 1000/9 BTS Visionary Park - South Tower, 24th Floor, **Registered Office** 

Room Nos. 2404-2407, Phahonyothin Road, Chomphon

Sub-district, Chatuchak District, Bangkok

: 7 October 2015 Date of Incorporation

Registered and Paid-up Capital : THB 1,874,000,000

(as of 13 August 2025)

**List of Directors** 

(as of 13 August 2025)

: (1) Mr. Kavin Kanjanapas

(2) Mrs. Liang Lok Ho Ling

(3) Miss Soraya Satiangoset

(4) Mr. Liang Chester Jun Yu

List of Shareholders (as of 29 April 2025)

	Shareholders	Shareholding Ratio (%)
(1)	The Company <sup>10</sup>	49.999
(2)	Gold Diamond Holding Limited <sup>11</sup>	49.00
(3)	Mr. Prasert Arayakarnkul	1.00
(4)	Mr. Kavin Kanjanapas <sup>12</sup>	0.001

<sup>&</sup>lt;sup>10</sup> Additional information on the Company's shareholders can be found on the SET's website (https://www.set.or.th/en/market/

product/stock/quote/RABBIT/major-shareholders)

<sup>&</sup>lt;sup>11</sup> Gold Diamond Holding Limited and the ultimate beneficial owner of Gold Diamond Holding Limited are not connected persons of the Company.

<sup>&</sup>lt;sup>12</sup> Mr. Kavin Kanjanapas holds one share on behalf of the Company.

### 4.2 List of Shareholders of KE Before and After the Disposal of KE Shares and Shareholder Loan in KE<sup>13</sup>

Shareholders		Before the	Transaction	After the Transaction		
		Number of Shares (Shares)  Shareholding Ratio (%)		Number of Shares (Shares)	Shareholding Ratio (%)	
1.	The Company	9,369,999	49.999	0	0.00	
2.	Gold Diamond Holding Limited <sup>14</sup>	9,182,600	49.00	0	0.00	
3.	Mr. Prasert Arayakarnkul	187,400	1.00	0	0.00	
4.	Mr. Kavin Kanjanapas <sup>15</sup>	1r. Kavin Kanjanapas <sup>15</sup> 1 0.001 1		1	0.001	
5.	The Purchaser	0	0	18,739,999	99.999	
	Total	18,740,000	100.00	18,740,000	100.00	

### 4.3 Key Financial Information of KE

Key financial information of KE, according to its audited financial statements for the fiscal years ended 31 December 2022, 31 December 2023 and 31 December 2024, is detailed as follows:

<sup>&</sup>lt;sup>13</sup> The Company has been informed by the Purchaser that, in addition to acquiring shares in KE from the Company, the Purchaser will also acquire 50.00 percent of the total issued shares of KE from the remaining shareholders of KE, namely Gold Diamond Holding Limited and Mr. Prasert Arayakarnkul. Upon completion of the acquisition of KE shares from such existing shareholders, the Purchaser will hold 100.00 percent of the total issued shares of KE.

<sup>&</sup>lt;sup>14</sup> Gold Diamond Holding Limited and the ultimate beneficial owner of Gold Diamond Holding Limited are not connected persons of the Company.

<sup>&</sup>lt;sup>15</sup> At present, Mr. Kavin Kanjanapas (who serves as a director of the Company and BTSG) holds one share in KE on behalf of the Company. Upon the completion of the disposal of shares and shareholder loan in KE, Mr. Kavin Kanjanapas will hold such one share in KE on behalf of BTSG instead.

	Fiscal Year (as of 31 December)									
Unit: THB Million		dited D22		dited D23	Audited 2024					
	Amount	Percentage	Amount	Percentage	Amount	Percentage				
Statement of Final	ncial Positio	n								
Cash and Cash Equivalents	33.45	1.70	20.41	1.04	6.85	0.35				
Trade Receivables	67.17	3.42	81.39	4.14	94.70	4.80				
Accrued Income	23.46	1.20	29.57	1.50	38.66	1.96				
Loans granted	39.79	2.03	40.61	2.06	41.42	2.10				
Investment properties	1,798.59	91.65	1,795.72	91.26	1,792.86	90.80				
Total Assets	1,962.46	100.00	1,967.70	100.00	1,974.49	100.00				
Current Liabilities	7.13	0.36	1.10	0.06	0.93	0.05				
Non-Current Liabilities	66.00	3.36	72.43	3.68	76.59	3.88				
Total Liabilities	73.13	3.73	73.53	3.74	77.52	3.93				
Authorized Share Capital	1,874.00	95.49	1,874.00	95.49	1,874.00	94.91				
Issued and Fully Paid-Up Share Capital	1,874.00	95.49	1,874.00	95.49	1,874.00	94.91				
Retained Earnings (Deficit) Unappropriated	15.33	0.78	20.17	1.02	22.97	1.16				
Total Shareholders' Equity	1,889.33	96.27	1,894.17	96.26	1,896.97	96.07				
Income Statement										
Revenue from Sale of Goods or Rendering of Services	20.33	96.08	20.33	95.64	20.39	93.30				

	Fiscal Year (as of 31 December)								
Unit: THB Million		dited D22		dited 023	Audited 2024				
	Amount	Percentage	Amount	Percentage	Amount	Percentage			
Cost of Sale of Goods or Rendering of Services	2.86	13.51	2.86	13.45	2.86	13.09			
Other Income	0.83	3.92	0.93	4.36	1.46	4.06			
Selling and Administrative Expenses	3.82	18.03	9.60	45.16	12.76	58.39			
Profit before Finance Costs and Income Tax Expenses	14.48	68.4	8.8	41.39	6.23	28.52			
Finance Costs	1.62	7.66	2.73	12.86	2.73	12.51			
Tax Expenses	2.57	12.16	1.23	5.76	0.70	3.20			
Net Profit (Loss)	10.29	48.64	4.84	22.76	2.80	12.80			

### 4.4 General Information on the Rights to Claim the Outstanding Loan Owed by KE to the Company as a Shareholder (Shareholder Loan)

The Parties : (1) The Company (as the Lender)

(2) KE (as the Borrower)

Principal Amount : THB 41,000,000

Purpose of the Loan Utilization : For land acquisition and operating expenses

Collateral : None

Maturity Date : On demand

Interest Rate : 3.95 – 5.80 percent per annum

Outstanding Loan and Accrued : Not exceeding THB 48,431,871.29
Interest, calculated up to the
completion date of the Disposal
of KE Shares and the Shareholder

Loan in KE.

#### 5. Total Value of Consideration

The assets to be disposed of under the Disposal of KE Shares and Shareholder Loan in KE comprise:

- (1) the total consideration for 9,370,000 ordinary shares of KE, with a par value of THB 100 per share, representing 50.00 percent of the total issued shares of KE, is THB 1,216,600,800.00; and
- the total consideration for the rights to claim the outstanding loan owed by KE to the Company as a shareholder (Shareholder Loan), which equals to the principal together with accrued interest calculated up to the expected timeframe for the completion date of the Disposal of KE Shares and Shareholder Loan in KE (31 October 2025) is not exceeding THB 48,431,871.29.<sup>16</sup>

Therefore, the total value of consideration for the Disposal of KE Shares and Shareholder Loan in KE that the Company will receive is not exceeding THB 1,265,032,671.29. whereby the Purchaser will make payment for the Disposal of KE Shares and Shareholder Loan in KE in cash on the completion date of the transaction.

### 6. Value of the Disposed Assets and Basis Used to Determine the Value of Consideration

The criteria used to determine the value of the consideration for the Disposal of KE Shares and Shareholder Loan in KE is the purchase price mutually agreed upon between the Company and the Purchaser, based on the appraisal value of the assets, and the consideration for the rights to claim the outstanding loan owed by KE to the Company which is calculated up to the completion date of the Disposal of KE Shares and Shareholder Loan in KE.

### 7. Calculation of the Transaction Size

The Disposal of KE Shares and Shareholder Loan in KE has a total value of consideration of THB 1,265,032,671.29. When calculating the transaction size based on the Company's latest consolidated financial statements reviewed by a certified public accountant for the 6 month period ended 30 June 2025, it is equivalent to 4.53 percent of the value of the net tangible assets (NTA), which exceeds 3 percent of the value of the NTA (whereby the Company and its subsidiaries have no other connected transactions with the Purchaser during the past 6 months prior to the date on which the Board of Directors approved the entry into this transaction). The details are as follows:

<sup>&</sup>lt;sup>16</sup> On 10 September 2025, the Purchaser and the Seller entered into the Sale and Purchase Agreement, agreeing to set the completion date of on 24 October 2025, resulting in the consideration value for the outstanding loan owed by KE to the Company as a shareholder (Shareholder Loan) being THB 47,889,821.97. Such amount remains within the total consideration framework approved by the shareholders' meeting, which set the maximum value for such outstanding loans at not exceeding THB 48,431,871.29, being the amount calculated based on the assumption that the completion date of the transaction would be 31 October 2025.

Calculation Criterion	Calculation Formula	Transaction Size (%)
(Total value of consideration × 100)  Value of Net Tangible Assets of the Company <sup>17</sup>	1,265,032,671.29 x 100 27,938,944,000	4.53

### 8. Expected Benefits to the Company

The Company will use the proceeds received from the Disposal of KE Shares and Shareholder Loan in KE to enhance liquidity for the Company and the group companies. The Company initially plans to use the proceeds received from the Disposal of KE Shares and Shareholder Loan in KE as investment for the subscription of newly issued ordinary shares of KM in proportion to the Company's shareholding, in an amount of approximately THB 1,208.07 million, whereby KM will apply the proceeds from such capital increase to fully repay all outstanding loans with financial institutions and use it as working capital in KM's business, resulting in KM having no interest burden payable to financial institutions. In addition, the Company will use the remaining proceeds of approximately THB 56.96 million as additional working capital for the Company.

In this regard, after KM's shareholder capital increase is completed, KM is expected to have a debt-to-equity ratio of approximately 0.67 times (whereas previously KM had a negative debt-to-equity ratio), which will strengthen the financial position of KM and have a positive effect on the overall operations of the Company as the Company's share of losses from KM will be significantly reduced due to KM no longer having interest burden payable to financial institutions (while during 2022–2024, KM had finance costs of approximately THB 101.75 – THB 134.31 million per year). Accordingly, the Disposal of KE Shares and Shareholder Loan in KE will be beneficial to the Company and its shareholders.

### 9. Plan for Use of Proceeds from the Transaction

- (1) The Company will use the proceeds received from the Disposal of KE Shares and Shareholder Loan in KE as investment funds for the subscription of newly issued shares of KM, whereby the Company will subscribe for the newly issued shares in KM in proportion to the Company's shareholding in KM in an amount of approximately THB 1.208.07 million.
- (2) Upon completion of the capital increase in KM, KM will use the proceeds received from such capital increase for repayment of all loans with financial institutions and use it as working capital in the business of KM, whereby upon completion of such repayment, KM will have no loan with financial institutions.

<sup>&</sup>lt;sup>17</sup> In accordance with the consolidated financial statements of the Company reviewed by the certified public accountant for the period ended 30 June 2025

(3) The Company will use the remaining proceeds received from this transaction in an amount of approximately THB 56.96 million as additional working capital to further enhance the financial liquidity for the Company.

### 10. Interested Directors and/or Connected Persons who did not Participate in the Consideration and Voting in the Board of Directors' Meeting

No.	Director	Interest or Relationship		
1	Mr. Keeree Kanjanapas Chairman of the Board of Directors of			
2	Mr. Kavin Kanjanapas	Director of BTSG		
3	Mr. Kong Chi Keung	Director of BTSG		
4	Mr. Sayam Siwarapornskul	The first four-top ranking executives of BTSG		
5	Miss Chawadee Rungruang	The first four-top ranking executives of BTSG		

### 11. Opinion of the Company's Board of Directors

The Board of Directors' Meeting No. 6/2025, held on 14 August 2025 (by the directors having no conflict of interest), has considered and viewed that the Disposal of KE Shares and Shareholder Loan in KE is appropriate, reasonable, and in the interests of the Company and its shareholders. The purchase price is referenced from the appraisal value provided by an independent appraiser approved by the SEC which the Board of Directors (by the directors having no conflict of interest) has considered and deemed the purchase price to be fair with reasonable conditions for entering into the transaction as if the transaction had been entered into with an unrelated third party. In addition, the entering into the transaction for the disposal of shares in KE will be beneficial to the Company and its shareholders, as the Company will be able to use the proceeds received from the Disposal of KE Shares and Shareholder Loan in KE to further enhance the liquidity of the Company and its group companies.

The Company initially plans to use the proceeds received from the Disposal of KE Shares and Shareholder Loan in KE as investment for the subscription of newly issued ordinary shares of KM in proportion to the Company's shareholding, in an amount of approximately THB 1,208.07 million. Upon completion of KM's capital increase, KM will apply the proceeds from such capital increase to fully repay all outstanding loans with financial institutions and use it as working capital in KM's business, resulting in KM having no interest burden payable to financial institutions. The Company will also use the remaining proceeds of approximately THB 56.96 million as working capital to further enhance the financial liquidity for the Company. Accordingly, the utilization plan of the proceeds from the share disposal in KE is considered appropriate, reasonable and beneficial to the Company and its shareholders, as the Company's share of losses from KM will be significantly reduced due to KM no longer having interest burden payable to financial institutions (while during 2022–2024, KM had finance costs of approximately THB 101.75 – THB 134.31 million per year).

In addition, the Board of Directors (by the directors having no conflict of interest) has considered the risk of conflict of interest and is of the opinion that the entering into of this transaction does not conflict with the Undertaking Agreement (the "Undertaking Letter") entered into between the Company and BTSG on 1 December 2022 (pursuant to the resolutions of the Extraordinary General Meeting of Shareholders No. 1/2022 held on Thursday, 24 November 2022). The Undertaking Letter has been executed for the purpose of preventing any conflicts of interest in relation to the real estate business operations between the Company and BTSG.

The Undertaking Letter prescribes the scope of the real estate development business between the Company and BTSG, the material terms of which can be summarized as follows:

For so long as BTSG holds, whether directly or indirectly, in aggregate not less than 10 percent of the total issued and paid-up shares of the Company, the real estate development business of BTSG in respect of hotels and office buildings or mixed-use buildings shall be subject to the following restrictions:

- (1) Hotel business: BTSG shall not operate any hotel business of the same type and category (star rating) as those of the Company within a radius of 2 kilometres, whereby the restricted area shall be determined based on the location of the Company's hotel used as the reference.
- (2) Office building or mixed-use building business: BTSG shall not operate any office building business or mixed-use building business
- 12. Opinion of the Audit Committee and/or the Company's Director that Differs from the Opinion of the Board of Directors

-None-

### 13. Asset Valuation by Independent Appraiser

N & A Appraisal Company Limited, as an independent appraiser listed in the list of valuers approved by the SEC, has appraised the assets for public purposes using the market price comparison approach. Based on the appraisal report dated 27 August 2025, all of KE's assets have a total market value of THB 2,258 million.

### 14. Opinion of the Independent Financial Advisor

The opinion of the independent financial advisor is set out in <u>Enclosure 2</u> (The Independent Financial Advisor Opinion concerning the Related Party Transaction of Rabbit Holdings Public Company Limited (IFA Report)), which has been delivered to the shareholders in the form of QR Code, together with this invitation to the meeting.

### 15. Company Information and Business Operations

### 15.1 Company Information

Name of the Company	Rabbit Holdings Public Company Limited
Type of Business	The Company engages in the business of real estate development and investment both domestically and internationally, insurance business, and investment in other businesses related to financial services.
Juristic Person Registration No.	0107537000459
Registered Office	No. 1000/9 BTS Visionary Park – South Tower, Room Nos. 2404–2407, 24 <sup>th</sup> Floor, Phahonyothin Road, Chomphon Sub-district, Chatuchak District, Bangkok 10900
Registered Capital	THB 47,941,667,251.80
Paid-up Registered Capital	THB 44,546,839,376.20
Board of Directors	<ol> <li>Mr. Keeree Kanjanapas</li> <li>Mr. Kavin Kanjanapas</li> <li>Mr. Kong Chi Keung</li> <li>Mr. Rungson Sriworasat</li> <li>Mr. Wisit Ananskulwat</li> <li>Miss Chalida Bhuvadejsirivoradee</li> <li>Miss Soraya Satiangoset</li> <li>Mr. Sayam Siwarapornskul</li> <li>Miss Chawadee Rungruang</li> </ol>

### 15.2 Business Operations and Nature of Business of the Company, Subsidiaries, and Associated Companies

The Company engages in real estate development and investment both domestically and internationally, insurance business, and investment in other businesses related to financial services. The Company's business operations can be categorized into 4 segments as follows:

(1) Real estate business for sale, lease, services, and hotels (domestic and international) including hotel business, hotel management services, office building rental (domestic and international), rental of space for commercial and retail purposes, golf course and sports club management

- and operations, property management services, mixed-use development projects, and real estate for sale;
- (2) Life insurance business;
- (3) Investment business in other financial-related companies, e.g., Jay Mart Group Holdings Public Company Limited and Singer Thailand Public Company Limited; and
- (4) Other real estate businesses, e.g., international school.

Consolidated		Fisca	For the 6-month					
Statements of Comprehensive	2022		2023		2024		period ended 30 June 2025	
Income (Unit: THB million)	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage
Income								
(1) Real estate business for sale, lease, services, and hotels	6,125	77.23	4,183	52.74	4,806	60.60	2,690	33.92
(2) Life insurance business	1,598	20.15	994	12.53	1,040	13.11	390	4.92
(3) Investment in other businesses	208	2.62	106	1.34	36	0.45	34	0.43
(4) Other real estate businesses	-	0.00	-	0.00	-	0.00	-	0.00
Total Revenue	7,931	100.00	5,283	100.00	5,882	100.00	3,114	100.00

### The Company's revenue structure for the years 2023 – 2025

Consolidated		Fisc	For the 6-month					
Statements of Comprehensive	2022		2023		2024		period ended 30 June 2025	
Income (Unit: THB million)	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage
Revenue								
Revenue from contracts with customers	-	0.00	-	0.00	-	0.00	2,189	70.30
Revenue from hotel operation	3,080	38.84	1,960	37.10	2,806	47.71	-	0.00
Management Income	262	3.30	133	2.52	153	2.60	-	0.00
Rental income	559	7.05	1,073	20.31	1,255	21.34	-	0.00
Revenue from sale of real estate	210	2.65	110	2.08	-	0.00	-	0.00
Insurance income	1,346	16.97	716	13.55	720	12.24	209	6.71
Net income (expense) from held reinsurance contracts	-	0.00	-	0.00	_	0.00	1	0.03
Interest income	406	5.12	464	8.78	545	9.27	256	8.22
Dividend income	213	2.69	117	2.21	46	0.78	45	1.45
Gain on disposal of assets	30	0.38	-	0.00	-	0.00	-	0.00

Consolidated		Fisc	For the 6-month					
Statements of Comprehensive Income (Unit: THB million)	2022		2023		2024		period ended 30 June 2025	
	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage
Gain on sales of investments in subsidiaries and joint ventures	1,063	13.40	72	1.36	268	4.56	0	0.00
Gain on exchange	22	0.28	481	9.10	ı	0.00	ı	0.00
Others	739	9.32	157	2.97	88	1.50	414	13.29
Total revenues	7,930	100.00	5,283	100.00	5,881	100.00	3,114	100.00

As of 30 June 2025, the Company's shareholding structure in its subsidiaries and associated companies is as follows:

Na	Company / Address	Business Type	Shareholding of the Company (percent)	Paid-up Capital (THB)	Registered Capital (THB)	Issued Shares (Shares)	Type of Shares
1	Khon Kaen Buri Company Limited 999 Moo 4 Prachasamosorn Road, Nai Mueang Subdistrict, Mueang Khon Kaen District, Khon Kean Province Tel. 043-209-888 Fax. 043-209-889	Hotel business	100.00 (Held by PrannaKiri Assets Company Limited)	1,605,000,000	1,605,000,000	16,050,000	Ordinary
2	Keystone Estate Company Limited 1000/9 BTS Visionary Park – South Tower, 24 <sup>th</sup> Floor, Room Nos. 2404–2407, Phahonyothin Road, Chomphon Sub- district, Chatuchak District, Bangkok Tel. 0-2027-8778	Landowner and real estate development	50.00 (The other 49.00% held by Gold Diamond Holding Limited and 1.00% held by Mr. Prasert Arayakarnkul)	1,874,000,000	1,874,000,000	18,740,000	Ordinary

Na	Company / Address	Business Type	Shareholding of the Company (percent)	Paid-up Capital (THB)	Registered Capital (THB)	Issued Shares (Shares)	Type of Shares
3	Kamkoong Property Company Limited 1000/9 BTS Visionary Park – South Tower, 24th Floor, Room Nos. 2404–2407, Phahonyothin Road, Chomphon Sub- district, Chatuchak District, Bangkok Tel. 0-2027-8778	Hotel and real estate development business	100.00	1,100,000,000	1,100,000,000	11,000,000	Ordinary
4	Tanayong Property Management Company Limited 100-100/1 Moo 4 Bangna-Trad Road, KM. 14, Bang Chalong Subdistrict, Bang Phli District, Samut Prakan Tel. 0-2027-8778	Real estate management	100.00	1,000,000	1,000,000	10,000	Ordinary
5	Thana City Golf and Sports Club Company Limited 100–100/1 Moo 4, Bangna–Trad Road, KM. 14, Bang Chalong Subdistrict, Bang Phli District, Samut Prakan Tel. 0–2027–8778	Golf course and sports club management business	100.00	20,000,000	20,000,000	200,000	Ordinary
6	Absolute Hotel Services Company Limited 571 RSU Tower, 9 <sup>th</sup> Floor, Unit 903, Soi Sukhumvit 31, Sukhumvit Road, Klong Tan Nuea Subdistrict, Vadhana District, Bangkok Tel. 0-2096-6200	Hotel management	10.00 (Held by U Global Hospitality Company Limited) (The other 36.00% held by HRG Siam Hotel Management Co., Ltd. 35.00% held by Mr. Jonathan Maxwell Wigley 14.00% held by HRG Hotels Siebte Management GmbH, and 5.00% held by	15,000,000	25,000,000	2,500,000	Ordinary

Na	Company / Address	Business Type	Shareholding of the Company (percent)	Paid-up Capital (THB)	Registered Capital (THB)	Issued Shares (Shares)	Type of Shares
			Ms. Nopparat Pongwattanakul siri)				
7	EGS Assets Company Limited 1000/9 BTS Visionary Park – South Tower, 24 <sup>th</sup> Floor, Room Nos. 2404–2407, Phahonyothin Road, Chomphon Sub- district, Chatuchak District, Bangkok Tel. 0-2027-8778	Hotel business	100.00	2,200,000,000	2,200,000,000	22,000,000	Ordinary
8	Muangthong Assets Company Limited 1000/9 BTS Visionary Park – South Tower, 24 <sup>th</sup> Floor, Room Nos. 2404–2407, Phahonyothin Road, Chomphon Sub- district, Chatuchak District, Bangkok Tel. 0-2027-8778	Hotel business	100.00	125,000,000	125,000,000	1,250,000	Ordinary
9	Mak8 Company Limited  1000/9 BTS Visionary Park – South Tower, 24 <sup>th</sup> Floor, Room Nos. 2404–2407, Phahonyothin Road, Chomphon Sub- district, Chatuchak District, Bangkok Tel. 0-2027-8778	Hotel business	100.00	151,000,000	151,000,000	1,510,000	Ordinary
10	Nine Square Property Company Limited 1000/9 BTS Visionary Park – South Tower, 24 <sup>th</sup> Floor, Room Nos. 2404–2407, Phahonyothin Road, Chomphon Sub- district, Chatuchak District, Bangkok Tel. 0-2027–8778	Hotel business	100.00	10,000,000	10,000,000	100,000	Ordinary
11	BTS Land Company Limited 1000/9 BTS Visionary Park – South Tower,	Hotel business	100.00	110,000,000	110,000,000	1,100,000	Ordinary

Na	Company / Address	Business Type	Shareholding of the Company (percent)	Paid-up Capital (THB)	Registered Capital (THB)	Issued Shares (Shares)	Type of Shares
	24 <sup>th</sup> Floor, Room Nos. 2404–2407, Phahonyothin Road, Chomphon Sub- district, Chatuchak District, Bangkok Tel. 0-2027–8778						
12	Prime Area Retail Company Limited 1000/9 BTS Visionary Park – South Tower, 24 <sup>th</sup> Floor, Room Nos. 2404–2407, Phahonyothin Road, Chomphon Sub- district, Chatuchak District, Bangkok Tel. 0-2027-8778	Property rental business	100.00	10,000,000	10,000,000	100,000	Ordinary
13	U Remix Company Limited  1000/9 BTS Visionary Park – South Tower, 24 <sup>th</sup> Floor, Room Nos. 2404–2407, Phahonyothin Road, Chomphon Sub- district, Chatuchak District, Bangkok Tel. 0–2027–8778	Property rental business	100.00	10,000,000	10,000,000	100,000	Ordinary
14	Rong Phasi Roi Chak Sam Joint Venture 1000/9 BTS Visionary Park – South Tower, 24 <sup>th</sup> Floor, Room Nos. 2404–2407, Phahonyothin Road, Chomphon Sub- district, Chatuchak District, Bangkok Tel. 0-2027-8778	Land investment and development for hotel and other constructions	-	-	-	-	-
15	Lombard Estate Holdings Limited ("LEH") 8 <sup>th</sup> Floor, Chung Nam House, 59 Des Voeux Road Central, Hong Kong	Securities investment, property management , and consulting services	100.00	GBP 76,500,001 and EUR 27,400,000	GBP 76,500,001 and EUR 27,400,000	103,900,001	Ordinary
16	Thirty Three Gracechurch 1 Limited ("TTGI")	Property owner and office building	100.00 (Held by LEH)	GBP 15,140,001	GBP 15,150,000	15,140,001	Ordinary

Na	Company / Address	Business Type	Shareholding of the Company (percent)	Paid-up Capital (THB)	Registered Capital (THB)	Issued Shares (Shares)	Type of Shares
	26 New Street, St. Helier, Jersey, JE2 3RA, Jersey Tel. +44 (0) 1534 507000 Fax. +44 (0) 1534 507001	rental business					
17	Lombard Estate Capital GmbH ("LEC") Sieveringer Straße 153 / Top 4 1190 Vienna, Austria Tel +43 1333 73 73-0 Fax +43 1333 73 73-13	Securities investment	100.00 (Held by LEH)	EUR 35,000	EUR 35,000	-	Ordinary
18	Lombard Real Estate GmbH ("LRE") Sieveringer Straße 153 / Top 41190 Vienna, Austria Tel. +43 1333 73 73-0 Fax. +43 1333 73 73-13	Securities investment	100.00 (Held by LEH)	EUR 651,616	EUR 669,116	-	Ordinary
19	Lombard Estate Asset GmbH ("LEA") Leuchtenbergring 20 c/o Angelo Designhotel München, 81677 Munich, Germany Tel. +43 1 333 73 73-0 Fax. +43 1 333 73 73-13	Securities investment, property owner, and property rental business	89.80 (The other 0.10% held by Asia Hong Kong Engineering Limited and 10.10% held by HR Neunte Hotel Estate Holdings GmbH)	EUR 25,000	EUR 25,000	1	Ordinary
20	Calvus Grundstücksverwaltu ngsgesellschaft mbH & Co. Vermietungs KG Emy–Roeder–Straße 2, 55129 Mainz, Germany Tel. +43 1 333 73 73-0 Fax. +43 1333 73 73-13	Property owner	94.00 (Held by LEA as a limited partner, the other 6.00% held by Calvus Grundstücksverwal tungsgesellschaft mbH as a general partner)	EUR 5,000	EUR 5,000	-	Ordinary
21	Enigma Grundstücksverwaltu ngsgesellschaft mbH & Co. Objekt Wuppertal KG Emy-Roeder-Straße 2, 55129 Mainz, Germany Tel. +43 1 333 73 73-0 Fax. +43 1333 73 73-13	Property owner	94.00 (Held by LEA as a limited partner, the other 6.00% held by Enigma Grundstücksverwal tungsgesellschaft mbH as a general partner)	EUR 5,000	EUR 5,000	-	Ordinary

Na	Company / Address	Business Type	Shareholding of the Company (percent)	Paid-up Capital (THB)	Registered Capital (THB)	Issued Shares (Shares)	Type of Shares
22	Fabella Grundstücksverwaltu ngsgesellschaft mbH & Co. Vermietungs KG Emy-Roeder-Straße 2, 55129 Mainz, Germany Tel +43 1 333 73 73-0 Fax. +43 1 333 73 73-13	Property owner	94.00 (Held by LEA as a limited partner, the other 6.00% held by Fabella Grundstücksverwal tungsgesellschaft mbH as a general partner)	EUR 5,000	EUR 5,000		Ordinary
23	Fabio Grundstücksverwaltu ngsgesellschaft mbH & Co. Vermietungs KG Emy-Roeder-Straße 2, 55129 Mainz, Germany Tel. +43 1 333 73 73-0 Fax. +43 1333 73 73-13	Property owner	94.00 (Held by LEA as a limited partner, the other 6.00% held by Fabio Grundstücksverwal tungsgesellschaft mbH as a general partner)	EUR 5,000	EUR 5,000	-	Ordinary
24	Fiora Grundstücksverwaltu ngsgesellschaft mbH & Co. Vermietungs KG Emy-Roeder-Straße 2, 55129 Mainz, Germany Tel. +43 1 333 73 73-0 Fax. +43 1333 73 73-13	Property owner	94.00 (Held by LEA as a limited partner, the other 6.00% held by Fiora Grundstücksverwal tungsgesellschaft mbH as a general partner)	EUR 5,000	EUR 5,000	-	Ordinary
25	Diplomat Prague a.s. Evropská 370/15, Dejvice, 160 00 Praha 6, Czech Republic Tel. +420 296 559 111 Fax. +420 296 559 207	Property rental business	100.00 (Held by LEC)	CZK 2,000,000	CZK 2,000,000	160	Ordinary
26	Diplomat Prague RE s.r.o. <sup>18</sup> Evropská 370/15, Dejvice, 160 00 Praha 6, Czech Republic Tel. +420 296 559 111 Fax. +420 296 559 207	Property owner and property rental business	100.00 (Held by LRE)	CZK 200,000	CZK 200,000	-	Ordinary

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<sup>&</sup>lt;sup>18</sup> The Board of Directors' Meeting No. 7/2025, held on 11 September 2025, resolved to cancel the proposed transaction relating to the entry into shares the disposal transaction of a European subsidiary to Hotel Diplomat s.r.o., which had been approved by the Board of Directors' Meeting No. 6/2025 held on 14 August 2025, as the final agreement with Hotel Diplomat s.r.o. could not be reached, and further resolved to approve the entry into the shares disposal transaction of a European subsidiary to a new purchaser, namely PPF Real Estate s.r.o., instead. The details are as disclosed in the Company's news release to the SET No. RABBIT.SET 013/2025, dated 11 September 2025.

Na	Company / Address	Business Type	Shareholding of the Company (percent)	Paid-up Capital (THB)	Registered Capital (THB)	Issued Shares (Shares)	Type of Shares
27	Pilsen RE s.r.o. U Prazdroje 2720/6, Východní Predmestí, 301 00 Plzen, Czech Republic Tel. +420 378 016 111 Fax. +420 378 016 016	Property owner and property rental business	100.00 (Held by LRE)	CZK 200,000	CZK 200,000	-	Ordinary
28	Vienna House Cluster Tschechien s.r.o. Praha 6-Dejvice, Evropská 370/15, PSC 16041, Czech Republic Tel.+420 296 3530 Fax. +420 296 353 488	Services related to hotel management business	100.00 (Held by LEC)	CZK 200,000	CZK 200,000	_	Ordinary
29	Andel's Lodz RE Sp. z o.o. ul. Ogrodowa, nr 17, 91-065, Lodz, Poland Tel. +48 4227 91000 Fax. +48 4227 91001	Property owner and property rental business	100.00 (Held by LEC)	PLN 5,208,000	PLN 5,208,000	5,208	Ordinary
30	Amber Baltic RE Sp. z o.o. ul. Promenada Gwiazd, nr 1, 72–500, Miedzyzdroje, Poland Tel. +48 91 3228 760 Fax. +48 91 328 1022	Property owner and hotel business	100.00 (Held by LRE)	PLN 38,325,000	PLN 38,325,000	76,650	Ordinary
31	Katowice RE Sp. z o.o. ul. Sokolska, nr 24, 40–086, Katowice, Poland Tel. +48 3278 38100 Fax. +48 3278 38103	Property owner and property rental business	100.00 (Held by LRE)	PLN 12,550,000	PLN 12,550,000	12,550	Ordinary
32	Cracow RE Sp. z o.o. ul. Przy Rondzie, nr 2, 31–547, Krakow, Poland Tel. +48 12299 0000 Fax. +48 12 2990 001	Property owner and property rental business	100.00 (Held by LEC)	PLN 11,224,300	PLN 11,224,300	224,486	Ordinary
33	Comtel Focus S.A. Calea Bucurestilor, nr. 283, 075100 Otopeni City, Ilfov County, Romania Tel. +40 21 2036500 Fax. +40 21 2036510	Property owner and property rental business	99.99 (Held by LRE) (The other 0.0025% Held by SC.Nur Focus Advertising Products Ltd. and 0.000814% held by SC.Com Euro Tel Holding B.V and	RON 42,703,016	RON 42,703,016	111,788,000	Ordinary

Na	Company / Address	Business Type	Shareholding of the Company (percent)	Paid-up Capital (THB)	Registered Capital (THB)	Issued Shares (Shares)	Type of Shares
			0.000058% held by Mr. Benjamin Kirstain)				
34	Bratislava RE s.r.o. Galvaniho 28 821 04, Bratislava, Slovakia Tel.+421 232299100 Fax. +421 232299530	Property owner and property rental business	100.00 (99.00% held by LRE and 1.00% held by Katowice RE Sp. z o.o.)	EUR 5,000	EUR 5,000	2	Ordinary
35	Tanayong Hong Kong Limited 11 <sup>th</sup> Floor, Malahon Centre, 10–12 Stanley Street Central, Hong Kong	Securities investment	100.00	HKD 10,000	HKD 10,000	10,000	Ordinary
36	Absolute Hotel Services Hong Kong Limited Flat/RM 908 Dominion Centre, 43-59 Queen's Road East, Wanchai, Hong Kong	Hotel management	77.92 (75.47% held by Absolute Hotel Services Company Limited and 2.45% held by Tanayong Hong Kong Limited) (The other 9.81% held by Mr. Jonathan Maxwell Wigley, and 12.26% held by HRG Hotels Siebte Management GmbH)	HKD 6,930,687	HKD 6,930,687	6,930,687	Ordinary
37	NPark Global Holding Company Limited 1000/9 BTS Visionary Park – South Tower, 30 <sup>th</sup> Floor, Phahonyothin Road, Chomphon Sub- district, Chatuchak District, Bangkok Tel. 0-2027-8778	Real estate development	100.00	1,000,000	1,000,000	10,000	Ordinary
38	Tanayong Food and Beverage Company Limited 100–100/1, Moo 4, Bangna–Trad Road, Km. 14, Bang Chalong	Landowner and real estate development	100.00	201,000,000	201,000,000	2,010,000	Ordinary

Na	Company / Address	Business Type	Shareholding of the Company (percent)	Paid-up Capital (THB)	Registered Capital (THB)	Issued Shares (Shares)	Type of Shares
	Sub-district, Bang Phli District, Samut Prakan Province Tel. 0-2027-8778						
39	PrannaKiri Assets Company Limited 1000/9 BTS Visionary Park – South Tower, 24 <sup>th</sup> Floor, Room Nos. 2404–2407, Phahonyothin Road, Chomphon Sub- district, Chatuchak District, Bangkok Tel. 0-2027-8778	Landowner and real estate development	100.00	311,000,000	311,000,000	3,110,000	Ordinary
40	Siam Paging Communication Company Limited 1000/9 BTS Visionary Park – South Tower, 24 <sup>th</sup> Floor, Room Nos. 2404–2407, Phahonyothin Road, Chomphon Subdistrict, Chatuchak District, Bangkok Tel. 0–2027–8778	Landowner and real estate development	100.00	5,000,000	5,000,000	50,000	Ordinary
41	Prime Area 38 Company Limited 1000/9 BTS Visionary Park – South Tower, 24 <sup>th</sup> Floor, Room Nos. 2404–2407, Phahonyothin Road, Chomphon Subdistrict, Chatuchak District, Bangkok Tel. 0-2027-8778	Landowner and real estate development	100.00	50,000,000	50,000,000	500,000	Ordinary
42	Prime Area 12 Company Limited 1000/9 BTS Visionary Park – South Tower, 24 <sup>th</sup> Floor, Room Nos. 2404–2407, Phahonyothin Road, Chomphon Subdistrict, Chatuchak District, Bangkok Tel. 0-2027-8778	Landowner and real estate development	100.00	100,000,000	100,000,000	1,000,000	Ordinary
43	BTS Sansiri Holding One Company Limited	Landowner and real estate	50.00	10,000,000	10,000,000	100,000	Ordinary

Na	Company / Address	Business Type	Shareholding of the Company (percent)	Paid-up Capital (THB)	Registered Capital (THB)	Issued Shares (Shares)	Type of Shares
	59 Soi Rim Khlong Phra Khanong, Phra Khanong Nuea Subdistrict, Vadhana District, Bangkok Tel. 0-2027-7888 Fax. 0-2109-5479	development for sale	(The other 50.00% held by Sansiri Public Company Limited)				
44	BTS Sansiri Holding Four Company Limited 59 Soi Rim Khlong Phra Khanong, Phra Khanong Nuea Subdistrict, Vadhana District, Bangkok Tel. 0-2027-7888 Fax. 0-2109-5479	Landowner and real estate development for sale	50.00 (The other 50.00% held by Sansiri Public Company Limited)	40,000,000	40,000,000	400,000	Ordinary
45	BTS Sansiri Holding Seven Company Limited 59 Soi Rim Khlong Phra Khanong, Phra Khanong Nuea Subdistrict, Vadhana District, Bangkok Tel. O-2027-7888 Fax. O-2109-5479	Landowner and real estate development for sale	50.00 (The other 50.00% held by Sansiri Public Company Limited)	10,000,000	10,000,000	100,000	Ordinary
46	BTS Sansiri Holding Eight Company Limited 59 Soi Rim Khlong Phra Khanong, Phra Khanong Nuea Subdistrict, Vadhana District, Bangkok Tel. 0-2027-7888 Fax. 0-2109-5479	Landowner and real estate development for sale	50.00 (The other 50.00% held by Sansiri Public Company Limited)	10,000,000	10,000,000	100,000	Ordinary
47	BTS Sansiri Holding Nine Company Limited 59 Soi Rim Khlong Phra Khanong, Phra Khanong Nuea Subdistrict, Vadhana District, Bangkok Tel. 0-2027-7888 Fax. 0-2109-5479	Landowner and real estate development for sale	50.00 (The other 50.00% held by Sansiri Public Company Limited)	10,000,000	10,000,000	100,000	Ordinary
48	BTS Sansiri Holding Sixteen Company Limited	Landowner and real estate	50.00 (The other 50.00% held by Sansiri Public	100,000,000	100,000,000	1,000,000	Ordinary

Na	Company / Address	Business Type	Shareholding of the Company (percent)	Paid-up Capital (THB)	Registered Capital (THB)	Issued Shares (Shares)	Type of Shares
	59 Soi Rim Khlong Phra Khanong, Phra Khanong Nuea Subdistrict, Vadhana District, Bangkok Tel. 0-2027-7888 Fax. 0-2109-5479	development for sale	Company Limited)				
49	BTS Sansiri Holding Nineteen Company Limited 59 Soi Rim Khlong Phra Khanong, Phra Khanong Nuea Subdistrict, Vadhana District, Bangkok Tel. 0-2027-7888 Fax. 0-2109-5479	Landowner and real estate development for sale	50.00 (The other 50.00% held by Sansiri Public Company Limited)	100,000,000	100,000,000	1,000,000	Ordinary
50	BTS Sansiri Holding Twenty Two Company Limited 59 Soi Rim Khlong Phra Khanong, Phra Khanong Nuea Subdistrict, Vadhana District, Bangkok Tel. 0-2027-7888 Fax. 0-2109-5479	Landowner and real estate development for sale	50.00 (The other 50.00% held by Sansiri Public Company Limited)	100,000,000	100,000,000	1,000,000	Ordinary
51	Nuvo Line Agency Company Limited 59 Soi Rim Khlong Phra Khanong, Phra Khanong Nuea Subdistrict, Vadhana District, Bangkok Tel. 0-2027-7888 Fax. 0-2109-5479	Landowner and real estate development for sale	50.00 (The other 50.00% held by Sansiri Public Company Limited)	100,000,000	100,000,000	1,000,000	Ordinary
52	Siriphat Three Company Limited 59 Soi Rim Khlong Phra Khanong, Phra Khanong Nuea Subdistrict, Vadhana District, Bangkok Tel. 0-2027-7888 Fax. 0-2109-5479	Landowner and real estate development for sale	50.00 (The other 50.00% held by Sansiri Public Company Limited)	50,000,000	50,000,000	500,000	Ordinary
53	U Global Hospitality Company Limited 1000/9 BTS Visionary Park – South Tower, 30 <sup>th</sup> Floor, Phahonyothin Road,	Securities investment	100.00	750,000,000	750,000,000	7,500,000	Ordinary

Na	Company / Address	Business Type	Shareholding of the Company (percent)	Paid-up Capital (THB)	Registered Capital (THB)	Issued Shares (Shares)	Type of Shares
	Chomphon Sub- district, Chatuchak District, Bangkok, Thailand Tel. 0-2027-8778						
54	Rabbit Life Insurance Public Company Limited  1000/9 BTS Visionary Park – South Tower, 23 <sup>rd</sup> Floor, Phahonyothin Road, Chomphon Sub- district, Chatuchak District, Bangkok, Thailand Tel. 0-2027-8778	Life insurance	76.67 (Held by U Global Hospitality Company Limited) (The other 17.26% held by Asian venture Development Company Limited, 4.67% held by Imperial Venture Cap Company Limited, and 1.40% held by Mrs. Wanlaya Damnernchan wanit)	3,000,000,	3,000,000, 000	300,000, 000	Ordinary
55	Singer Thailand Public Company Limited 72 NT Bangrak Building, 17 <sup>th</sup> Floor, Charoen Krung Road, Bang Rak Subdistrict, Bang Rak District, Bangkok Tel. 0-2352-4777 Fax. 0-2352-4799	Trade sales and hire- purchase of products	23.75	828,992,226	828,992,226	828,992,226	Ordinary
56	Jaymart Group Holdings Public Company Limited 187, 189 Jaymart Building, Ramkhamhaeng Road, Rat Phatthana Subdistrict, Saphan Sung District, Bangkok Tel. 0-2483-7979	Holding company, investing on retail, finance, and technology	10.11	1,471,711,584	1,558,820,418	1,471,711,584	Ordinary
57	RBH Ventures Company Limited 1000/9 BTS Visionary Park – South Tower, 30 <sup>th</sup> Floor, Phahonyothin Road, Chomphon Sub-	Securities Investment	100.00 (Held by U Global Hospitality Company Limited)	1,000,000	1,000,000	10,000	Ordinary

Na	Company / Address	Business Type	Shareholding of the Company (percent)	Paid-up Capital (THB)	Registered Capital (THB)	Issued Shares (Shares)	Type of Shares
	district, Chatuchak District, Bangkok, Thailand Tel. 0-2027-8778						
58	Prime Zone Asset Management Company Limited 18 The Unicorn, 11 <sup>th</sup> Floor, Room 1101, Phaya Thai Road, Thung Phaya Thai Subdistrict, Ratchathewi District, Bangkok Tel. 0-2124-5030	Asset management business	70.00 (Held by RBH Ventures Company Limited) (The other 20.71% held by Mr. Rewin Pataibunlue, 6.67% held by Mr. Suphap Vongjinda and 2.62% held by Mr. Thunwa Rungsittimong kol)	318,367,400	318,367,400	3,183,674	Ordinary
59	Metha Asset Management Company Limited 18 The Unicorn, 15 <sup>th</sup> Floor, Phaya Thai Road, Thung Phaya Thai Subdistrict, Ratchathewi District, Bangkok Tel. 0-2184-5979	Fund management business	50.00 (Held by RBH Ventures Company Limited) (The other 25.00% held by Mr. Sumetha Lewchalermwong, 11.50% held by Mr. Patchara Lewchalermwong, 4.50% held by Miss Orathai Kidhen, 4.50% held by Ms. Sarisara Lewchalermwong, and 4.50% held by Mr. Veeraphat Kaewsawang)	60,000,000	60,000,000	600,000	Ordinary
60	Keystone Management Company Limited 1000/9 BTS Visionary Park – South Tower, 24 <sup>th</sup> Floor, Room Nos. 2404–2407, Phahonyothin Road, Chomphon Sub- district, Chatuchak District, Bangkok 10900, Thailand Tel. 0-2027-8778	International school management business	50.00 (The other 49.00% held by Fortune Hand Ventures Limited and 1.00% held by Mr. Prasert Arayakarnkul)	500,000,000	500,000,000	5,000,000	Ordinary

#### 15.3 Business Trends of the Company, Subsidiaries, and Associated Companies

In the quarter 2/2025, the life insurance business under Rabbit Life Insurance Public Company Limited ("Rabbit Life Insurance") by setting a target for total gross written premiums of THB 2,600 million, of which 50 percent was already achieved in the first half of 2025. Rabbit Life Insurance continues to expand its customer base through the implementation of business strategies, including:

- strengthening the life insurance agent team with qualified personnel;
- expanding the branch office network of life insurance agents;
- continuously participating in financial exhibitions organized by the private sector;
   and
- launching new life insurance products and improving existing products to better meet customer needs.

The non-performing loan ("NPL") and non-performing asset (NPA) management business under Prime Zone Asset Management Company Limited ("Prime Zone") continues to be supported by the high level of NPLs in the market, amounting to THB 548.1 billion, which represents a significant opportunity to expand its NPL portfolio through the acquisition of assets at below-market value. However, amid the slowdown in the real estate market, Prime Zone continues to drive NPA sales through appropriate pricing strategies based on timing of market conditions.

The asset management business under Metha Asset Management Company Limited ("Metha") focuses on serving high-net-worth investors by leveraging the BTS Group's business network to reach target clients. Metha has continued to grow steadily and plays an important role in the Company's financial services businesses. Metha has set a target to increase assets under management ("AUM") to THB 18,000 million.

For the real estate business, the Company has disposed of its shareholding in Unison One Company Limited ("Unison"), being 3,400,000 shares with a par value of THB 100 per share, representing 100 percent of the total issued shares, at a selling price of not less than THB 1,000,000,000. The significant assets of Unison comprise land together with office building constructions (TST Building, Vibhavadi-Rangsit Road) located in Lat Yao Subdistrict (North Bang Sue), Chomphon Sub-district, Bang Khen District (Bang Sue) and Chatuchak District, Bangkok, consisting of three land plots with a total area of 1 rai 2 ngan 68 square wah. In addition, the Company has disposed of all of ordinary shares in Diplomat Prague RE s.r.o. ("Diplomat PropCo") (a subsidiary in which the Company indirectly holds 100 percent of the total issued shares through Lombard Real Estate GmbH ("LRE")), with an aggregate par value of CZK 200,000, together with all outstanding loan of Diplomat PropCo, to PPF Real Estate s.r.o. and/or other juristic entities designated by the purchaser (who is not a related party of the Company under the Notifications on Connected Transactions) (collectively, the "Purchaser")

at a total selling price of EUR 73.0 million (equivalent to approximately THB 2,691,064,700)<sup>19</sup>. The significant asset of Diplomat PropCo is the ownership of Vienna House® by Wyndham Diplomat Prague Hotel, comprising 400 rooms and located in the Czech Republic (the "**Diplomat Share Disposal Transaction**"). The Company expects to enter into the Framework Agreement on the Terms and Conditions of the Transfer of Shares by 19 September 2025 and expects that the Diplomat Share Disposal Transaction will be completed within the quarter 1/2026.

For the tourism sector experienced a 12 percent decline in the number of international tourist arrivals compared to the same period of the previous year. The main reasons were concerns over safety and intense regional competition, with a significant decrease in tourists from China and Vietnam. Conversely, the European tourist market, particularly from Germany and France, increased by 14 percent year-on-year. This shift resulted in the Company's average hotel occupancy rate decreasing from 69.9 percent in the quarter 2/2024 to 63.9 percent in the quarter 2/2025. Nevertheless, the Company's overall real estate operations continued to remain profitable. The Company has a plan to expand its target customer base to non-Asian tourists in order to maintain a stable occupancy rate.

For the future plan, the Company has 2 major projects under development, namely The Residences 38, a mixed-use project comprising serviced apartments and condominiums located on Sukhumvit Soi 38, adjacent to BTS Thong Lo Station, which has partially commenced operations and is scheduled to be fully operational by the quarter 3/2025, and The Langham, Custom House, Bangkok, a five-star luxury hotel located beside the Chao Phraya River, which is scheduled to open in the quarter 4/2026. The Company expects that both projects will significantly strengthen its real estate portfolio.

Finally, the Company remains committed to conducting its business prudently under ESG principles, placing emphasis on environmental responsibility, social impact, and good corporate governance, in order to build long-term strength and sustainability. In addition, the Company continues to execute its asset divestment strategy as planned, while actively pursuing high-potential investment opportunities and leveraging synergies with the BTS Group to drive sustainable growth and create long-term value for stakeholders.

- 16. Summary of Financial Statements for the Past 3 Years and the Current Year Up to the Most Recent Quarter, Including Explanations and Analysis of Financial Position and Performance for the Past Year and the Current Year Up to the Most Recent Quarter
- 16.1 Summary of Financial Statements for the Past 3 Years and the Current Year up to the Most Recent Quarter

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<sup>&</sup>lt;sup>19</sup> Based on the exchange rate of Euro to Thai Baht as announced by the Bank of Thailand on 10 September 2025, whereby EUR 1 was equivalent to THB 36.8639.

## 1) Consolidated Statement of Financial Position of the Company

		Fiscal	Year (as c	f 31 Dece	mber)		For the	
Consolidated Statement of Financial Position	202	22	202 (Resta		20: (Resta		6-month end 30 June	led
(Unit: Million Baht)	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage
Assets								
Current Assets								
Cash and Cash Equivalents	1,903	2.77	1,601	2.57	2,576	4.19	2,204	3.55
Trade and Other Receivables	661	0.96	735	1.18	309	0.50	308	0.50
Premiums Receivable	11	0.02	-	0.00	-	0.00	-	0.00
Reinsurance Receivables	8	0.01	-	0.00	-	0.00	-	0.00
Reinsurance Assets	-	0.00	10	0.02	45	0.07	41	0.07
Current Portion of Long-term Assets	-	0.00	-	0.00	-	0.00	-	0.00
Loans from Purchase of Receivables and Accrued Interest Receivables	1	0.00	44	0.07	32	0.05	30	0.05
Loans and Interest Receivables	226	0.33	191	0.31	489	0.79	565	0.91
Loans to Related Parties and Accrued Interest Receivable Due within One Year	1,282	1.86	-	0.00	-	0.00	-	0.00
Inventories	22	3.75	27	0.04	32	0.05	30	0.05
Real Estate Development Costs for Sale	2,582	0.95	1,158	1.86	1,674	2.72	1,819	2.93

		Fiscal	Year (as c	f 31 Dece	mber)		For	
Consolidated Statement of Financial Position	202	22	20: (Resta		202 (Resta		6-month end 30 June	led
(Unit: Million Baht)	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage
Other Current Financial Assets	655	0.27	536	0.86	773	1.26	442	0.71
Properties Foreclosed – Portion that Expected to be Disposed within One Year	189	0.93	26	0.04	3	0.00	3	0.00
Other Current Assets	640	3.75	485	0.78	475	0.77	439	0.71
Total Current Assets	8,179	11.89	4,813	7.73	6,408	10.41	5,881	9.47
Non-Current Assets								
Restricted Bank Deposits and Other Financial Assets	567	0.82	658	1.06	670	1.09	682	1.10
Long-term Assets – Net of Current Assets	-	0.00	-	0.00	-	0.00	-	0.00
Loans From Purchase of Receivables and Accured Interest Receivables	-	0.00	802	1.29	981	1.59	980	1.58
Loans and Interest Receivable	1,218	1.77	632	1.01	120	0.20	191	0.31
Loans to Related Parties and Interest Receivable	1,607	2.34	1,333	2.14	1,227	1.99	1,404	2.26
Other Non-Current Financial Assets	11,703	17.01	8,559	13.74	8,348	13.57	8,296	13.36

		Fiscal	Year (as c	of 31 Dece	mber)		For the 6-month period		
Consolidated Statement of Financial Position	202	22	202 (Resta		202 (Resta		6-month end 30 June	led	
(Unit: Million Baht)	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage	
Properties foreclosed – Portion that Expected to be Disposed within One Year	-	0.00	79	0.13	84	0.14	80	O.13	
Investments in Subsidiaries	1	0.00	-	0.00	-	0.00	-	0.00	
Investments in Associates	7,171	10.43	3,934	6.32	3,939	6.40	3,922	6.32	
Investments in Joint Ventures	1,174	1.71	1,198	1.92	1,579	2.57	1,436	2.31	
Land and Projects awaiting Development	2,589	3.76	2,702	4.34	2,582	4.20	2,584	4.16	
Investment Properties	21,766	31.64	17,896	28.73	16,175	26.29	16,830	27.10	
Property, Plant and Equipment	7,198	10.46	14,751	23.68	14,974	24.34	15,400	24.80	
Right-of-Use Assets	3,147	4.58	1,746	2.80	1,650	2.68	1,654	2.66	
Goodwill	1,988	2.89	1,982	3.18	1,936	3.15	1,936	3.12	
Other Intangible Assets	392	0.57	424	0.68	412	0.67	416	0.67	
Deferred Tax Assets	53	0.08	540	0.87	276	0.45	175	0.28	
Other Non-Current Assets	30	0.04	235	0.38	171	0.28	225	0.36	
Total Non-Current Assets	60,603	88.11	57,471	92.27	55,124	89.59	56,211	90.53	
Total Assets	68,782	100.00	62,284	100.00	61,532	100.00	62,092	100.00	

		Fiscal	Year (as c	f 31 Dece	mber)		For the	
Consolidated Statement of Financial Position	202	22	202 (Resta		202 (Resta		6-month period ended 30 June 2025	
(Unit: Million Baht)	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage
Liabilities and Shareholders' Equity								
Current Liabilities								
Short-Term Loans from Financial Institutions	-	0.00	1,493	2.40	2,683	4.36	3,206	5.16
Trade and Other Current Payables	780	1.13	489	0.79	633	1.03	778	1.25
Reinsurance Liabilities	6	0.01	5	0.01	32	0.05	27	0.04
Short-Term Loans from Unrelated Parties	-	0.00	77	0.12	-	0.00	-	0.00
Short-Term Loans from Related Parties and Interest Payables	-	0.00	-	0.00	-	0.00	-	0.00
Current Portion of Long-Term Liabilities	-	0.00	-	0.00	-	0.00	-	0.00
Insurance Contract Liabilities	801	1.16	67	O.11	800	1.30	479	0.77
Investment Contract Liabilities	79	O.11	582	0.93	376	0.61	1,125	1.81
Long-Term Loans from Financial Institutions	1,660	2.41	8,265	13.27	3,119	5.07	2,790	4.49
Lease Liabilities	27	0.04	374	0.60	327	0.53	344	0.55
Deposits and Advances Received	309	0.45	116	0.19	237	0.39	265	0.43

		Fiscal	Year (as o	f 31 Dece	mber)		For the 6-month period ended 30 June 2025	
Consolidated Statement of Financial Position	202	22	202 (Resta		202 (Resta			
(Unit: Million Baht)	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage
Income Tax Payable	46	0.07	44	0.07	22	0.04	11	0.02
Other Current Liabilities	54	0.08	155	0.25	69	O.11	68	0.11
Total Current Liabilities	3,762	5.47	11,667	18.73	8,298	13.49	9,093	14.64
Non-Current Liabilities								
Long-Term Liabilities, Net of Current Portion								
Insurance Contract Liabilities	3,068	4.46	3,348	5.38	2,308	3.75	2,646	4.26
Investment Contract Liabilities	1,661	2.41	2,741	4.40	4,088	6.64	3,886	6.26
Long-Term Loans from Financial Institutions	15,520	22.56	7,923	12.72	11,351	18.45	11,528	18.57
Lease Liabilities	1,201	1.75	942	1.51	938	1.52	940	1.51
Provision for Transaction under Equity Method of Investments in Joint Ventures	544	0.79	867	1.39	1,071	1.74	1,255	2.02
Non-Current Provisions for Employee Benefit Obligations	102	0.15	104	0.17	79	0.13	84	0.14
Deferred Tax Liabilities	1,554	2.26	1,234	1.98	1,017	1.65	1,119	1.80

		Fiscal	Year (as c	f 31 Dece	mber)		For the	
Consolidated Statement of Financial Position	202	22	202 (Resta		202 (Resta		6-month period ended 30 June 2025	
(Unit: Million Baht)	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage
Other Non-Current Liabilities	356	0.52	331	0.53	398	0.65	413	0.67
Total Non-Current Liabilities	24,006	34.90	17,490	28.08	21,250	34.53	21,871	35.22
Total Liabilities	27,768	40.37	29,157	46.81	29,548	48.02	30,964	49.87
Shareholders' Equity								
Share Capital								
Registered Capital								
Preference Shares	83,857		34,884		34,069		34,069	
Ordinary Shares	25,724		13,057		13,873		13,873	
Issued and Fully Paid-up Share Capital								
Preference Shares	83,857	121.92	34,884	56.01	34,069	55.37	34,069	54.87
Ordinary Shares	17,964	26.12	9,662	15.51	10,478	17.03	10,478	16.87
Discount on Preference Shares	(56,162)	-81.65	_	0.00	_	0.00	_	0.00
Premium on Ordinary Shares	_	0.00	1,112	1.79	1,112	1.81	1,112	1.79
Discount on the Changes in Ownership Interests in Subsidiaries	-	0.00	-	0.00	(35)	-0.06	(35)	-0.06
Retained Earnings								
Appropriated – Statutory Reserve	136	0.20	136	0.22	136	0.22	136	0.22
Unappropriated (Deficit)	(4,488)	-6.52	(9,081)	-14.58	(9,491)	-15.42	(9,469)	-15.25

		Fiscal	Year (as c	f 31 Dece	mber)		For	
Consolidated Statement of Financial Position	202	22	202 (Resta		202 (Resta		n period led e 2025	
(Unit: Million Baht)	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage
Other Components of Shareholders' Equity	(823)	-1.20	(4,202)	-6.75	(4,940)	-8.03	(5,824)	-9.38
Equity Attributable to Owners of the Company	40,484	58.86	32,511	52.20	31,329	50.91	30,467	49.07
Non-Controlling Interests of the Subsidiaries	530	0.77	616	0.99	655	1.06	661	1.06
Total Shareholders' Equity	41,014	59.63	33,127	53.19	31,984	51.98	31,128	50.13
Total Liabilities and Shareholders' Equity	68,782	100.00	62,284	100.00	61,532	100.00	62,092	100.00

### 2) Consolidated Statement of Comprehensive Income of the Company

Consolidated		Fiscal	Year (as c	f 31 Dece	mber)		For	
Statement of Comprehensive	2022		202	23	202	24	6-month ended 3 20	O June
(Unit: Million Baht)	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage
Profit or Loss:								
Revenues								
Revenue from Contracts with Customers	-	0.00	-	0.00	-	0.00	2,189	70.30
Revenue from Hotel Operations	3,080	38.84	1,960	37.10	2,806	47.71	_	0.00
Management Income	262	3.30	133	2.52	153	2.60	_	0.00
Rental Income	559	7.05	1,073	20.31	1,255	21.34	_	0.00

Canadidated		Fiscal	Year (as o	of 31 Dece	mber)		For	
Consolidated Statement of Comprehensive Income	203	22	202	23	202	24	6-month ended 3 20	O June
(Unit: Million Baht)	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage
Revenue from Sales of Real Estate	210	2.65	110	2.08	-	0.00	-	0.00
Insurance Income	1,346	16.97	716	13.55	720	12.24	209	6.71
Net Income (Expense) from Reinsurance Held	-	0.00	ı	0.00	ı	0.00	1	0.03
Interest Income	406	5.12	464	8.78	545	9.27	256	8.22
Dividend Income	213	2.69	117	2.21	46	0.78	45	1.45
Gain on Disposal of Assets	30	0.38	-	0.00	-	0.00	-	0.00
Gain on Sales of Investments in Subsidiaries and Joint Ventures	1,063	13.40	72	1.36	268	4.56	0	0.00
Gain on Exchange	22	0.28	481	9.10	-	0.00	-	0.00
Other	739	9.32	157	2.97	88	1.50	414	13.29
Total Revenue	7,930	100.00	5,283	100.00	5,881	100.00	3,114	100.00
Expenses								
Cost of Hotel Operations	1,321	16.66	839	15.88	977	16.61	_	0.00
Cost of Services	162	2.04	201	3.80	224	3.81	556	17.85
Cost of Real Estate	152	1.92	74	1.40	_	0.00	200	6.42
Insurance Expenses	627	7.91	386	7.31	1,793	30.49	197	6.33
Selling and Servicing Expenses	192	2.42	253	4.79	299	5.08	164	5.27
Administrative Expenses	1,783	22.48	1,372	25.97	1,493	25.39	594	19.08
Depreciation and Amortization	861	10.86	947	17.93	998	16.97	440	14.13
Loss on Exchange	_	0.00	_	0.00	119	2.02	_	0.00

Consolidated		Fiscal	Year (as o	f 31 Dece	mber)		For	
Statement of Comprehensive Income	202	22	202	23	2024 6-month period ended 30 June 2025		O June	
(Unit: Million Baht)	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage
Loss on Impairment of Investments in Subsidiaries, Associates and Joint Ventures	1	0.00	2,373	44.92	-1	0.00	l	0.00
Loss on Impairment and Expected Credit Loss of Assets	105	1.32	1,109	20.99	163	2.77	I	0.00
Other Expenses	255	3.22	25	0.47	12	0.20	41	1.32
Total Expenses	5,458	68.83	7,579	143.46	6,078	103.35	2,192	70.39
Operating Profit (Loss)	2,472	31.17	(2,296)	-43.46	(197)	-3.35	922	29.61
Share of Profit (Loss) from Investments in Associates	200	2.52	(795)	-15.05	(13)	-0.22	(1)	-0.03
Share of Profit (Loss) from Investments in Joint Ventures	(315)	-3.97	(325)	-6.15	249	4.23	(132)	-4.24
Net Finance Costs from Insurance Contracts	ı	0.00	ı	0.00	ı	0.00	(46)	-1.48
Finance Costs	(895)	-11.29	(946)	-17.91	(1,115)	-18.96	(552)	-17.73
Profit (Loss) before Income Tax	1,462	18.44	(4,362)	-82.57	(1,076)	-18.30	191	6.13
Income Tax	(131)	-1.65	21	0.40	(86)	-1.46	(157)	-5.04
Profit (Loss) for the Year	1,331	16.78	(4,341)	-82.17	(1,162)	-19.76	34	1.09

Consolidated	Fiscal Year (as of 31 December)						For the	
Statement of Comprehensive Income	20	22	202	23	202	24	6-month period ended 30 June 2025	
(Unit: Million Baht)	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage
Other Comprehensive Income:								
Other Comprehensive Income to be Reclassified to Profit or Loss in Subsequent Periods – Net of Income Tax								
Exchange Differences on Translation of Financial Statements in Foreign Currencies	(212)	-	77	-1	(224)	1	232	-
Gain on Changes in Value of Debt Investments Designated at Fair Value through Other Comprehensive Income	(79)	_	18	_	74	_	151	-
Net Finance Costs from Insurance Contracts – Net of Income Tax	-	-	-	-	-	-	(180)	-

Consolidated		Fiscal	Year (as o	f 31 Dece	mber)		For the	
Statement of Comprehensive Income	20	22	202	23	2024		6-month period ended 30 June 2025	
(Unit: Million Baht)	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage
Other Comprehensive Income to be Reclassified to Profit or Loss in Subsequent periods – Net of Income Tax	(291)	-	95	-	(150)	-	203	-
Other Comprehensive income not to be reclassified to Profit or Loss in Subsequent Periods – Net of Income Tax								
Loss on Changes in Value of Equity Investments Designated at Fair Value through Other Comprehensive Income	(1,253)	-	(3,377)	-	(630)	-	(1,078)	-
Actual gain	2	-	1	ı	8	-		-
Share of Other Comprehensive Income from Investments in Associate and Joint Ventures	5	-	(19)	-	19	-	(16)	-

Consolidated		Fiscal	Year (as o	f 31 Dece	mber)		For	
Statement of Comprehensive Income	20	22	202	23	202	24	6-month ended 3 20	O June
(Unit: Million Baht)	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage
Other Comprehensive Income not to be Reclassified to Profit or Loss in Subsequent Periods – Net of Income Tax	(1,246)	1	(3,395)	1	(603)	1	(1,094)	-
Other Comprehensive Income for the Period	(1,537)	-	(3,300)	-	(753)	-	(891)	-
Total Comprehensive Income for the Period	(206)	I	(7,641)	I	(1,915)	I	(857)	-
Profit (Loss) Attributable to								
Equity holders of the Company	1,208	15.23	(4,384)	-82.98	(904)	-15.37	21	0.67
Non-Controlling Interests of the Subsidiaries	123	1.55	43	0.81	(258)	-4.39	13	0.42
	1,331	16.78	(4,341)	-82.17	(1,162)	-19.76	34	1.09
Total Comprehensive Income Attributable to								
Equity holders of the Company	(307)	-	(7,688)	-	(1,674)	-	(863)	-
Non-Controlling Interests of Subsidiaries	101	-	47	-	(241)	-	6	-

Consolidated		Fiscal Year (as of 31 December)						the
Statement of Comprehensive Income	203	22	202	23	2024		6-month period ended 30 June 2025	
(Unit: Million Baht)	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage	Amount	Percen tage
	(206)	ı	(7,641)	ı	(1,915)	ı	(857)	-
Earnings (Loss) per Share								
Basic Earnings (Loss) per Share								
Profit (Loss) Attributable to Equity holders of the Company	(O.8117)	ı	(O.6682)	ı	(O.1235)	ı	0.0029	-
Diluted Earnings (Loss) per Share								
Profit (Loss) Attributable to Equity Holders of the Company			(O.6682)	1	(O.1235)	ı	0.0029	-

### 3) Consolidated Statement of Cash Flows of the Company

Consolidated Statement of	Fiscal Y	Fiscal Year (as of 31 December)					
Cash Flows (Unit: Million Baht)	2022	2023	2024	6-month period ended 30 June 2025			
Cash Flows from Operating Activities							
Profit (Loss) before Income Tax	1,463	(4,362)	(1,076)	191			
Adjustments to Reconcile Profit (Loss) before Tax to Net Cash Provided by (Paid from) Operating Activities	-	-1	-	-			
Insurance Revenue	_	_	_	(209)			
Net Insurance Service Expenses (Income) from Reinsurance Held	-	ŀ	1	(1)			

Consolidated Statement of	Fiscal Y	ear (as of 31 De	cember)	For the
Cash Flows (Unit: Million Baht)	2022	2023	2024	6-month period ended 30 June 2025
Claims Incurred and Directly Related Expenses	ı	-	-	89
Losses from Onerous Contracts and Reversals of Such Losses	1	-	_	54
Amortization of Cash Flows for Insurance Acquisition	-	-	_	53
Fair Value Adjustment on Acquisition Date	1	-	_	2
Net Finance Costs from Insurance Contracts	1	-	_	46
Depreciation and Amortization	860	947	998	461
Unrealized Loss (Gain) on Exchange	(42)	(169)	120	(343)
Loss on Impairment of Assets and Expected Credit Loss	115	1,109	163	16
Share of Loss (Gain) from Investments in Associates	(201)	795	13	1
Share of Loss (Gain) from Investments in Joint Ventures	315	325	(249)	132
Loss on Impairment of Investments in Subsidiaries, Associates and Joint Ventures	-	2,373	_	-
Loss on Write-off of Assets	-	_	_	-
Loss (Gain) on Disposal and Write-Off of Assets	(35)	4	9	(36)
Fair Value Losses (Gain) on Investments	255	21	3	21
Gain on Lease Termination		-	_	-
Provision for Long-Term Employee Benefits	-	20	16	12

Consolidated Statement of	Fiscal Y	ear (as of 31 De	cember)	For the
Cash Flows (Unit: Million Baht)	2022	2023	2024	6-month period ended 30 June 2025
Loss on Write-Off Withholding Tax	1		5	4
Dividend Income	(213)	(117)	(46)	(45)
Interest Income	(406)	(464)	(545)	(256)
Finance Costs	895	946	1,115	552
Gain on Warrants	_	_	(7)	-
Loss (Gain) on Sales of Investments in Subsidiaries, Associates and Joint Ventures	(1,110)	(72)	(268)	-
Gain on Change in Status from Investment in Subsidiary to Investment in Joint Venture	(44)	-	ı	-
Loss (Gain) on Lease Cancellation	-	-	-	-
Gain on Debt Restructuring from Loan Payables	(24)	-	-	-
Profit from Operating Activities before Changes in Operating Assets and Liabilities	1,828	1,356	251	744
Decrease (Increase) in Operating Assets				
Trade and Other Receivables	(103)	349	(8)	2
Premiums Receivable	2	(39)	(33)	_
Reinsurance Assets	1	(9)	(33)	-
Reinsurance Receivables	(6)	(19)	(71)	-
Loans from Purchase of Receivable	-	(450)	(97)	25
Loans Receivables	(111)	244	206	(145)
Inventories	(3)	(5)	(6)	2
Real Estate Projects under Development	148	74	(342)	-

Consolidated Statement of	Fiscal Y	ear (as of 31 De	cember)	For the
Cash Flows (Unit: Million Baht)	2022	2023	2024	6-month period ended 30 June 2025
Real Estate Development Costs for Sale	1	1	1	(136)
Investments in Financial Assets	(77)	(850)	(602)	(494)
Properties Foreclosed	-	(1)	19	15
Other Current Assets	(189)	177	23	41
Other Non-Current Assets	(315)	(96)	53	(60)
Increase (Decrease) in Operating Liabilities	-	1	-	-
Trade and Other Payables	383	189	103	132
Amount due to Reinsurers	4	21	67	-
Insurance Contract Liabilities	(562)	(1,070)	670	(242)
Investment Contract Liabilities	172	1,583	1,141	547
Deposits and Advances Received	249	(193)	122	27
Other Current Liabilities	8	98	(86)	(1)
Provision for Long-Term Employee Benefits	(7)	(16)	(30)	(1)
Other Non-Current Liabilities	28	(20)	93	15
Cash from Operating Activities	1,449	1,323	1,440	471
Cash Received from Interest Income	132	267	338	161
Cash Paid for Interest Expenses	(838)	(1,038)	(1,189)	(570)
Cash Received from Dividends	5	9	9	8
Cash Received from Income Tax	-	17	6	8
Cash Paid for Income Tax	(149)	(82)	(108)	(61)

Consolidated Statement of	Fiscal Y	ear (as of 31 De	cember)	For the
Cash Flows (Unit: Million Baht)	2022	2023	2024	6-month period ended 30 June 2025
Net Cash from (Used in) Operating Activities	599	496	496	17
Cash Flows from Investing Activities				
Decrease (Increase) in Restricted Bank Deposits and Other Financial Assets	(428)	(91)	(11)	(12)
Cash Paid for Short-Term Loans to Unrelated Parties	-	(200)	-	-
Decrease (Increase) in Long- Term Loans to Related Parties	1,624	1,338	126	(158)
Interest Received	473	189	105	28
Cash Paid for Acquisition of Loan Claims in Joint Ventures from Sellers	(999)	-	-	-
Cash Received from Transfer of Loan Claims in Subsidiaries and Joint Ventures to Purchasers	955	-	_	-
Cash Received from Disposal of Investments in Financial Assets	-	-	-	-
Cash Received from Sales of Investments in Subsidiaries and Receivable from Sales of Investments in Subsidiaries	1,265	27	907	-
Net Cash Received from Purchase of Investments in Subsidiary	-	26	-	-
Deposits Received from Disposal of Investments in Subsidiaries	37	-	_	-
Cash received from Sales of Warrant	-	-	6	-

Consolidated Statement of	Fiscal Y	ear (as of 31 De	cember)	For the
Cash Flows (Unit: Million Baht)	2022	2023	2024	6-month period ended 30 June 2025
Cash Paid for Acquisition of Investments in Associates	(49)	-	-	-
Cash Received from Disposal of Investments in Associates	90	1	1	-
Cash Paid for Purchases and Increase in Share Capital of Joint Ventures	(283)	(70)	-	-
Cash received from Sales of Investments in Joint Ventures	532	131	97	-
Cash Paid for Purchases of Investments in Financial Assets	(3,413)	(879)	-	-
Cash Received from Sales of Investments in Financial Assets	2,604	1,332	13	-
Cash Paid for Purchase of Land and Project awaiting Development	(8)	(113)	(1)	(2)
Cash Received from Disposal of Land and Projects under Development	475	-	-	-
Cash Paid for Purchases of Investment Properties	(1,923)	(1,122)	(108)	(77)
Cash Received from Sales of Investment Properties	94	-	309	-
Cash Paid for Purchases of Property Plant and Equipment	(274)	(1,088)	(772)	(556)
Advance Payments for Purchases of Property, Plant and Equipment	-	(111)	-	-
Cash Received from Sales of Property, Plant and Equipment	15	1	29	1
Refund of Land Deposits	50	_	-	-
Cash Paid for Purchases of Intangible Assets	(15)	(42)	(41)	(5)

Consolidated Statement of	Fiscal Y	ear (as of 31 De	cember)	For the
Cash Flows (Unit: Million Baht)	2022	2023	2024	6-month period ended 30 June 2025
Proceeds from Disposal of Intangible Assets	-	-	-	-
Dividends Received	379	159	108	232
Net Cash from (Used in) Investing Activities	1,201	(513)	767	(549)
Cash Flows from Financing Activities				
Repayment of Short-Term Borrowings from Unrelated Parties	-	-	_	-
Repayment of Loans from Non-Related Parties	-	(100)	(77)	-
Cash Received from Short- Term Loans from Related Parties	-	-	-	-
Repayments of Short-Term Loans from Related Parties	-	-	-	-
Cash Received from Short- Term Loans from Financial Institutions	-	1,488	1,189	515
Cash Received from Long- Term Loans from Financial Institutions	1,737	797	394	405
Repayments of Long-Term Loans from Financial Institutions	(3,543)	(1,962)	(1,897)	(790)
Repayments of Liabilities under Lease Agreements	(1,610)	(21)	(18)	(12)
Cash Received from Non- Controlling Interests of Subsidiaries from Capital Increase	-	-	86	-
Cash Received from Exercise of Warrants	-	-	-	-

Consolidated Statement of	Fiscal Y	ear (as of 31 De	cember)	For the
Cash Flows (Unit: Million Baht)	2022	2023	2024	6-month period ended 30 June 2025
Net Cash from (Used in) Financing Activities	(3,416)	202	(323)	118
Increase (Decrease) in Translation Adjustment	153	(488)	34	43
Net Decrease in Cash and Cash Equivalents	(1,463)	(303)	974	(371)
Cash and Cash Equivalents - Beginning of the Year	2,740	1,903	1,601	2,575
Cash and Cash Equivalents of Subsidiaries Classified as Assets Held for Sale at Beginning of Period	626	-	-	-
Cash and Cash Equivalents - End of the Year	1,903	1,600	2,575	2,204
Supplementary Disclosures of Cash Flow Information				
Non-Cash Items				
Other Payable Increase from Transfer of Provision for Long- Term Employee Benefits to a Related Company	1	-	4	6
Account Payable of Purchases of Investment Properties	8	45	-	-
Account Payable of Purchases of Property, Plant and Equipment	-	17	20	28
Transfer of Advance Payments for Acquisition of Assets to Property, Plant and Equipment	-	-	-	22
Capitalize of Finance Costs as Real Estate Development Costs for Sale	_	-	-	8

Consolidated Statement of	Fiscal Y	ear (as of 31 De	cember)	For the
Cash Flows (Unit: Million Baht)	2022	2023	2024	6-month period ended 30 June 2025
Capitalize of Borrowing Cost to Investment Properties	-	117	ı	6
Capitalize of Borrowing Cost to Real Estate Projects under Development	ı	-1	21	-
Capitalize of Borrowing cost to Property, Plant and Equipment	1	10	16	6
Capitalize Amortization Expense of Right-of-Use Assets as Property, Plant and Equipment	15	61	60	30
Transfer Property, Plant and Equipment to Investment Properties	I	653	I	-
Right-of-Use Assets under Long-Term Lease Liabilities	9	41	1	-
Termination of Lease Agreements	1	1	3	-
Transfer Investment Properties to Property, Plant and Equipment	-	6,169	48	10
Transfer Real Estate Projects under Development to Property, Plant and Equipment	I	1,319	I	-
Transfer of Assets Held for Sale from Loans to Non- Performing Asset Purchases	1	1	-	10
Transfer Right-of-Use Assets to Investment Properties	-	1,393	-	-
Transfer Property, Plant and Equipment to Real Estate Projects under Development	-	-	153	-

Consolidated Statement of Cash Flows (Unit: Million Baht)	Fiscal Y	For the		
	2022	2023	2024	6-month period ended 30 June 2025
Receivables of Sales Investments in Joint Ventures	1	93	1	-

#### 4) Key Financial Ratios and the risk factors that may affect the Company's profitability

	Fiscal \	Fiscal Year (as of 31 December)			
Key Financial Ratios	2022	2023	2024	6-month period ended 30 June 2025	
Net Profit Margin (%)	16.8	(82.2)	(19.8)	1.1	
EBITDA Margin (%)	42.0	(25.5)	13.6	43.7	
Gross Profit Margin (%)	58.6	62.4	39.3	60.1	
Debt to Equity Ratio (times)	0.68	0.88	0.92	0.99	

#### 4.1 Key Financial Ratios

#### 4.1.1 Profitability Ratios

- Net Profit Margin decreased from 16.8 percent (2022) to negative 82.2 percent (2023), reflecting a significant reversal into a net loss before gradually recovering in 2024 and returning to a normal level of profitability in mid-2025. This change reflects the impact from the recognition of an impairment provision for investment in an associated company (SINGER) in 2023, as well as the losses from the life insurance business of Rabbit Life Insurance Public Company Limited, which arose from a large number of policyholders not renewing their policies, resulting in a significant increase in insurance contract liabilities being recorded as expenses.
- EBITDA Margin decreased from 42.0 percent (2022) to negative 25.5 percent (2023), before improving to 13.6 percent (2024) and 43.7 percent (mid-2025). This trend is consistent with the movement of the net profit margin, reflecting the impact from the recognition of an impairment provision for investment in an associated company (SINGER) and the losses from the life insurance business, which required a significant increase in provisioning expenses.
- Gross Profit Margin decreased significantly from 62.4 percent (2023) to 39.3 percent (2024), before recovering to 60.1 percent (mid-2025). This change reflects the higher cost of providing insurance services as a result of a large number of

policyholders not renewing their policies, which required the Company to record a significant increase in provisioning insurance expenses.

#### 4.1.2 Liquidity & Leverage Ratios

• **Debt to Equity Ratio** has continuously increased since 2022, primarily due to borrowings from short-term credit facilities from financial institutions. This has resulted in higher financial costs for the Company and may affect the Company's profitability.

#### 4.2 Risk factors that may affect the Company's profitability

- Risk Relating to Development and Operating Costs: For the financial services business, administrative expenses such as investment in information technology systems to comply with new financial reporting standards, commission expenses for life insurance agents in a highly competitive life insurance market, and the hiring of qualified personnel may increase in line with business expansion, resulting in higher operating expenses and affecting net profit. For the real estate development business, fluctuations and the upward trend in construction material prices, labor costs, and utility expenses, as well as project delays due to external factors, may result in project costs exceeding projections, thereby affecting the gross profit margin and the competitiveness of the projects.
- Risk Relating to Competition: For the financial services business, there are a wide range of service providers, including existing life insurance companies already in the market and financial institutions that tend to enter the life insurance business through subsidiaries or acquisitions. This situation requires the Company to adopt pricing strategies, develop new products, and enhance after-sales services to maintain its customer base. For the real estate development business, the property market in Thailand is highly competitive, particularly in major urban areas. If competitors offer lower prices or have better locations, the Company may have to reduce selling prices or incur higher marketing costs in order to maintain its market share.
- Risk Relating to Debt Structure and Interest Rates: Given the capital-intensive
  nature of the Company's businesses, including real estate project development
  and investments in financial services, the Company's debt obligations have
  increased as a result of such investments. An increase in interest rates would
  raise financial costs and reduce profitability. In addition, reliance on short-term
  borrowings to finance project working capital may create liquidity risks in the
  event of constraints in the financial markets.
- Risk Relating to External Economic Factors: An economic slowdown and high inflation may reduce consumer purchasing power, which could adversely

affect sales in the life insurance business, the sale of real estate development projects, and debt repayment by customers in the financial services business.

Risk Relating to Government Policies: Changes in tax measures, policy interest
rates, or regulations imposed by supervisory authorities, may affect the
Company's business operations, the recognition of losses from changes in
policy interest rates in the life insurance business, and the Company's
profitability.

## 16.2 Explanation and Analysis of Financial Condition and Results of Operations for the Year 2024 and the 6-Month Period of 2025

#### Operating Results and Financial Position for the Year 2024

The Company reported **total revenue** of THB 5,881 million for the year 2024, an increase of THB 598 million or 11.3 percent compared to THB 5,283 million in 2023. The increase in total revenue was primarily attributable to (1) higher revenue from hotel operations of THB 846 million or 43.1 percent year-on-year from Eastin Grand Hotel Phayathai under The Unicorn project, driven by the recovery of Thailand's tourism sector and the increase in international tourist arrivals, (2) an increase in gain on disposal of investments in subsidiaries and joint ventures of THB 196 million or 272.2 percent from the disposal of shares in Unison One Company Limited (TST Tower), (3) an increase in rental income of THB 183 million or 17.0 percent year-on-year, mainly from the leasing of hotels in Europe and office space under The Unicorn project, and (4) an increase in interest income of THB 81 million or 17.6 percent year-on-year. However, these increases were partially offset by (5) the absence of foreign exchange gains, compared to the recognition of THB 481 million in 2023, and (6) no revenue from real estate sales, compared to the recognition of THB 110 million in 2023 from the sale of condominium units at the Park Ramintra project.

**Total Expenses** amounted to THB 6,078 million, a decrease of THB 1,502 million or 19.8 percent compared to THB 7,579 million in 2023. The decrease was mainly due to (1) the absence of additional impairment loss on investment in SINGER, whereas in 2023 the Company recognized such impairment loss of THB 2,372 million, and (2) a decrease in impairment loss on assets expected credit losses of THB 946 million, mainly from overseas properties. However, these decreases were partially offset by (3) an increase in insurance expenses of THB 1,406 million, primarily due to higher insurance reserves recognized as expenses resulting from non-renewal of policies and a decline in interest, which required the Company having to record additional insurance reserves as expenses.

Share of profit (loss) from investments in associates and joint ventures amounted to THB 236 million, compared to a share of loss of THB 1,120 million in 2023. The share of profit in 2024 consisted of (1) THB 353 million from the joint venture project with Sansiri Public Company Limited ("Sansiri"), mainly from the transfer of condominium ownership, and (2) THB 54 million from the joint venture with Metha Asset Management Company Limited ("Metha"), partially offset

by the share of losses from (3) other joint ventures of THB 158 million, mainly from the Verso International School joint venture (4) the investment in SINGER of THB 13 million.

Finance costs amounted to THB 1,115 million, an increase of THB 169 million or 17.9 percent compared to THB 946 million in 2023, mainly due to an increase in borrowings from financial institutions.

In 2024, the Company reported **a net loss** of THB 1,162 million, a decrease compared to the net loss of THB 4,341 million in 2023, primarily due to the absence of additional recognition of impairment loss on investment in SINGER. However, the reduction in net loss was partially offset by higher expenses from the life insurance business.

**Total assets** as of 31 December 2024 amounted to THB 61,532 million, a decrease of THB 752 million or 1.2 percent from THB 62,284 million as of year-end 2023. The decrease was mainly attributable to (1) a decrease in investment properties of THB 1,721 million, primarily from foreign currency translation differences and the disposal of ordinary shares in Unison One Company Limited (TST Tower), (2) a decrease in trade and other receivables of THB 426 million from collection of receivables relating to the disposal of overseas hotel assets, and (3) a decrease in loans and accrued interest receivables, net, of THB 214 million. However, the decrease was partially offset by (4) an increase in cash and cash equivalents of THB 975 million, mainly from cash received from the disposal of financial assets of Rabbit Life Insurance and (5) an increase in real estate projects under development of THB 516 million from the recognition of development progress of The Residences 38 project.

Total liabilities as of 31 December 2024 amounted to THB 29,548 million, an increase of THB 391 million or 1.3 percent from THB 29,157 million as of year-end 2023. The increase was mainly due to (1) an increase in short-term borrowings from financial institutions of THB 1,190 million, mainly from drawdowns of short-term promissory notes to enhance operating liquidity, (2) an increase in long-term investment contract liabilities, net, of THB 1,141 million from higher sales of short-term insurance policies, and, however, the increase was partly offset by a decrease in (3) long-term insurance contract liabilities, net, of THB 307 million from policy lapses and the decline in interest rates, resulting in the Company recording a decrease in long-term insurance contract liabilities (4) a decrease in long-term borrowings from financial institutions, net, of THB 1,719 million from loan repayments.

Shareholders' equity as of 31 December 2024 was THB 31,984 million, a decrease of THB 1,143 million or 3.5 percent from THB 33,127 million as of year-end 2023. The decrease was mainly attributable to (1) retained earnings, primarily from the recognition of net loss in 2024, and (2) other components of shareholders' equity of THB 738 million, mainly from losses on fair value measurement of investments in JMART.

#### Operating Results and Financial Position for the 6-Month Period of 2025

The Company reported **total revenue** of THB 3,114 million for the 6-month period ended 30 June 2025, an increase of THB 277 million or 9.8 percent compared to THB 2,838 million in

the same period of the previous year. The increase was mainly from revenue from real estate sales of THB 262 million from The Residences 38 project, which commenced transfer of condominium ownership to customers in the quarter 2/2025, and an increase in insurance premium income of THB 59 million. These increases were partially offset by a decrease in rental income of THB 125 million, or 18.2 percent year-on-year, due to (1) higher rental adjustments of hotels in Europe in the quarter 1/2024 and (2) the disposal of TST Tower in the quarter 4/2024, as well as a decrease in hotel operations revenue of THB 25 million, or 1.8 percent year-on-year, mainly from the decline in international tourist arrivals during the quarter 2/2025.

**Total expenses** for the 6-month period ended 30 June 2025 amounted to THB 2,192 million, a decrease of THB 33 million or 1.5 percent compared to THB 2,225 million in the same period of the previous year, mainly due to a decrease in insurance service expenses of THB 122 million or 38.2 percent year-on-year as a result of the impact from non-renewal of insurance policies in the previous year, which the Company had already recognized in 2024, and a decrease in depreciation and amortization of THB 55 million or 11.2 percent year-on-year. However, these decreases were partially offset by an increase in cost of real estate sales of THB 200 million from the commencement of condominium ownership transfers under The Residences 38 project.

Share of loss from investments in associates and joint ventures for the 6-month period ended 30 June 2025 was THB 133 million, compared to a profit of THB 29 million in the same period of the previous year, comprising losses from other joint ventures, mainly from Verso International School joint venture, in an amount of THB 161 million, and a loss from investment in Singer Thailand Public Company Limited ("SINGER") of THB 1.5 million, partially offset by profits from the joint venture project with Sansiri Public Company Limited ("Sansiri") of THB 23 million from condominium transfers and the joint venture with Metha Asset Management Co., Ltd. ("Metha") of THB 6 million.

**Finance costs** for the 6-month period ended 30 June 2025 amounted to THB 552 million, a decrease of THB 83 million or 13.1 percent compared to THB 636 million in the same period of the previous year, mainly due to repayment of borrowings.

For the 6-month period ended 30 June 2025, the Company reported a consolidated net profit of THB 34 million, compared to a consolidated net loss of THB 136 million in the same period of the previous year, primarily due to an increase in revenue from real estate sales and a decrease in expenses from the life insurance business.

**Total assets** as of 30 June 2025 amounted to THB 62,092 million, an increase of THB 560 million or 0.9 percent from THB 61,532 million as of year-end 2024. The increase was mainly attributable to (1) an increase in investment properties of THB 655 million, primarily from foreign currency translation differences of hotels in Europe and the recognition of office building improvements at 33 Gracechurch Street in London, United Kingdom, (2) an increase in land, buildings and equipment of THB 426 million, mainly from the construction of The Residences 38 and The Langham, Custom House, Bangkok projects, and (3) an increase in

loans to related parties and accrued interest of THB 176 million. However, the increase was partially offset by (4) a decrease in cash and cash equivalents of THB 371 million from investments in financial assets by Rabbit Life Insurance, and (5) a decrease in other current financial assets of THB 331 million, mainly from the disposal of the investments in property fund of Rabbit Life Insurance.

**Total liabilities** as of 30 June 2025 amounted to THB 30,964 million, an increase of THB 1,418 million or 4.8 percent from THB 29,547 million as of year-end 2024. The increase was mainly due to (1) an increase in long-term investment contract liabilities, net, of THB 547 million from higher underwriting of short-term endowment insurance contracts, (2) an increase in borrowings from financial institutions, net, of THB 372 million from increase of loan drawdown during the year for enhancing operating liquidity and for the Langham Bangkok Hotel project., and (3) an increase in provisions under the equity method of investments in joint ventures of THB 184 million. However, the increase was partially offset by (4) a decrease in corporate income tax payable of THB 11 million.

Shareholders' equity as of 30 June 2025 was THB 31,128 million, a decrease of THB 857 million or 2.7 percent from THB 31,984 million as of year-end 2024. The decrease was mainly attributable to other components of shareholders' equity of THB 885 million, primarily from losses on fair value measurement of investments in JMART. However, the decrease was partially offset by a reduction in accumulated losses of THB 21 million, resulting from the recognition of net profit of THB 34 million for the 6-month period ended 30 June 2025.

# 16.3 Explanation and Analysis of Key Financial Ratios for the Year 2024 and the 6-Month Period of 2025

For the year 2024, the gross operating margin, the operating EBITDA margin, and the EBITDA margin decreased significantly from 2023, due to the operating results of Rabbit Life Insurance, which recorded a loss from the increase in provisions for insurance contract liabilities arising from non-renewal of policies and the decrease in interest rates.

For the 6-month period of 2025, the gross operating margin, the operating EBITDA margin, and the EBITDA margin increased from 2024, because the operating results of Rabbit Life Insurance, which recorded a loss from the increase in provisions for insurance contract liabilities arising from non-renewal of policies and the decrease in interest rates, all of which had already been recognized in 2024, and as the operating results of the hotel business improved in the quarter 1/2025 due to the festive period (high season) and long holidays of Chinese tourists.

- 17. List of Executives and the Top 10 Shareholders of the Company
- 17.1 List of Executives<sup>20</sup> as of the Record Date for Determining the Shareholders Entitled to Attend the Extraordinary General Meeting of Shareholders No. 1/2025, on 29 August 2025

Name	Position
1. Miss Soraya Satiangoset	Acting Chief Executive Officer and Chief Financial Officer
2.Mr. Anuchit Sirirungngam	Acting Assistant Chief Financial Officer and Director of Finance
3.Mr. Natthabongse Yavijaya	Acting Assistant Chief Accounting Officer and Deputy Director of Financial Planning and Analysis

- 17.2 List of the Top 10 Shareholders as of the Record Date for Determining the Shareholders Entitled to Attend the Extraordinary General Meeting of Shareholders No. 1/2025, on 29 August 2025
  - List of the Top 10 Major Ordinary Shareholders

Name	Number of Shares	Shareholding Proportion (%)
BTS Group Holdings Public Company     Limited	1,883,777,114	25.170
BTS Group Holdings Public Company     Limited by Metha Asset Management     Company Limited	1,726,400,000	23.067
3. Thai NVDR Company Limited	353,731,389	4.726
4. Mr. Chaiyan Chakarakul	60,592,896	0.810
5. Ms. Amporn Sripothong	57,322,602	0.766
6. Miss Pichsanee Thanapruetphinyo	46,900,000	0.627
7. Miss Patcharida Raweerattananon	43,000,000	0.575
8. Mr. Natethirach Pongnarusorn	38,000,000	0.508
9. Mr. Prasert Wijitworawong	34,000,000	0.454
10. Mr. Chatchai Keerativorasakul	30,001,000	0.401

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<sup>&</sup>lt;sup>20</sup> Executives pursuant to the Notification of the Capital Market Supervisory Board No. TorJor. 72/2564 Re: Definition of Executives for Compliance with Chapter 3/1 of the Securities and Exchange Act B.E. 2535 (1992)

#### List of the Top 10 Major Preferred Shareholders

Name	Number of Shares	Shareholding Proportion (%)
BTS Group Holdings Public Company     Limited	16,228,041,777	66.273
2. Bangkok Bank Public Company Limited	3,053,841,912	12.549
BTS Group Holdings Public Company     Limited by Metha Asset Management     Company Limited	1,750,155,000	7.192
4. Saha Pathana Inter-Holding Public Company Limited	935,700,000	3.845
5. Thai NVDR Company Limited	404,575,460	1.663
6. Mr. Chatchai Keerativorasakul	144,000,000	0.592
7. Miss Supattra Pangkariya	115,656,800	0.475
8. Mr. Komol Jungrungreangkit	67,000,000	0.275
9. Mr. Sahanan Chentakul	41,700,000	O.171
10. Mr. Chaiyan Chakarakul	39,683,917	0.163

#### 17.3 List of Shareholders and Number of Shares with No Voting Rights

The list of shareholders and number of shares of related persons who are shareholders having a conflict of interest and have no voting rights as of 29 August 2025 (which is the date for determining the shareholders entitled to attend the Extraordinary General Meeting of Shareholders No. 1/2025 (Record Date) is BTSG, being a major shareholder of the Company, which holds both ordinary and preferred shares of the Company, directly and indirectly, representing 67.847 percent of the total paid-up shares of the Company, with the details as follows:

Name	Class of Shares	Number of Shares Held in the Company (Shares)	Percentage of the Total Issued Shares of the Company (%)
BTS Group Holdings Public Company Limited	Ordinary	1,883,777,114	56.921
	Preferred	16,228,041,777	30.921
BTS Group Holdings Public Company Limited by Metha	Ordinary	1,726,400,000	10.926
Asset Management Co., Ltd.	Preferred	1,750,155,000	,5,5,5
Total		21,588,373,891	67.847

- 18. Other Information That May Materially Affect the Decision of Investors (if any)
- 19. Interests or Related Party Transactions between the Company and Directors, Executives, and Shareholders Holding Directly or Indirectly of 10 Percent or more (Related Party Transactions in the Past Year and the Current Year Up to the Most Recent Quarter)

For entering into connected transactions that are ordinary course of business transactions and supporting ordinary course of business transactions with general commercial terms, the Company stipulates that such transactions must be approved by the Executive Committee and reported to the Audit Committee on a quarterly basis, which is in line with the Notification of the Board of Governors of the Stock Exchange of Thailand Section 89/12.

For the period ended 30 June 2025, the Company and its subsidiaries have entered into the transaction with persons/juristic persons who may have conflicts of interest which are ordinary course of business transactions and supporting ordinary course of business transactions with general commercial terms, the details of which can be summarized as follows:

#### (1) Rabbit Holdings Public Company Limited

-None-

**Description of Relationship**: Rabbit Holdings Public Company Limited has related party transactions with BTS Group Holdings Public Company Limited, which is a major shareholder of the Company, or with companies having the same major shareholder as the Company.

			Tr	Transaction Value (THB)		
No.	Description of Transaction	Type of Transaction	Outstanding Balance as of 31 Dec 2024	Transactions during 1 Jan – 30 Jun 2025	Outstanding Balance as of 30 Jun 2025	Necessity and rationale of the Transaction
1	Rabbit Holdings Public Company Limited receives investor relations services and management services (Management Fee) from BTS Group Holdings Public Company Limited, which is a major shareholder of the Company.	Service transaction	0.00	3,474,968.64	234,062.50	The services received are for the purpose of supporting the Company's ordinary course of business, with general pricing and commercial terms as if entered into with a third party.
2	Rabbit Holdings Public Company Limited receives management services (Management Fee) and pays license fees for software usage to Fusion Fortress Company Limited, which is	Service transaction	0.00	4,199,628.26	0.00	The services received are for the purpose of supporting the Company's ordinary course of business, with general pricing and commercial terms as

			Tra	ansaction Value (T	HB)	No coccity and
No.	Description of Transaction	Type of Transaction	Outstanding Balance as of 31 Dec 2024	Transactions during 1 Jan – 30 Jun 2025	Outstanding Balance as of 30 Jun 2025	Necessity and rationale of the Transaction
	a subsidiary of the major shareholder of the Company.					if entered into with a third party.
3	Rabbit Holdings Public Company Limited has received computer equipment repair and maintenance services from Fusion Fortress Company Limited, which is a subsidiary of the major shareholder of the Company.	Service transaction	0.00	0.00	0.00	The services received are for the purpose of supporting the Company's ordinary course of business, with general pricing and commercial terms as if entered into with a third party.
4	Rabbit Holdings Public Company Limited has provided management services to Mo Chit Land Company Limited, which is a subsidiary of the major shareholder of the Company.	Service transaction	0.00	0.00	0.00	The services provided are in the ordinary course of the Company's business, with general pricing and commercial terms as if entered into with a third party.

(2) Rong Phasi Roi Chak Sam (Joint venture of Rabbit Holdings Public Company Limited)

**Description of Relationship**: Rong Phasi Roi Chak Sam has related party transactions with a company having the same major shareholder as the Company.

			Tra	Negogity		
No.	Description of Transaction	Type of Transaction	Outstanding Balance as of 31 Dec 2024	Transactions during 1Jan – 30 Jun 2025	Outstanding Balance as of 30 Jun 2025	Necessity and rationale of the Transaction
1	Rong Phasi Roi Chak Sam, a joint venture of Rabbit Holdings Public Company Limited, has received project cost management services from HHT Construction Company Limited, which is a subsidiary of the major shareholder of the Company.	Service transaction	14,945,845.50	0.00	14,034,775.50	The services received are for the purpose of supporting the Company's ordinary course of business, with general pricing and commercial terms as if entered into with a third party.

# (3) Unison One Company Limited (Subsidiary of Rabbit Holdings Public Company Limited)

**Description of Relationship**: Unison One Company Limited has related party transactions with BTS Group Holdings Public Company Limited, which is the major shareholder of the Company, or with companies having the same major shareholder as the Company.

			Tra	ansaction Value (T	HB)	Negogity
No.	Description of Transaction	Type of Transaction	Outstanding Balance as of 31 Dec 2024	Transactions during 1Jan – 30 Jun 2025	Outstanding Balance as of 30 Jun 2025	Necessity and rationale of the Transaction
1	Unison One Company Limited, a subsidiary of Rabbit Holdings Public Company Limited, has entered into a lease agreement for a period not exceeding 3 years, under the lease agreement for premises, properties, equipment, and services including facilities within the leased area of the TST Building, with BTS Group Holdings Public Company Limited, which is the major shareholder of the Company.	Real estate rental transactions for a period not longer than 3 years	0.00	0.00	0.00	The lease is in the ordinary course of the Company's business, with general pricing and commercial terms as if entered into with a third party.
2	Unison One Company Limited, a subsidiary of Rabbit Holdings Public Company Limited, has entered into a lease agreement for a period not exceeding 3 years, under the lease agreement for premises, properties, equipment, and services including facilities within the leased area of the TST Building, with Bangkok Smartcard System Company Limited, which is a subsidiary of the major shareholder of the Company.	Real estate rental transactions for a period not longer than 3 years	0.00	0.00	0.00	The lease is in the ordinary course of the Company's business, with general pricing and commercial terms as if entered into with a third party.
3	Unison One Company Limited, a subsidiary of Rabbit Holdings Public Company Limited, has entered into a lease agreement for a period not exceeding 3 years, under the	Real estate rental transactions for a period not longer than 3 years	0.00	0.00	0.00	The lease is in the ordinary course of the Company's business, with general pricing and commercial terms as if entered into with

			Tra	ansaction Value (TI	HB)	Necessity and
No.	Description of Transaction	Type of Transaction	Outstanding Balance as of 31 Dec 2024	Transactions during 1Jan – 30 Jun 2025	Outstanding Balance as of 30 Jun 2025	rationale of the Transaction
	lease agreement for premises, properties, equipment, and services including facilities within the leased area of the TST Building, with VGI Public Company Limited, which is a subsidiary of the major shareholder of the Company.					a third party.
4	Unison One Company Limited, a subsidiary of Rabbit Holdings Public Company Limited, has entered into a lease agreement for a period not exceeding 3 years, under the lease agreement for premises, properties, equipment, and services including facilities within the leased area of the TST Building, with HHT Construction Company Limited, which is a subsidiary of the major shareholder of the Company.	Real estate rental transactions for a period not longer than 3 years	0.00	0.00	0.00	The lease is in the ordinary course of the Company's business, with general pricing and commercial terms as if entered into with a third party.
5	Unison One Company Limited, a subsidiary of Rabbit Holdings Public Company Limited, has entered into a lease agreement for a period not exceeding 3 years, under the lease agreement for premises, properties, equipment, and services including facilities within the leased area of the TST Building, with Roctec Global Public Company Limited, which is a subsidiary of the major shareholder of the Company.	Real estate rental transactions for a period not longer than 3 years	0.00	0.00	0.00	The lease is in the ordinary course of the Company's business, with general pricing and commercial terms as if entered into with a third party.

	Description of Transaction		Tr	Transaction Value (THB)			
No.		Type of Transaction	Outstanding Balance as of 31 Dec 2024	Transactions during 1Jan – 30 Jun 2025	Outstanding Balance as of 30 Jun 2025	Necessity and rationale of the Transaction	
6	Unison One Company Limited, a subsidiary of Rabbit Holdings Public Company Limited, has received building management services (Management Fee) of the TST Building from Turtle 2 Company Limited, which is a subsidiary of the major shareholder of the Company.	Service transaction	0.00	0.00	0.00	The services received are to support the Company's ordinary course of business, with general pricing and commercial terms as if entered into with a third party.	

(4) Tanayong Property Management Company Limited (Subsidiary of Rabbit Holdings Public Company Limited)

**Description of Relationship**: Tanayong Property Management Company Limited has related party transactions with BTS Group Holdings Public Company Limited, which is the major shareholder of the Company.

			Tr	ansaction Value (T	HB)	Necessity and rationale of the Transaction
No.	Description of Transaction	Type of Transaction	Outstanding Balance as of 31 Dec 2024	Transactions during 1 Jan – 30 Jun 2025	Outstanding Balance as of 30 Jun 2025	
1	Tanayong Property Management	Service	0.00	0.00	0.00	The services provided
	Company Limited, a subsidiary	transactions				are in the ordinary
	of Rabbit Holdings Public	under				course of the Company's
	Company Limited, has entered	service				business, with general
	into service agreements as a	agreements				pricing and commercial
	sales or rental agent for the					terms as if entered into
	management of certain					with a third party.
	residential projects of BTS					
	Group Holdings Public Company					
	Limited, which is the major					
	shareholder of the Company,					
	such as The Royal Place 1, The					
	Royal Place 2, and The Grand.					

(5) BTS Land Company Limited (Subsidiary of Rabbit Holdings Public Company Limited)

**Description of Relationship**: BTS Land Company Limited has related party transactions with BTS Group Holdings Public Company Limited, which is a major shareholder of the Company.

			Tr	ansaction Value (T	HB)	
No.	Description of Transaction	Type of Transaction	Outstanding Balance as of 31 Dec 2024	Transactions during 1 Jan – 30 Jun 2025	Outstanding Balance as of 30 Jun 2025	Necessity and rationale of the Transaction
1	BTS Land Company Limited, which is a subsidiary of Rabbit Holdings Public Company Limited entered into a service agreement of Facility and common fee with BTS Group Holdings Public Company Limited, which is the major shareholder of the Company.	Facility and common fee	528,112.48	1,982,288.97	402,237.45	The services received are for the purpose of supporting the Company's ordinary course of business, with general pricing and commercial terms as if entered into with a third party.
2	BTS Land Company Limited, a subsidiary of Rabbit Holdings Public Company Limited, has provided hotel accommodation and services of Eastin Thana City Golf Resort Bangkok to BTS Group Holdings Public Company Limited, which is the major shareholder of the Company.	Services transaction	35,344.57	404,887.11	51,177.01	The services provided are in the ordinary course of the Company's business, with general pricing and commercial terms as if entered into with a third party.

# (6) EGS Assets Company Limited (Subsidiary of Rabbit Holdings Public Company Limited)

**Description of Relationship**: EGS Assets Company Limited has related party transactions with BTS Group Holdings Public Company Limited, which is a major shareholder of the Company, or with companies having the same major shareholder as the Company.

			Tr	ansaction Value (T	HB)	Necessity and rationale of the Transaction
No.	Description of Transaction	Type of Transaction	Outstanding Balance as of 31 Dec 2024	Transactions during 1 Jan – 30 Jun 2025	Outstanding Balance as of 30 Jun 2025	
1	EGS Assets Company Limited, which is a subsidiary of Rabbit Holdings Public Company Limited provides services under the hotel room lease and service agreement of Eastin Grand Hotel Sathorn with BTS Group Holdings Public Company Limited, which is the major shareholder of the Company.	Services transaction	40,761.00	1,770,887.84	30,050.00	The services provided are in the ordinary course of the Company's business, with general pricing and commercial terms as if entered into with a third party.
2	EGS Assets Company Limited, a subsidiary of Rabbit Holdings Public Company Limited, provides services under the hotel room lease and service agreement of Eastin Grand Hotel Sathorn to Bangkok Mass Transit System Public Company Limited, which is a subsidiary of the major shareholder of the Company.	Services transaction	640,500.00	1,166,668.22	0.00	The services provided are in the ordinary course of the Company's business, with general pricing and commercial terms as if entered into with a third party.
3	EGS Assets Company Limited, a subsidiary of Rabbit Holdings Public Company Limited, provides services under the hotel room lease and service agreement of Eastin Grand Hotel Sathorn to Man Kitchen Company Limited, which is a subsidiary of the major shareholder of the Company.	Services transaction	0.00	1,369,790.55	629,260.05	The services provided are in the ordinary course of the Company's business, with general pricing and commercial terms as if entered into with a third party.

(7) Mak 8 Company Limited (Subsidiary of Rabbit Holdings Public Company Limited)

**Description of Relationship**: Mak 8 Company Limited has related party transactions with BTS Group Holdings Public Company Limited, which is a major shareholder of the Company.

			Tr	ansaction Value (T	HB)	Necessity and
No.	Description of Transaction	Type of Transaction	Outstanding Balance as of 31 Dec 2024	Transactions during 1 Jan – 30 Jun 2025	Outstanding Balance as of 30 Jun 2025	rationale of the Transaction
1	Mak 8 Company Limited, which is a subsidiary of Rabbit Holdings Public Company Limited receives services for the use of common areas of BTS Group Holdings Public Company Limited, which is the major shareholder of the Company.	Facility and common fee	1,379,621.96	3,208,491.46	1,191,899.68	The services received are for the purpose of supporting the Company's ordinary course of business, with general pricing and commercial terms as if entered into with a third party.
2	Mak 8 Company Limited, a subsidiary of Rabbit Holdings Public Company Limited, has provided hotel accommodation and services of Eastin Thana City Golf Resort Bangkok to BTS Group Holdings Public Company Limited, which is the major shareholder of the Company.	Services transaction	254,659.27	833,282.00	165,791.99	The services provided are in the ordinary course of the Company's business, with general pricing and commercial terms as if entered into with a third party.

(8) Nine Square Property Company Limited (Subsidiary of Rabbit Holdings Public Company Limited)

**Description of Relationship:** Nine Square Property Company Limited has related party transactions with BTS Group Holdings Public Company Limited, which is a major shareholder of the Company.

			Tr	ansaction Value (T	No cossity and	
No.	Description of Transaction	Type of Transaction	Outstanding Balance as of 31 Dec 2024	Transactions during 1 Jan – 30 Jun 2025	Outstanding Balance as of 30 Jun 2025	Necessity and rationale of the Transaction
1	Nine Square Property	Facility and	1,097,049.36	4,978,287.79	577,316.90	The services received
	Company Limited, which is a	common fee				are for the purpose
	subsidiary of Rabbit Holdings					of supporting the

			Tra	ansaction Value (T	HB)	No consiste a consiste
No.	Description of Transaction	Type of Transaction	Outstanding Balance as of 31 Dec 2024	Transactions during 1 Jan – 30 Jun 2025	Outstanding Balance as of 30 Jun 2025	Necessity and rationale of the Transaction
	Public Company Limited,					Company's ordinary
	receives services for the use of					course of business,
	common areas of BTS Group					with general pricing
	Holdings Public Company					and commercial terms
	Limited, which is the major					as if entered into with
	shareholder of the company.					a third party.
2	Nine Square Property Company Limited, a subsidiary of Rabbit Holdings Public Company Limited, has provided hotel accommodation and services of Eastin Thana City Golf Resort Bangkok to BTS Group Holdings Public Company Limited, which is the major shareholder of the Company.	Services transaction	63,193.43	760,604.22	79,542.30	Theservices provided are in the ordinary course of the Company's business, with general pricing and commercial terms as if entered into with a third party.

# (9) Kamkoong Property Company Limited (Subsidiary of Rabbit Holdings Public Company Limited)

**Description of Relationship**: Kamkoong Property Company Limited has related party transactions with BTS Group Holdings Public Company Limited, which is a major shareholder of the Company, or with companies having the same major shareholder as the Company.

			Tr	Transaction Value (THB)			
No.	Description of Transaction	Type of Transaction	Outstanding Balance as of 31 Dec 2024	Transactions during 1Jan – 30 Jun 2025	Outstanding Balance as of 30 Jun 2025	Necessity and rationale of the Transaction	
1	Kamkoong Property Company Limited, a subsidiary of Rabbit Holdings Public Company Limited, provides hotel accommodation services and enters into real estate lease agreements of not more than	Services transaction	142,939.95	6,618,460.64	584,233.99	The services provided are in the ordinary courseofthe Company's business, with general pricing and commercial terms as if entered into with a third party.	
	3 years under the lease agreement for premises, property, equipment, and facilities within the leased	Real estate rental transactions for a period	179,892.12	36,810,258.93	3,639,839.10	The lease is in the ordinary course of the Company's business, with general pricing and	

			Tr	ansaction Value (T	HB)	Necessity and
No.	Description of Transaction	Type of Transaction	Outstanding Balance as of 31 Dec 2024	Transactions during 1Jan – 30 Jun 2025	Outstanding Balance as of 30 Jun 2025	rationale of the Transaction
	area of Eastin Grand Hotel Phayathai with BTS Group Holdings Public Company Limited, the major shareholder of the Company.	not longer than 3 years				commercial terms as if entered into with a third party.
2	Kamkoong Property Company Limited, a subsidiary of Rabbit Holdings Public Company Limited, provides hotel accommodation services and enters into real estate lease agreements of not more than 3 years under the lease agreement for premises,	Services transaction	0.00	2,236,612.73	336,936.96	The services provided are in the ordinary course of the Company's business, with general pricing and commercial terms as if entered into with a third party.
	property, equipment, and facilities within the leased area of Eastin Grand Hotel Phayathai, and receives marketing services from Turtle 23 Company Limited, which is a subsidiary of the Company's major shareholder.	Real estate rental transactions for a period not longer than 3 years	14,494.22	4,212,916.00	14,288.78	The lease is in the ordinary course of the Company's business, with general pricing and commercial terms as if entered into with a third party.
		Services transaction	321,000.00	1,405,300.40	214,000.00	The services received are for the purpose of supporting the Company's ordinary course of business, with general pricing and commercial terms as if entered into with a third party.

			Tr	ansaction Value (T	HB)	Necessity and
No.	Description of Transaction	Type of Transaction	Outstanding Balance as of 31 Dec 2024	Transactions during 1Jan – 30 Jun 2025	Outstanding Balance as of 30 Jun 2025	rationale of the Transaction
3	Kamkoong Property Company Limited, a subsidiary of Rabbit Holdings Public Company Limited, provides hotel accommodation services and enters into real estate lease agreements of not more than 3 years under the lease agreement for premises,	Services transaction	875,922.00	2,222,979.00	608,771.00	The services provided are in the ordinary courseof the Company's business, with general pricing and commercial terms as if entered into with a third party.
	property, equipment, and facilities within the leased area of Eastin Grand Hotel Phayathai, and incurs marketing expenses from the purchase of Rabbit Reward points from Rabbit Rewards	Real estate rental transactions for a period not longer than 3 years	17,620.76	1,714,612.67	17,691.38	The lease is in the ordinary course of the Company's business, with general pricing and commercial terms as if entered into with a third party.
	Company Limited, which is a subsidiary of the Company's major shareholder.	Purchase transaction	1,993,865.82	6,961,454.58	939,573.42	The purchase of such goods is for the purpose of supporting the Company's ordinary course of business, with general pricing and commercial terms as if entered into with a third party.
4	Kamkoong Property Company Limited, a subsidiary of Rabbit Holdings Public Company Limited, enters into real estate lease agreements of not more than 3 years under the lease agreement for	Services transaction	129,470.00	125,551.42	33,530.00	The services provided are in the ordinary course of the Company's business, with general pricing and commercial terms as if entered into with a third party.
	premises, property, equipment, and facilities within the leased area of Eastin Grand Hotel Phayathai with VGI Public Company Limited, which is a subsidiary of the Company's major shareholder.	transactions for a period not longer than 3 years	0.00	2,111,326.22	2,140,059.60	The lease is in the ordinary course of the Company's business, with general pricing and commercial terms as if entered into with a third party.

			Tra	ansaction Value (T	HB)	Necessity and rationale of the Transaction
No.	Description of Transaction	Type of Transaction	Outstanding Balance as of 31 Dec 2024	Transactions during 1Jan – 30 Jun 2025	Outstanding Balance as of 30 Jun 2025	
5	Kamkoong Property Company Limited, a subsidiary of Rabbit Holdings Public Company Limited, provides management services (Management Fee) to Mo Chit Land Company Limited, which is a subsidiary of the Company's major shareholder.	Services transaction	1,500,000.00	16,448,598.12	0.00	The services provided are in the ordinary course of the Company's business, with general pricing and commercial terms as if entered into with a third party.
6	Kamkoong Property Company Limited, a subsidiary of Rabbit Holdings Public Company Limited, has provided hotel accommodation of Eastin Grand Phayathai Hotel, with Bangkok Mass Transit System Public Company Limited, which is a subsidiary of the major shareholder of the Company.	Services transaction	9,125.00	786,602.80	138,130.00	The services provided are in the ordinary course of the Company's business, with general pricing and commercial terms as if entered into with a third party.
7	Kamkoong Property Company Limited, a subsidiary of Rabbit Holdings Public Company Limited, enters into real estate lease agreements of not more than 3 years under the lease agreement for premises, property, equipment, and facilities within the leased area of Eastin Grand Hotel Phayathai with BSS Holdings Company Limited, which is a subsidiary of the Company's major shareholder.	Real estate rental transactions for a period not longer than 3 years	8,213.32	4,226,860.00	23,499.34	The lease is in the ordinary course of the Company's business, with general pricing and commercial terms as if entered into with a third party.
8	Kamkoong Property Company Limited, a subsidiary of Rabbit Holdings Public Company Limited, enters into real estate lease agreements of not more than 3 years under the lease agreement for premises, property, equipment, and facilities within the leased	Real estate rental transactions for a period not longer than 3 years	0.00	1,080,000.00	1,125,360.00	The lease is in the ordinary course of the Company's business, with general pricing and commercial terms as if entered into with a third party.

	Description of Transaction		Tr	HB)	Necessity and	
No.		Type of Transaction	Outstanding Balance as of 31 Dec 2024	Transactions during 1Jan – 30 Jun 2025	Outstanding Balance as of 30 Jun 2025	rationale of the Transaction
	area of Eastin Grand Hotel					
	Phayathai with Roctec Global					
	Public Company Limited, which					
	is a subsidiary of the Company's					
	major shareholder.					

# (10) Muangthong Assets Company Limited (Subsidiary of Rabbit Holdings Public Company Limited)

**Description of Relationship**: Muangthong Assets Company Limited has related party transactions with BTS Group Holdings Public Company Limited, which is a major shareholder of the Company.

			Necessity and			
No.	Description of Transaction	Type of Transaction	Outstanding Balance as of 31 Dec 2024	Transactions during 1Jan – 30 Jun 2025	Outstanding Balance as of 30 Jun 2025	rationale of the Transaction
1	Muangthong Assets Company Limited, which is a subsidiary of Rabbit Holdings Public Company Limited provides hotel room rental services at U Sathorn Hotel to BTS Group Holdings Public Company Limited, which is the major shareholder of the Company.	Services transaction	163,223.78	3,497,203.26	81,142.50	The services provided are in the ordinary course of the Company's business, with general pricing and commercial terms as if entered into with a third party.
2	Muangthong Assets Company Limited, which is a subsidiary of Rabbit Holdings Public Company Limited, receives management services (Management Fee) and pays land tax to BTS Group Holdings Public Company Limited, which is a major shareholder of the Company.	Services transaction	0.00	1,381,440.00	0.00	The services received are for the purpose of supporting the Company's ordinary course of business, with general pricing and commercial terms as if entered into with a third party.

(11) Thana City Golf & Sport Club Company Limited (Subsidiary of Rabbit Holdings Public Company Limited)

**Description of Relationship**: Thana City Golf and Sport Club Company Limited has related party transactions with BTS Group Holdings Public Company Limited, which is a major shareholder of the Company.

	Description of Transaction		Tr	ansaction Value (T	HB)	Necessity and
No.		Type of Transaction	Outstanding Balance as of 31 Dec 2024	Transactions during 1Jan – 30 Jun 2025	Outstanding Balance as of 30 Jun 2025	rationale of the Transaction
1	Thana City Golf & Sport Club	Golf course	9,661,030.00	52,488,000.00	9,059,690.00	The service provided
	Company Limited, which is a	management				are in the ordinary course
	subsidiary of Rabbit Holdings	service				of the Company's
	Public Company Limited					business, with general
	provides golf course					pricing and commercial
	management services to					terms as if entered
	BTS Group Holdings Public					into with a third party.
	Company Limited, which is					
	the major shareholder of the					
	Company.					

(12) Prime Area 38 Company Limited (Subsidiary of Rabbit Holdings Public Company Limited)

**Description of Relationship**: Prime Area 3.8 Company Limited has related party transactions with companies having the same major shareholder as the Company.

			Tr	ansaction Value (TI	HB)	Necessity and
No.	Description of Transaction	Type of Transaction	Outstanding Balance as of 31 Dec 2024	Transactions during 1 Jan – 30 Jun 2025	Outstanding Balance as of 30 Jun 2025	rationale of the Transaction
1	Prime Area 38 Company Limited, a subsidiary of Rabbit Holdings Public Company Limited, has revenue from real estate sales to Turtle 3 Company Limited, which is a subsidiary of the major shareholder of the Company.	Ordinary Course of Business Transactions	0.00	187,474,000.00	0.00	The sale of such assets is in the ordinary course of the Company's business, with general pricing and commercial terms as if entered into with a third party.
2	Prime Area 3 8 Company Limited, a subsidiary of Rabbit Holdings Public Company Limited, has costs and expenses relating to real estate sales with Turtle 3	Ordinary Course of Business Transactions	0.00	146,130,892.94	0.00	The related costs and expenses are in the ordinary course of the Company's business, with general pricing and commercial terms

No.	Description of Transaction		Tr	Necessity and		
		Type of Transaction	Outstanding Balance as of 31 Dec 2024	Transactions during 1 Jan – 30 Jun 2025	Outstanding Balance as of 30 Jun 2025	rationale of the Transaction
	Company Limited, which					as if entered into with
	is a subsidiary of the major					a third party.
	shareholder of the Company.					

# (13) Rabbit Life Public Company Limited (Subsidiary of Rabbit Holdings Public Company Limited)

**Description of Relationship**: Rabbit Life Insurance Public Company Limited has related party transactions with BTS Group Holdings Public Company Limited, which is a major shareholder of the Company, or with companies having the same major shareholder as the Company.

			Transaction Value (THB)				
No.	Description of Transaction	Type of Transaction	Outstanding Balance as of 31 Dec 2024	Transactions during 1 Jan – 30 Jun 2025	Outstanding Balance as of 30 Jun 2025	Necessity and rationale of the Transaction	
1	Rabbit Life Insurance Public Company Limited, a subsidiary of Rabbit Holdings Public Company Limited, invests in debentures of BTS Group Holdings Public Company Limited, which is a major shareholder of the Company, and in debentures of Bangkok Mass Transit System Public Company Limited, which is a subsidiary of the major shareholder of the Company.	Investment in debentures	0.00	462,138,665.39	0.00	The investment is in the ordinary course of the Company's business, with general pricing and commercial terms as if entered into with a third party.	
2	Rabbit Life Insurance Public Company Limited, which is a subsidiary of Rabbit Holdings Public Company Limited, has interest income from investment from BTS Group Holdings Public Company Limited, which is the major shareholder of the Company and Bangkok Mass Transit System Public Company Limited, a subsidiary of the	Investment transaction	2,863,829.01	9,476,475.92	2,853,719.17	Such revenue is in the ordinary course of the Company's business, with general pricing and commercial terms as if entered into with a third party.	

			Tra	ansaction Value (T	HB)	Negocity
No.	Description of Transaction	Type of Transaction	Outstanding Balance as of 31 Dec 2024	Transactions during 1 Jan – 30 Jun 2025	Outstanding Balance as of 30 Jun 2025	Necessity and rationale of the Transaction
	major shareholder of the Company.					
3	Rabbit Life Insurance Public Company Limited, a subsidiary of Rabbit Holdings Public Company Limited, has received marketing communication services from VGI Public Company Limited, which is a subsidiary of the major shareholder of the Company.	Service transaction	4,115,220.00	1,649,429.61	25,252.00	The services received are for the purpose of supporting the Company's ordinary course of business, with general pricing and commercial terms as if entered into with a third party.
4	Rabbit Life Insurance Public Company Limited, which is a subsidiary of Rabbit Holdings Public Company Limited, has incurred expenses under a trademark license agreement with Bangkok Smartcard System Company Limited, which is a subsidiary of the major shareholder of the Company.	Service transaction	481.50	1,065,185.90	181.90	The services received are for the purpose of supporting the Company's ordinary course of business, with general pricing and commercial terms as if entered into with a third party.
5	Rabbit Life Insurance Public Company Limited, which is a subsidiary of Rabbit Holdings Public Company Limited, incurs expenses for the purchase of Rabbit Reward points for use in marketing activities from Rabbit Rewards Company Limited, which is a subsidiary of the major shareholder of the Company.	Service transaction	254,942.69	2,266,748.34	2,057,914.30	The services received are for the purpose of supporting the Company's ordinary course of business, with general pricing and commercial terms as if entered into with a third party.
6	Rabbit Life Insurance Public Company Limited, which is a subsidiary of Rabbit Holdings Public Company Limited, has incurred expenses for service	Service transaction	13,749.50	11,562,512.21	0.00	The services received are for the purpose of supporting the Company's ordinary course of business,

			Tra	ansaction Value (T	HB)	Necessity and
No.	Description of Transaction	Type of Transaction	Outstanding Balance as of 31 Dec 2024	Transactions during 1 Jan – 30 Jun 2025	Outstanding Balance as of 30 Jun 2025	rationale of the Transaction
	fees and gratuities to Rabbit Care Broker Company Limited, which is a subsidiary of the major shareholder of the Company.					with general pricing and commercial terms as if entered into with a third party.
7	Rabbit Life Insurance Public Company Limited, which is a subsidiary of Rabbit Holdings Public Company Limited, has provided group insurance to BTS Group Holdings Public Company Limited and BTS Group companies, which are subsidiaries of the major shareholder of the Company.	Service transaction	0.00	131,601,315.15	0.00	The services provided are in the ordinary course of the Company's business, with general pricing and commercial terms as if entered into with a third party.

#### 20. Proxy Form

Shareholders may appoint any one of the audit committee members as their proxy to vote at the Extraordinary General Meeting of Shareholders No. 1/2025. The names and details of the independent directors who nominated to act as proxy by the shareholders are provided in Enclosure 5 (Proxy Form B.), which has been delivered to the shareholders together with this invitation to the meeting.



Independent Financial Advisor Opinion concerning the Related Party Transaction of Rabbit Holdings Public Company Limited (IFA Report)

(QR Code format)





# Guidelines for Appointment of Proxy, Registration, Documents for Registration, Vote Casting, Vote Counting and Meeting Procedures

#### **Appointment of Proxy**

The shareholder can appoint any person or an independent director of the Company as his/her proxy to attend the meeting and cast the votes on his/her behalf. The Company has prepared proxy forms in accordance with the Notification of the Department of Business Development Re: Proxy Forms (No. 5) B.E. 2550 (2007) which prescribes 3 types of proxy form to be used for the meeting of shareholders:

- Form A. is a general form that is simple and uncomplicated;
- Form B. is an explicit form that sets out specific details of authorization;
- <u>Form C.</u> is a form to be used specifically by shareholders who are foreign investors and have appointed a custodian in Thailand to be their share depository

Thus, the Company has sent Proxy Form B. to the shareholders; otherwise, shareholders can download Proxy Form A., Form B. and Form C. from the Company's website at <a href="https://www.rabbitholdings.co.th/en/investor-relations/document/shareholder-meetings">https://www.rabbitholdings.co.th/en/investor-relations/document/shareholder-meetings</a>

#### The appointment of proxy can be done as follows:

1. Shareholders (other than shareholders who are foreign investors and have appointed a custodian in Thailand to be their share depository) may choose to use either Proxy Form A. or Form B. In any case, only one type of the proxy forms can be chosen. The Company recommends that shareholders use Proxy Form B. and instruct the vote casting for each Agenda Item, and thoroughly study the details of each Agenda Item before appointing a proxy;

The shareholders can further study on the appointment of proxy from the Notification of the Capital Market Supervisory Board Tor Jor. 79/2564 Re: Rules on General Persuasion Shareholders to Appoint the Proxy to Attend the Meeting and Cast the Votes at www.sec.or.th;

- 2. Shareholders who are foreign investors and have appointed a custodian in Thailand to be their share depository may choose either Proxy Form A., Form B. or Form C. In any case, only one type of the proxy forms can be chosen;
- 3. A shareholder who appoints a proxy shall appoint only one proxy to attend and vote at the meeting and may not split his/her votes to multiple proxies to vote separately;
- 4. A shareholder who appoints a proxy must correctly and completely fill in the proxy form, sign the form by a grantor and a proxy(ies), and affixed with Baht 20 duty stamp, which must be crossed out and dated upon appointment of the proxy. For convenience, the Company will provide duty stamp for those who attend the meeting by proxy;

- 5. A proxy must present Notice of Meeting Form (Registration Form with QR Code), a proxy form and other documents for registration to attend the meeting; and
- 6. In case that any shareholder wishes to cancel their appointment of the proxy, please express your intention in written and send to the Company Secretary at the Company's address by Thursday, 9 October 2025.

#### Registration

The Company will open for the shareholders and/or proxies to register and verify the documents from 12.00 p.m. on Tuesday, 14 October 2025, at 2.00 p.m., at Phayathai Grand Ballroom, 6<sup>th</sup> Floor, Eastin Grand Hotel Phayathai, No. 18 Phaya Thai Road, Thung Phaya Thai Sub-district, Ratchathewi District, Bangkok 10400, as detailed in the Map of the Meeting Venue in Enclosure 10.

The Company reserves the right to refuse the shareholders' and/or proxies' requests to withdraw the registration after the meeting begins or to register after the meeting is adjourned.

#### **Documents for Registration**

The Company will use the barcode system for the registration and vote counting. Shareholders and/or proxies are requested to present the Notice of Meeting Form (Registration Form with QR Code) as per Enclosure 7 and the following documents at the registration desk:

#### 1. <u>Individual</u>

#### 1.1 Attendance in person

A valid photographic identification document issued by a government agency, e.g., Thai nationality identification card, government identification card, driving license, or a passport. In case of name or surname change, documentary evidence to such effect must also be presented.

#### 1.2 Attendance by proxy

- (a) A Proxy Form A. or Form B., that has been correctly and completely filled in, signed by the grantor and the proxy(ies), and affixed with Baht 20 duty stamp, which must be crossed out and dated upon appointment of the proxy;
- (b) A copy of an identification document of the grantor issued by a government agency as referred in Clause 1.1, which has been certified as true and correct by the grantor;
- (c) An identification document of the proxy issued by a government agency as referred in Clause 1.1.

#### 2. <u>Juristic Person</u>

- 2.1 Attendance in person by an authorized representative(s)
- (a) An identification document of the authorized representative(s) issued by a government agency as referred in Clause 1.1;
- (b) A copy of the shareholder's affidavit, which must be issued no later than 6 months prior to the meeting date, containing a statement showing that such authorized representative(s) who attends the meeting is empowered to act on behalf of the juristic person, and which has been certified as true and correct copy by the authorized representative(s).

#### 2.2 Attendance by proxy

- (a) A Proxy Form A. or Form B., that has been correctly and completely filled in, signed by the grantor and the proxy(ies), and affixed with Baht 20 duty stamp, which must be crossed out and dated upon appointment of the proxy;
- (b) A copy of the shareholder's affidavit, which must be issued no later than 6 months prior to the meeting date, containing a statement showing that the person who signs the proxy form is the authorized representative(s) of the juristic person, and which has been certified as true and correct copy by such authorized representative(s);
- (c) A copy of an identification document of the authorized representative(s) of the shareholder, who signs the proxy form, issued by a government agency as referred in Clause 1.1, which has been certified as true and correct by such authorized representative(s);
- (d) An identification document of the proxy issued by a government agency as referred in Clause 1.1.
- 3. <u>Shareholders who are foreign investors and have appointed a custodian in Thailand to be their share depository</u>

#### 3.1 Documents from custodian

- (a) A Proxy Form C. that has been correctly and completely filled in, signed by the custodian's authorized representative(s) as the grantor and the proxy(ies), and affixed with Baht 20 duty stamp, which must be crossed out and dated upon appointment of the proxy;
- (b) A document confirming the license to engage in the custodian business;
- (c) A copy of the custodian's affidavit, which must be issued no later than 6 months prior to the meeting date, containing a statement showing that the person

who signs the proxy form is empowered to act on behalf of the custodian, and which has been certified as true and correct copy by the custodian's authorized representative(s);

- (d) A copy of an identification document of the custodian's authorized representative(s), who signs the proxy form, issued by a government agency as referred in Clause 1.1, which has been certified as true and correct by such custodian's authorized representative(s);
- (e) An identification document of the proxy issued by a government agency as referred in Clause 1.1.

#### 3.2 Documents from shareholder

(a) A power of attorney from the shareholder authorizing the custodian to sign the proxy form on his/her behalf;

#### (b) In the case of an individual shareholder

A copy of an identification document of the shareholder issued by a government agency as referred in Clause 1.1, which has been certified as true and correct by the custodian's authorized representative(s).

#### (c) In the case of a juristic person

A copy of the shareholder's affidavit, which must be issued no later than 6 months prior to the meeting date, containing a statement showing that the person who signs the power of attorney in Clause 3.2 (a) is empowered to act on behalf of the juristic person, and which has been certified as true and correct by the custodian's authorized representative(s);

A copy of an identification of the authorized representative(s) of the shareholder, who signs the power of attorney, issued by the government agency as referred in Clause 1.1, which has been certified as true and correct by the custodian's authorized representative(s).

Should any document presented not be made in Thai or English, a Thai or English translation must be provided together with such document. The translation must be certified correct translation by the shareholder or the authorized representative(s) of the shareholder (as the case may be).

The Company reserves the right to make an exception for any of the documents or evidence above as the Company deems it appropriate.

#### **Vote Casting and Counting**

- 1. Each one ordinary share and preferred share shall have one vote.
- 2. A shareholder attending the meeting in person and a proxy holding Proxy Form A. or Form B. must cast his/her votes in one of the following manners, i.e. approve, disapprove, or abstain, and may not split his/her votes in each Agenda Item.
- 3. A proxy who is appointed by the custodian under Proxy Form C. may split his/her votes in each Agenda Item.
- 4. The Company will provide the voting cards at the registration desk to (a) the shareholders attending the meeting in person, (b) the proxies appointed under Proxy Form A. and (c) the proxies appointed under Proxy Form B. and Form C. in the event that the grantor has specified in the proxy form that the proxy shall have the right to consider and vote on his/her behalf as the proxy deems appropriate.
- 5. In the event that the grantor has specified the voting instruction in the proxy form, the Company will record such votes, together with the registration to attend the meeting of the proxy. In this regard, the Company will not distribute the voting cards to the proxy.
- 6. In casting the votes for each Agenda Item, the Company will collect only the voting cards from the shareholders or proxies who disapprove or abstain from voting. Such shareholders or proxies must write their votes for disapproval or abstention in the voting cards, and hand in such voting cards to the Company's officers at the time of casting the vote for each Agenda Item.

In counting the votes, the Company will deduct the votes of the shareholders or proxies who disapprove or abstain from voting, and the invalid voting cards from all of the votes. Any shareholders or proxies who do not hand in the voting cards to the Company's officers shall be deemed as having approved such Agenda Item. In this regard, the shareholders or proxies who vote to approve are requested to write their votes for approval in the voting cards and hand in such voting cards to the Company's officers after the meeting is adjourned. In the case where the vote is not clearly written or is amended without a signature on the voting card, such voting card is deemed to be invalid.

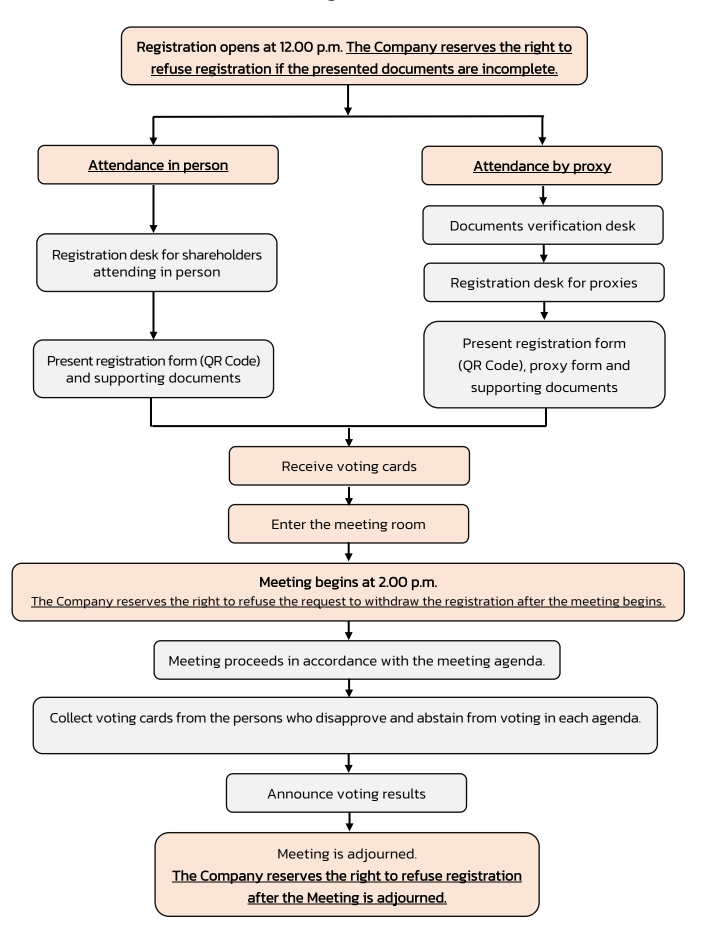
- 7. Before casting the votes in each Agenda Item, the chairman of the meeting or the person designated by the chairman of the meeting will give the shareholders and the proxies an opportunity to inquire or comment on the issues related to such Agenda Item as appropriate. In this regard, the shareholders or the proxies are requested to provide their names and surnames to the meeting before making any inquiry or comment.
  - 8. Resolutions of the meeting require the following votes:
- 8.1 In ordinary cases, a resolution of the meeting requires a simple majority vote of the shareholders attending the meeting and casting their votes;

- 8.2 In other cases as specified otherwise by laws or the Company's Articles of Association, a resolution of the meeting shall be in accordance with the laws or the Company's Articles of Association. The Company has remarked the required resolution for each Agenda Item in the Invitation;
- 8.3 In the case of a tied, the chairman of the meeting shall have an additional vote as the deciding vote;
- 8.4 A shareholder or a proxy who has any special interests in any matter shall not be entitled to vote on such matter.
- 9. The vote counting will be conducted immediately and the chairman of the meeting or the person designated by the chairman of the meeting will announce the voting results to the meeting after the completion of the vote counting for each Agenda Item.

The Company will use the barcode system for registration and vote counting, and the Company will engage a legal advisor and/or a representative(s) from the minority shareholders to witness the vote counting to promote the principles of good corporate governance of the Company.



#### **Meeting Procedures**





#### Profiles of Independent Directors for Appointment as Proxy



#### 1. Ms. Chalida Bhuvadejsirivoradee

Position: Independent Director,

Audit Committee Member and Sustainability Committee Member

Age: 49 years

Address: No. 1000/9 BTS Visionary Park - South Tower,

Unit No. 2404–2407, 24<sup>th</sup> Floor, Phahonyothin Road, Chomphon Sub-district, Chatuchak District,

Bangkok 10900.

<u>Conflict of Interest</u>: No conflict of special interest in relation

to all agenda items.



#### 2. Mr. Wisit Ananskulwat

Position: Independent Director,

Audit Committee Member,

Nomination and Remuneration Committee Member and

Sustainability Committee Member

Age: 62 years

Address: No. 1000/9 BTS Visionary Park - South Tower,

Unit No. 2404–2407, 24<sup>th</sup> Floor, Phahonyothin Road, Chomphon Sub-district, Chatuchak District,

Bangkok 10900.

<u>Conflict of Interest</u>: No conflict of special interest in relation

to all agenda items.



#### **Definition of Independent Director of the Company**

The person who shall act as an Independent Director of the Company must possess qualifications pursuant to this Definition of Independent Director of the Company, which is "more stringent" than the regulations of the Securities and Exchange Commission of Thailand. The details are as follows:

- 1. Must not hold more than 0.75 percent of the total number of shares having voting rights of the Company, its parent company, subsidiary, associated company, major shareholder, or controlling person of the Company, and, for the purpose of calculation, the number of shares held by a related person of such independent director shall also be included; (Remark: this clause is more stringent than the Notification of the Capital Market Supervisory Board which stipulated that the independent director must not hold more than 1 percent of the total number of shares having voting rights of the Company)
- 2. Must not be or have been an executive director, an employee, a member of staff, an advisor who receives a regular salary, or a controlling person of the Company, its parent company, subsidiary, associated company, subsidiary of the same level, major shareholder, or controlling person, unless such status has ceased for at least 2 years before the date of appointment as an independent director. Such prohibited characteristics do not include the independent director who acted as government officer or counsellor of the government agency who is the major shareholder or a controlling person of the Company;
- 3. Must not be a person who is related by blood or law as the father, mother, spouse, sibling, and child, including being the spouse of a child, of any other director, executive, major shareholder, controlling person, or any person who is to be nominated as a director, an executive, or a controlling person of the Company or its subsidiary;
- 4. Must not have or have had any business relationship with the Company, its parent company, subsidiary, associated company, major shareholder, or controlling person in the manner that may obstruct the exercise of his/her independent judgment, and must not be or have been a key shareholder or a controlling person of any entity having a business relationship with the Company, its parent company, subsidiary, associated company, major shareholder, or controlling person of the Company, unless such status has ceased for at least 2 years before the date of appointment as an independent director.

The business relationship as stated in the first paragraph shall include conducting ordinary business transactions, offering or taking on leases of any immovable properties, conducting transactions relating to assets or services, or granting or accepting any financial supports by way of offering or taking on loans, guarantees, asset-based collaterals, including any other similar actions, which result in the Company or the counterparty being indebted to the other party in the amount of 3 percent or more of the net tangible assets of the Company or Baht 20 million or more, whichever is lesser, where the consideration of such indebtedness shall include the indebtedness taking place during a period of 1 year prior to the commencement date of the business relationship with such person;

- 5. Must not be or have been an auditor of the Company, its parent company, subsidiary, associated company, major shareholder, or controlling person, and must not be a key shareholder, a controlling person, or a partner of any audit firm of which the auditor of the Company, its parent company, subsidiary, associated company, major shareholder, or controlling person, is a member, unless such status has ceased for at least 2 years before the date of appointment as an independent director;
- 6. Must not be or have been a provider of any professional services, including a legal advisor or a financial advisor who receives or has received service fees in the amount of more than Baht 2 million per year from the Company, its parent company, subsidiary, associated company, major shareholder, or controlling person, and must not be a key shareholder, a controlling person, or a partner of such professional services provider, unless such status has ceased for at least 2 years before the date of appointment as an independent director;
- 7. Must not be a director who has been appointed as a representative of director of the Company, a major shareholder, or a shareholder who is a related person of the major shareholder:
- 8. Must not engage in the business of the same nature as and in significant competition with the business of Company or its subsidiaries, and must not be a key partner in a partnership, an executive director, an employee, a member of staff, or an advisor who receives a regular salary, or hold more than 1 percent of the total number of shares having voting rights of a company that engages in the business of the same nature as and in significant competition with the business of the Company or its subsidiaries; and
- 9. Must not have any other characteristics that may obstruct his/her ability to give independent opinion on the Company's operation.

After being appoint as an Independent Director who possess qualification in accordance with Clause (1) to (9), an Independent Director may be authorized by the Board of Directors to decide on the business operation of the Company, its parent company, subsidiary, associated company, subsidiary of the same level, major shareholder or controlling person of the Company, with a collective decision method.

#### หนังสือมอบฉันทะ แบบ ข. Proxy Form B.

อากรแสตมป์ 20 บาท Duty Stamp of Baht 20

เลขทะเบียนผู้ถือหลักทรัง			เขียนที่_		
Shareholder's registrati	on num	ber	Written		
					W.ศ
			Date	Month	Year
(1) ข้าพเจ้า			ลัญช	าติ	
I/We			Natio	onality	
อยู่บ้านเลขที <u>่</u>	ซอย	ถนน_		ตำบล/แ	ขวง
Residing at No.	Soi	Road		Sub-dis	trict
อำเภอ/เขต		่จังหวัด		รหัสไปรษณีย์	
District		Province		Postal Code	
		แรบบิท โฮลดิ้งส์ จำกัด (ม bbit Holdings Public Con		nited,	
โดยถือหุ้นจำนวนทั้งสิ้นรว	)U	หุ้น และออกเสียงส	ลงคะแนนได	ว้เท่ากับ <u> </u>	เสียง ดังนี้
Holding a total number o	of	shares and entitle	ed to vote	in the number of	votes as follows:
🗆 หุ้นสามัญ		หุ้น ออกเสียงลงผ	าะแนนได้เเ	ท่ากับ	เสียง
Ordinary share of		shares, entitled to	o vote in t	he number of	votes
🗆 หุ้นบุริมสิทธิ		หุ้น ออกเสียงลงศ	าะแนนได้เเ	ท่ากับ	เสียง
Preferred share of		shares, entitled to	o vote in t	he number of	votes
Hereby grant (F	lease cl	.ลือกข้อใดข้อหนึ่ง) hoose one option)			·
กรณีเลือกข้อ 1. ให้ทำเครื่องหมาย 🗹	□ 1.	ชื่อ			
และระบุรายละเอียดของผู้รับมอบฉันทะ		Name	_	years Re	_
If choosing No. 1 please mark 🗹 and provide details of the proxies.		ถนนc Road S	าาบล/แขว Jub-distric		
<u> </u>					
		จังหวัด Province		สเบรษณย stal Code	หรือ Or
		ชื่อ Name	  Age	ปี อยู่บ้าน years Re	
		ถนนต	_	_	_
			ub-distri		strict
		จังหวัด	รหัว		
		Province		stal Code	
กรณีเลือกข้อ 2. ให้ทำเครื่องหมาย ☑ ☐ 2. และเลือกกรรมการอิสระ		กรรมการอิสระของบริษัเ The independent direct			follows:
If choosing No. 2 please mark  and select the independent director.	<ul> <li>□ นางสาวชลิดา ภูวเดชสิริวรดี <b>หรือ</b></li> <li>Ms. Chalida Bhuvadejsirivoradee <b>Or</b></li> </ul>				
		□ นายวิศิษฎ์ อนันต์ส <sub>ั</sub>	•		

ทั้งนี้ ในกรณีที่กรรมการอิสระผู้รับมอบฉันทะไม่สามารถเข้าประชุมได้ ให้ กรรมการอิสระคนอื่นเป็นผู้รับมอบฉันทะแทน (ข้อมูลของกรรมการอิสระปรากฏ ตามสิ่งที่ส่งมาด้วย 4 ของหนังสือเชิญประชุมวิสามัญผู้ถือหุ้น ครั้งที่ 1/2568) In the case where the independent director who is appointed as the proxy is unable to attend the meeting, one of the other independent directors shall be appointed as the proxy in replacement. (Details of Independent Directors are set out in Enclosure 4 of the Invitation to the Extraordinary General Meeting of Shareholders No. 1/2025)

คนหนึ่งคนใดเพียงคนเดียวเป็นผู้แทนของข้าพเจ้าเพื่อเข้าประชุมและออกเสียงลงคะแนนแทนข้าพเจ้าในการ ประชุมวิสามัญผู้ถือหุ้น ครั้งที่ 1/2568 ในวันอังคารที่ 14 ตุลาคม 2568 เวลา 14.00 น. ณ ห้องพญาไท แกรนด์ บอลรูม ชั้น 6 โรงแรมอีสติน แกรนด์ พญาไท เลขที่ 18 ถนนพญาไท แขวงทุ่งพญาไท เขตราชเทวี กรุงเทพมหานคร 10400 หรือที่จะพึงเลื่อนไปในวัน เวลา และสถานที่อื่นด้วย

Anyone of these persons as my/our proxy to attend and vote on my/our behalf at the Extraordinary General Meeting of Shareholders No. 1/2025 on Tuesday, 14 October 2025, at 2.00 p.m., at Phayathai Grand Ballroom, 6<sup>th</sup> Floor, Eastin Grand Hotel Phayathai, No. 18 Phaya Thai Road, Thung Phaya Thai Sub-district, Ratchathewi District, Bangkok 10400, or such other date, time and place as the meeting may be held.

(4) ข้าพเจ้าขอมอบฉันทะให้ผู้รับมอบฉันทะออกเสียงลงคะแนนแทนข้าพเจ้าในการประชุมครั้งนี้ ดังนี้ I/We hereby grant my/our proxy to vote at the meeting on my/our behalf as follows:

# วาระที่ 1 เรื่องที่ประธานแจ้งให้ที่ประชุมทราบ Agenda 1 Message from the Chairman to the Meeting (ไม่มีการลงคะแนนเสียงในวาระนี้ / No casting of votes in this agenda) วาระที่ 2 พิจารณาและอนุมัติการจำหน่ายไปซึ่งหุ้นสามัญของบริษัท คีย์สโตน เอสเตท จำกัด และภาระหนี้เงินกู้ยืม (Shareholder Loan) ให้แก่บริษัท กิ่งแก้ว แอสเสทส์ จำกัด ซึ่ง

เป็นรายการที่เกี่ยวโยงกัน

Agenda 2 To consider and approve the disposal of ordinary shares in Keystone Estate

Company Limited and outstanding loan (Shareholder Loan) to Kingkaew Assets

Company Limited which is a connected transaction

Con	company Limited, which is a connected transaction							
	ให้ผู้รับมอบฉันทะมีสิท	ธิพิจารณาและลงมติแทน	เข้าพเจ้าได้ทุกประการตามที่เห็นสมศ	าวร				
	The proxy shall have	ve the right to consid	er and vote on my/our behalf	as				
	he/she deems appro	opriate.						
	☐ ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้ The proxy shall vote in accordance with my/our instruction as follows:							
	🗆 เห็นด้วย	🗆 ไม่เห็นด้วย	🗆 งดออกเสียง					
	Approve	Disapprove	Abstain					
_	بسيور اساس							

#### วาระที่ 3 พิจารณาเรื่องอื่น ๆ (ถ้ามี)

Agenda 3 To consider other business (if any)

☐ ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร
The proxy shall have the right to consider and vote on my/our behalf as he/she deems appropriate.

							า์ของข้าพเจ้า ดังนี้ ruction as follows:
			เห็นด้วย Approve		ໄມ່ເห็นດ້ວຍ Disapprove	□ งดอ Absi	
(5)	ว่าการลงคะเ If the proxy	เนนเสียง does not	นั้นไม่ถูกต้องแ vote in accord	เละไม่ถือ dance w	งเป็นการลงคะแเ	นนเสียงของผ ing instructio	ons specified herein, such
(6)	หรือในกรณี รวมถึงกรณี พิจารณาและ In the ever instruction i any matters amendment	ที่ที่ประชุ เที่มีการแ ะลงมติแr It that I/ In any ag s other t or addit	มมีการพิจาร ก้ไขเปลี่ยนแป เนข้าพเจ้าได้ทุ 'we have not enda, or in th :han those sp ion of any fa	ณาหรือ สงหรือ กประกา t specif e event pecified cts, the	วลงมติในเรื่องใ เพิ่มเติมข้อเท็จ เรตามที่เห็นสมค ited or have n that the meeti I above, includ	ใดนอกเหนือ จริงประการใ ios not clearly s ng considers ling in the e ve the right	ะใดไว้ หรือระบุไว้ไม่ชัดเจน จากเรื่องที่ระบุไว้ข้างต้น ด ให้ผู้รับมอบฉันทะมีสิทธิ pecified my/our voting or passes resolutions in event that there is any to consider and vote on
SะบุในH Any ac accord	เน้งสือมอบฉัน ts performed	nะให้ถือเ by the p y/our vo	สมือนว่าข้าพเจ๋ roxy in this m ting instructi	ว้าได้กร: neeting,	ะทำเองทุกประก except in the e	ns event that the	ไม่ออกเสียงตามที่ข้าพเจ้า e proxy does not vote in emed to be the actions
			a٠	งชื่อ/Si	gned		ผู้มอบฉันทะ/Grantor )
			a	งชื่อ/Si	gned		ผู้รับมอบฉันทะ/Proxy )
			a	งชื่อ/Si	gned		ผู้รับมอบฉันทะ/Proxy )
			a	งชื่อ/Si	gned		ผู้รับมอบฉันทะ/Proxy )

#### หมายเหตุ/Remarks

- ผู้ถือหุ้นที่มอบฉันทะจะต้องมอบฉันทะให้ผู้รับมอบฉันทะเพียงรายเดียวเป็นผู้เข้าประชุมและออกเสียงลงคะแนน ไม่สามารถแบ่งแยกจำนวนหุ้นให้ผู้รับมอบฉันทะ หลายคนเพื่อแยกการลงคะแนนเสียงได้
  - The shareholder who appoints a proxy shall appoint only one proxy to attend and vote at the meeting, and may not split his/her votes to different proxies to vote separately.
- ในกรณีที่มีวาระที่จะพิจารณาในการประชุมมากกว่าวาระที่ระบุไว้ข้างต้น ผู้มอบฉันทะสามารถระบุเพิ่มเติมได้ในใบประจำต่อแบบหนังสือมอบฉันทะแบบ ข. ตามแนบ In the case where there are agenda other than those specified above, additional details may be specified in the Attachment to this Proxy Form B

#### ใบประจำต่อแบบหนังสือมอบฉันทะแบบ ข. Attachment to Proxy Form B.

การมอบฉันทะในฐานะเป็นผู้ถือหุ้นของ **บริษัท แรบบิท โฮลดิ้งส์ จำกัด (มหาชน)** ในการประชุมวิสามัญผู้ถือหุ้น ครั้ง ที่ 1/2568 ในวันอังคารที่ 14 ตุลาคม 2568 เวลา 14.00 น. ณ ห้องพญาไท แกรนด์ บอลรูม ชั้น 6 โรงแรมอีสติน แกรนด์ พญาไท เลขที่ 18 ถนนพญาไท แขวงทุ่งพญาไท เขตราชเทวี กรุงเทพมหานคร 10400 หรือที่จะพึง เลื่อนไปในวัน เวลา และสถานที่อื่นด้วย

The appointment of proxy by a shareholder of **Rabbit Holdings Public Company Limited** at the Extraordinary General Meeting of Shareholders No. 1/2025 on Tuesday, 14 October 2025, at 2.00 p.m., at Phayathai Grand Ballroom, 6<sup>th</sup> Floor, Eastin Grand Hotel Phayathai, No. 18 Phaya Thai Road, Thung Phaya Thai Sub-district, Ratchathewi District, Bangkok 10400, or such other date, time and place as the meeting may be held.

	วาระเ	า่เรื่อ	ง						
	Agen	Agenda Re:							
		ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร The proxy shall have the right to consider and vote on my/our behalf as he/she deems appropriate.							
		ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้							
		The proxy shall vote in accordance with my/our instruction as follows:							
		🗆 เห็นด้วย			ไม่เห็นด้วย		]	งดออกเสียง	
		Approve			Disapprove			Abstain	
	วาระเ	า่เรื่อ	ง						
	Agen	ıda Re:							
		☐ ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร The proxy shall have the right to consider and vote on my/our behalf as he/she deems appropria							
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# Articles of Association of Rabbit Holdings Public Company Limited

#### <u>Chapter 1</u> <u>General Provisions</u>

- Clause 1. The term: "Company" in these Articles of Association shall mean "Rabbit Holdings Public Company Limited"
- Clause 2. These Articles of Association shall be called "Articles of Association of Rabbit Holdings Public Company Limited"
- Clause 3. The provisions not provided in these Articles of Association shall be governed and enforced under the laws concerning public limited companies B.E. 2535.

## Chapter 2 Issue of Shares

Clause 4. The Company's shares shall be ordinary shares and preferred shares with equal par value, entered in named certificate.

The Company's shares shall be fully paid up in money or in kind other than money. In making payment for shares, a subscriber or purchaser shall not offset any debts with the Company.

The rights attached to the preferred shares shall be as follows:

- (1) Between 1 January 2018 and 31 December 2022, the preferred shares' rights shall be as follows:
  - (a) Right to receive dividend
  - (a.1) For the preferred shares issued between 1 January 2018 and 31 December 2018, when the Company pays dividends, holders of such preferred shares shall be entitled to receive dividends in each calendar year before holders of the ordinary shares at the rate of Baht 0.22 per preferred share and per calendar year.
  - (a.2) For the preferred shares issued between 1 January 2021 and 31 December 2021, when the Company pays dividends, holders of such preferred shares shall be entitled to receive dividends in the calendar year 2021 at the rate of Baht 0.88 per preferred share and shall be entitled to receive dividends in the calendar year 2022 at the rate of Baht 0.22 per preferred share.

In distributing dividends, in case the total amount of dividends entitled to receive by any shareholder is less than 1 Satang, such amount shall be discarded.

- (b) Right to receive cumulative dividends
- (b.1) For the preferred shares issued between 1 January 2018 and 31 December 2018, in case, during any calendar year between 1 January 2018 and 31 December 2022, the Company pays no dividends or pays dividends less than the rate specified in (a.1), the holders of the preferred shares shall be entitled to cumulative dividends during such calendar year at the following rates:
  - At the rate of Baht 0.22 per preferred share and per calendar year in the event that the Company pays no dividends in such calendar year; or
  - 2. At the rate equal to the difference between the actual dividends received per preferred share in that calendar year and the rate specified in (a.1) in case the Company pays dividends to the holders of the preferred shares at a rate lower than the rate specified in (a.1).
- (b.2) For the preferred shares issued between 1 January 2021 and 31 December 2021, in case, during any calendar year between 1 January 2021 and 31 December 2022, the Company pays no dividends or pays dividends less than the rate specified in (a.2), the holders of the preferred shares shall be entitled to cumulative dividends during such calendar year at the following rates:
  - At the rate of Baht 0.88 per preferred share for the calendar year 2021 and at the rate of Baht 0.22 per preferred share for the calendar year 2022 in the event that the Company pays no dividends in such calendar year; or
  - 2. At the rate equal to the difference between the actual dividends received per preferred share in that calendar year and the rate specified in (a.2) in case the Company pays dividends to the holders of the preferred shares at a rate lower than the rate specified in (a.2).

In this regard, the preferred shares' right to cumulative dividends during the calendar years between 1 January 2018 and 31 December 2022 as specified in (b.1) and the preferred shares' right to cumulative dividends during the calendar years between 1 January 2021 and 31 December 2022 as specified in (b.2) shall remain in full force until the cumulative dividends are paid to all holders of the preferred shares in full even though such payment is made after 31 December 2022.

- (c) In case during any calendar year the Company pays dividends more than the rate specified in (a) and cumulative dividends as specified in (b) (if any), the holders of the preferred shares and the holders of the ordinary shares shall be entitled to receive such excess dividends per share at the same rate.
- (d) In making each payment of dividends, the Company shall pay cumulative dividends as specified in (b) to the holders of the preferred shares in full first then pay dividends as specified in (a) to the holders of the preferred shares.
  - In case the Company has fully paid dividends as specified in (a), then the Company can pay dividends to the holders of the preferred shares and the holders of the ordinary shares as specified in (c).
- (e) The voting rights attached to the preferred shares shall be equal to the voting rights attached to the ordinary shares.
- (2) After 31 December 2022, the rights attached to the preferred shares shall be as follows:
  - (a) The preferred shares' right to dividends shall be the same as that of the ordinary shares except in the event that the Company has not paid the cumulative dividends as specified in (1)(b) where the preferred shares shall be entitled to receive the cumulative dividends as specified in (1)(b) in full.
  - (b) In the event that the Company has not paid the cumulative dividends as specified in (1)(b) in full, the voting rights attached to the preferred shares shall be one share per one vote.
  - (c) After the Company has paid the cumulative dividends as specified in (1)(b) in full, the voting rights attached to the preferred shares shall be ten shares per one vote where any fraction of shares shall be discarded.
  - (d) After 31 December 2027, even though the Company may not have paid the cumulative dividends as specified in (1)(b) in full, the voting rights attached to the preferred shares shall be ten shares per one vote where any fraction of shares shall be discarded.
- (3) In case of any change in par value from a share split or a reverse share split, the preferred shares' rights shall be adjusted according to the applicable share split rate or reverse share split rate (as the case may be).
- (4) After 31 December 2022, the holders of the preferred shares may convert such preferred shares into ordinary shares at a ratio of one preferred share to one ordinary share. In this regard, the holders of

the preferred shares must submit a notice of conversion according to the form specified by the Company together with a share certificate to the Company within seven (7) business days before the last day of March, June, September, and December of each year.

(5) In case of conversion of a preferred share into an ordinary share, the right to receive the cumulative dividends as specified in (1)(b) of the preferred shares that have been converted into ordinary shares shall end.

Clause 5. The Company shares are indivisible. If two persons or more subscribe for or hold one share or several shares jointly, those persons shall appoint only one among themselves to exercise the rights as a subscriber or shareholder, as the case may be.

Every share certificate of the Company shall have a signature of at least one director, but the directors may assign the Share Registrar under the securities and exchange law to sign or print the signature instead.

In case of assigning the Thailand Securities Depository Company Limited to be the Share Registrar of the Company, the procedures related to the registration matter of the Company shall be prescribed by the Share Registrar.

- Clause 6. The Company shall issue and deliver share certificates to the shareholders within two (2) months of the date of acceptance of the registration of the Company by the Registrar, or of the date of full payment for shares where the Company sells the remaining shares or shares newly issued.
- Clause 7. In case where any share certificate has been materially damaged or defaced, the shareholder may request the Company to issue the new share certificate to the shareholder by returning the current one to the Company. In this case, the Company shall issue the new share certificate to the shareholder within fourteen (14) days from the date of having received the application.

In case the share certificate has been lost or destroyed, the shareholder is required to produce the evidence of filing of the said statement with the police inquiry official or other appropriate evidence to the Company. The Company shall issue new share certificate within fourteen (14) days from the date of having received the evidence.

The Company may charge a fee for issuing the new share certificates to replace those having been lost, defaced, damaged or for the shareholder requesting the copy of the share register, in whole or in part, with the certification from the Company at the rate specified by law.

- Clause 8. The Company shall not own its shares or take them in pledge, except for the following:
  - (1) The Company may repurchase its shares from the shareholders who vote against a resolution of the shareholders meeting for making an amendment to the Articles of Association regarding the rights of voting and the rights to receive a dividend, if those shareholders who vote against such a resolution think it is not fair to them.

(2) The Company may repurchase its shares for the purpose of financial management in the event that the Company has an accumulated profit and excess liquidity, and such repurchase will not cause financial trouble for the Company.

The shares being held by the Company will neither be counted to form a quorum of the shareholders meeting nor be eligible to vote and receive dividend payments.

The Company shall dispose of the repurchased shares mentioned in the first paragraph within the period prescribed in the ministerial regulations. If the Company fails to do so, or is unable to complete the disposal within the prescribed period, the Company shall reduce its paid-up capital by writing off such unsold shares.

The repurchase of shares, the disposal of the repurchased shares, and the cancellation of the repurchased shares shall be made in accordance with the rules and procedures set out in the ministerial regulations and the relevant laws.

A repurchase of shares shall be approved by the shareholders meeting unless the shares in the Company have been listed on the Stock Exchange of Thailand and a repurchase of shares in an amount of not more than ten (10) percent of the paid-up capital, a repurchase of shares shall be approved by the board of directors.

#### <u>Chapter 3</u> Transfer of Share

- Clause 9. The Company shares can be freely transferred, except that the Company shares held by the persons not having Thai nationality at any time shall not exceed forty-nine (49%) percent of the total issued shares.
- Clause 10. A share transfer shall be valid upon the transferor's endorsement of the share certificate by stating the name of the transferee and having it signed by both the transferor and the transferee and upon delivery of the share certificate to the transferee. The transfer of shares will be effective against the Company upon the Company having received a request to register the transfer of the shares.

If the Company considers such transfer to be under the law and Articles of Association of the Company, the Company shall register the transfer of the shares within fourteen (14) days of the date of receipt of the request. If the Company sees that such transfer of share is incorrect or invalid, it shall inform the applicant within seven (7) days.

When the Company shares are registered as listed securities on the Stock Exchange of Thailand, the transfer of shares shall be in accordance with the securities and exchange law.

Clause 11. If a transferee wishes to obtain a new share certificate, he/she shall submit to the Company a written request bearing the signatures of the transferee with at least one (1) witness in certification thereof and simultaneously return the old

share certificate to the Company. The Company shall register the transfer of the shares within seven (7) days of the date of receipt of the request, and the Company shall issue a new share certificate within one (1) month of the date of receipt of the request.

Clause 12. In case of the death or bankruptcy of a shareholder of the Company, if the persons entitled to the shares have produced to the Company lawful and complete evidence of entitlement, the Company shall register them in the shareholder register and issue new share certificates to them within one (1) month of the date of receipt of said evidence.

### Chapter 4 Board of Directors

Clause 13. The Board of Directors of the Company shall consist of not less than five (5) directors who have been elected from the shareholders meeting to conduct the businesses of the Company, and not less than half of the number of the Directors shall reside within the Kingdom and possess the qualification prescribed by the law.

The Company directors are entitled to receive the remuneration for their performance.

- Clause 14. The voting for election of directors shall be subject to following procedures:
  - (1) In the election of directors, the shareholders may cast votes for individual or several directors simultaneously for available seats of all directors to be elected in that occasion as deemed appropriate by the shareholders' meeting. In the voting whether for individual or several directors aforesaid each candidate shall receive the votes for the number of all shares held by each shareholder whereby such shareholder may not allocate the different numbers of his/her votes to any candidate.
  - (2) The top candidates, ranked in descending order from the highest number of votes received to the lowest, in the number equivalent to the available seats shall be appointed as directors. In case there is a tie of the votes for candidates in descending order in excess of the available seat, the Chairman of the meeting shall have a casting vote.
- Clause 15. At any the annual shareholders meeting, one-third (1/3) of the directors, or, if the number is not a multiple of three, then the number nearest to one-third (1/3), must retire from offices.

The directors retiring from office in the first and second years after the registration of the Company shall be selected by drawing lots. In subsequent years, the director who has held office for the longest period shall retire. A director retiring by rotation is eligible for re-election.

- Clause 16. Apart from retiring from the office by rotation, the director shall be relieved from office upon:
  - (1) death;
  - (2) resignation;
  - (3) lack of qualifications or having prohibited characteristics under Section 68 of the Public Limited Companies Act B.E. 2535;
  - (4) removal by a resolution of the shareholders meeting; or
  - (5) removal by a court order.
- Clause 17. Any director wishing to resign from office shall submit his or her resignation letter to the Company, and the resignation shall be effective from the date on which the resignation letter reaches the Company.

A director who has resigned under the first paragraph may also notify the Registrar of the resignation for the Registrar's acknowledgement.

Clause 18. In the case of a vacancy on the Board of Directors for reasons other than the expiration of the director's term of office, the Board of Directors shall elect a person who has the qualifications and who possesses no prohibited characteristics under Section 68 of the Public Limited Companies Act B.E. 2535 as the director in substitution at the next meeting of the Board of Directors, unless the remaining term of office of the said director is less than two months. The director elected to fill the vacancy aforesaid shall hold office only for the remaining term of office of the director whom he/she replaces.

The resolution of the Board of Directors under the first paragraph shall be by a vote of not less than three quarters (3/4) of the number of the directors remaining.

- Clause 19. The shareholders meeting may pass a resolution removing any director from office prior to retirement of the director's term of office, by a vote of not less than three quarters (3/4) of the number of shareholders attending the meeting and having the right to vote, with the number of shares totaling not less than half of the number of the shares held by the shareholders attending the meeting and having the right to vote.
- Clause 20. A director may or may not be a shareholder of the Company.
- Clause 21. The Board of Directors shall designate the Chairman of the Board.

The Board of Directors shall designate the Executive Managing Director and the President. The President is entitled to designate the General Manager, with an approval from the Board of Directors. And the General Manager has the same power as the Executive Managing Director and the President in the decision of the day-to-day problems, if the Executive Managing Director and the President so wish.

Any two directors may jointly sign and affixing Company seal to bind the Company. The Board of Directors may designate the name of the authorized director(s) together with affixing the Company seal.

Clause 22. At a meeting of the Board of Directors, not less than one half of the total number of directors present shall form a quorum. In case the Chairman of the Board is not present at the meeting or cannot perform his/her duty, and if there is a Vice-Chairman, the Vice-Chairman present at the meeting shall be the Chairman of the meeting. If there is no Vice-Chairman or if there is a Vice-Chairman who is not present at the meeting or cannot perform his/her duty, the directors present at the meeting shall elect one of the directors to be the Chairman of the meeting.

Decisions of the Board of Directors meeting shall be made by majority votes.

Each director is entitled to one vote, but a director who has interests in any matter shall not be entitled to vote on such matter. In the event of a tie vote, the Chairman of the meeting shall have another casting vote.

- Clause 23. In calling a meeting of the Board of Directors, the Chairman of the Board or the person assigned by the Chairman of the Board shall serve written notice calling for such meeting to the directors not less than seven (7) days prior to the date of the meeting, except, where it is necessarily urgent or to preserve the rights or benefits of the Company, the Company may call the meeting by other methods and fix the meeting date earlier than the aforesaid.
- Clause 24. The Board of Directors shall hold a regular meeting at least once every three
  (3) months at the Company's head office or in the province or abroad as
  designated by the Chairman of the Board. The Chairman of the Board may call
  a meeting of the Board of Directors or in the necessary case, two (2) or more
  directors may request the Chairman to call a meeting of the Board of Directors.
  In this case, the Chairman of the Board shall fix the date of the meeting within
  fourteen (14) days of the date of receipt of such request.
- Clause 25. The Board of Directors shall perform the duties in compliance with the laws, objects and Articles of Association of the Company and the resolutions of the shareholders meeting.
- Clause 26. No director shall operate any business or become a partner in an ordinary partnership or an unlimited partner in a limited partnership or a director of other juristic person which has the same nature of business as and is in competition with the business of the Company unless he/she notifies the shareholders meeting prior to the resolution for his/her appointment.

#### Chapter 5

#### **Shareholders' Meetings**

- Clause 27. The shareholders' meeting of the Company shall hold at the registered office of the Company or other place as the Directors shall fix and notify in the summoning notice.
- Clause 28. (1) The Board of Directors shall hold a shareholders' meeting as an Annual General Meeting within four (4) months from the end of the fiscal year of the Company.
  - (2) Shareholders meetings other than the one referred to in the first paragraph shall be called an Extraordinary General Meeting.
  - (3) The Board of Directors may call an Extraordinary General Meeting of shareholders at any time as appropriate. Or, the one sole shareholders or group of shareholders holding shares together amounting to not less than ten (10) percent of the total number of issued shares may submit their names in a request asking the Board of Directors to call an Extraordinary General Meeting, but the reasons and objections for the request for calling such meeting shall be clearly stated in such request. In such case, the Board of Directors shall call a shareholders' meeting to be held within forty-five (45) days from the date of receipt of such request from the said shareholders.

In case the Board of Directors fails to arrange for the meeting within such period under the first paragraph, the shareholders who have subscribed their names or other shareholders holding the required aggregate number of shares may themselves call the meeting within forty-five (45) days as from the date of expiration of the period under the first paragraph. In such case, the meeting is deemed to be shareholders' meeting called by the Board of director and the Company shall be responsible for necessary expense as may be incurred in the course of convening such meeting and the Company shall reasonably provide facilitation.

- Clause 29. In calling a shareholders meeting, the Board of Directors shall prepare a written notice calling the meeting, stating the place, date, time, Agenda Item of the meeting and the matters to be proposed to the meeting with reasonable detail, also indicating clearly whether it is the matter proposed for acknowledgement, for approval or for consideration, as the case may be, including the opinions of the Board of Directors in the said matters. Such notice shall be delivered to the shareholders and the Registrar not less than seven (7) days prior to the date of the meeting and also be published in a newspaper for three (3) consecutive days not less than three (3) days prior to the date of the meeting.
- Clause 30. In a shareholders' meeting there shall be shareholders and proxies (if any) attending at a shareholders' meeting not less than twenty-five (25) persons or not less than one half of the total number of shareholders, with the number of

shares in aggregate amounting to not less than one-third (1/3) of the total number of issued shares in the Company in order to constitute a quorum.

- Clause 31. (1) At any shareholders meeting, if one hour has passed since the time specified for the meeting and the number of shareholders attending the meeting is still inadequate for a quorum as required, and if such shareholders meeting was called by a request of the shareholders, such meeting shall be cancelled. If such shareholders' meeting was not called by a request of the shareholders, the meeting shall be reconvened and the notice calling such meeting shall be delivered to shareholders not less than seven (7) days prior to the date of the meeting. In the subsequent meeting, a quorum is not required.
  - (2) The notice of the meeting as adjourned shall specify the Agenda Item of the meeting and the adjourned meeting shall not consult or resolve on any other matters not specified in such notice.
- Clause 32. (1) For a meeting of shareholders, a shareholder may appoint any other person who comes of age as proxy to attend the meeting and vote on his/her behalf. The proxy form shall have the date and the signature by the appointing shareholder and shall be in the form as specified by the Registrar, at least with the following particulars:
  - 1. the number of shares held by the appointing shareholder,
  - 2. the name of the proxy; and
  - 3. the number in order of the meeting which the proxy is appointed to attend and vote thereat.
  - (2) The proxy whose name appears in the proxy form shall submit the instrument appointing the proxy to the Chairman or to the person designated by the Board of Directors at the meeting place before the proxy attends the meeting. If the shareholder is a juristic person, it shall produce evidence showing that the appointer is the person authorized to sign to bind such juristic person to be shown to the Chairman by attaching it to the proxy form.
  - (3) In case where the proxy is also a shareholder or not a shareholder but appointed from more than one (1) shareholder, the proxy shall be entitled to vote in accordance with the vote of the person(s) appointing him, apart from his own voting rights as a shareholder.
- Clause 33. (1) The Chairman of the Board shall be the Chairman of the general shareholders meetings. If the Chairman of the Board is not present at a meeting or cannot perform his duty, and if there is a Vice-Chairman, the Vice-Chairman present at the meeting shall act as the Chairman of the meeting. If there is no Vice-Chairman or there is a Vice-Chairman who is not present at the meeting or cannot perform his duty, the

- shareholders present at the meeting shall elect one shareholder to be the Chairman of the meeting.
- (2) In case of a tie of votes, the Chairman of the meeting shall have a casting vote.
- Clause 34. The Chairman may adjourn a general meeting with the consent of the meeting, but in the subsequent meeting as adjourned, no other business may be discussed except for those pending from the previous meeting. And, the meeting shall fix the place, date, and time for the next meeting and the Board of Directors shall serve the notice of the meeting specifying place, date, and time, and the Agenda Item of the meeting to the shareholders not less than seven (7) days prior to the meeting date, provided that it shall publish such notice in a newspaper for not less than three (3) consecutive days prior to the date of the meeting not less than three (3) days.
- Clause 35. The resolution of the shareholders meeting shall require the following votes:
  - (1) In an ordinary event, the majority votes of the shareholders who attend the meeting and cast their votes. In case of a tie of votes, the Chairman of the meeting shall have a casting vote.
  - (2) In the following events, a vote of not less than three-quarter (3/4) of the total number of votes of shareholders who attend the meeting and are entitled to vote:
    - a. Sale or transfer of the whole or a substantial part of the Company's business to other persons.
    - b. Purchase or acceptance of transfer of the business of other companies or private company to the Company.
    - c. The making, amending or terminating of contracts with respect to the granting of a lease of the whole or important parts of the business of the Company, the assignment of the management of the business of the Company to any other persons or the merger of the business with other persons with the purpose of profit and loss sharing.
    - d. Amendment to the Memorandum or Articles of Association of the Company.
    - e. Increase or reduction of the capital of the Company or issue of bonds.
    - f. Amalgamation or dissolution of the Company.

### <u>Chapter 6</u> <u>Auditors</u>

- Clause 36. The shareholders' meeting shall appoint and fix the remuneration of the auditor.
- Clause 37. The retiring auditor may be re-elected to become the Company auditor.

- Clause 38. The auditor shall not be an incumbent director or representative or employee of the Company.
- Clause 39. The auditor has the power to examine during the office hours of the Company the accounts, documents and any other evidence relating to the revenues and expenditures including the assets and liabilities of the Company. In this regard, the auditor shall also have the power to question the directors, staff members, employees, persons holding any position or having any duty in the Company, and representative of the Company, including asking them to give an explanation or to deliver documents or evidence in connection with the operation of the business of the Company. The auditor shall prepare a report to be submitted to the Annual General Meeting of Shareholders on the balance sheet and profit and loss accounts, including report on the opinion of the auditor on the balance sheet and profit and loss accounts as already audited for presenting the facts and correctness of the status of the operation of the Company.
- Clause 40. The auditor has the duty to attend every shareholders' meeting at which the balance sheet, the profit and loss accounts and the problems relating to the accounts of the Company are considered in order to explain the auditing to the shareholders. The Company shall also deliver to the auditor the reports and documents of the Company that are to be received by the shareholders at that shareholders' meeting.

### <u>Chapter 7</u> <u>Dividends and Reserve Fund</u>

Clause 41. No dividends shall be paid from other monies than out of profits. If the Company still has an accumulated loss, no dividends shall be distributed.

The Board of Directors may pay interim dividends to the shareholders from time to time if the Board sees that the profits of the Company justify such payment, and such dividends payment shall be reported to the shareholders at the next shareholders meeting.

Payment of dividends shall be made within one (1) month of the date of the resolution of the shareholders meeting or of the meeting of the Board of Directors, as the case may be. The shareholders shall be notified in writing of such payment of dividends, and the notice of dividends payment shall also be published in a newspaper within one (1) month after the shareholders meeting has approved or the Board of Directors has resolved, as the case may be.

Clause 42. The Company shall allocate part of its annual net profits as reserve fund for not less than five (5) percent of its annual net profits less accumulated losses brought forward (if any) until this fund reaches an amount not less than ten (10) percent of the registered capital. Apart from the specified reserve fund, the Board of Directors may propose to the shareholders' meeting to resolve for the allocation of other reserve funds as deemed appropriate for the operation of the business of the Company.

#### Chapter 8

#### **Books and Accounts**

- Clause 43. The fiscal year of the Company shall commence on 1st January and end on 31st December of every year.
- Clause 44. Books and accounts of the Company may be made and kept in the English language, together with the Thai translation in the case where the law requires translation.
- Clause 45. The Directors shall cause true and complete the following accounts to be kept:
  - (1) of the sums received and expended by the Company including of the matters in respect of which each receipt or expenditure takes place; and
  - (2) of the assets and liabilities of the Company.
- Clause 46. The Company shall prepare and maintain accounts including the auditing of accounts as required by the relevant laws and shall prepare the balance sheet and the profit and loss accounts at least once in every twelve (12) months which is the fiscal year of the Company for submission to the shareholders meeting for consideration and approval thereof at the Annual General Meeting.
- Clause 47. The Board of Directors shall deliver the following documents to the shareholders along with written notices calling for an Annual General Meeting:
  - (1) copies of the balance sheet and the profit and loss accounts which have been examined by the auditor, together with the audit report of the auditor;
  - (2) the annual report of the Board of Directors.
- Clause 48. The Board of Directors shall cause minutes of all proceedings and resolutions of all meetings of shareholders and directors in Thai language, together with the English translation, to be recorded and duly entered in the minutes book which shall be kept at the registered office of the Company. Any such minutes are presumed correct evidence of the matters therein contained in such book.

## Chapter 9 Additional Provisions

- Clause 49. The Company may issue other securities under the securities and exchange law.
- Clause 50. The seal of the Company shall be as follows:



Clause 51. In case the Company or its subsidiary enters into a connected transaction or a transaction related to the acquisition or disposal of the major assets of the Company or its subsidiary as defined under the notifications of the Stock Exchange of Thailand governing the entering into of a connected transaction of listed companies or a transaction related to acquisition or disposal of the major assets of listed companies, the Company shall comply with the said rules and procedures as prescribed in respect thereof by the said notifications.



Notice of Meeting Form (Registration Form with QR Code)

(Please see the document provided separately)



#### Guideline for QR Code Usage

for Downloading the Invitation to the Extraordinary General Meeting of Shareholders No. 1/2025 and the Independent Financial Advisor Opinion concerning the Related Party Transaction of Rabbit Holdings Public Company Limited (IFA Report)

Shareholders can download the Invitation to the Extraordinary General Meeting of Shareholders No. 1/2025 and Independent Financial Advisor Opinion (IFA Report) through the QR Code provided on the Notice of Meeting (Registration Form with QR Code) by following the steps below.

#### For iOS operating system (iOS 11 or upper)

- 1. Turn on the camera on your mobile phone or iPad.
- 2. Scan the QR code by turning your camera on your mobile phone to face the QR Code.
- 3. The notification will appear on the screen. Click on the notification to download.

#### For iOS operating system and Android operating system

Shareholders can download the above documents through various applications, e.g. QR Code Reader, Facebook or Line. The process for scanning the QR Code through Line application is as follows:

- 1. Access to Line application and click on "Add Friend" and then select QR Code.
- 2. Scan the QR Code by turning your camera on your mobile phone to face the QR Code.
- 3. The notification will appear on the screen. Click on the notification to download.



### Privacy Policy for Shareholder' Meeting of Rabbit Holdings Public Company Limited

Rabbit Holdings Public Company Limited (the "Company") realizes the importance of the protection of personal data. The Company therefore shall comply with its safety measure for the collection, use and/or disclosure of the Personal Data (as defined below).

This Privacy Policy (the "Privacy Policy") describes how the Company collect, uses and/or discloses your Personal Data as a shareholder, proxy, custodian or the authorized person to act on behalf of a corporate shareholder for the Company's meeting of the shareholders/securities holders.

The Company may amend and/or revise this Privacy Policy from time to time which you will be notified if any material amendment has been made. The latest amendment date will be indicated on the top of page of the Privacy Policy. The Company urges you to carefully read and consistently review any amendment to the Privacy Policy made by the Company under the terms and conditions of this Privacy Policy.

#### 1. Personal data collected by the Company

For the purpose of this Privacy Policy, "Personal Data" means any information relating to a person, which enables the identification of such person, whether directly or indirectly as described below.

The Company may collect your Personal Data, whether directly or indirectly from other source, i.e. the Company may collect your Personal Data directly from you (e.g. through your interaction on the Company's online platform, website or mobile application, e-mail, telephone, questionnaire, name card, post, during meetings and events, personal appointment, or from the Company's system, database or transportation software system, and/or electronic files).

Furthermore, the Company may collect your Personal Data indirectly from the companies under BTS Group (as defined in the Clause "Disclosure of your Personal Data to third parties" below) or public sources (such as online media and third parties or relevant governmental authorities' website). The Personal Data collected are subject to your relationship with the Company or BTS Group. The Company may collect your following Personal Data:

Personal Data such as name, last name, sex, nationality, occupation, date of birth, status, photograph, picture, voice recording, signature, identification number, passport number, taxpayer identification number, government official identification number, company registration certificate, business certificate (such as custodian) including information on driving license or information on any other cards issued by government authorities, details regarding shares/securities holding (such as corporate holder, number of share/securities held, share/securities number, category, shareholding ratio),

details on proxy (name, address of the proxy, name of the Company's independent director), information regarding voting at the meeting (such as your voting at each agenda whether you agree, disagree or abstain etc.) and/or dividend amount:

- 2) Contact Information such as address, phone number, mobile phone number and/or e-mail;
- 3) Financial Information such as information regarding bank account (such as account name, account number, name of the bank, swift code, account location) and/or information on the relevant contracts such as Share Purchase Agreement; and
- **Sensitive Information** such as health information (for the purpose of screening and control of communicable or epidemic disease).

The Company will not collect, use and/or disclose sensitive Personal Data unless the Company has obtained an explicit consent from you or it is legally permissible to do so.

In the event that the Company has collected Personal Data of other person from you (such as father, mother, spouse, child or emergency contact person), e.g. name, last name, address, relationship, contact information and any relating documents, the Company shall deem that you represent and warrant to the Company that you have an authority to do so by (1) inform such person of the details of this Privacy Policy and (2) you obtained consent (as necessary or required by law) for the Company to use such Personal Data under this Privacy Policy.

#### 2. Purposes of the collection, use and/or disclosure of your Personal Data

Apart from obtaining your consent in the case that it is legally required, to collect, use and/or disclose your Personal Data for the following purposes, the Company may rely on or hold to (1) contractual basis – for entry into an agreement or execution of an agreement with data subject or performing contractual obligations to the data subject; (2) legal obligations basis – for the legal compliance of the Company; (3) basis of lawful benefit of the Company and third parties, which must be in proportion to the benefit and fundamental rights in relation to your Personal Data; (4) basis of protecting or preventing harm against the life, body, or health of a person; and/or (5) public interest basis – for the performance of duty in carrying out a task for the public interest of or the performance of duty in exercising the state's power or other legal grounds as permissible under the law on personal data protection (as the case maybe), depending on your relationship with the Company:

- 1) identity check and verification and proceeding as you requested;
- 2) holding the meeting of shareholders/securities holders and proceeding regarding voting and vote counting at the meeting of shareholders/securities holders;

- 3) preparing the register book of shareholders/securities holders or preparing title documents for holding or transferring, issuing of new share/securities certificate and/or splitting share/securities certificates for the sale and purchase and/or exchange of share/securities;
- 4) dividend payment to the shareholders/securities holders;
- 5) security and maintaining security for the Company's business;
- 6) compliance with rules, regulation and articles of association of the Company, including laws and/or legitimate orders of the courts, regulatory authorities, government agencies, and/or state organizations;
- 7) exercising of rights or protecting the legitimate interest of the Company as necessary, such as auditing and protecting fraud, crime or non-compliance with laws;
- 8) public interest for protecting third parties who are in the premises or places under the Company's supervision; and
- 9) protecting or preventing harm against your life, body, health, or properties or those of third parties (as the case may be), such as for precaution of contagious disease or epidemic.

In the case that you cannot provide your Personal Data as the Company may request, as necessary, to collect your Personal Data as legally required, or to perform contractual obligations or to enter into an agreement with you, the Company may not able to allow you to attend the meeting convened by the Company.

#### 3. Disclosure of your Personal Data to third parties

The Company may disclose your Personal Data to BTS Group, the Company's business partners, securities depository, service providers (such as the company providing services on registration system and vote counting), consultants, law enforcing agencies, courts, state officials, state agencies and regulatory authorities.

Please see the list of companies under BTS Group at <u>list-of-companies-under-bts-group-th.pdf</u>

#### 4. Transfer of your Personal Data to foreign countries

The Company may disclose or transfer your Personal Data to foreign countries with a personal data protection standard that is higher or lower than of Thailand. The Company shall proceed per the procedures required by the law.

#### 5. Period for retention of personal data

The Company shall retain your Personal Data for as long as it is reasonably necessary to fulfil the purpose for which the Company collected it and to comply with the applicable laws. The Company may retain your Personal Data longer if it is necessary for the Company's compliance with applicable laws.

#### 6. Cookies and Cookies Usage

If you visit the Company's website, the Company will automatically collect your data by using tracking tools and cookies (including but not limited to Google Tag Manager, Google Analytics, Hotjar Matomo, Zendesk, Facebook Pixel Analytics, Facebook Ad Manager and Google Cloud). Cookies are tracking technology to analyze trend, manage the Company's website, track the website's user behavior or remember users' personalization setting. Some of the cookies are necessary for appropriate operation of such website. The others are for convenience of the users, such as cookies which remember your username securely and your preferred language.

Most browsers allow you to allow or block cookies. If you block cookies, your ability to use or access a part of or all functions in the Company's website may be restricted. Please see further of Cookies Policy at <a href="cookie-policy.pdf">cookie-policy.pdf</a>

#### 7. Safety measure

The Company has prepared adequate personal data protection safety measure which includes administrative safety measure, technical safety measure and physical safety measure in relation to the access or control of the access to Personal Data to maintain the confidentiality, accuracy, and completeness, and readiness for the use of Personal Data for the purpose of avoidance of loss, access, use, change, amendment or disclosure of personal data without authority or improperly in compliance with the applicable laws.

For further details of the Company's safety measure, please see full version of Privacy Policy of the Company at <a href="https://www.rabbitholdings.co.th/th/corporate-governance/personal-data-protection-policies">https://www.rabbitholdings.co.th/th/corporate-governance/personal-data-protection-policies</a>

#### 8. Your rights as a data subject

Subject to the applicable laws and legal exemptions thereunder, you may have the rights to access, and obtain a copy of your Personal Data, to request the Company to disclose the acquisition of your Personal Data without your consent, to transfer, amend, erase, destroy, and anonymize your Personal Data, including to object and suspend the collection, use and/or disclosure of your Personal Data in certain cases. The Company may withdraw your consent in the case that the Company is relying on such consent. In addition, if you consider that the Company violates the provisions of the law on personal data protection, you have the right to lodge a complaint to the relevant authority as prescribed by law.

#### 9. Company contact information

Should you have any questions, inquiries or requests to exercise the rights in relation to your Personal Data, please kindly contact the Data Protection Officer (DPO) at:

#### Rabbit Holdings Public Company Limited

No. 1000/9 BTS Visionary Park - South Tower, Unit No. 2404-2407, 24th Floor,

Phahonyothin Road, Chomphon Sub-district, Chatuchak District, Bangkok 10900.

Email: dpo@rabbitholdings.co.th

Tel: 02-0278770-9

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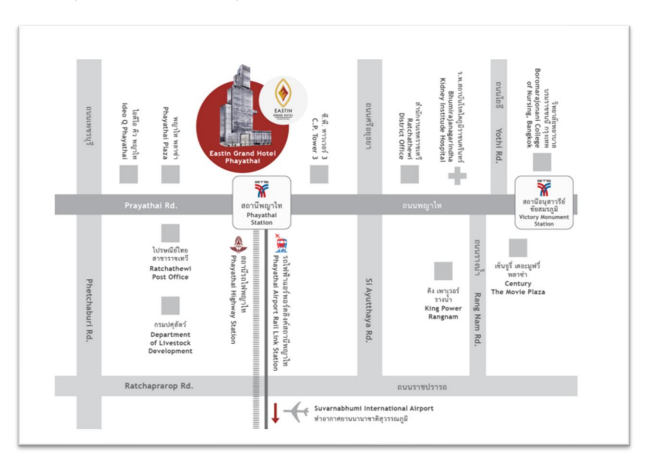


#### Map of the Meeting Venue

#### Eastin Grand Hotel Phayathai

Phayathai Grand Ballroom, 6<sup>th</sup> Floor, Eastin Grand Hotel Phayathai

No. 18 Phaya Thai Road, Thung Phaya Thai Sub-district, Ratchathewi District, Bangkok 10400.



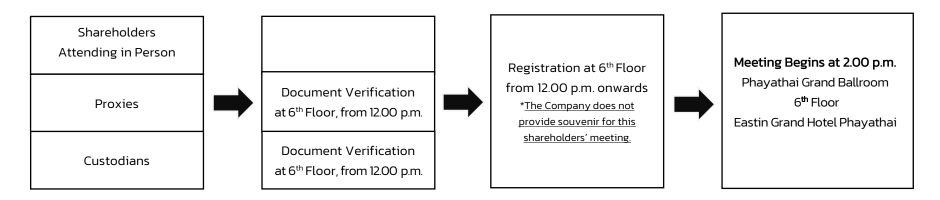
#### Suggestion to directions

- ☐ BTS Sky train: Phaya Thai BTS Station, Exit 1
- ☐ Buses through Phaya Thai Road : Nos. 29, 34, 36, 54, 59, 172, and 187
- ☐ Eastin Grand Hotel Phayathai Telephone Number : 02-483-2899



# Schedule of the Extraordinary General Meeting of Shareholders No. 1/2025 on Tuesday, 14 October 2025, at 2.00 p.m.,

Phayathai Grand Ballroom, 6th Floor, Eastin Grand Hotel Phayathai



#### Meeting Attendance Guidelines (Please see additional details in Enclosure 3)

- 1. The Company prepares duty stamp for appointment of proxy to facilitate the shareholders who attend the meeting.
- 2. The Company reserves the right to refuse the requests for registration if the documents are incomplete or to withdraw the registration after the meeting begins.
- 3. The attendees are not required to sign the voting cards. Therefore, please keep the voting cards carefully to protect the voting right.
- 4. To amend the vote, please cross out the unwanted mark in the box  $\square$  on the voting card and sign next to it, and write a new mark in the desired box  $\square$ .
- 5. Invalid cards include unclear markings in the box  $\square$  or amendment without a signature, etc.
- 6. The Company reserves the right to disregard voting cards submitted after the announcement of the voting results of such agenda it



