

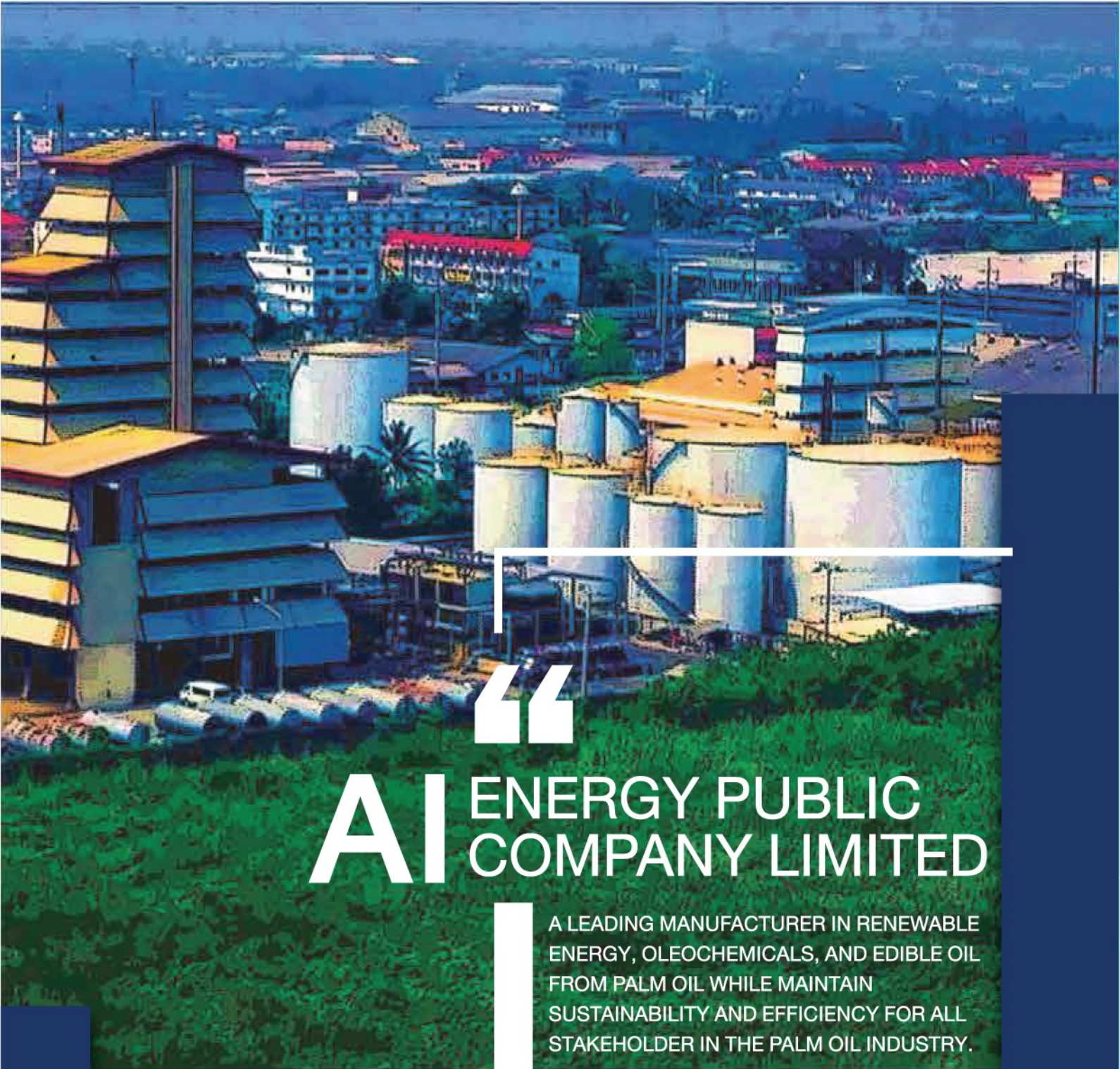
Annual Registration Statements
/ Annual Report
Form 56-1 One Report

2021

AI ENERGY PUBLIC COMPANY LIMITED



AI Energy Public Company Limited



“ AIE ENERGY PUBLIC COMPANY LIMITED

A LEADING MANUFACTURER IN RENEWABLE
ENERGY, OLEOCHEMICALS, AND EDIBLE OIL
FROM PALM OIL WHILE MAINTAIN
SUSTAINABILITY AND EFFICIENCY FOR ALL
STAKEHOLDER IN THE PALM OIL INDUSTRY.



AIE •

determines to deliver quality products and services to satisfy customers' requirements by working closely with the industry experts to develop our manufacturing innovations, technology, and products to push Thai palm oil toward sustainability.



AIE •

focuses on achieving sustainable growth with all stakeholders with transparent and fair business practice.



AIE •

thrives on improving the skills and well-being of employees and creating a healthy corporate culture based on loyalty and responsibility.



AIE •

complies firmly with good corporate governance with an emphasis on social responsibility and the environment as well as the interest of related parties.

”

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
MESSAGE FROM CHAIRMAN

TO SHAREHOLDERS

IN 2021, AIE FACED OBSTACLES FROM COVID-19, RESULTING IN A SIGNIFICANT DECLINE IN BIODIESEL SALES VOLUME BUT STILL HAS REFINED GLYCERINE AND EDIBLE OILS THAT CAN HELP AIE'S GOOD OVERALL PERFORMANCE. THE COMPANY (CONSOLIDATED) HAS REALIZED NET PROFIT OF 423,622,144 BAHT AND TOTAL REVENUE OF 6,438,109,751 BAHT, SLIGHTLY DECREASING COMPARED TO PREVIOUS YEAR'S PERFORMANCE DUE TO THE IMPACT FROM THE COVID-19 EPIDEMIC IN THE 4TH WAVE, WHICH AFFECTED THE DEMAND FOR DIESEL FUEL DECREASED, INCLUDING THE MANDATORY BIODIESEL BLENDING IN DIESEL B10 SUBSTITUTE FOR B7 NATION-WIDE HAS NOT RECEIVED MUCH RESPONSE. AS A RESULT, THE BIODIESEL'S SALES VOLUME HAS DECREASED.

ON BEHALF OF THE BOARD OF DIRECTOR OF AIE AND ITS SUBSIDIARIES, WE CONTINUE TO FOCUS ON THE IMPORTANCE OF CONDUCTING BUSINESS WITH TRANSPARENCY AND FAIRNESS, CONTINUOUS DEVELOPMENT OF ORGANIZATIONAL POTENTIAL, ADAPTIVE BUSINESS STRATEGY TO BE IN LINE WITH THE CURRENT SITUATION BOTH IN RISK MANAGEMENT AND CORPORATE GOVERNANCE TO CONDUCT BUSINESS WITH ETHICS AND ANTI-CORRUPTION POLICY IN ACCORDANCE WITH THE GUIDELINES OF THE COLLECTIVE ACTION COALITION OR CAC, WHO ALREADY CERTIFIED AIE AS A MEMBER. WE ALSO EMPHASIS ON PERSONNEL DEVELOPMENT IN ALL LEVELS, DEVELOP INFORMATION TECHNOLOGY SYSTEMS FOR THE CONTINUOUS IMPROVEMENT OF PRODUCT AND SERVICE STANDARDS FOR BETTER EFFICIENCY. IN ORDER TO MEET CUSTOMERS SATISFACTION AND TAKING INTO ACCOUNT TO ALL STAKEHOLDERS, AS WELL AS PARTICIPATION IN LOCAL COMMUNITY, SOCIETY AND ENVIRONMENT WITH SUSTAINABLE GOAL.

FINALLY, I WOULD LIKE TO EXTEND MY DEEP GRATITUDE TO OUR SHAREHOLDERS, BUSINESS PARTNERS, FINANCIAL INSTITUTIONS, AND GOVERNMENT AGENCIES IN SUPPORTING OUR OBJECTIVES, PRINCIPLES AND VALUES OF OPERATING WITH INTEGRITY AND RESPONSIBILITY IN THE BEST INTERESTS OF OUR STAKEHOLDERS. THANKS TO ALL DIRECTORS, MANAGEMENTS, AND EMPLOYEES FOR THEIR DEDICATION AND COMMITMENT TO THEIR DUTIES WITH HONESTY AND SACRIFICE, TO PROPEL THE ORGANIZATION GROWS CONTINUOUSLY AND OVERCOME OBSTACLES AND CHALLENGES. I CONFIDENCE THAT AIE MAY CONTINUE TO RECEIVE THE CONFIDENCE AND SUPPORT FROM ALL STAKEHOLDERS AS ALWAYS. I BELIEVE THAT ALL DIRECTORS WILL PERFORM THEIR DUTIES WITH FULL RESPONSIBILITY FOR AIE ABLE TO GAIN STABILITY AND OPPORTUNITIES IN THE FOLLOWING YEAR.



Mr. Narong Thareratanavibool
Chairman of the Board of Director

Section

1

Business Operation and Business Overview



01

Structure

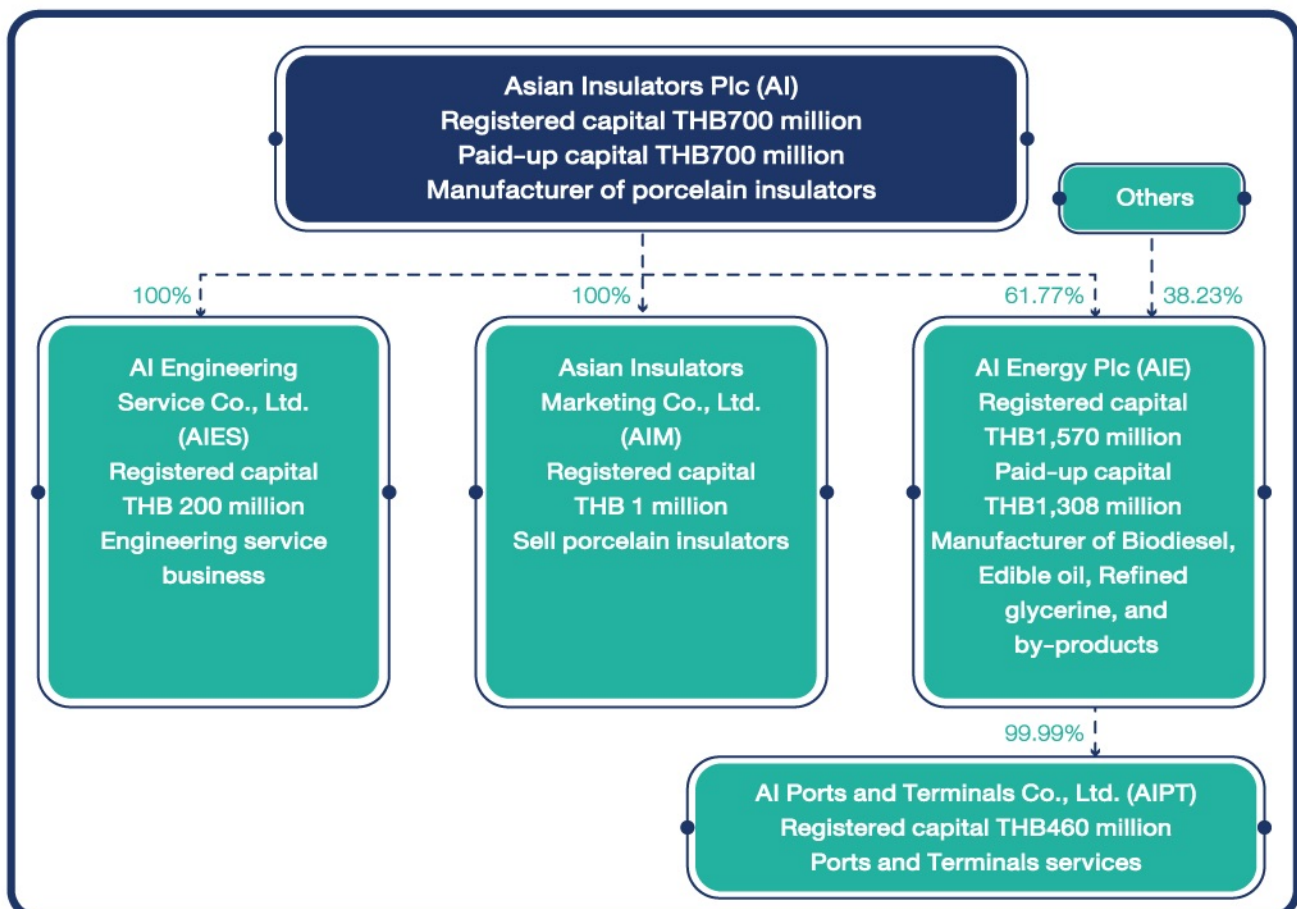
and Operation

of Group Companies

1.1

Policy and Business Overview

AI Energy Public Company Limited (the "Company" or "AIE") was officially established on October 4, 2006 to become a leading manufacturer of Biodiesel, Edible oil (under brand PAMOLA), and Refined Glycerine produced from good quality Crude Palm Oil (CPO). AIE also generates revenue from 'Refining Service' of Refined Bleached Deodorized Palm Oil (RBDPO) and Refined Bleached Deodorized Kernel Palm Oil (RBD PKO). The Company's head office and factory statutes in Krathum Baen district, Samut Sakhon province, with current registered capital of 1,569,682,166 Baht and paid-up capital of 1,308,072,982 Baht divided into 1,308,072,982 ordinary shares and the registered shares for AIE-W2 of 261,609,184 shares at par value of 1 Baht. The Company has invested in ports and oil terminals business via its subsidiary as the group structure below.



• 1.1.1 Vision, Mission, Objectives and Goal, and Corporate Strategy

• Vision

A leading manufacturer in renewable energy, oleochemicals, and edible oil from palm oil while maintaining sustainability and efficiency for all stakeholders in the palm oil industry.

• Mission

- AIE determines to deliver quality products and services to satisfy customers' requirements by working closely with the industry experts to develop our manufacturing innovations, technology, and products to push Thai palm oil toward sustainability.
- AIE focuses on achieving sustainable growth with all stakeholders with transparent and fair business practice.
- AIE thrives on improving the skills and well-being of employees and creating a healthy corporate culture based on loyalty and responsibility.
- AIE complies firmly with good corporate governance with an emphasis on social responsibility and the environment as well as the interest of the related parties.

• Objective and Goal

AIE reviews its vision, mission, and corporate strategy to align with the current and future business trends. AIE has an objective to become a leading of biodiesel, edible oil, and refined glycerine from good quality CPO by focusing on the interests of consumers primarily and support value-added of agricultural productivity. AIE's business considered as part of the push for effective consumption of alternative energy. Moreover, the Company has also focused on building the organization with corporate social responsibility and environmental responsibility by promoting the creation and use of energy that contributes to the sustainability of natural resources, coupled with regard to quality and service delivered to the society. This is to build a trust among consumers, suppliers, employees and shareholders, leading to the growth of economic and social sustainability. Also, building the profitability business and has an efficient risk management structure controlling and mitigating the fluctuations in raw material and product prices.

• 1.1.2 Key Developments

- The Company previously had key operations as follows:

Year	Significant Event
2006	<ul style="list-style-type: none"> - Registered on 4 October 2006 with registered capital at 300,000,000 Baht consisted of 30,000,000 common stocks at the par value of 10 Baht per share and paid capital of 300,000,000 Baht. AI had its shares for 75 percent of the Company's registered capital. - The Company purchased assets from one manufacturer and distributor of Olein palm oil to perform manufacturing and distributing business of Biodiesel to oil traders of Article 7 of Fuel Trade Act B.E. 2543, as well as manufacture and distribute palm oil under the brand "PAMOLA" with production capacity of 300 tons of crude palm oil per day.
2007	<ul style="list-style-type: none"> - The Company had shareholders' structure that AI purchased shares from one former shareholder. Therefore, AI's shares increased from 75 percent to 81 percent of registered capital at that time. - The Company was granted as oil traders of Article 10 of Fuel Trade Act B.E. 2543 from Ministry of Energy on 2 April 2007.
2008	<ul style="list-style-type: none"> - The Company was authorized by the Central Islamic Council of Thailand to use HALAL certificate for processed Olein palm oil under PAMOLA brand, Palm Stearin, RBD Palm Oil, RBD Palm kernel oil, Palm Olein, palm kernel fatty acid, palm fatty acid, and crude glycerin.
2009	<ul style="list-style-type: none"> - The Company had shareholders' structure that AI purchased shares from one former shareholder. Therefore, AI's shares increased from 81 percent to 82 percent of registered capital at that time.

Year	Significant Event
	<ul style="list-style-type: none"> - The Company had shareholders' structure that AI purchased shares from one former shareholder. Therefore, AI's shares increased from 81 percent to 82 percent of registered capital at that time. - AIE received quality management certification based on ISO 9001:2008 for processed palm oil product and processed Olein palm oil, as well as Biodiesel manufacturing from ISO certification organization. - The Company received certification for Hazard Analysis and Critical Control Points (HACCP) for processed palm oil product and processed Olein palm oil from ISO certification organization. - The Company received the certification of Good Manufacturing Practice (GMP) for processed palm oil product and processed Olein palm oil from ISO certification organization. - The Company received kosher certification for Jewish food standard for refined palm without fat, processed Olein palm oil, refined palm fat, fat acid from palm kernels, palm fat acid, and glycerin from Thai Kashrut Services Co., Ltd. which provides Jewish food qualification inspection.
2010	<ul style="list-style-type: none"> - The Company restructured shareholders' structure by having AI bought shares from 2 former shareholders. Therefore, AI's shares increased from 82.00 percent to 92.00 percent of authorized capital at that time. - The general meeting of shareholders on 4 August 2010 had special resolution to add registered capital from 300,000,000 Baht to 370,000,000 Baht by issuing 7,000,000 capital-raising common stocks for sales to existing shareholders by proportion at par value of 10 Baht per share to support the investment in crude palm oil refinery tower (Refinery 2) construction which would have production capacity of 800 tons of crude palm oil per day. In that case, the Company could enhance its production capacity from 300 tons of crude palm oil per day to 1,100 tons of crude palm oil per day. After issuing such capital-raising common stocks, AI shares increased from 92.00 percent to 93.14 percent of registered capital at that time. - The Company received Investment Promotion Card from Thailand Board of Investment (BOI) for Biodiesel production for business related to energy saving and renewable energy typed 1.18, alcohol manufacturing business or fuel from agricultural produce including trashes and wastes manufacturing business for the Refinery 2. In this connection, the Company received key titles and benefits as follows: - <ol style="list-style-type: none"> 1) Received income tax exemption for gross profit from the promoted business for 8 years starting from the date first receiving revenue from business performance. 2) Received exemption for including dividend from promoted business receiving income tax exemption in 1) to be calculated for income tax for an entire period of promotion receipt. 3) Received income tax deduction for gross profit received from investment at 50 percent rate starting from the date relieving from 1) exemption for the period of 5 years. 4) Received authorization to less transportation, power supply, and water supply expenses for 2 times of such expenses for the period of 10 years starting from date first receiving revenue from business performance. 5) Received authorization to take annual loss incurred during the tax exemption period in 1) to be deducted from incurred gross profit starting from the date relieving from 1) exemption for the period of 5 years which may choose to deduct from gross profit of any or several years. In this connection, currently the Company had not yet exercised any benefits from such Investment Promotion Card at all.
2011	<ul style="list-style-type: none"> - The Company developed production capacity of the Refinery 1 to 350 tons of crude palm oil per day so that AIE had total production capacity of 1,150 tons of crude palm oil per day.
2012	<ul style="list-style-type: none"> - The Company restructured shareholders' structure by having AI bought shares from 2 former shareholders. Therefore, AI's shares increased from 93.14 percent to 98.00 percent of authorized capital at that time.

Year	Significant Event
	<ul style="list-style-type: none"> - The company has finished the construction of Refinery 2 which increases the production capacity to 1,150 tons of crude palm oil per day.
2013	<ul style="list-style-type: none"> - The Refinery 2 started to produce and gain commercial revenue since February 2013 - The general meeting of shareholders on 9 April 2013 had the important resolutions as follows <ol style="list-style-type: none"> 1) Approved to add registered capital from 370,000,000 Baht to 960,000,000 Baht by issuing 59,000,000 capital-raising common stocks for sales to existing shareholders by proportion at par value of 10 Baht per share to pay for debts from relevant companies and to buy common stocks from AI Ports and Terminals Co., Ltd. (AIPT) and AI Logistics Co., Ltd. (AIL) to prepare the company based on spin-off plan. After issuing such capital-raising common stocks, AI shares increased to 98.79 percent of registered capital at that time. 2) Approved to buy common stocks of AIPT and AIL to prepare the company based on spin-off plan. - The extraordinary meeting of shareholders on 2 May 2013 had resolutions as follows: - <ol style="list-style-type: none"> 1) Approved the Company's transformation into Public Company Limited and prepared to be listed on mai. The Company's title was changed to "AI Energy Public Company Limited" 2) Approved the change of stocks' par value from 10 Baht per share to 1 Baht per share resulting in the change of the Company's common stocks number to 960,000,000 shares. 3) Approved the increase of registered capital from 960,000,000 Baht to 1,130,000,000 Baht by issuing 170,000,000 common stocks at 1 Baht of par value per share. Therefore, the Company increased its registered capital to 1,130,000,000 shares at 1 Baht of par value per share. 4) Approved the allocation of 170,000,000 common stocks for capital-raising to be included to 275,000,000 existing common stocks held by AI. Therefore, the total number of common stocks for sales was 445,000,000 shares which would be sold to the public and existing shareholders of AI. - The company launched initial public offering (IPO) of 170,000,000 common stocks on 23-24 December 2013 resulting the company's registered capital has increased from 960,000,000 Baht to 1,130,000,000 Baht. - The Company received Investment Promotion Card from Thailand Board of Investment (BOI) for Biodiesel production for business related to energy saving and renewable energy typed 1.18, alcohol manufacturing business or fuel from agricultural produce including trashes and wastes manufacturing business for the production of PFAD Esterification. In this connection, the Company received key titles and benefits as follows: - <ol style="list-style-type: none"> 1) Received income tax exemption for gross profit from the promoted business for 8 years starting from the date first receiving revenue from business performance. 2) Received exemption for including dividend from promoted business receiving income tax exemption in 1) to be calculated for income tax for an entire period of promotion receipt. 3) Received income tax deduction for gross profit received from investment at 50 percent rate starting from the date relieving from 1) exemption for the period of 5 years. 4) Received authorization to less transportation, power supply, and water supply expenses for 2 times of such expenses for the period of 10 years starting from date first receiving revenue from business performance. 5) Received authorization to take annual loss incurred during the tax exemption period in 1) to be deducted from incurred gross profit starting from the date relieving from 1) exemption for the period of 5 years which may choose to deduct from gross profit of any or several years. <p>However, the company have not used the benefits of BOI yet.</p> - The company received certification of Roundtable on Sustainable Palm Oil (RSPO)
2014	<ul style="list-style-type: none"> - The company build PFAD Esterification plant with the production capacity of 72 tons per day, which is the process of transformation of Palm Fatty Acid Distillate (PFAD) into alternated raw material of Biodiesel production other than using RBD Palm Oil and Palm Stearin.
2015	<ul style="list-style-type: none"> - The Annual General Meeting of shareholders on 21 April 2015 had resolutions as follows: <ol style="list-style-type: none"> 1) Approved the issuance and allocation of stock warrant for rights to purchase ordinary shares

Year	Significant Event
	<p>of (AIE-W1) for the existing shareholders. 5 existing shares:1 warrant.</p> <ul style="list-style-type: none"> • For expanding production capacity • For investing in machine to increase production yield • For working capital <p>2) Approved the change of stocks' par value from 1 Baht per share to 0.25 Baht per share.</p> <p>3) Approved the increase of registered capital from 1,130,000,000 Baht to 1,356,000,000 Baht by issuing 904,000,000 ordinary shares at 0.25 Baht of par value per share for allocate to support AIE-W1.</p>
2016	<p>- The Board of Director Meeting No. 4/2016 on 18 October 2016 has resolution to dispose the assets of its subsidiaries with total value of 413,112,000 Baht as follow;</p> <p>1. Approved AI Ports and Terminal Co., Ltd. ("AIPT"), subsidiary which AIE holds 99.99% of the registered ordinary shares, to dispose some of its asset; land, Port, tanks farm (5 tanks with total storage capacity of 10,000,000 liters), ice factory, machineries, equipment and building located on land deeds No. 108147 and 13397 with total area of 7 Rai 49.1 Wah in Tha Jeen district in Samut Sakhon province. Total value of sale is 390,000,000 Baht and will transfer entitlement to the Buyer only after the installed payment has been done within June 2017</p> <p>2. Approved AI Logistic Co., Ltd. ("AIL"), subsidiary which AIE holds 99.99% of the registered ordinary shares, to dispose some of its asset; Thareratana 1; Vessel size (Tanker) 1,500 Tons Gross with value of sale of 23,112,000 Baht. and will transfer entitlement to the Buyer only after the installed payment has been done within October 2018</p>
2017	<p>- The Company has started the construction of Refined Glycerine Plant (Refined Glycerin 99.7%, USP and Pharma Grade) with the capacity of 100 tons refined glycerine per day and commercial run-in 4th quarter of 2019. The Refined Glycerine Plant project gives a value added to the Company's owns produced by-product; Crude Glycerine that obtained from the existing Biodiesel's production. The potential customer bases are in pharmaceutical and food industries. Moreover, this plant can also separate the fatty acids from crude glycerin that to be used as a raw material for the production of Biodiesel.</p> <p>- The Company has increased its Biodiesel production capacity from 500 tons of Biodiesel per day to 600 tons of Biodiesel per day</p> <p>- The Company received Investment Promotion Card from Thailand Board of Investment (BOI) for Refined Glycerine production for business typed 6.1 chemical for industrial used manufacturing business. For Refined Glycerine Plant, the Company received key titles and benefits as follows: -</p> <ol style="list-style-type: none"> 1) Received income tax exemption for gross profit from the promoted business not over 100% of the investment, excluding cost of land and working capital for 3 years starting from the date first receiving revenue from business performance. 2) Gross profit includes revenue from by-products. 3) Received exemption for including dividend from promoted business receiving income tax exemption in 1) to be calculated for income tax for an entire period of promotion receipt. 4) Received authorization to take annual loss incurred during the tax exemption period in 1) to be deducted from incurred gross profit starting from the date relieving from 1) exemption for the period of 5 years which may choose to deduct from gross profit of any or several years. <p>- The Company received Investment Promotion Card from Thailand Board of Investment (BOI) for Biodiesel production for business related to renewable energy typed 1.16.1, fuel from agricultural produce for the expansion of Biodiesel production, the Company received key titles and benefits as follows: -</p> <ol style="list-style-type: none"> 1) Received income tax exemption for gross profit from the promoted business not over 100% of the investment, excluding cost of land and working capital for 8 years starting from the date first receiving revenue from business performance. 2) Gross profit includes revenue from by-products. 3) Received exemption for including dividend from promoted business receiving income tax exemption in 1) to be calculated for income tax for an entire period of promotion receipt. 4) Received authorization to take annual loss incurred during the tax exemption period in 1) to be deducted from incurred gross profit starting from the date relieving from 1) exemption for

Year	Significant Event
	<p>the period of 5 years which may choose to deduct from gross profit of any or several years.</p> <ul style="list-style-type: none"> - In June 2017, AI Ports and Terminals Company Limited ("AIPT") is a subsidiary of the Company, which holds 99.99 percent shares of AIPT's total registered and paid-up capital. AIPT has been received full payment of THB 390 million from the disposal of its assets at Tha Chalom in Samut Sakhon, which are port, lands, tanks farm (5 tanks with total storage capacity of 11,062,000 litres), ice factory, machineries, equipment and building and has been transferred the entitlement to the Buyer.
2018	<ul style="list-style-type: none"> - The Company has processed towards the changing of paid-up capital on 6 June 2018 to 1,308,072,982 Baht at 0.25 Baht per share or equal to 5,232,291,928 ordinary shares, which increased from the exercised of AIE-W1 by 178,072,982 Baht or equal to 712,291,928 ordinary shares (or 78.79% of the issued warrant of 904,000,000 shares) - In October 2018, AI Logistics Company Limited ("AIL") is a subsidiary of the Company, which holds 99.99 percent shares of AIL's total registered and paid-up capital. AIL has been received full payment of THB 23.11 million from the disposal of Thareratana 1; Vessel size (Tanker) 1,500 Tons Gross and has been transferred the entitlement to the Buyer. - AIE received quality management certification based on ISO 9001:2015 for the manufacturing of Biodiesel and Palm Olein from ISO certification organization.
2019	<ul style="list-style-type: none"> - The Company decreased the registered capital equal to the unexercised AIE-W1 by 191,708,072 shares. Therefore, the Company has registered and paid-up capital equal to 1,308,072,982 Baht at par value of 0.25 Baht or 5,232,291,928 shares. - The Company received quality management certification based on ISO 9001:2015 for the processed Refined Glycerine. - The Company received certification for Hazard Analysis and Critical Control Points (HACCP) for processed Refined Glycerine. - The Company received the certification of Good Manufacturing Practice (GMP) for processed Refined Glycerine. - The Company received kosher certification for Jewish food standard for Refined Glycerine from Thai Kashrut Services Co., Ltd. which provides Jewish food qualification inspection. - The Company was authorized by the Central Islamic Council of Thailand to use HALAL certificate for processed Refined Glycerine.
2020	<ul style="list-style-type: none"> - In May 2020, AI Logistics Company Limited ("AIL") is a subsidiary of the Company, which holds 99.99 percent shares of AIL's total registered and paid-up capital. AIL sold its last asset; Thareratana 3; Vessel size (Tanker) 2,500 Tons Gross with value of sale of 20,000,000 Baht to the non-related party. Currently, AIL permanently ceased its operation and in between liquidated and closed the business. - The Company was granted as oil traders of Article 7 of Fuel Trade Act B.E. 2543 from Ministry of Energy on 9 September 2020.
2021	<ul style="list-style-type: none"> - The 2021 Annual General Meeting of shareholders on 5 April 2021 had resolutions as follows: <ol style="list-style-type: none"> 1) Approved the issuance and allocation of stock warrant for rights to purchase ordinary shares of (AIE-W2) for the existing shareholders. 5 existing shares:1 warrant. <ul style="list-style-type: none"> • For working capital 2) Approved the increase of registered capital from 1,308,072,982 Baht to 1,569,687,578.50 Baht by issuing 1,046,458,386 ordinary shares at 0.25 Baht of par value per share for allocate to support AIE-W2. - On 7 July 2021, AIL had already registered its dissolution with the Department of Business Development, Ministry of Commerce and currently in its liquidation process. The status of being a subsidiary of the Company has ended. - The Extraordinary General Meeting of shareholders 1/2021 on 21 September 2021 had resolutions as follows:

Year	Significant Event
	<p>1) Approved the increase of registered capital from 1,569,687,578.50 Baht to 1,569,682,166 Baht to support the change of stocks' par value from 0.25 Baht per share to 1 Baht per share.</p> <p>2) Approved the change of stocks' par value from 0.25 Baht per share to 1 Baht per share.</p> <p>- On 11 November 2021, the Company was granted from SET to move AIE from the old secondary market: MAI to the new secondary market: SET.</p> <p>In the past 3 years, the Company has not changed its control over the Company and there is no change in the shareholder structure, management or business operations.</p>



• 1.1.3 Investment of Funds Derived from Public Offering

- N/A

• 1.1.4 The Commitments that the Company has made in the Initial Public Offering Statement

- N/A

• 1.1.5 Company Profile

Company's Name	AI Energy Public Company Limited
Year of Establishment	2006
Stock Code	AIE
Registration No.	0107556000311
Type of business	Manufacture and distribution of Biodiesel (B100), Palm Olein (Edible oil) from crude palm oil, and refined glycerine
Head Office and Factory	55/2 Moo 8 Sethakit 1 Road, Klongmadua, Krathum Baen, Samut Sakhon 74110 Telephone +66-34 877-485-8 Facsimile +66 34 877-491-2
E-mail	aienergy@aienergy.co.th
Website	www.aienergy.co.th
Registered capital	1,569,682,166 Baht
Paid-up capital	1,308,072,982 Baht
Ordinary Shares	1,569,682,166 Shares, 1 Baht per share
Year of listing	2014
Investors Relation	Telephone +66-34 877-485-8 Facsimile +66 34 877-491-2
E-mail:	ir@aienergy.co.th
Line ID:	AIE-IR

1.2

Nature of Business and Performance

• 1.2.1 Revenue Structure

Types of Revenue	Operators	% of AIE's holding	2021	%	2020	%	2019	%
Palm oil business	AIE		6,431.56	99.90	5,504.30	99.73	1,957.17	98.00
Refining service	AIE		-	-	-	-	7.01	0.35
Sea freight service	AIL	N/A	-	-	9.78	0.18	16.49	0.83
Other revenues			6.55	0.10	4.95	0.09	16.52	0.83
Total				100		100		100

• 1.2.2 Nature of Products

1.2.2.1 Nature of Products and Products Innovation

Nature of Products

The Company and its subsidiaries had revenues from key products and services, including (1) selling revenues consisted of revenues from palm oil business (2) refining service revenues, (3) sea freight revenue, and (4) other revenue, which could be characterized by performance of each type of business of sales and services as follows:

• Selling Revenues– Palm Oil Business

The Company had products and services which were produced and distributed in palm oil business as follows;

1.1 Biodiesel: B100

Biodiesel is a fuel produced from alternative energy resources such as vegetable oil, palm oil, coconut, sesame, sunflower seeds, soybeans, as well as animal fat. Biodiesel can be used as substitutes for diesel petroleum by blending in different proportion without any impact on the engine system, as well as no impact on the environment, because biodiesel can be decomposed by biological processes. It also produces less emission and air pollution than diesel fuel produced from petroleum.

Biodiesel produced and distributed by the Company has characteristics and quality in accordance with the Fuel Trade Act B.E. 2543 and qualified as required by the Department of Energy Business, Ministry of Energy concerning the nature and quality of biodiesel type of fatty acid methyl esters B.E. 2562 (Enforced from 1 December 2019). Produced Biodiesel will be used as an ingredient of High-Speed Diesel (HSD) to increase the use of alternative energy. Currently, the oil trader under Section 7 uses Biodiesel as the component of Diesel fuel in the proportion of 90-93 percent diesel fuel and 7-10 percent biodiesel, called "Diesel B7-B10".

The Company produces biodiesel for sale as Made-to-Order whereas all buyers purchased Biodiesel from the Company were domestic buyers. The Biodiesel's customer are oil traders under Section 7 of the Fuel Trade Act B.E. 2543. Biodiesel will be called based on the types of alcohol used in the reaction and will have similar properties to petroleum diesel made from petroleum as much as possible. The Company produces Biodiesel typed methyl ester in which the raw materials were vegetable oil which is crude palm oil from good quality palm oil.

1.2 Refined Bleached Deodorized Palm Olein: Palm Olein

Palm Olein is obtained from refining crude palm oil by extracting oil from good quality palm which is used as raw materials in the production. The crude palm oil ("CPO") is refined to extract fat to be refined palm oil. Then, such oil will be preceded to the compression process to separate and crystallize in order to get Palm Olein for consumption. The customers who use Palm Olein could be divided into (1) large food manufacturing industry, including cooked foods manufacturers which mostly orders by tank truck, (2) packaged customers, including chained restaurant that ordered in various packaging's such as tins and bags under the brand "PAMOLA", which was established in the Palm Olein (Edible Oil) market more than 30 years.

1.3 Refined Glycerine

Refined Glycerine is derived from Crude Glycerine processed through the distillation into refined glycerine. Refined Glycerine is a clear liquid, colorless, odorless, has a sweet taste, can dissolve well in alcohol and water, and has a wide range of chemical properties, so it can be used as a substance in other downstream industries which is commonly used in food, medicine, cosmetics, etc. The Company sell to domestic and overseas customers.

1.4 Raw Materials and By-products

The Company sells raw materials, including CPO, RBD Palm Oil, and Refined Bleached Deodorized Palm Kernel Oil: RBDPKO. The Company sold such raw materials to both domestic and overseas customers. In addition, the Company had revenues from selling of by-products received from manufacturing process including PFAD, RBD Palm Stearin and crude glycerin. Such by-products will be supplied to the manufacturers in other industries to both domestic and overseas, such as food medicine cosmetics etc.,



• Revenues from Refining Services

The Company had revenues from refining service contracts from providing service on refining CPO and/or CPKO to get RBD Palm Oil and/or RBDPKO, respectively, and Palm Olein. The customer will supply CPO, as well as taking liabilities in transporting such raw materials to the factory and picking up products on its own. AIE will take responsibilities in bringing such raw materials into refining process with effective refinery process to get products with quality as determined by the customer. There are 3 group of customers; Biodiesel, Edible Oil, and Oleochemical. As providing refining services is deemed as stable source of revenue for the Company and could help the Company to maintain good relationship with customers to create business opportunity in the future.

• Revenue from Sea freight service

Revenue from sea freight service is revenue on behalf of AI Logistics Co., Ltd. (AIL) which operating vessel freight services with 1 high-quality vessels, namely "Thararatana 3" until May 2020. AIL sold its last vessel; Thararatana 3 to non-related party, then permanently ceased its operation. AIL had already registered its dissolution with the Department of Business Development, Ministry of Commerce and currently in its liquidation process.

Product Innovation

The Company emphasizes and supports the creation of innovations that bring value to the business while creating benefits for customers or related parties and is responsible for society and the environment.

1. The Company attaches great importance to creating an organizational culture that encourages innovation and supervise the management to take it as part of the corporate strategy, business planning and developing, and monitoring. The Company is part of the Roundtable on Sustainable Palm Oil (RSPO), a sustainable and environmentally friendly production of palm oil such as palm fruit must be planted on land with documented rights, promoting to use chemicals as necessary as appropriate reduce chemical contamination in water and soil, and strictly comply with labor laws. Especially, promoting against burning the harvesting area in any case. The Company has joined as a member and certified RSPO, as well as purchasing CPO from crushing mill partners and selling products to RSPO certified customers throughout the chain.
2. The Company promotes the creation of innovations to add value to the Company according to the constantly changing environmental conditions. This may cover the formulation of the business (Business Model), the way of thinking about the design and development of goods and services, research, improvement of production and work processes, and including collaborating with trading partners. The mentioned actions should be in a manner that creates mutual benefits for all related parties and does not encourage inappropriate behavior, illegal or unethical activities. The Company is in the process of researching and developing the production process to reduce the maximum contaminants of 3-MCPD and Glycidyl fatty acid esters (GE) in palm oil that are used for direct consumption or used as other food ingredients, where in the criteria that The European Food Safety Authority (EFSA) defines and accepts such substances are produced by distillation and processing at temperatures above 200 degrees Celsius to remove the color, odor and acid that cause rancidity. Both substances cause damage to the genetic material. Especially the highest risk group is baby group which is likely to be exposed to high levels of 3-MCPD from the use of palm oil in the production of infant formula.

Promotion Certificate Issuance

The Company and subsidiary have received promotional privileges certificates from the Board of Investment (BOI) for a reduction in corporate income tax. The list of promotion certificates that have been issued for the Company as of 31 December 2021 and are still effective is as follows;

Company	Projects	Issuance date	Expiration date	Note
AIE	1922(1)/2553	1 Oct 2013	30 Sep 2021	Produce Biodiesel
	2777(1)/2556	3 Feb 2015	3 Feb 2023	Produce Biodiesel
	60-0406-1-00-1-0	21 Nov 2019	30 Nov 2022	Refined Glycerine (99.5% purity or more)
	60-0623-1-00-1-0	-	-	Produce Biodiesel

Remark: Subsidiary has no BOI

1.2.2.2 Market and Competition

(a) Nature of Market

● Product

The Company attaches great importance to control in every production process in order to provide good quality products that meet the standards set by government agencies. Biodiesel produced and distributed by the Company has characteristics and quality in accordance with the Fuel Trade Act B.E. 2543 and qualified as required by the Department of Energy Business, Ministry of Energy concerning the nature and quality of biodiesel type of fatty acid methyl esters B.E. 2562 (Enforced from 1 December 2019). The Company is strict from the selection of CPO, which is considered as the main raw material for biodiesel production, palm olein, and refined glycerine by defining the specifications of CPO and only buy from approved CPO vendors. CPO's sample for each approved vendor must be tested before buying first time, and 100% test of quality in every delivery. All Company's product is qualified in accordance with the requirements or announcements of government agencies in all respects. The Company has received quality certificates from various private sectors such as ISO 9001: 2015, HALAL, HACCP, GMP, Kosher and RSPO, which has shown that the Company's focusing o development in various areas related to the production and distribution of its products. In addition, the Company is also determined to increase production efficiency in order to reduce losses and increase the number of products sold per unit of raw material. This also including reducing production costs along with building good relationships with suppliers and customers of the Company continuously.

● Price

Biodiesel: The Company sells biodiesel through bidding with major oil traders under Section 7, which generally determines the selling price by referring to the announced price of the Energy Policy Administration Committee, which will announce the price of the methyl ester biodiesel on weekly basis. These prices are based on the overall market demand and supply at that time. The Company will bid a discount from the announced price to the customer according to the raw material cost structure and the Company's production and management fee during that period. The discount offer will be considered based on the order quantity and the sales period according to the contract. Most of the time, the contract period varies according to the buyer's policy, some buyers specify contract periods ranging from 3 months to 36 months, depending on the buyer's plan. Each buyer will inform the delivery conditions clearly, such as picking up at the factory itself or deliver to them. The price of goods sold will be higher due to increased transportation costs.

Palm olein: The Company implements a made to order policy and determine the price by using the cost-plus margin method. The production cost will vary according to the cost of CPO in each period. The management will consider setting the price together with considering the selling price of palm olein from other producers already offered in the market to make pricing reasonable and competitive. In considering giving credit term to customers, the Company will consider the size of the business, order history and the ability to pay. The Company clearly defines the authority to consider and approve credit term.

Refined Glycerine: The Company implements a made to order policy and determine the price by using the cost-plus margin method. The production cost will vary according to the cost of crude glycerine and chemicals in each period. The management will consider pricing together with the ICIS price in order to make the pricing reasonable and competitive. In considering giving credit term to customers, the Company will consider the size of the business, order history and the ability to pay. The Company clearly defines the authority to consider and approve credit term.

● Place

Biodiesel: For the distribution channel, it will be in the form of participating in the auction by customers invitation. The contract period is varied from 3 months, 6 months, 12 months and 3 years, depending on customers' policy.

Palm Olein: The Company implements an made to order policy for specific customers in food manufacturing industry and chained restaurants in various packagings such as tin and bag-in-box under the brand "PAMOLA", which was established in the Palm Olein (Edible Oil) market more than 30 years. The Company entered into short-term contract with specific quantities and delivery term (Made to Order). This helps the Company to efficiently control inventories aging and procurement that prevent risk from CPO's prices fluctuation.

Refined Glycerine: The Company entered into short-term contract with specific quantities and delivery term (Made to Order). The Company sell to customers domestically and internationally, 50:50. The term of most contracts does not exceed 30 days.

● Promotion

The Company implements marketing and public relations strategies by emphasizing on maintaining product quality and standards in accordance with the characteristics and qualifications prescribed by government agencies and customers, along with building good relationships with customers. This is a guideline to maintain the existing customer base to remain with the Company. In addition, the Company also attaches importance to listening to the opinions of users of the Company's products, especially biodiesel which the Company has continuously surveyed customer satisfaction regarding the quality of biodiesel and open up a factory visit and audit. In order to build confidence about the Company's production quality and efficiency.

● Target Customer

The Company's target customer has divided into products as follows;

1) Biodiesel: B100

The Biodiesel's customer are oil traders under Section 7 of the Fuel Trade Act B.E. 2543. The oil traders under section 7 are oil pretrol traders with as annual trade volume of 100,000 metric tons or more of each type of fuel or a combination of all fuels, or about 120 million liters or more, or those who trade in liquefied petroleum gas per year from 50,000 metric tons or more, which most of them are the nation's major oil trader companies. By selling, the Company enters into contracts with contract periods ranging from 3-36 months depending on the policy of each customer. The specific range of the contract volume and period will be notified to participate in the auction directly from the customer.

2) Palm Olein (Edible Oil)

The customers who use Palm Olein could be divided into (1) large food manufacturing industry, including cooked foods manufacturers which mostly orders by tank truck, (2) packaged customers, including chained restaurant that ordered in various packaging's such as tins and bags under the brand "PAMOLA", which was established in the Palm Olein (Edible Oil) market more than 30 years. The Company offers a made to order to specific customers in those 2 groups.

3) Raw Materials and By-products

The Company's by-products customers are manufactures from the palm oil related industries, who use by-products from CPO refinery process; PFAD, biodiesel process; Crude Glycerine, and palm olein process; Palm Stearin. The aforementioned customers are used by-products as feedstocks for food and cosmetic production, including used as raw materials for biodiesel production.

4) Refined Glycerine

Refined Glycerine's customers can divide into 2 group; industrial grade 99.5%min and food and pharmaceutical grade 99.7%min. It can be used as a substance in other downstream industries which is commonly used in food, medicine, cosmetics, etc.

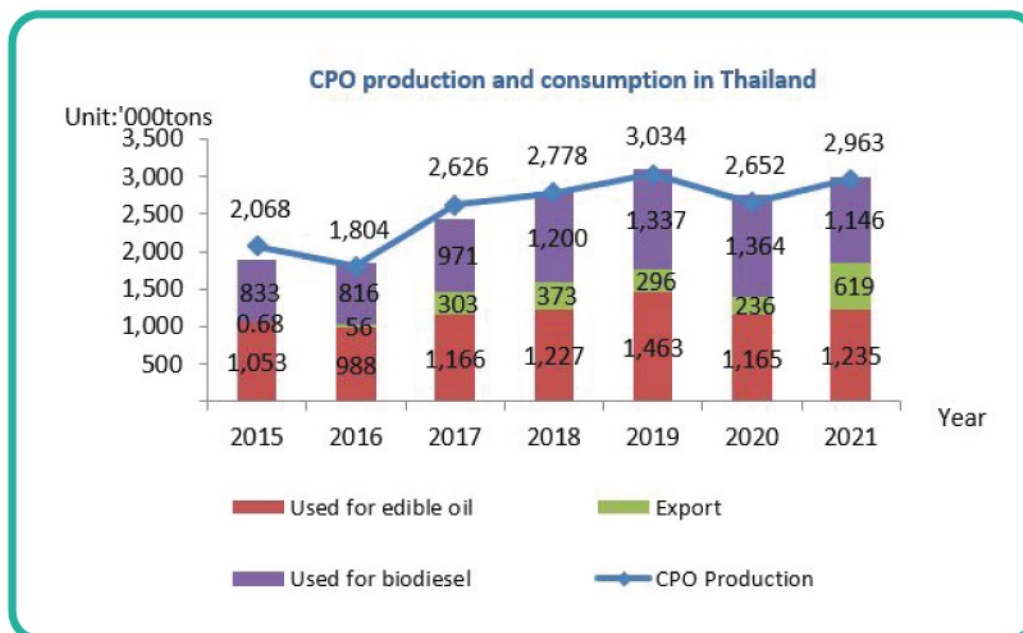
5) Refinery Service

Refinery service's customers divide into 3 groups; 1) biodiesel producer 2) edible oil producer 3) oleochemical producer

(b) Industry and Competition

● Palm oil's production and consumption in Thailand

Refer the information from the Bureau of Agricultural Trade Promotion, Department of Internal Trade, Ministry of Commerce has reported that domestic CPO production decreased from 3.03 million tonnes in 2019 to 2.65 million tonnes in 2020 and increased to 2.96 million tonnes in 2021, respectively. About 1.24 million tons are used for edible oil production, 1.15 million tons are used for biodiesel production, and 0.62 million tons are exported.



Source: "Production, consumption and inventories from the notification of entrepreneurs in the year 2021 according to the announcement of the Central Committee on Prices of Goods and Services", Bureau of Agricultural Trade Promotion, Department of Internal Trade, Ministry of Commerce

In 2021, the proportion of domestic CPO use in edible oil and biodiesel production, which can explain the proportion of palm oil use as follows;

- The biodiesel consumes about 39% of the nation's CPO, which is equivalent to 1.15 million tons per year for renewable energy in order to reduce the use of diesel fuel as well as to reduce environmental impact problems PM 2.5.
- Edible oil in the food industry consumes about 42% of the nation's CPO, which is accounting for 40% for edible oil and 60% for industrial used. This is due to the properties that are suitable for cooking fried foods which does not make the food smell rancid. Therefore, most consumers choose to consume palm oil and was use in food industries such as frozen cooked food, snacks, instant noodles, sweetened condensed milk, cream and margarine.

Biodiesel Industry Outlook

The economic growth and population growth are an important factor that encourages more energy consumption to drive economic activities and meet various demands to raise the standard of living for the betterment. Therefore, the providing enough energy to meet the growing demand and environment friendly is a key mission. Amid the volatility of energy prices, which is an important factor in driving the economy. One important indicator is the volatility of petroleum prices in the world market. As a result, Thailand, a country that relies on energy imports, have to bear the burden of importing energy from abroad.

From the increasing amount of energy imports, the government has recognized the importance of renewable and alternative energy as part of strengthening energy security through the use of domestic energy feedstocks to reduce imports and dependence on petroleum (non-renewable energy). The government has a policy to continuously support the production of renewable energy and alternative energy in the form of electricity, heat and biofuels (alternative energy) and to create energy use in order to reduce the use of energy that has been used up. It also reduces the problem of global warming due to greenhouse gas emissions. This is a problem that the world is paying attention to and hastening to find control measures. Such measure is a measure that is likely to be widely used in the trade-barriers in the future. Although, Thailand has not yet been enforced such measures at present but it should reduce the amount of greenhouse gases and promote renewable energy as a starting point for a low carbon society and solve PM 2.5 problems. It also reduces dependence on foreign energy imports and to diversify the risks in fuel supply. This will create stability and energy security of the country in the future.

Therefore, the Ministry of Energy has reviewed the preparation of energy plans under the 5 National Integrated Energy Plans by considering them in line with the 20-years National Strategy (2018-2037) ("Alternative Energy Development Plan: AEDP 2018") in line with the digital transformation: Thailand 4.0 policy and the growing trend of automotive technology will make electric power more important in the future. This may affect the development of biofuels in the transport sector including modern and cheaper technology, it has changed the behavior of energy users who tend to turn into more energy producers for their own use and trading. Therefore, it is necessary to review the alternative energy development plans in accordance with the current situation. In the preparation of the Alternative Energy Development Plan: AEDP2018, the focus will be on promoting

energy production from renewable energy raw materials available within the country to its full potential with appropriate technology and the development of renewable energy for mutual benefits in social and environmental dimensions for the community and set a target to increase the share of alternative energy in the form of electricity, heat and biofuels under the AEDP2018 plan to 30 percent of the final energy consumption in 2037.

Types	Unit	Year 2018	Year 2037
Electricity	(Megawatt : MW)	11,369.00	29,411.00
	KTOE	2,960.00	7,298.00
1. Solar	MW	2,962.45	12,139.00
2. Hydro-floating Solar	MW	-	2,725.00
3. Wind	MW	1,102.82	2,989.00
4. Small Hydroelectric power	MW	187.72	308.00
5. Biomass	MW	3,372.93	5,790.00
6. Biogas (waste water/waste/energy crop)	MW	505.24	1,565.00
7. Municipal waste	MW	317.82	900.00
8. Industrial waste	MW	-	75.00
9. Large Hydroelectric power	MW	2,919.66	2,920.00
Heat	KTOE	7,919.00	26,901.00
1. Solar	KTOE	10.10	100.00
2. Biomass	KTOE	7,152.00	23,000.00
3. Biogas	KTOE	634.00	1,283.00
4. Waste	KTOE	123.00	495.00
5. Bio-SNG: Synthetic Natural Gas	KTOE	-	2,023.00
Biofuel	Million Liters/Day	8.40	16.03
	KTOE	2,117.00	4,085.00
1. Ethanol	Million Liters/Day	4.20	7.50
2. Biodiesel	Million Liters/Day	4.20	8.00
3. Pyrolysis	Million Liters/Day	-	0.53
Alternative energy consumption (KTOE)		12,996	38,284.00
Final Energy (KTOE)		83,952	126,867.00
Alternative Energy to Final Energy (%)		15.48	30.00

Source: Department of Alternative Energy Development and Efficiency, Ministry of Energy, October 2020

The alternative energy development plan in relation to biodiesel

The promotion of the biofuels in Thailand is to use the remaining produce from domestic consumption and export as raw materials for fuel production to replace the use of petroleum by helping to balance the use of agricultural products to produce food and energy that is most beneficial to the nation. The alternative energy plan in relation to biodiesel has a target for biodiesel production (alternative energy for diesel fuel) in 2037 is 8.00 million liters per day or equal to 2,517 ktoe, with palm oil as the main raw material for biodiesel production. The utilization will be determined in accordance with the strategy of reforming palm oil and palm oil in the whole system 2017 - 2036 according to the resolution of Thailand Oil Palm Board by not expanding planting areas but increasing efficiency to increase production per area and focus on key developments as follows:

1. Supply

- Increase yield per rai 3.7 tons / rai / year
- Increase oil extraction rate) in 2020 to 19% and continuously increase to 23% by the end of 2037
- Palm crop 22.86 million tons / year in 2037
- CPO production not less than 5.26 million tons / year

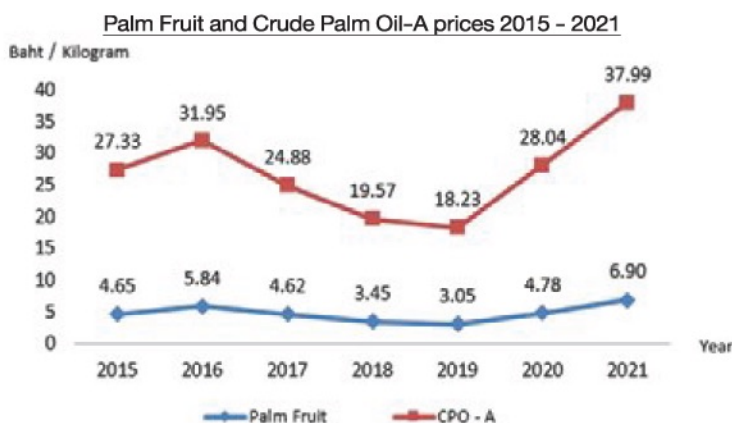
2. Demand

- Allocate the proportion of biodiesel blending mandate in accordance with the domestic palm oil production.
- Regulate biodiesel blending in diesel up to 10% (B10) as Thailand's diesel standard.

In addition, the AEDP2018 also focuses on the development of integrated management from the palm oil plantation, oil extraction, refinery for edible oil, biodiesel production and downstream industries, imports, exports, and research and development (R&D) to reduce costs and create maximum added value for the country.

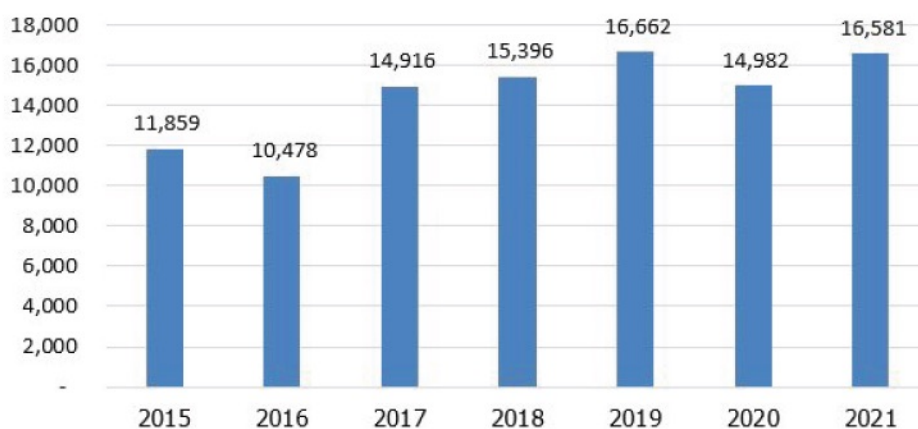
Supply sector

For Thailand, the main raw material used in biodiesel production is palm oil, which is considered a plant that can be extracted as a raw material for the production of high-quality biodiesel and is considered an alternative energy to diesel by using plants that can be replanted which can reduce the proportion of use of fossil oil that can be used up. In 2019-2021, Thailand has total palm plantations of 5.67, 5.87, and 6.08 million rai, respectively. Beside the cultivation area, the total palm fruit output has been decreased from 16.42 million tonnes in 2019 to 16.22 million tonnes in 2020 and increase to 16.79 million tonnes in 2021, which have yield ratio per rai equal to 2.90, 2.76, and 2.76 tons per rai, respectively (Source: Information from the Agricultural Information Quality Improvement Committee). In addition, in 2021 farmers are encouraged to produce quality palm fruit by cutting ripe palms with percentage of oil 19 percent, including the public and private sectors have encouraged farmers to increase their crop yield per rai. This would increase in the quantity of CPO to the market and approaching the yield target to support the AEDP2018 plan. Meanwhile, in 2020, the Ministry of Energy announced an increase in the biodiesel blend ratio in diesel fuel by 10% (B10) as a nation's base diesel. As a result, the demand for CPO has increased and CPO prices rose high in Q1, and Q3 - 4 of 2020. However, there was a factor from the world oil price situation that tends to rise caused by the increasing demand for energy around the world after the economy began to recover from the COVID-19 situation, as well as the weaker Baht factor causing tight oil demand. At the same time, there is also a factor in the price of natural gas that has increased. Due to China reducing the consumption of natural gas in power generation and many factories in Asia has turned to use oil as a fuel instead of natural gas. The trend of rising oil prices is mainly due to external factors. In addition, the price of crude palm oil increased in accordance with the international market price and higher than the international market in late December 2021, resulting in the price of biodiesel more expensive. Therefore, the use of biodiesel blended in diesel, it does not help support the price of diesel fuel not to exceed 30 Baht per liter. In December 2021, the Energy Regulatory Commission has a resolution to adjust the diesel formula from B10 and B7 down to B6, which will be effective until March 2022.



Palm Oil Production in Thailand

Output ('000 ton)



Source: Department of Internal Trade, Ministry of Commerce as of January 2022

Demand sector

Currently, the list of biodiesel producers who was approved by the Department of Energy Business, Ministry of Energy as of January 2022 has a total of 15 companies, representing a total production capacity of approximately 9,704,464 liters per day. Biodiesel consumption tends to increase due to government policies, supporting the increase in the proportion of biodiesel blend in diesel fuel from B7 to B10 in 2020-2021 (Source: Ministry of Energy), with the following details:

No.	Company	Capacity (Liter/Day)	Location
1	AI Energy Public Company Limited	722,222	Samut Sakhon
2	Bangchak Biofuel Company Limited	1,000,000	Ayutthaya
3	Global Green Chemical Public Company Limited	693,642	Chonburi
		1,028,600	Rayong
4	New Biodiesel Company Limited	1,000,000	Surat Thani
5	PPP Green Complex Company Limited	630,000	Prachuap Khiri Khan
6	GI Green Power Company Limited	200,000	Chumphon
7	Patum Vegetable Oil Company Limited	1,800,000	Patum Thani
8	Verasuwan Company Limited	200,000	Samut Sakhon
9	Global Bio Power Company Limited	300,000	Rayong
10	Trang Palm Oil Company Limited	100,000	Trang
11	Bio Synergy Company Limited	30,000	Nakhon Ratchasima
12	Energy Absolute Public Company Limited	650,000	Prachin Buri
13	Suksomboon Energy Company Limited	450,000	Chonburi
14	Circular Energy Company Limited	600,000	Patum Thani
15	Thanachok Oil Light Company Limited	300,000	Samut Sakhon
Total		9,704,464	

Source: Department of Energy Business, Ministry of Energy as of 12 January 2022

● Palm Olein (Edibel Oil) Industry Outlook

There is also an expectation that there will be more demand in the current vegetable oil industry market from the recovery trend of household, food industry and related industries including the alternative energy sector. Although Thailand and the rest of the world faced the epidemic of COVID-19, resulting in a decrease in demand in the food industry but household demand has helped to support the market's demand for vegetable oil. The overall vegetable oil market in Thailand is estimated to be worth approximately 20 billion Baht each year, with a growth rate of about 8-10 percent every year. Manufacturers to produce alternative energy are constantly increasing, resulting in new producers entering the vegetable oil market and to be used as raw materials for the production of alternative energy. The vegetable oils can be classified according to each type, there are 7 types of;

- 1) Coconut Oil
- 2) Palm Oil
- 3) Sunflower Seed Oil
- 4) Rice bran Oil
- 5) Peanut Oil
- 6) Sesame Oil
- 7) Safflower Seed Oil

Thailand has oil plants that can be used to produce oil for consumption and used in various industries, including soybeans, palm oil, coconut, rice bran, sunflower seeds. As mentioned above, the vegetable oil industry has become one of the important industries in Thailand. In addition, after the oil extraction process, the waste can also be used as animal feed manufacturing industry. The vegetable oil industry is therefore a part that plays important role in the economic development of Thailand, where it transforms agricultural products into industrial products. Nowadays, the consumption of vegetable oil has a tendency to increase. The amount of vegetable oil produced domestically is insufficient to meet the market demand. The domestic vegetable oil industry has broader marketing avenues. The demand for vegetable oils and animal fats in the world market depends on population growth and economic growth. The price trend is uncertain. It depends on the demand and supply at the time.

In Thailand, palm oil and soybean oil are the most consumed vegetable oil, approximately 90% of the total consumption. Other vegetable oils were from rice bran, corn, sunflower seeds, olives and grape seeds are not popular as mass consumption in Thailand due to high price. As a result, the market for such oils has a market share of only about 10 percent, which on average the price of vegetable oil produced from such oil plants will cost about 45-65 baht per bottle (1 liter size). Comparing palm oil price versus soybean oil price, it is found that the price of palm oil mostly all time cheaper than soybean oil. This is making palm oil popular in Thailand Both in the food production industry, restaurants and household consumption.

1.2.2.3 Product Procurement

● Production

The Company's office and factory locates on 55/2 Moo 8 Sethakit 1 Rd., Klongmadua, Krathum Baen, Samut Sakhon, where consist of office building, refinery plants, biodiesel plant, palm olein plant, refined glycerine plant, storage tanks, packing building, warehouses, maintenance building, and garage. The Company has RBDPO refinery capacity from 2 refineries of 1,150,000 Kilogram of CPO/day, Biodiesel capacity at 722,222 Liters/day, palm olein capacity at 350,000 Kilogram/day, and refined glycerine 99.5%min at 100,000 Kilogram/day. Each production process can be explained as followed;

1. Refinery process

The Company's refining process is a vacuum distillation system, which is commanded and controlled by a Programmable logic controller (PLC).Currently, the Company has 2 refineries with a total refining capacity of 1,150,000 kilograms of CPO/-day, divided into 350,000 kilograms (refinery 1) and 800,000 kilograms (refinery 2). The refining process can explian into the following steps:

- **Degumming process:** Heating CPO and mix with phosphoric acid. This causes the water-soluble compounds and the sticky latex to separate, after which they are separated by filtration. This method eliminates the cause of the altered odor and flavor of the oil easily.
- **Bleached process:** Heating CPO (after degumming) to higher temperature and mix with bleaching earth to reduce turbidity.
- **Filtration process:** Separating bleaching earth and other debris from palm oil.
- **Deodorized process:** Heating CPO to higher temperature in order to separate PFAD by evaporation and then condensed into RBDPO, which is stored into storage tanks for use in biodiesel and palm olein.

2. Biodiesel (B100) production process

In biodiesel production, the Company use RBDPO to produce biodiesel controlled by Distributed Control System (DCS) with capacity of 722,000 liters of biodiesel/day as the following process;

- **Mixing/Reactor process:** Mixing RBDPO and/or palm stearin with methanol as solvent and sodium methylate as catalyst in a pressure-controlled tank. Then, settling to separate unwashed biodiesel and glycerine and goes into recovery methanol, which undergoes a heat exchanger to evaporate methanol from biodiesel and reused in the biodiesel production process.
- **Washing process:** Mixed unwashed biodiesel with water and separate biodiesel from water by using a centrifuge separator.
- **Drying process:** the dehumidification step is to dehumidify biodiesel by using high heat with a vacuum system in order to evaporate a moisture from biodiesel.

3. Palm Olein production process

Palm Olein production process

- **Dry Fractionation Process:** crystallization by slowly reducing the temperature, in which RBDPO will form crystals so called stearin. The Company's 2 membrane filter presses with a total production capacity of 350,000 kilogram of RBDPO/day that controlled by PLC, will then separated palm olein from stearin. Palm stearin can be brought back in the biodiesel production process. For palm olein, it is stored in stainless steel tanks to prevent contaminants for sale into the tank trucks for industrial customers and/or to be packed in a package for retail.

4. Refined Glycerine production process

It is a process that refining a crude glycerine obtained from the biodiesel production process with a production capacity of 100,000 kilogram of refined glycerine/day controlled by a Distributed Control System (DCS) with the following steps;

- **Pre-Treatments:** Pre-treat crude glycerine with acid and heat to evaporate methanol from crude glycerine (Desoventizing). Then, reduce the viscosity of crude glycerine and adjust the pH condition to neutral and filter impurities from crude glycerine (Depuration).
- **Glycerine Distillation:** The concentrated glycerine was distilled under vacuum conditions and then evaporates from and is condensed in refined glycerine with purity 99.5%min.

Raw materials procurement

The main raw materials used in the production of biodiesel, palm olein and refined glycerine are CPO, chemicals such as methanol, sodium methylate, bleaching earth and phosphoric acid; fuels and packaging for palm olein. The Company purchases raw materials, chemicals, fuels and packagings from various manufacturers and suppliers domestically. In which the sourcing and planning department will consider and determine the raw material purchase plan in accordance with the sales plan of the management. In this regard, the Company has set a policy for purchasing raw materials by considering the selection of raw material suppliers from the list of suppliers who have passed the qualification assessment (Approved Supplier List) to compare prices before ordering, which the Company has set criteria to assess suppliers in various aspects, including raw material quality, price, delivery, service quality and quality management system (ISO) accreditation. The supplier's qualification is monitored in the supplier register every 6 months in order to prevent any risks that may arise in the event of a change in the material supplier's qualification. Considering each type of raw materials can be described as follows:

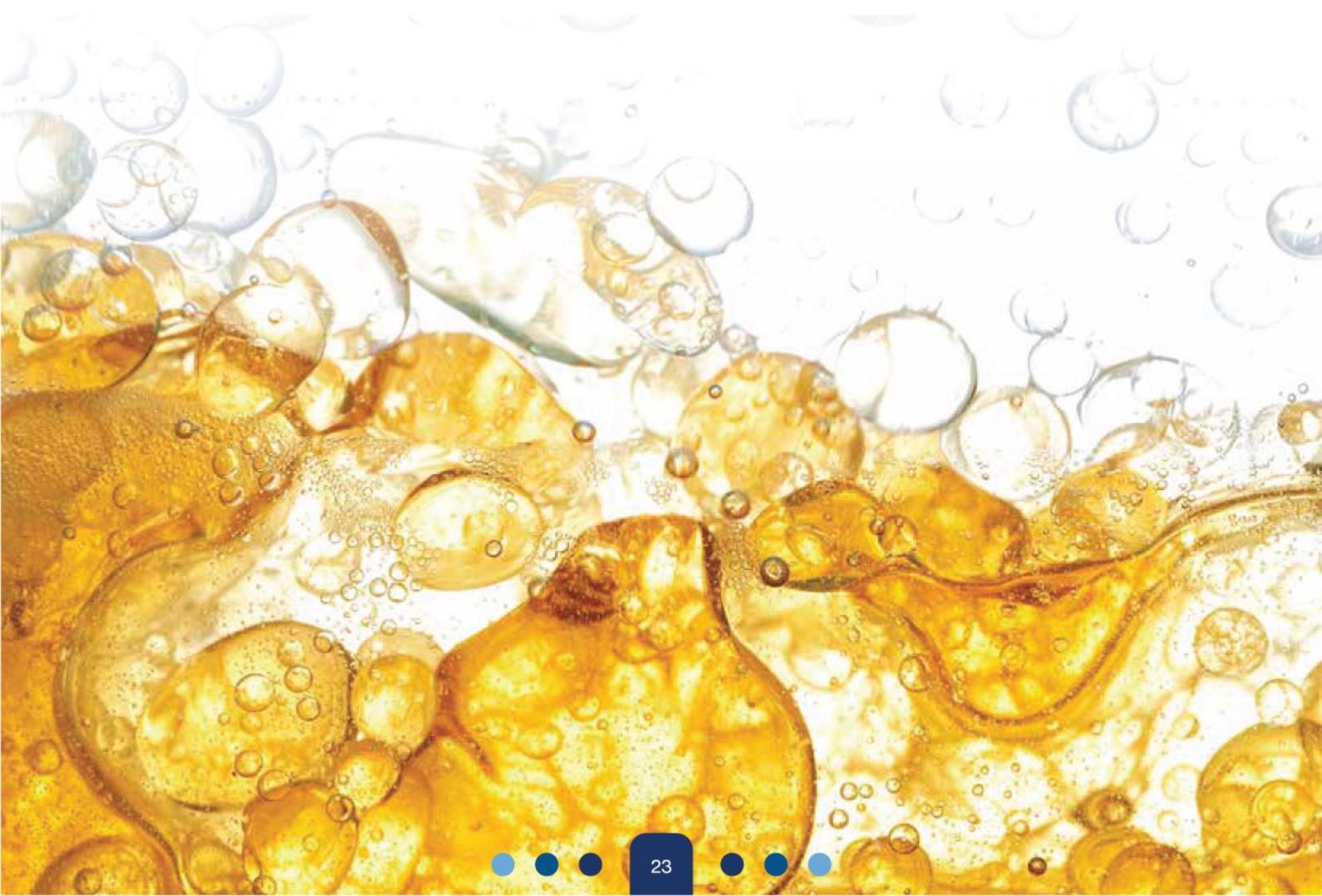
1. CPO: The Company purchases CPO from all the crushing mills in Thailand. In palm oil industry, the refinings and crushing mills are likely to partner up and unlikely to change time to time because the quality of CPO, consistent delivery to match the production planning, and confidence between the executives. The company has clearly defined the criteria for the properties of the CPO to be used as a guideline for the sourcing and planning department and to make it easier to control production costs from adjusting ingredients to get products with quality standards. The Company will order CPO approximately 2 weeks in advance of production, within 15 working days (after the purchase agreement) by delivery to the Company by tank trucks (crushing mills are mostly responsible for transportation costs or depending on the agreement).

As CPO is one of the lists of regulated goods according to the Notification of the Central Committee on Prices of Goods and Services as of January 25, 2012 in the category of oil and fats obtained from plants or animals, whether edible or not. Therefore, the Company's sourcing and planning department will refer the purchase price based on the CPO price announced by the Department of Internal Trade (DIT), Ministry of Commerce which will be publicized through the DIT's website on a daily basis and use them as a basis for negotiations. The samples of CPO are requested

to be tested before any new purchase transactions and each truck will be tested for quality on arrival in order to prevent risks that may arise from changes in the properties of CPO that occur during transportation, for example, the moisture content may increase from the water leakage outside the tank truck due to rain, etc.

2. Chemical: In the production of biodiesel, palm olein and refined glycerine, the Company has to use chemicals to enhance product properties to meet the standards, such as methanol, sodium methylate, bleaching earth and phosphoric acid, etc. The Company has ordered such chemicals from various domestic suppliers in advance according to the production plan. The chemical suppliers will be responsible for the transportation costs delivery to the Company.

3. Fuels: The fuel used in production is coal and fuel oil. Both types of fuel are ordered from local suppliers. The Company will purchase such fuels according to the specified usage plan and deliver directly from suppliers storate to the Compnay's factory.



1.2.2.4 Assets used in business operations

Fixed assets

As of 31st December 2021, the Company and subsidiaries have assets used in business operations as follow;

Fixed assets	Types	Ownership	Book Value (Baht)	Obligation
1. Land				
1.1 Land deed No. 1533 and 1534 located at Klongmadue, Krathum Baen, Samut Sakhon, with total area 31-2-19 Rai	Head Office and Factory	The Company	162,080,318	- None -
1.2 Land deed No. 64303, 64304, 64305 and 28654 located at Hat Sai Ri, Mueang Chumphon, Chumphon with total area 6-2-48.8 Rai	Office, Storage tanks, and Jetty	AIPT	17,420,186	- None -
1.3 Land deed No. 18643 located at Hat Sai Ri, Mueang Chumphon, Chumphon with total area 6-2-9.9 Rai	Office, Storage tanks, and Jetty			
2. Land Improvement	Used in operations	The Company	24,279,181	- None -
3. Buildings and Improvements				
3.1 Office building and factory located on 55/2 Moo 8, Sethakit 1 rd., Klongmadue, Krathum Baen, Samut Sakhon	Used in operations	The Company	167,484,539	- None -
3.2 Office building, Storage tanks, and Jetty located on 1/9 Moo 1, Hat Sai Ri, Mueang Chumphon, Chumphon	Used in operations	AIPT	134,627,360	- None -
4. Utilities	Used in operations	The Company and AIPT	47,899,782	- None -
5. Machines, equipments, and Instruments				
5.1 Machines, equipments, and Instruments in palm oil business	Used in operations	The Company	817,723,075	- None -
5.2 Machines, equipments, and Instruments in port and terminal business	Used in operations	AIPT	2,330,052	- None -
6. Furniture and office equipments	Used in operations	The Company and AIPT	2,503,300	- None -
7. Vehicles	Used in operations	The Company and AIPT	13,988,996	- None -
8. Assets under construction and installation	Vehicles	The Company	3,794,544	- None -
9. Loss from asset impairment	Used in operatio	AIPT	(17,400,000)	
Total			1,376,731,333	

Intangible Assets

As of December 31st, 2021, the Company and its subsidiaries have intangible assets equal to 0.57 million baht, namely computer software used in the office and production control system software, which owned by the Company.

1.2.2.5 Work on Hand

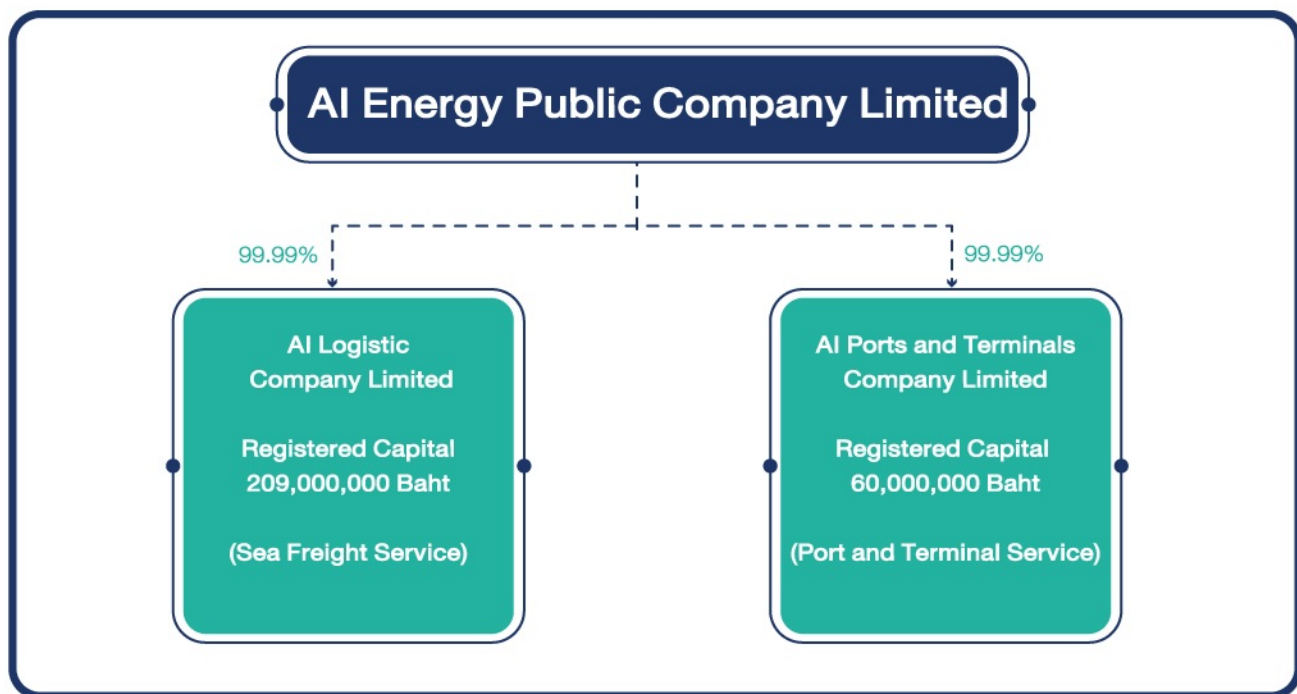
- None

1.3

Group of Company Structure

• 1.3.1 Group of Company Structure

AI Energy Public Company Limited has a business structure by having 2 subsidiaries as shown in the shareholding structure as follows;

Subsidiaries**AI Logistics Company Limited (AIL)**

AI Logistics Company Limited (AIL) was founded on February 2003 with registered capital totaling 209 million baht to operate the sea freight services. Presently, AIL already sold its last vessel "Thareratana 3" to non-related party and permanently since May 2020 and ceased its operation, where it already registered closing the business on 7 July 2021 and in liquidating process that expected to be done within 2022.

Year of Establishment

15 February 2006

Head Office address

254 Seri Thai Road, Kannayaow, Bangkok 10230

Type of business

Provides sea freight services and specializes in transport of lubricant oil, crude palm oil, and refined palm oil. (in liquidating process)

Paid-up capital

209,000,000 Baht

Relationship with the Company

- AIL is subsidiary of the Company, with stakeholder of 99.99% of the registered capital or equal to 20,899,998 shares with share value of 10 Baht/share.
- There are directors in common; Mr. Narong Thareratanavibool and Mr. Thanit Thareratanavibool

AI Ports and Terminals Company Limited (AIPT)

AI Ports and Terminals Company Limited (AIPT) was established in April 2007 with a total registered capital of 460 million baht, which the Company holds 99.99 percent shares, operating port and terminal services. AIPT is a subsidiary of the Company, which has deep-water jetty and oil terminal located in Chumphon Province. This is also including 10 storage tanks service for fuel, lubricant oil, CPO, and RBD palm oil with total capacity of 20,000 tons, or approximate 22,124,000 liters. Currently, AIPT is temporarily ceased its operation.

Year of Establishment	10 April 2007
Head Office address	254 Seri Thai Road, Kannayaow, Bangkok 10230
Type of business	Provides the service of ports and the storage tanks for petroleum, crude palm oil, and lubricant oil. (temporarily ceased operation)
Paid-up capital	460,000,000 Baht
Relationship with the Company	<ul style="list-style-type: none"> - AIPT is subsidiary of the Company, with stakeholder of 99.99% of the registered capital or equal to 45,999,998 shares with share value of 10 Baht/share. - There are directors in common; Mr. Narong Thareratanavibool and Mr. Thanit Thareratanavibool - Mr. Thanit Thareratanavibool is a managing director

• 1.3.2 Persons who may have conflicts of interest hold shares in subsidiaries

- None

• 1.3.3 Relationship with the business group of major shareholders

- None

• 1.3.4 Shareholders**1.3.4.1 Lists of Major Shareholders****a) Top 10 shareholders**

As of the closing registration on 26 January 2022

Name of Shareholders	Share	(%)
1. Asian Insulators Public Company Limited ¹	808,024,872	61.77
2. Thareratanavibool Family	129,754,796	9.92
3. Mr. Apisak Theppadungporn	20,300,000	1.55
4. Mr. Komol Juangroongruangkit	7,218,700	0.55
5. Thai NVDR Company Limited	6,038,418	0.46
6. Mr. Nopp Kraiwin	5,200,000	0.40
7. Mr. Silchai Simawonganan	3,100,000	0.24
8. Mr. Boonlert Khawcharoenporn	3,052,500	0.23
9. Mr. Wirot Ungpaiboon	3,000,050	0.23
10. Mr. Boonchai Tanchatchawan	2,788,000	0.21
11. Others	319,595,646	24.43
Total	1,308,072,982	100.00

Remark: 1Asian Insulators Public Company Limited is a listed company in the Stock Exchange of Thailand, engaged in the business of manufacturing and distributing electric insulators used in power transmission and distribution systems. The list of shareholders is as follows:

Lists of major shareholders as of 30 December 2021

Major Shareholders	Share	(%)
1. Mr.Narong Thareratanavibool	149,057,223	21.29
2. Mr.Noppol Thareratanavibool	124,418,385	17.77
3. Mr.Thanit Thareratanavibool	35,454,016	5.07
4. Mr.Kovit Thareratanavibool	18,000,000	2.57
5. Mr.Anurag Thareratanavibool	13,073,000	1.87
6.Mrs.Usana Thareratanavibool	10,902,381	1.56
7. Mr.Natakit Thareratanavibool	9,321,002	1.33
8. Mrs.Nuanchan Jungsamranpong	8,636,300	1.23
9. Mrs.Jarunee Worakitjanuwat	8,174,933	1.17
10. Mr. Apisak Theppadungporn	7,580,700	1.08
11. Others	315,381,081	45.05
Total	699,999,021	100.00

b) Group of major shareholders who by circumstance has an influence on policy making

- None

1.3.4.2 List of shareholders of subsidiaries that also operate their main business

- None

1.3.4.3 Shareholders' agreement

- None

1.4

Registered capital and paid-up capital

• 1.4.1 Registered capital / Paid-up capital / Number of shares

Registered capital	1,569,682,166 บาท
Paid-up capital	1,308,072,982 บาท
Divided into common shares	1,569,682,166 หุ้น มูลค่าหุ้นละ 1.00 บาท

• 1.4.2 Other types of shares with different rights or conditions than ordinary shares

- None

• 1.4.3 Shares or convertible securities of the Company

- None

1.5

Issuance of other securities

• 1.5.1 Convertible Securities

Summary of Warrant to Purchase Newly Issued Ordinary Shares of AI Energy Public Company Limited No.2 (AIE-W2)

Items	Details
Category	Warrant to purchase newly issued ordinary shares of AI Energy Public Company Limited No. 2 (AIE-W2)
Offering Price	0 baht per unit (zero baht), offering to existing shareholders
Warrant Maturity	2 years since the issuance date
Number of units	1,046,458,386 units
Exercise Price	0.25 baht per share except the exercise ratio has been adjusted as stated in the conditions for rights adjustment
Exercise Ratio	1 unit of warrant is entitled to purchase 1 ordinary shares except the exercise ratio has been adjusted as stated in the conditions for rights adjustment
Warrant Maturity	2 years since the issuance date
Exercise Dates	<ul style="list-style-type: none"> - First Exercise Date March 31, 2022 - Second Exercise Date September 30, 2022 - Third Exercise Date on the expiration date which is May 4, 2023 In case the exercise date is on a holiday, the exercise date will be moved to be the last business day prior to each exercise date
Secondary Market of the Warrant	The Company shall list the warrants as listed securities on the Stock Exchange of which the Company's ordinary shares are traded at that time.

• 1.5.2 Bond

- None

1.6

Dividend Policy

• The Company's dividend policy

The Company has a policy to pay the dividend to the shareholder in each operation year, and not less than 40% of the net profit after tax and legal reserved. The dividend payout is depending on company's performance, cash flow, regulations, and the investment of the new project in the future. The dividend payout should not significantly affect on company's financial operation. The Board of Directors' decision to payout the dividend is subjected to approval of shareholder at the Annual General Meeting, except the interim dividend payout if the board of directors considers that it is appropriate and shall not affect the operation of the company. The Board of Directors has authorized to approve the interim dividend payout, and inform the shareholders at the next shareholder meeting. The company has to legal reserves at least 5% of net profits until legal reserves equal 10% of company's registered capital.

• The Subsidiary's dividend policy

The Company has not fixed a dividend payment ratio for its subsidiaries. Their dividend payments shall depend on the operating results of each company. Dividend payments of subsidiaries to the Company must be made accordance with each company's regulation on dividend payment that must be approved by a resolution of their shareholders meeting. Interim dividend payments are allowed. In paying dividends subsidiary companies shall record some profit. If there is an operating loss, dividend payments are barred until such losses are recovered. In additional, at least 5% of all profits must be set aside as legal reserves until legal reserves reach 10% of companies registered capitals.



02

Risk
Management

2.1

Risk Management Policy

The Company's Board of Director, Audit Committee, Risk Committee, Management Team, and employees significantly emphasis on overall risk management in accordance with ISO 9001:2015 and COSO ERM (Enterprise Risk Management) in order to mitigate possible risks, maintain at an acceptable level. The Company has conducted self - risk evaluation assessments by management team and operation level to assess risks, problems, obstacles, and uncertainties that may affect the achievement of the objectives and goals of the Company. The Company has determined measurement in risk management and set out the risk management policies for management team and employees to comply. There is a Risk Management Committee, which consists of management team of the Company to manage the risk in all aspects to be appropriate and assign employees to develop internal procedures. Normally, the working group consists of manager and supervisor level from each department, who is responsible for monitoring and analyzing risk management at the operational level. Operate in accordance with the risk management plan and follow up the implementation of the major risk management plan and report the risk management results to the Executive Committee, Audit Committee, and the Board of Directors.

There is meeting to follow up between risk management committee and operation employees monthly, then propose to the Audit Committee and the Board of Director to consent quarterly. The sub-meetings are set to follow together to find a conclusion based on the situation in order to speed up the correction immediately

Risk Management Committee

As of 31 December 2021, there are 3 Risk Management Committees as follows;

	Name	Position
1.	Mr. Thanit Thareratanavibool	Chairman of Risk Management Committees
2.	Mr. Choti Sontiwattananont	Risk Management Committee
3.	Miss Pimwan Thareratanavibool	Risk Management Committee

Remark: Risk Management Committee had no remuneration.

• Duties and responsibilities of the Risk Management Committee

1. Direct the development and participate in the analysis of the risk management strategy of the organization yearly.
2. Develop and analysis the risk levels acceptable to the organization.
3. Guidance and overseeing method to the managers, supervisors and officers in each department.
4. Evaluate the significant risks and report to the Managing Director.
5. Evaluate the company's risk management report.
6. Review the practical results compared to goals and yearly-scheduled plans.
7. Follow-up meeting on practical results from each Department monthly and report to the Executive Committee, Audit Committee, and Board of Directors quarterly.

2.2

Risks in the Company's Business

• 2.2.1 Business Competition

The Company operates business in producing and distributing Biodiesel (B100), Edible Oil, Refined Glycerine, raw material and by-products from the production processes, and refining service. If we consider the business growth of each product, B100 is known to be a product which grows and competitive in the market compared to other products sold. As the Ministry of Energy together with the Ministry of Agriculture and Cooperatives and Ministry of Finance have set up an action plan to develop and promote B100. This is considered one of the ways to support B100 producers by increase such B100 blend mandate in Diesel of B10 which is used nationwide (biodiesel rule B10 refers to diesel fuel which has 10% mixture of biodiesel and diesel fuel mixture of 90%), which the government has agreed to such strategy to develop and promote B100 used from palm oil.

The Company has begun to prepare for tougher competition by giving importance to the development of efficiency in the production process continuously to bring about higher quality and the highest production efficiency. This will allow the company to control cost and expenses in production more efficiently. It will also allow us to maintain quality of the biodiesel according to standard. The Company has gained an economy of scale from CPO refinery of 1,150,000 kilograms per day and continuously expand investment to further improve efficiency and reduce cost by using PFAD which is a by-product as a raw material to produce B100, also expanded its B100 production capacity to 722,222 liters per day to benefit from economies of scale in biodiesel production. Besides, the Company has invested to construct the refined glycerine 99.5%min plant, which has a production capacity of 100,000 kilograms of refined glycerine per day, add the value added to the Company's existing by-product; crude glycerine. Refined Glycerine is derived from crude glycerine processed through the distillation into refined glycerine. Refined Glycerine is a clear liquid, colorless, odorless, has a sweet taste, can dissolve well in alcohol and water, and has a wide range of chemical properties, so it can be used as a substance in other downstream industries which is commonly used in food, medicine, and cosmetics (Pharmaceutical Grade). Refined Glycerine helps the Company expanding customer base in other industries, where has less government policy's intervention. It is the Company's strategic to expand products into other industries with new base of customers and has high demand in overseas markets.

• Risk from fluctuations in CPO prices

The Company uses CPO as main raw material for producing B100, where its price is defined by global market price that driven by Malaysian' CPO market price as Malaysian is the dominant in CPO market as the world highest CPO produced in the world. The factors that affect the price of CPO are changing of economic conditions, consumer needs, weather, national's CPO safety stock, and price of other alternative oil such as soy oil and rice bran oil etc.

For Thailand, the price of CPO trend to fluctuates according to the price of crude palm oil in global market, but sometime there is a fluctuation in the opposite direction of CPO prices in the global market because the CPO market in Thailand is a closed market, where can be imported by Public Warehouse Organization, Ministry of Commerce only. The average price of CPO in 2021 increased from 2020, by 35.47%, and in 2020 increased from 2019 by 53.81% (the average price in 2021 was THB 37.99 / Kilogram, in 2020 was THB 28.04 / Kilogram, and in 2019 was THB 18.23 / Kilogram (Source: Department of Internal Trade of

Thailand, Ministry of Commerce.) The crude palm oil prices fluctuate and rise at the beginning of the year and at the end of the year, but fell during the year. The lowest price is THB 33.00 / Kilogram (average price in June 2021) and the highest price is THB 46.76 / Kilogram (average price in December 2021).

Due to the level of CPO stock was decreased from 400,000-500,000 tons at the end of 2020 to 200,000-300,000 tons at the end of 2021 caused by less output production in the harvest season and the global price is higher than domestic price from the labor shortage in Malaysia to harvest palm fruits. As a result of the epidemic situation of the COVID-19 virus, there are fewer CPO available to the global market. Therefore, Thai crushing manufactures were exported more. Then, the domestic price of CPO is gradually increased according to the global price and CPO stocks continued to decline, coupled with entering the off-season of palm oil, fewer palm fruits are released to the market at the end of the year. Therefore, the price of domestic CPO has increased and consistently higher than global market in the late 2021.

While the demand for biodiesel in 2021 is likely to decline from 2020 due to the more severe outbreak of the COVID-19 (4th wave), although the government has spread the vaccination against COVID-19 is now more widely available to the public. Causing the meeting of the Center for COVID-19 Situation Administration (CDC) to extend the period of the Emergency Decree, using lockdown measures in Bangkok and elevate the control area to red area up to 29 provinces until August 30, 2021, with a curfew and refrain from traveling across provinces as well as asking for cooperation from the private sector to "Work from Home 100%", which affected diesel consumption. In addition, the growth of biodiesel consumption could not be reached to the expectation even though the government announced the biodiesel mandatory change from B7 to B10. Moreover, the Energy Policy Executive Committee (MPG) has ordered to adjust the diesel formula from B10 and B7 down to B6, effective between 11-31 October 2021 Then, later resolved to adjust (2nd time) the diesel formula on 24 November 2021, the diesel specification is reduced to only B7 nationwide and was scheduled effective between December 2021 - March 2022. Then, the MPG has resolved the 3rd adjustment on diesel formula on 31st January 2022 to B5 formula nationwide, which is effective between 5 February to 31st March 2022 in order to support and maintain diesel retail price at 30 Baht/liter since biodiesel is become more expensive which had caused diesel price more expensive if the blending proportion was high. Therefore, the Ministry of Energy necessary to temporally adjust the formula down to only B5 nationwide.



Source: DIT, Ministry of Commerce

Thus, the Company may be risk due to the fluctuation of CPO price since sometime the Company is unable to adjust its costing inline to the market price continuously and severely. The fluctuation of the price of CPO may affect the earning of the Company. However, the Company aware of these risks, the policy has determined to adopt in each department in the Company, especially in raw material procurement procedures. The Company attempt to maintain a faster inventory turnover, where raw material (CPO) was stocked for 30 days just enough for monthly delivery plan within the sale contract scope and efficiently control the loss rate from production. Also, the price situation is closely monitored through various channels such as television, newspapers, and website of government organizations which related, such as Department of Internal Trade of Thailand, Ministry of Commerce, coupled with monitoring the price situation, through the business partners continuously. These can help to decrease the impact from the fluctuation of the price of CPO.

● Risk from the government policy amendment

Palm oil is considered an important economic crop since it helps with stability in terms of food and energy of the country. Crude palm oil which is extracted from the factory of Thailand will be distributed for various business sectors such as energy, industry, and other non- food sectors such as soap and cosmetics. Palm oil production in the country has enough capacity for

domestic and some export, which palm oil and crude palm oil that are extracted from palm oil, including products which use crude palm oil as raw material in the production process were controlled by the government through various ministries, directly and indirectly such as the Ministry of Agriculture and Cooperative, Ministry of Energy, and Ministry of Commerce since crude palm oil that has been extracted from palm oil is considered a raw material in various industries. The crude palm oil's market price in Thailand is correlated to Malaysian crude palm oil's market price, the largest crude palm oil in the world, in the past Thais' palm oil industry has faced various factors that caused price to fluctuate. The huge fluctuation in the weather condition which caused the Southern area to face a huge drought and natural disasters, these events caused a shortage of palm oil in the market since palm oil and palm fruits has decreased largely, this led to a huge shock in palm oil price and producer's cost to increase.

For the price and quantity fluctuation of crude palm oil, the government had issued a policy to control such problem from both the fluctuating price and quantity. The government has used its policy to reduce the portion of B100 blend in Diesel such as lowered B7 to B5 when crude palm oil stock low. And increased the ratio of biodiesel in diesel fuel when stocking crude palm oil high. This is to control the amount of crude palm oil used and focuses on the need of the general consumer. Also, price of palm fruit and crude palm oil has been controlled in case of fluctuation and use the policy to buy crude palm oil from the market in case of crude palm oil over supply and the policy to import crude palm oil from overseas. In the case that domestic crude palm oil is at a shortage (at the moment Thailand has a policy to control imported palm oil even though the import tax rate is at 0% since 2010 whereby allowing palm oil to be an authorized imported product. Public Warehouse Organization, Ministry of Commerce is the only entity allowed to import such product so that there will be no effect on the domestic palm oil industry). The Department of Internal Trade of Thailand, Ministry of Commerce had ordered that vegetable oil, fuel oil, and palm oil are controlled products according to the Act on Prices of Goods and Services of B.E. 2542 where vegetable oil and fuel oil are considered sensitive list products. The Department of Internal Trade will monitor the price and condition daily. Therefore, from what has been mentioned above, the Company therefore faces risk from policy shift which could affect the company's profit. Hence, the Company has sent representatives to attend meetings with various government agencies and various associations to listen and offer opinions on various policies and has an person in charge that performs assessment and study government regulations in order for the Company to be able to respond to changes in government policies, rules and regulations promptly.

● **Customer Concentration Risk**

The Company sells B100 up to 75.67% of total Sales in 2021. In the distribution, Biodiesel was distributed to customers who are compiled to section 7 of the Fuel Trade Act B.E. 2543 which was sold in a made to order manner through inviting suppliers for bidding. The selling process after winning the bidding will be a 3-36 months' contract depending on customer's the term and agreement and policy. Most customers will determine the product pickup or amount of goods clearly in the contract. However, the order quantity may adjust according to the customer's demand and the blending B100 mandate ratio in diesel during each period. The Company is sure that there is very small chance for us to lose our customers since the government's policy to induce higher usage of B100 and recently increased B100 blend mandate to B10 as diesel's standard nationwide in accordance to the Department of Energy Business, Ministry of Energy concerning the nature and quality of biodiesel type of fatty acid methyl esters B.E. 2562 (Enforced from 1 December 2019). Even though the formula has been adjusted to increase or decrease according to the situation in terms of price and output of CPO.

● **Risks from unforeseeable event**

The Company has operated business in producing and distributing Biodiesel, Palm Olein, and Refined Glycerine from crude palm oil and its subsidiaries which is AI Ports and Terminals Company Limited (AIPT) who provide ports and storage tanks service. The Company and its subsidiaries operate business regarding fuel oil which might face unanticipated events such as bombing and fuel leak which could bring about damage for the Company and its subsidiaries and surround communities and environment. The Company and its subsidiaries are aware of such risks, including potential disputes with neighboring communities. The guidelines have been established to prevent potential risks through building knowledge and understanding of the operations of various departments by sending them to receive training in government and private agencies involved. This also including creating unity in the team of each department and to transfer knowledge and understanding of work along with the supervision and control of each department's executives. The drills and guidelines have been establishing in the event of an emergency; in case of fire, explosion and oil spill annually under the supervision of the Safety and Occupational Health and Environment Department of the Company. In addition, the Company also arranges for continuous inspection of the readiness of safety equipments and make insurance to prevent risks that may occur with leading insurance companies both in Thailand and abroad which covers all risks that may arise both assets used in business operations, including inventories and surrounding communities that are affected both the risks arising from natural disasters and accidents.

• Risks from pandemic

The epidemic of infectious diseases, COVID-19 posed a huge challenge for humanity and organizations around the world, including the Company. In 2021, the Thai government declared a state of emergency and issue regulations to prevent the spread since the order closed the department stores, restaurant, not allow travel in-out of the country, and curfews. All of which affect the Company's business operations. This was due to the decline in demand for diesel fuel since service cuts or temporary cancellation of public transportation including transportation in various business sectors, especially the tourism sector. However, the Company has prepared in all aspects, both liquidity management and internal risk management. Some employees' work-from-home policies and issued the Bubble and Seal measure by requiring employees in the production and support departments to quarantine in the area of the Company's factory for a period of 2 months with 3 meals and drinks, and internet access 24 hours a day and arrange various recreations so that employees do not feel restricted in their freedom in order to reduce the spread of the virus and the risk of infection among employees. The Company has established the business continuity plans in place to accommodate different types of emergencies that may arise and the response plan can be adjusted appropriately and covers only the level of the impact of the epidemic. Also, there is a team to follow up with constantly changing information and communicate company-wide and to external stakeholders.

• Risk of cyber-attacks and data security

At present, the Company has adopted information technology in various systems of business operations and communication with external persons and juristic person. Therefore, it is inevitable that it may be exposed to risks from external information technology attacks. Therefore, the Company has set up a system structure and installed a firewall system to prevent attacks and access to the Company's information from outside, including the ability to store and check the log of the firewall retrospectively. Along with installing an anti-virus program inside the server and PC, for internal security, the Company has used an identity system for users work to prevent unauthorized access to information from unknown and control the use of USB and External Storage for only restricted tasks. The Company gives users coping practices in case of finding any suspicious e-mail and websites in order to prevent attacks on information technology systems and viruses from outside or malicious insiders. In addition, the Company has backed up all data in real-time and stored off-site. So, if there were any unfavorable causes, the Company will be able to resume its operation and continuous working in a short period of time.

• Foreign exchange risks

The Company exports refined glycerine and by-products, which are sold to foreign markets following reference prices for the US dollar. Thus, the Company has exposed to the fluctuation of foreign exchange rates, in order to manage the risk, the Company use the forward contract with the financial institutions as financial tools to secure and mitigate the forex risks. Also, the Company undertakes matching imports and exports transactions as the mediator for natural hedging in parallel monitoring news and exchange rate movements closely to assess the situation and figure ways out to prevent the potential risk to the Company. Therefore, the Company is confident that if there is volatility of the exchange rate, the Company will be affected insignificantly. The Company's subsidiaries had no foreign currency transaction.

• 2.2.2 Investment risk of securities holders

• Risks of Dependency on Main Executives

The Company was found in 2006 by having Thareratanavibool Family as key executives and principal shareholders by holding AI's stocks at the proportion of 61.77 percent of the Company's authorized capital, by having (1) Mr. Narong Thareratanavibool as Chairman, (2) Mr. Thanit Thareratanavibool as Vice Chairman, (3) Miss Pimwan Thareratanavibool as director, managing director, and company secretary. All of them have knowledge and understand regarding Biodiesel and Palm Olein producing and distribution business and create the Company's credibility and good relationship with both domestic and international customers over 15 consecutive years. The change of executives may affect the business performance of the Company.

The Company clearly determines scope of duties, responsibilities and authority of each position by decentralizing authority in administering and managing systematically through a systematic planning authority as prescribed. There is also delegation of duties and responsibilities to those who have the knowledge and ability appropriately. The Company also has storage systems and good database which is where the exchange of necessary information takes place. The Company has also developed a set of guidelines for the performance of employees by delivering training courses to increase the efficacy and to reduce the reliance on any particular employee in parallel with to encourage employees to have a sense of ownership of the company by providing proper care and welfare of employees at each level to build morale and support in working. In addition, the Company also has a policy to recruit talented individuals to join the company in accordance with the business plan as well.

Risks in case that there are principal shareholders holding over 50 percent of share

Thareratanavibool Family which is a major shareholder of the Company through its shareholding in the Company. As of 26 January 2022, Thareratanavibool Family had their shares in the company divided into direct shareholding of 9.92 percent and indirect shareholding through AI of 61.77 percent. Thareratanavibool Family has influence in determining policy for the administration of the company in either direction because they can control the resolution of the shareholders, particularly in the case of a vote taken at a meeting of shareholders not less than one-half of the total votes of shareholders attending the meeting and entitled to vote, exception for the matter that laws or regulations of the Company requires to have a 3 out of 4 of the shareholders' voting.

Nevertheless, the Company has an audit committee consisting of 3 independent members for the total of 6 members. All of them have knowledge and ability which are widely accepted in the society. The audit committee has a role as assigned by the Company's board based on SET's notification regarding qualifications and scope of responsibilities of auditing committee B.E. 2551 and qualifications of independent committee based on article 16 of Capital Market Supervisory Board's notification Number TJ 28/2551 which is deemed to help enhance efficiency and good audit and balance, as well as transparency of the Company's management. In addition, the company also hired Honor and Advisory Company Limited to perform internal audit which is independent from the management team and can report directly to the Audit Committee. In addition, the Board of Directors of the Company also takes into account the importance of corporate governance by complying with good corporate governance guidelines strictly and consistently so that the company is confident that its shareholders and stakeholders of the Company will be treated fairly and equally.

• 2.2.3 Risk of investing in foreign securities

There is no investment in foreign securities.



03

Driving
Business

toward Sustainability

3.1

Sustainability policies and goals

The Company has set up a policy to operate its business in accordance with ESG guidelines, namely the environment, Social and Governance in order to create business growth together with sustainable social responsibility. The Company has established guidelines for business operations by taking into account the potential impacts on communities, society, environment and all groups of stakeholders. This includes shareholders, investors, employees, business partners, customers, communities, government agencies, competitors, etc.

3.2

Supply Chain Management

• 3.2.1 Supply Chain Management

The Company is committed and determined to friendly operate business to meet the expectations of stakeholders in the business chain. The Company has analyzed and assessed the impact of business processes, as well as the value chain to reduce risks that may occur and create transparency from upstream to downstream. Therefore, the Company's supply chain management covers activities from business partner management to the delivery to customers in order to create satisfaction for all stakeholders in the chain.

In addition, the Company has always supported the sustainable palm oil production standard under the Round Table for Sustainable Palm Oil: RSPO to meet the needs of biodiesel and edible oil customers, focusing on the purchase of palm oil with social responsibility and sustainable environment.

• 3.2.2 Stakeholders in Supply Chain

The Company operates base on fairness, integrity and transparency to both competitors and business partners in order to create satisfaction, confidence and reliability. So, that the Company set policies and procedures distinctly which executives and employees must conduct accordance with the policies and procedures strictly to prevent unfair and unequal treated to competitors and business partners. The policies as follow:

Suppliers:	<p>To have fair treatment of trading partners and to select, register and follow up with all partners according to the procedures equally without discrimination by considering the operations of partners in terms of quality, safety, finance, social responsibility, reliability and experience in the partner's line of work. If selected, suppliers will be registered on approved vendor lists which are divided into 3 categories: raw material suppliers, services and others, to get raw materials goods and services that is effective for the operations of the Company. In addition, the supplier is assessed annually in order to monitor the performance of the partners' operations. Must be approved according to the position of each line of work. The approver will depend on the amount of the purchase and will be jointly approved by the management to reduce the risk of corruption between the company's employees and business partners.</p>
Customer:	<p>The Company intends to produce products and services with responsibility for consumers to receive good products and services. It is safe and meets the highest consumer demands. Both the production of the Company's products and services will comply with safety standards and regulations both domestically and internationally. The Company has been audited and certified by various certified bodies. So that consumers can be confident that our products and services are safe and care for consumers and promote responsibility towards consumers as follows:</p> <ul style="list-style-type: none"> - Certification of ISO 9001: 2015 (Quality Management System) for processed products issued by Management System Certification Institute (Thailand) - Certification for Good Manufacturing Practice (GMP) for processed products issued by Management System Certification Institute (Thailand) - Certification for Hazard Analysis and Critical Control Points (HACCP) for processed products issued by Management System Certification Institute (Thailand) - Certification of HALAL for processed products issued by The Central Islamic Council of Thailand - Certification of Kosher for Jewish food standard for processed products from Thai Kashrut Services Co., Ltd. which provides Jewish food qualification inspection - Certification of Roundtable on Sustainable Palm Oil : RSPO supporting the sustainable use of Palm Oil. <div> </div>
Creditors:	<p>The Company concerns about responsibility to all creditors, especially financial institutions. Company has integrity to pay to all payable and maintain warranty securities and other conditions under the agreement fully and correctly. Nevertheless, management division's role is to maintain the company's liquidity. The Company keeps good reputation and confidence to financial institutions, shareholders and stakeholders.</p>
Competitors:	<p>To embrace equality, fairness and integrity without any exploitation, the Company will apply the biodiesel cost that is indicated by Ministry of Energy in calculating raw material costs and price for biodiesel and CPO price that is indicated by Government in calculating raw material cost and price for edible oil. This is to ensure that the Company does not conduct any business that may cause conflicts in the same business group and is considered to prevent trade barriers and to ensure transparency in sales and services.</p>

3.3

Sustainability Management in Environmental Dimension

• 3.3.1 The Quality, Safety, Occupational Health and Environment Policy

The Company is aware of business operations with corporate social responsibility (CSR) therefore quality, safety, occupational health and environment (QHSE) is an important component of the Company's business operations. Therefore, the Company has established guidelines for operators to be aware of and strictly manage the QHSE risks, to deliver goods and services to stakeholders and aiming for excellence in line with the principles of corporate governance.

1. Compliance with laws rules and regulations concerning quality, safety, occupational health and environment, as well as other related policies and standards as the Company's primary norm.
2. Produce quality products and services and deliver according to the agreement with the customer to meet customer satisfaction and manage operations that are environmentally friendly.
3. Promote and support the development and improvement of the quality, security, safety, occupational health and environment continually in tandem with the Company's business operations and comply with the laws, international standards and other requirements that the Company has applied to create a culture of safety in operations.
4. Manage risks and prevent losses that may occur from accidents, crisis, epidemics, injuries or illnesses from work and property damage with strict standards and security measures, including building a safety culture through the Zero accident program and the management of safety in the production process through the 5S project. Build habits and safety to take care all groups of stakeholders.
5. Promote occupational health and good working environment for employees because the Company considers all employees to be valuable resources.
6. Comprehend the importance of evaluating, controlling, preventing and reducing environmental and ecological impacts from the Company's operations, which focuses on the management of pollution prevention at the source integrated in the aspects of air, water, waste management and improving energy efficiency using resources efficiently and sustainably to enhance environmental culture and increase the capacity to adapt to climate change and to reduce greenhouse gas towards a low-carbon society.
7. Create awareness among employees to be aware of and take part in the Company's safety and environmental culture so that the QSHE policy is truly beneficial.
8. Communicate policies and performance on quality, security, safety, occupational health and environment to all groups of stakeholders and ready to feedback to review and improve operations. Executives and employees at all levels participate in the implementation of the QSHE policy on an ongoing basis, along with the responsibility to operate to achieve the goals of the Company.

Therefore, in order for all employees to participate in the implementation of the policy. The Company has organized activities to create management under the QSHE management system by supporting sufficient resources and tools. In order for the activity strategy to achieve the goals and objectives of the Company and to prevent risks and reduce the impact that may cause business interruption because each process is important to different stakeholders.

• Committee of Occupation Safety and Health and Environment in the workplace (Safety Committee)

The Company is well aware of the importance of quality, safety, occupational health and working environment for employees, business partners, contractors and visitors. The Company has established the Safety Committee, consisting of the delegators from employer and employee to comply with the Ministerial Regulations on the standards of the management of occupational health and safety B.E. 2549 with the following duties and responsibilities.

- Determine and review QSHE's policies, strategies and plans.
- Supervise and monitor the quality, safety, occupational health and environmental standards within the Company to meet an acceptable standard to achieve the Zero accident project.
- Report and suggest measures or guidelines for safety related improvement and safety standards in workplace according to law for the safety of the employees, contractors and visitors who come to work or provide services in the Company.
- Explore working safety practices and assess possible risks that may occur to the employees. To find a way to prevent risks and the dangers that may occur from work at least once a month.
- Annually report including determine the problems, obstacles, and recommendations in the Safety Committee, then propose to the management.

• 5S Standard, make it a habit and safety

Apart from improving profitability, efficiency, good workplace environment and safety, 5S Standard also creates discipline and value to individuals. The standard also helps implement the process safety to avoid accident to individual and others, as they are conscious to their roles and duties in their workplace to improve safety efficiency and effectiveness. The 5S standards are "5 S. create discipline in the organization, move towards quality and sustainable success. Its objective is divided into 2 categories according to the working procedure of 5S.

I. The objects and Places

- To improve better workplace by storing all equipment use in place
- To improve works' effectiveness and efficiency of individual and raising safety awareness of employees at all levels in their work and daily life
- To plan and assess the management of safety and defects in the production process by collecting the correct method of using the equipment and recording of any indications/anomalous on the job site that have ever happened solution and make a manual trouble-shooting to transfer the knowledge in the manual to the employees for generations in each production process, as well as to keep track of records regularly and up-to-date

II. Personnel

- To drive employees in developing and improving quality of work and life to the high standard. Also, improve consciousness in working with others
- To prevent impact on society, community and environment from errors caused by the operations of the Company's personnel and reduce complaints from stakeholders

• Zero accident

Ministry of Labor initiates "Zero Accident" project to raise safety and healthy work environment as well as controlling accident risks which the Company has applied "Zero Accident" project along with Company's accident preventive measure as followed.

- The Company awares the importance of employee safety. Therefore, a budget has been set up for investment in the supply of personal safety equipment that is suitable for the use of each work unit. Since the Company's business is considered a business that has a high risk of accident or injury, especially the use of chemicals in the production process. Hence, safety is an important policy in the Company's operations because employees are important factors in business operation. Procurement of safety equipment is therefore the main policy that the Company attaches great importance to. Apart from that, the Company also has risk assessment team to evaluate and give preventing instruction to employees.
- The Company provides fire emergency evacuation trainings, working in confined spaces training and emergency response of a chemical spill training annually. Since the Company's business can be considered having high fire risk, dangers from working in confined spaces, and the dangers of chemical spills. This is considered a danger that severely affects the employees, the community, the environment and the Company's assets. Therefore, providing knowledge and understanding to solve the situation, including how to prevent the risk of fire incidents is important. The Company organizes 3 training courses once a year by speakers with specific expertise and experience. In this regard, the Company has set up a special unit for preparing fire training and fire evacuation plan, which clearly announced to all employees by disseminating information through the Company's internal communication and affixing publicity signs within the Company in order to prepare for various events and able to resolve the situation quickly.

• 3.3.2 Environmental Management

The Company's production process is designed as a closed production system to reduce the evaporation of methanol and chemicals used as raw materials in production are released to the atmosphere. In addition, the Company also manages separate storage for chemicals and chemical containers after used and sent to a service provider for disposa. Currently, the Company does not have any disputes or litigation environmental.

• Greenhouse Gas Emissions Performance

The Company has made a list of the Company's greenhouse gas emission sources, then calculated the amount of greenhouse gas emissions that arising from various activities to report greenhouse gas emissions generated by the Company's activities, thereby supporting future guidelines and measures. It shows social and environmental responsibility and stepping into "Low-carbon business" that is sustainable in the future.

	2021	Goals 2022
Greenhouse Gas Emissions Scope 1 (Tons C _{o2} Equivalent)	66,605	66,000
Greenhouse Gas Emissions Scope 2 (Tons C _{o2} Equivalent)	19,493	19,000
Greenhouse Gas Emissions Scope 1 and 2 (Tons C _{o2} Equivalent)	85,558	85,000
Greenhouse Gas Emissions Intensity Scope 1 and 2 (Tons C _{o2} Equivalent per Tons of Product)	0.747	0.740

Remark: Presently, it is the beginning of the Company to prepare greenhouse gas emissions data. The Company is in the process of disclosing greenhouse gas emissions according to international standards or equivalent. It is in the process of selecting a reviewer for the carbon footprint that is registered with the Thailand Greenhouse Gas Management Organization (TGO), which is expected to be completed by 2022.

Waste Management

The Company manages the environment systematically and in accordance with the prescribed laws and regulations which has the main goal to reduce the impact on the environment, community and society as much as possible. Therefore, the Company has taken various actions to achieve the amount of waste from productions to landfill to be zero, namely, efficient use of resources, waste reduction, and reuse, etc.

- The Company sold the spent bleaching earth, which is a waste from the CPO refining process as fuel for power plants. This can reduce waste to landfill and reduce disposal costs.
- The Company manages the cost-effective use of water resources by developing and improving techniques in the production process to reduce the use of raw water in the reverse osmosis system, which will reduce the amount of water that is discharged from the system, resulting in the Company can reduce the cost of purchasing raw water and wastewater treatment by approximately 1,200,000 baht per year. This is including reuse recycled wastewater from treatment system in various miscellaneous works within the Company.
- The Company uses PFAD, acid oil, and highly acidic oil, which are a by-product of CPO refining, a loss from biodiesel production, and a part of the waste from the refined glycerine production process as raw materials for biodiesel production instead of selling and/or dispose.

3.4

Sustainability Management in Social Dimension

3.4.1 Policies and Guidelines in Social Dimension

The Company emphasis to create corporate shared value along with responsibility for quality of life, society, community and environment, which focuses and places importance on building social responsibility both inside and outside the Company and taking into account the impact that affects all groups of stakeholders. The company has set policies and visions using principles-based approaches, including:

1. Ethical Workplace Practice
2. Human Rights
3. Ethic Labour Practice
4. Responsibility for Consumers
5. Social and Community Development
- 6 Environment Management

• 3.4.2 Performance in Social Dimension

The Company had continuing operated CSR, which shows that the company is committed and attended to operate a business with respectable determination to society. This is consistent with best practices, the 6 items mentioned below;

• Ethical Workplace Practice

The Company operates with ethic by clearly revealing all the workplace information and supporting a competition with business partners, customers and competitors. The operation of the company corresponds to all aspects and law of competition. For example, the Company takes a biodiesel price from the Energy Policy and Planning Office by Ministry of Energy to calculate the selling price of biodiesel. So, the products from the Company have a standardized price. Also, the Company has a regulation in choosing business partners, which each business partner has to pass all the categories set by the Company in order for those partners to do business with.

• Human Rights

The Company has an employment policy concerns about human rights. The important aspect of this policy is Against Child Labour, the Company will not employ a person who has an age less than 18 years old. This corresponds to a basic right in a Constitution of the Kingdom of Thailand 2007 section 49 which has been regulated as follow "A person shall enjoy an equal right to receive the education for the duration of not less than twelve years which shall be provided by the state thoroughly, up to the quality, and without charge". The Company understands an importance of education and do not want to deprive the right of basic education. The Company takes this section as part of the employment policy so the Company do not employ a person whose age is less than 18 years old in order for those under age to have a maximum education before being employed.

• Ethic Labour Practice

The Company recognizes value and importance of all employees, as they are a key factor for the success. The company has established labor practice guidelines and employs employees with fairness and they were received appropriate compensations regarding to their roles and abilities as agreed at the time of agreement. As the Company's employment policy, the employees will receive compensations suitable for the living standard, which will allow them have a good quality of life. Moreover, the Company has an appropriate remuneration and welfare system and is committed to provide benefits to improve the quality of life of its employees.

1. The Company establishes the compensation policy which based on the slogan "Fair Work Fair Pay". The compensation is based on a role, knowledge, ability and experience of each employee. The compensation corresponds to a minimum wage set by the government to give employees a good quality of life
2. Other compensation, other than monthly salary
 - Meal Allowance, Cost of Living Allowance, and Telephone Expense Allowance
 - Daily, Shift and Performance Allowance
 - Annual Bonus
 - Reward for outstanding employees
3. Welfare for employees
 - Provident Fund
 - Life and Health Insurance
 - Annual Health check
 - Employees development, that is developing knowledge, skills, and expertise through practical-based learning by providing fundamental and technical training

• Responsibility for Consumers

The Company intends to produce products and services with responsibility for consumers to receive good products and services. It is safe and meets the highest consumer needs. In addition to the Standards, the Company allows customers to inspect production process. This would increase goods and services' reliability to customers, which will increase the confidence of customers who use products and services and to strengthen confidence in the production quality.

• Social and Community Development

Social and community development is also concerned by the boards. The boards encourage employees to be a part of social and community development. The Company has set social and community development project throughout the year. In 2021, during the severe COVID-19 epidemic, causing some residents in the surrounding communities lost their jobs or incomes reduced, the Company therefore arranged 200 sets of food bags to distribute to the community by receiving cooperation in the allocation of food bags from the village headman Moo 8.

Environment Management

The Company is committed and determined to operate based on the principles of sustainable energy. Also, to promote the appreciation of natural resources and the environmental and social impact. The Company was organized to achieve good environmental management, with both events held within the Company and events held outside the Company, the Company has created a vision of the environment to its employees. The employees are required as part of the project, that truly benefit.



04

Management
Discussion and

Analysis : MD&A

4.1

Overall Business Performance

In accounting period as of 31 December 2021, the Company and subsidiaries (Consolidated) have realized net profit of 423.62 million Baht, whilst 488.52 million Baht in 2020. The Company's net profit has decreased by 64.90 million Baht or 13.29% from the previous year. In 2021, the Company realized the after adjusted EBIDA of 540.81 million Baht, which decreased from 609.04 million Baht in 2020 by 68.23 million Baht or 11.20%.

In 2021, The Company (Separate) has realized net profit of 438.49 million Baht compared to net profit of 496.76 million Baht in 2020. The Company's net profit has decreased by 58.27 million Baht or 11.73%. This is due to the demand for diesel in logistic sector has been dropped, which affected by the COVID-19 pandemic (Delta variant) causing the Center for COVID-19 Situation Administration (CCSA) to extend the period of the emergency decree further, together with the demand for biodiesel consumption is under the expectation after the announcement of biodiesel mandatory changed from B7 to B10. However, the average biodiesel selling price is significantly increased, which tracked the Crude Palm Oil (CPO) price in 2021 (Source: DIT) was 38.00 baht/kg, an increase from the previous year at 10.00 baht/kg, mainly due to the decline in the CPO stock from the level of 400,000 tons into the level of lower than 200,000 tons caused by exporting CPO reached new time high because the global price is higher than domestic and subsidies measures from government in exporting CPO. Overall, diesel fuel consumption in 2021 has fluctuated significantly. At the beginning of the year, consumption was similar to the previous year. However, limited economic activity as a result, in the middle of the year, diesel use was low and lowest in August before returning to expansion in end of the year 2021. Due to the end of the monsoon season and the situation of the epidemic of the COVID-19 that has begun to unravel. As a result, the overall domestic diesel consumption has improved.

In addition, the Committee on Energy Policy Administration (CEPA) has a resolution for adjusting the proportion of biodiesel mandatory and the spread of retail fuel price affecting to the economy and alleviating people's suffering during the rising energy prices especially during the last quarter of 2021 with the following measures;

- 1) October: Adjusted the biodiesel mandatory from B10 and B7 to B6
- 2) November: Adjusted the biodiesel mandatory back to B10 and B7, but reduced the spread retail prices at the gas stations, with B20 at -0.25 Baht/liter from B7 and B10 at -0.15 Baht/liter from B7
- 3) December: Adjusted the biodiesel mandatory from B7, B10 and B20 to B7 only

As the aforementioned measures, the demand for biodiesel in the country was decreased. Meanwhile, the domestic production capacity has increased since September 2021 due to the expansion of the existing and new manufacturer's installed capacity.

Thus, the Company may be at risk due to the fluctuation of CPO price since sometime the Company is unable to adjust its cost of raw materials cannot adjust to the market price continuously decline in time. However, the Company aware of such risk, the policy has determined to adopt, especially in raw material procurement procedures. The Company attempt to maintain a faster inventory turnover, where raw material (CPO) and product (Biodiesel) were stocked for 30 days just enough for monthly delivery plan within quarter and/or year contracts. Besides, the Company emphasis on efficiently control the loss rate from production but sometime cannot completely eliminate such risk, only help to mitigate the impact from the fluctuation of the price of CPO to the Company's performance and earning (Section 2.2.1 Risk from fluctuations in CPO prices)

The Company has two subsidiaries, namely AIPT, which the Company holds shares or 99.99% of the AIPT's registered capital. AIPT operates a service of port and terminal in Chumphon, who has the storage tank capacity of 22,124,000 liters. Currently, AIPT is temporarily ceased its operation. Besides, AIL, a subsidiary company that the Company holds 99.99% of the registered capital, had already registered its dissolution with the Department of Business Development, Ministry of Commerce on 7 July 2021 and currently in its liquidation process which expected to be done within 2022. The dissolution of AIL has no significant impact on the operations and financial status of the Company, whatsoever.

• Factors affecting the Company's future performance

The main factors affecting the Company's performance is the development and cooperation between government and private sectors in the supply and demand of biodiesel production from CPO, by promoting the cultivation of palm trees in more suitable areas according to the AEDP2018 plan and having the production capacity of CPO not less than 5.26 million tons per year with the OER of not less than 19% by 2020 and 23% by 2037. In 2021, there was CPO flowed to the market for 2.99 million tons which higher than the previous year. It was expected that palm trees were sufficiently taking care in the previous year due to the high level of CPO prices, resulting in more crops harvested to the market. In addition, the global CPO price is higher than that in the domestic markets. As the world's largest CPO producers lack of labor to cut palm fruits because of the COVID-19 outbreak, resulting in more crushing mills in Thailand to export. For this reason, the price of CPO in Thailand has continued to rise. By 2022, it is expected that the palm fruit crops would expand from (1) quality palm trees with a high crops per Rai (2) favorable weather forecasts that increase yields per rai and (3) farmers are motivated by high CPO prices as well as the income insurance scheme.

While the furtherance on demand is the government measures of subsidized palm fruit price and the announcement of a government measures to increase the proportion of biodiesel in the energy sector in order to help palm fruit farmers. The goal is to create a sustainable balance of the entire palm oil system. However, in the second half of 2021, both petroleum and CPO prices in domestic and global have significantly increased to the extent that it affects the economy. Therefore, in order to alleviate the suffering of the people, CEPA has announced that B5 diesel is the base diesel for general diesel vehicles instead of B10 and B7. This is a measure that will negatively affect the biodiesel industry in the coming years. If the price situation is still high like this, it is unlikely that the CEPA will announce that the mandatory diesel is rotating at B10 or B7. In addition to factors related to the expansion of the EV market and government measures to support the EV manufacturing industry, such as the reduction of import taxes on batteries and other components or import duty on EVs, etc. The aforementioned factors are considered negative factors for the biodiesel industry both in the short and long term. Because it significantly affects the demand for diesel consumption. However, the most important factor is the recovery of economic activity, especially tourism industry and related to the logistic and transportation sector after the easing of COVID-19, as well as economic connectivity in the ASEAN region is a factor to stimulate demand for commercial vehicles. Although, the CPO demand tends to increase but still requires short-term measures from the government (e.g. subsidy CPO exporting and international trade policies, etc.) in order to meet demand in line with a large supply to the market in the next year.

Besides, the price and quantity fluctuation of CPO, the biodiesel's industry is a downstream of palm oil industry where the government's policies are the important factor driving the industry. The main goal is to reduce dependence on imported fossil oil and create energy resource security including creating added value for agricultural products by impelling the use of bioenergy such as biodiesel. The main raw material used to produce biodiesel in Thailand is palm oil, such as CPO, RBD palm oil, and palm stearin. For the blending mandates, it was controlled by the government agency to balance the fluctuating in price and quantity of CPO. The government has used its policy to reduce the portion of B100 blended in Diesel such as lowered B10 to B7 when crude palm oil stock low and/or during the period when energy prices rise, affecting the economy and alleviating people's suffering, and also increased the ratio of biodiesel in diesel fuel when stocking crude palm oil high. This is to control the amount of crude palm oil used and focuses on the need of the general consumer in edible oil market. Also, price of palm fruit and crude palm oil has been controlled in case of fluctuation and use the policy to buy crude palm oil from the market in case of crude palm oil over supply. The fluctuation of CPO price mentioned above had reflected the Company's business operation in the production and distribution of biodiesel from CPO industry, which is the inherent risk that significantly impact on the Company's performance to realized net loss in 2019 and 2018 that is the risk of fluctuation in CPO price; mostly caused by the intervention of the government to determine the CPO pricing policy, economic change, government subsidies for exporting, climate change, demand and supply, and nation safety stocks outstanding.

In addition, the Company has invested in the refined glycerine plant according to the Company's strategy plan, which give the value-added to by-product; crude glycerine obtained from the Biodiesel's production with maximum capacity of 100 tons of refined glycerine per day. The Company has continuously produced the refined glycerine through-out 2020, which already has improved the Company's gross profit margin ability since refined glycerine is a product that in the pharmaceutical

grade market has the main customer groups mostly in pharmaceutical and food industries. These customer bases were less affected from biodiesel industry's risk.

4.2

Financial Highlights

• Consolidated Financial Statement

(Unit : Million Baht)

Statements of Income	2021	2020	2019
Net Sales and Services	6,431.56	5,514.08	1,980.67
Total Revenues	6,438.11	5,519.03	1,997.19
Costs and expenses	6,019.38	5,030.19	2,149.28
Gross Profit	541.37	612.45	(65.56)
Profit before Interest and Income Tax Expenses	438.99	495.28	(148.39)
Net Profit	423.62	488.52	(156.50)
Statements of Financial Position			
Total Assets	2,958.62	2,557.66	2,326.39
Total Liabilities	623.32	385.85	643.10
Total Shareholders' Equity	2,335.29	2,171.81	1,683.29
Financial Ratio			
Gross Profit Margin (%)	8.42	11.11	(3.31)
New Profit Margin (%)	6.58	8.85	(7.84)
Return on Equity (%)	18.14	22.49	(9.30)
Return on Assets (%)	14.84	20.28	(6.90)
Debt to Equity (times)	0.27	0.18	0.38
Operating Result per Share (Baht)			
Net Profit per Share	0.324	0.093	(0.030)
Book Value per Share	1.00	0.25	0.25
Dividends per Share	0.05	-	-

a) Summary of Financial Status and Business Performance

Statement of Financial Position (Unit : Million Baht)	Consolidated Financial Statement (Audited)		Consolidated Financial Statement (Audited)		Consolidated Financial Statement (Audited)	
	Ended 31 Dec 21		Ended 31 Dec 20		Ended 31 Dec 19	
	Million Baht	%	Million Baht	%	Million Baht	%
Assets						
Cash and cash equivalent	286.70	9.69	50.20	1.96	59.03	2.54
Current investment	52.87	1.79	2.76	0.11	8.69	0.37
Trade receivables and other receivables	611.39	20.66	515.40	20.15	368.99	15.86
Inventory-net	567.48	19.18	416.94	16.30	317.23	13.64
Oil supplies	-	-	-	-	0.75	0.03
Other current assets	4.00	0.14	2.86	0.11	-	-
Total current assets	1,522.44	51.46	988.17	38.64	754.69	32.44
Restricted bank deposits	56.40	1.91	106.21	4.15	16.95	0.73
Property, Plant, Vessel, and Equipment-net	1,376.73	46.53	1,460.11	57.09	1,546.30	66.47
Right-of-use asset	0.43	0.01	-	-	-	-
Intangible assets - net	0.57	0.02	0.69	0.03	0.61	0.03
Deferred tax assets - net	1.44	0.05	-	-	-	-
Deposit for purchase of assets	-	-	-	-	1.43	0.06
Other non-current assets	0.61	0.02	2.48	0.10	6.42	0.28
Total non-current assets	1,436.18	48.54	1,569.50	61.36	1,571.70	67.56
Total assets	2,958.62	100.00	2,557.66	100.00	2,326.39	100.00
Liabilities						
Bank overdraft and short-term loans from financial institution	-	-	-	-	3.56	0.15
Trade and other payables	554.33	18.74	318.60	12.46	337.47	14.51
Short-term loan from related party	-	-	-	-	290.00	2.47
Current portion of leases liabilities	0.18	0.01	-	-	-	-
Provisions for employee benefit	0.87	0.03	1.03	0.04	-	-
Other current liabilities	58.58	1.98	53.69	2.10	-	-
Total current liabilities	613.96	20.75	373.32	14.60	631.03	27.12
Long-term leases liabilities	0.26	0.01	-	-	-	-
Deferred tax liabilities-net	-	-	2.79	0.11	2.47	0.11
Provisions for employee benefit	9.10	0.31	9.74	0.38	9.60	0.41
Total non-current liabilities	9.36	0.32	12.53	0.49	12.07	0.52
Total liabilities	623.32	21.07	385.86	15.09	643.10	27.64
Shareholders' Equity						
Registered and Paid-up capital	1,308.07	44.21	1,308.07	51.14	1,308.07	56.23
Premium on share capital	289.79	9.79	289.79	11.33	605.11	26.01
Legal Reserve	47.00	1.59	25.00	0.98	8.23	0.35
Retained Earnings (deficits)	691.29	23.37	551.28	21.55	(235.78)	(10.13)
Other components of equity	(0.86)	(0.03)	(2.34)	(0.09)	(2.34)	(0.10)
Total shareholders' equity	2,335.29	78.93	2,171.81	84.91	1,683.2	72.36
Total liabilities and shareholders' equity	2,958.62	100.00	2,557.66	100.00	2,326.39	100.00

Statements of Profit or Loss and Other Comprehensive Income (Unit : Million Baht)	Consolidated Financial Statement (Audited)		Consolidated Financial Statement (Audited)		Consolidated Financial Statement (Audited)	
	Ended 31 Dec 21		Ended 31 Dec 20		Ended 31 Dec 19	
	Million Baht	%	Million Baht	%	Million Baht	%
Total Revenue	6,438.39	100.00	5,519.03	100.00	1,997.19	100.00
Total Revenue from Sales and Services	6,431.56	99.89	5,514.08	99.91	1,980.67	99.17
Revenues from sale of goods	6,431.56	99.89	5,504.30	99.73	1,957.17	98.00
Revenues from production contract	-	-	-	-	7.01	0.35
Revenues from vessel operating	-	-	9.78	0.18	16.49	0.83
Cost of Sales and Services	5,890.19	91.58	4,903.02	88.92	2,046.24	103.31
Cost of sales	5,890.19	91.58	4,885.57	88.60	2,011.69	101.57
Cost of production contract	-	-	-	-	4.74	0.24
Cost of vessel operating	-	-	17.44	0.32	29.81	1.49
Gross profit (Loss)	541.37	8.42	611.06	11.08	(65.56)	(3.31)
Other incomes	6.55	0.10	4.65	0.08	15.92	0.80
Finance income	0.28	0.00	0.31	0.01	0.60	0.03
Profit (Loss) before expenses	548.20	8.51	616.01	11.16	(49.64)	(2.49)
Selling expenses	30.14	0.47	34.51	0.63	19.63	0.98
Administrative Expenses	78.79	1.22	84.37	1.53	78.10	3.91
Expected credit loss	20.19	0.31	1.85	0.03	-	-
Loss on impairment of property, plant and equipment	-	-	-	-	1.62	0.08
Profit (Loss) before financial costs and taxes	419.08	6.51	495.28	8.97	(148.38)	(7.43)
Financial costs	0.07	0.00	6.44	0.12	3.71	0.19
Profit (Loss) before income taxes	419.01	6.51	488.84	8.86	(152.09)	(7.61)
Tax Expenses	4.61	0.07	0.32	0.01	4.40	0.22
Defined benefit plan actuarial gains	-	-	-	-	-	-
Income tax on other comprehensive income relating to items that will not be reclassified (OCI)	-	-	-	-	-	-
Profit (Loss) for the Year	423.62	6.58	488.52	8.85	(156.50)	(7.84)
<u>Gain (Loss) attributable to:</u>						
Equity holders of the parent	423.62	6.58	488.52	8.85	(156.50)	(7.84)
Non-controlling interests	-	-	-	-	-	-
Total comprehensive profit (loss) for the year	423.62	6.58	488.52	8.85	(156.50)	(7.84)
Profit per share (Baht/share)	0.324		0.093		(0.030)	
Par value (Baht/share)	1.00		0.25		0.25	
Registered stocks (Million share)	1,569.68		5,232.29		5,232.29	
Paid-up stocks (Million share)	1,308.07		5,232.29		5,232.29	

Statements of Cash Flows (Unit : Million Baht)	Consolidated Financial Statement (Audited)	Consolidated Financial Statement (Audited)	Consolidated Financial Statement (Audited)
	2021	2020	2019
Profit (Loss) before income taxes expenses	419.01	488.52	(156.50)
Adjustment to reconcile loss to cash provided by (used in) operating activities:			
Tax expense	-	-	4.40
Depreciation	121.73	113.76	86.43
Income from disposal of investment	-	-	(1.67)
Amortized computer software	-	-	0.18
(Gain) Loss on write-off of assets	3.47	11.83	3.75
Expected credit loss	20.19	1.85	-
Unrealized (gain) loss on investments in Open-end Fund	(0.01)	(0.02)	1.16
(Reversal) Allowance for devaluation of inventories	-	-	41.25
(Reversal) Loss from impairment of assets	-	(1.62)	1.62
Provisions for employee benefit	2.13	1.96	1.68
Income from an insurance claim - net	-	-	(13.33)
Interest income	(0.28)	(0.31)	(0.37)
Finance cost	0.07	6.44	3.71
Gain (Loss) from operating activities before change in operating assets and liabilities	566.32	622.74	(27.69)
Changes in operating assets - (increase) decrease:			
Trade and other current receivables	(116.17)	(149.37)	(273.57)
Inventories	(155.98)	(97.71)	(140.91)
Oil supplies	0.00	0.00	0.82
Other current assets	(1.14)	0.63	3.71
Restricted bank deposits	49.82	(89.27)	0.00
Other non-current assets	1.97	1.94	(0.21)
Trade and other payables	231.83	16.09	205.07
Other current liabilities	4.88	10.24	0.00
Employee benefit paid	(1.07)	(0.79)	(0.35)
Interest Received	0.28	0.31	0.37
Income tax paid	(0.10)	(0.02)	(0.29)
Income tax returned	-	3.69	5.71
Net cash provided by operating activities	580.64	318.49	(227.33)
Decrease (increase) in restricted bank deposits	-	-	7.07
Increase in short-term loan to related party	-	-	-
Cash received from short-term loans to related party	-	-	-
Increase (decrease) in current investments	(50.11)	5.95	116.15
Payment for purchase of assets	(32.34)	(53.30)	(220.07)
Payment for purchase of intangible assets	(0.10)	(0.31)	(0.49)
Proceeds from receive from disposal of assets	0.07	20.34	0.07
Proceeds from receive from an insurance claim	-	-	39.24
Net cash provided by (used in) investing activities	(82.47)	(27.32)	(57.65)
Increase (decrease) in bank overdraft	-	(3.56)	3.56
Cash received from short-term loan from related party	-	260.00	290.00
Repayment for short-term loans from related party	-	(550.00)	-
Cash received from increase in share capital	-	-	-
Repayment for leases liabilities	(0.14)	-	-
Dividend paid	(261.47)	-	-
Finance costs paid	(0.05)	(6.44)	(3.71)
Net cash used in financing activities	(261.66)	(300.00)	289.85
Net increase (decrease) in cash and cash equivalents	236.50	(8.83)	4.50
Cash and cash equivalents at beginning of the year	50.20	59.03	54.53
Cash and cash equivalents at end of the year	286.70	50.20	59.03

b) Summary of Key Financial Ratio

Financial Ratio		2021	2020	2019
Liquidity ratio	Time	2.48	2.65	1.20
Quick liquidity ratio	Time	1.55	1.52	0.69
Operating cash flow liquidity ratio	Time	0.19	0.05	0.08
Account Receivable Ratio	Time	11.42	12.47	8.49
Average Collection Period	Day	31.97	29.27	43.01
Inventory Stock Ratio	Time	11.97	13.34	7.62
Average Selling Period	Day	30.50	27.36	47.91
Account Payable Ratio	Time	13.50	14.95	8.82
Trade Payable Payback Period	Day	27.05	24.42	41.37
Cash cycle	Day	35.43	32.21	49.54
Gross Profit Rate	%	8.42	11.08	(3.31)
Operating Profit Rate	%	6.58	8.85	(7.84)
Return on Equity	%	18.14	22.49	(9.30)
Return on Asset	%	15.92	20.34	(6.90)
Return on Fixed Asset	%	4.54	3.67	1.34
Asset Turnover Ratio	%	2.33	2.26	0.93
Debt to Equity Ratio	Time	0.27	0.18	0.38
Interest Coverage Ratio	Time	5,983.01	77.16	(40.04)
Dividend Payout	%	25.00	20.00	0.00

4.3

Analysis of Business Performance

The Company and subsidiaries issued the financial statement as of December 31st, 2021, which certified by Siam Truth Audit Company Limited with Unqualified Opinion and basic for opinion as following;

I have audited the accompanying consolidated and separate financial statements of AI Energy Public Company Limited and its subsidiaries, and of AI Energy Public Company Limited, respectively, which comprise the consolidated and separate statements of financial position as at December 31, 2021, the consolidated and separate statements of comprehensive income, statements of changes in shareholders' equity and statements of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies.

• Basis for Opinion

I conducted my audit in accordance with Thai Standards on Auditing (TSAs). My responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated and Separate Financial Statements section of

my report. I am independent of the Group and the Company in accordance with the Code of Ethics for Professional Accounts issued by the Federation of Accounting Professions that are relevant to my audit of the consolidated and separate financial statements, and I have fulfilled my other ethical responsibilities in accordance with these requirements. I believe that the audit evidence I have obtained is sufficient and appropriate to provide a basis for my opinion.

• Other Matter

The consolidated financial statements of AI Energy Public Company Limited and its subsidiaries and the separate financial statements AI Energy Public Company Limited for the year ended December 31st, 2020, which are included as a comparative information, were audited by another auditor who expressed an unqualified opinion on those financial statements in this report dated February 18, 2021.

The Company and subsidiaries gains revenue from businesses which could be divided into (1) selling revenue including revenue from palm oil business and refined glycerine business, (2) Production Contract Revenue, (3) Sea Freight Service Revenue, and (4) Other Revenue.

• Total Revenues

The Company and subsidiaries had revenue balance for the accounting period in 2021 of 6,438.39 million Baht, which could be divided into 99.89% for selling revenue, no production contract revenue and sea freight service revenue, and 0.11% for other incomes. In 2020, the Company and subsidiaries had revenue of 5,519.03 million Baht, which could be divided into 99.73% for selling revenue, no production contract revenue, 0.18% for sea freight service revenue, and 0.09% for other incomes. In 2019, the Company and subsidiaries had revenue of 1,997.19 million Baht, which could be divided into 98.00% for selling revenue, 0.35% for production contract revenue, 0.83% for sea freight service revenue, and 0.83% for other incomes.

Types of Revenue	Consolidated Financial Statement		Consolidated Financial Statement		Consolidated Financial Statement	
	2021		2020		2019	
	Million Baht	%	Million Baht	%	Million Baht	%
1. Selling revenue	6,431.56	99.89	5,504.30	99.73	1,957.17	98.00
1.1 Palm oil business revenue	6,090.76	94.60	5,363.58	97.18	1,956.11	97.94
1.1.1 Biodiesel	4,872.17	75.67	4,976.93	90.18	1,650.98	82.67
1.1.2 Olein palm oil	194.27	3.02	272.87	4.94	214.33	10.73
1.1.3 By-products	1,024.32	15.91	113.78	2.06	90.80	4.55
1.2 Revenues from Refined Glycerine	340.80	5.29	140.73	2.55	1.06	0.05
2. Production contract revenue	-	-	-	-	7.01	0.35
3. Sea freight service revenue	-	-	9.78	0.18	16.49	0.83
Total revenues	6,431.56	99.89	5,514.08	99.91	1,980.67	99.17
4. Other revenues	6.83	0.11	4.95	0.09	16.52	0.83
Total revenues	6,438.39	100.00	5,519.03	100.00	1,997.19	100.00

• 1) Selling Revenue

Selling revenue from the business operations of AIE can be divided into 2 types; revenues from palm oil business and revenues from refined glycerine. The Company had selling revenue in 2021 to 2019 equal to 6,431.56 million Baht, 5,504.30 million Baht, and 1,957.17 million Baht which accounts for 99.89%, 99.73%, and 98.00% of total revenue consecutively. The major contribution of revenue was from palm oil business in total annual revenue. In this connection, the details of selling revenues could be explained by types of sales as follows;

1.1) Revenues from Palm Oil Business

Revenues from palm oil business are revenues entirely incurred on behalf of the Company which could be divided by types of products sold as follows;

1.1.1 Revenue from Biodiesel

The Company produces and distributes biodiesel to the fuel trader under Section 7 of Fuel Trade Act B.E.2543 in which consists of the major oil traders in the country. AIE's revenues from sales of biodiesel business to total revenue for the fiscal year 2021 and 2019 were 75.67%, 90.18% and 82.67% respectively. In 2021 and 2019, the Company had sales of Biodiesel equal to 4,872.17 million Baht, 4,976.93 million Baht and 1,650.98 million Baht, accounting for 79.99%, 90.42%, and 84.40% of total revenue from biodiesel sold respectively.

In 2021, the Company's biodiesel quantities sold had decreased by 24.14% and selling prices were increased by 29.04%, compared to those in 2020. Due to limited economic activity which affected by the COVID-19 pandemic (Delta variant) causing the Center for COVID-19 Situation Administration (CCSA) to extend the period of the emergency decree further, the demand for diesel in logistic sector has been dropped and also the demand for biodiesel consumption is under the expectation after the announcement of biodiesel mandatory changed from B7 to B10. So, the revenue from sale of biodiesel is decreased by 2.10%. Meanwhile, the average selling price of biodiesel has increased significantly in accordance to the price of crude palm oil as the main raw material. Mainly due to the decline in the CPO stock from the level of 400,000 tons into the level of lower than 200,000 tons caused by the crushing mills were exporting CPO reached new time high because the global price is higher than domestic, together with government subsidies on qualified CPO exports. The CPO average price in 2021 was 38,000 Baht/ton, higher than the average price of 28,000 Baht/ton in 2020 (Source: DIT). Hence, the selling price of biodiesel was increased in relation to crude palm oil price compared to the previous year.

1.1.2 Revenue from Palm Olein (Edible Oil)

The Company manufactures and distributes palm olein in tank trucks and in packaging under "PAMOLA" brand to customers domestically. The customers who use Palm Olein could be divided into 2 groups; (1) large food manufacturing industry which mostly orders by tank truck, (2) packaged customers, chained restaurant that ordered in bag-in-box 13.75 liters under the brand "PAMOLA", which was established in the Palm Olein market more than 30 years.

The Company had revenue from Edible Oil in 2021 of 194.27 million Baht, decreased by 78.61 Million Baht or 28.81% from 272.87 million Baht in 2020. The Company's revenues from sales of edible oil to total revenue from palm oil business for 2021 and 2020 were 3.02% and 4.96%, and revenues from sales of edible oil to total revenue were 3.02% and 4.94%, respectively. The sales volume in 2021 has decreased by 42.36% and increasing in selling price for 23.52% from 2020. Such revenue comes from the same customers, who awarded an order from a bidding competition, where the Company focuses mainly on sales in industrial customers on a short-term purchase contract that determine the quantity and delivery period, allowing the Company to make plans to procure raw materials under the Company's bidding cost of sales.

1.1.3 By-products

The Company sold raw materials and by-products; included RBD palm oil, RBD kernel oil, palm fatty acid, palm stearin and crude glycerine to the customers in downstream industries, such as oleochemical industries.

In 2021 and 2020, the Company's revenue from raw materials and by-products were 1,024.32 million Baht and 113.78 million Baht at the proportion of 15.93% and 2.07% of total revenue from Palm Oil business. Also, the revenue from sales of raw materials and by-products has contributed for 15.91% and 2.06% of the total revenue.

Raw material and By-product's revenue in 2021 was increased by 800.29%, in sales of raw materials to produce biodiesel in with customers in the same industry. The quantity sold was increased by 46.58% in raw materials and by-product sales compared to 2020. However, the Company has set a policy to sell by-products of the remaining quantity only from its own production of biodiesel and refined glycerine.

1.2) Revenue from Refined Glycerine

In 2021, the Company had revenue of 340.80 million Baht which increased by 200.08 million Baht or 142.17% from 2020, which realized the revenue of 140.72 million Baht from the increased in sales volume by 11.45%. Due to the epidemic of the COVID-19 around the world, there is a shortage of refined glycerine in the market. The market leaders and largest refined glycerine producers' countries were lock down, resulting in a significant reduction in production. In addition, the domestic market has limited availability of refined glycerine as raw materials from biodiesel production have decreased in accordance with the volume of biodiesel production. Therefore, the selling price of refined glycerine remains continued to have high prices.

2) Revenue from production contract

Revenue from production contract is revenue on behalf of the Company resulted from providing service on refining CPO to RBD Palm Oil and Palm Olein (Edible Oil). The customer will supply CPO, as well as taking liabilities in transporting such raw materials to the Company's factory.

The Company does not have refining service revenue since the 2nd quarter of 2019 because it has not enough capacity to services.

3) Revenue from Sea freight Business

In 2021, AIL had no revenue, and in 2019 AIL's revenue from sea freight service was 9.78 million Baht. AIL has permanently ceased its operation and in the process of liquidation, whose had sold its last vessel; Thareratana 3, 2,500 tons gross to other buyer who is not related-party for 20 million Baht in May 21, 2020. AIL had already registered its dissolution with the Department of Business Development Ministry of Commerce on July 7, 2021 and currently in its liquidation process, which is expected to be done within 2022.

4) Other incomes

The Company and subsidiaries had revenue from Other Income in 2021 and 2020 for 6.83 million Baht and 4.95 million Baht, or accounting for 0.11% and 0.09% of total revenue. In 2019, other income was mainly contributed from the received of insurance claim of 13.33 million Baht. If considering other incomes of the Company and subsidiaries under normal operations in 2019, other incomes were 3.19 million Baht. The other income in 2021 has increased from 2020 by 1.88 million Baht.

• Cost of Sales and Gross Profit

Cost of Sales and Services	2021			2020			Increase / (Decrease)			
	Thousand Baht	% / Sales	%	Thousand Baht	% / Sales	%	Thousand Baht	%	% / Sales	%
1. Cost of Sales										
Biodiesel	4,486,677	92.09	76.17	4,437,857	89.17	90.51	48,820	1.10	2.92	3.27
Raw material and By-products	1,031,670	100.72	17.52	127,985	112.49	2.61	903,685	706.08	(11.77)	(10.46)
Edible oil	180,465	92.90	3.06	234,912	86.09	4.79	(54,447)	(23.18)	6.81	7.91
Refined Glycerine	191,376	56.15	3.25	128,819	91.54	2.63	62,557	48.56	(35.38)	(38.66)
** Allowance Devaluation in inventory	-	-	-	(44,000)	(0.80)	(0.90)	44,000	100.00	0.80	100.00
Total Cost of Sales	5,890,188	91.58	100.00	4,885,574	88.76	99.64	1,004,614	20.56	2.82	3.18
2. Cost of Production Contract	-	-	-	-	-	-	-	-	-	-
3. Cost of Sea Freight Services	-	-	-	17,444	178.38	0.36	(17,444)	(100.00)	(178.38)	(100.00)
Cost of Sales and Services	5,890,188	91.58	100.00	4,903,017	88.92	100.00	987,171	20.13	2.66	3.00

Remark: **As of December 31st, 2020, the Company realized stock gain from the reversal of the allowance devaluation in inventory (NRV) of 44 million Baht, consist of crude glycerine that uses in refined glycerine's production for 40 million Baht and biodiesel for 4 million Baht, which was realized stock loss from the allowance devaluation in inventory (NRV) of 44 million Baht as of December 31st, 2019.

• Cost of Sales and Services

The Company and subsidiaries' cost of sales and services in 2021 was 5,890.19 million Baht and the cost of sales over total revenue ratio was 91.58%, in 2020 was 4,093.01 million Baht and the cost of sales over total revenue ratio was 88.89%, and in 2019 was 2,046.24 million Baht with the ratio of 103.31%. In 2020, there was a reversing of the allowance for diminishing value of inventories from 2019 by 44.00 million Baht and there was no considering of the allowance for diminishing value of inventories (NRV) as of December 31, 2021. Summary according to the following segments;

1) Cost of Sales

The Company's cost of sales to total revenue ratio in 2021 has increased from in 2020 by 2.69%. This is due to the lower products sold than previous year. The covid-19 pandemic remains an important factor. Although, the price of crude palm oil was fluctuating during year, the Company still maintains a policy to manage the inventories' optimization efficiently which can be classified by product groups as follows;

- 1.1 In 2021, the Biodiesel's ratio of cost of sales to total revenue was increased from 2020 to 2.92% or increased by 3.27%. The decrease in sales volume was increased the average fixed costs. Although, the Company achievably controlled the production's loss. However, the Company has emphasized on managing raw materials and inventory to have a faster turnover rate and keep the inventories between 15-20 days in order to avoid the risk from the fluctuation of palm oil prices, which is an important factor of the Company's profitability.
- 1.2 In 2021, the edible oil's cost of sales ratio was 92.90% which increased from 2020 of 86.09% by 6.81%. The Company was possible to generate profit from this business unit since it was a Made to Order, which is managing the raw material used to produce edible oil to be profitable. But the storage of crude palm oil cannot be stored separately. As a result, the production cost fluctuates according to the raw material price during the changing period.
- 1.3 In 2021, the raw material and by-products' cost of sales ratio was decreased from 2020 to 11.77% or decreased by 10.46%. The Company has determined the cost of raw material; RBD kernel oil and RBD palm oil under cost-plus margin, and by-products according to the market selling prices.
- 1.4 In 2021, the Company's refined glycerine cost of sales to revenue ratio was decreased from 2020 by 35.38% or decreased by 38.66%. The Company was realized the higher profit since 2nd quarter of 2021, where the market price of refined glycerine had significantly increased. Also, in 2020 the Company has realized the reversing of the allowance for devaluation of inventories (NRV) in the refined glycerine of 40.00 million Baht from 2019.

2. Cost of Production Contract

There was no refining service transaction since 2nd quarter of 2019 due to the Company's capacity was fully occupied which impossible to fulfil this segment. The refining service's volumes used to share the Company's fixed costs, which help to maintain production cost as low as possible.

3. Cost of Sea Freight Services

The continuously realized losses is the main reason that AIL has ceased its business operation in 2020 and in the process of liquidation.

• Gross Profit (Loss) Margin

The Company and subsidiaries had realized a gross profit (loss) from sales of goods and services as of 2021, 2020, and 2019 was 541.37 million Baht, 611.06 million Baht, and (65.56) million Baht, where the ratio of gross profit (loss) was 8.42%, 11.08% and (3.31%) respectively. The ratio of gross profit (loss) was decreased in 2021 for 11.40%. The reasons are summarized as follows;

Gross profit (loss) margin	2021		2020		Increase / (Decrease)	
	Thousand Baht	%	Thousand Baht	%	Thousand Baht	%
1. Sales						
Biodiesel	385,495	7.91	539,071	10.83	(153,576)	(28.49)
Raw material and By-products	(7,351)	(0.72)	(14,209)	(12.49)	6,858	48.26
Edible oil	13,802	7.10	37,959	13.91	(24,158)	(63.64)
Refined Glycerine	149,425	43.85	11,906	8.46	137,519	1,155.02
** Allowance Devaluation in inventory	-	-	44,000	-	(44,000)	100.00
Gross profit (loss) from Sales	541,370	8.42	618,727	11.24	(77,357)	(12.50)
2. Production Contract						
Biodiesel	-	-	-	-	-	-
Edible oil	-	-	-	-	-	-
Gross profit (loss) from Production Contract	-	-	-	-	-	-
3. Sea Freight Service	-	-	(7,666)	(78.40)	7,666	(100.00)
Gross profit (loss) margin	541,370	8.42	611,061	11.08	(69,691)	(11.40)

1. Gross profit (loss) margin from Biodiesel as of 2021 and 2020 was 7.91% and 10.83%, which the gross profit margin was decreased from 2020 due to the decreased in sales volume caused by COVID-19 pandemic, while the average of CPO price has steadily increased throughout the year. So, the Company unable to efficiently reduced the average fixed costs.
2. Gross profit margin from Edible Oil as of 2021, 2020, and 2019 were 7.10%, 13.91% and 2.74%, where the Company possible to generate profit from this business unit since there were Made to Order according to the awarded bidding that the Company can control margin and CPO's price fluctuation.
3. Gross profit (loss) margin from raw materials and by-products as of 2021, 2020, and 2019 were (0.72%), (12.49%) and (13.53%), which the gross (loss) was decreased from 2019 due to by-products were realized according to marked-to-market selling price and allocated into cost of each product and by-products. Thus, the market price has continually decreased, therefore the cost of goods sold is higher than the selling price.
4. Gross profit (loss) margin from Refined Glycerine of 2021 and 2020 were 43.85% and 8.46% due to the refined glycerine price in the global market was increasing. There is high demand in both domestic and global market, which lead to higher gross profit.
5. Gross profit margin from Production contract as of 2019 was 32.44% from biodiesel producer and there was no production contract in 2021 and 2020.
6. Gross profit (loss) margin from Sea Freight service as of 2020 and 2019 were (78.38%) and (80.80%). There was no sea freight service in 2021.

• Expenses

The Company and subsidiaries' expenses as of the fiscal year 2021, 2020 and 2019 was 124.58 million Baht, 127.50 million Baht and 107.45 million Baht or accounting for 1.94%, 2.31% and 5.38% of total revenue, respectively. The Company's expense consists of selling expense and administration expense in 2021-2019; selling expense were 30.14 million Baht, 34.51 million Baht, and 19.63 million Baht; administration expense were 78.79 million Baht, 84.37 million Baht, and 79.72 million Baht, and financial cost were 0.07 million Baht, 6.44 million Baht, and 3.71 million Baht, and tax expense were (4.61) million Baht, 0.32 million Baht and 4.40 million Baht, respectively with details as the following.

• Selling Expense

The Company and subsidiaries' selling expenses as of the fiscal year 2021, 2020, and 2019 were 30.14 million Baht, 34.51 million Baht and 19.63 million Baht. The ratio to revenue was 0.47%, 0.63%, and 0.98%, respectively. The Company and its subsidiaries' selling expense are mostly consists of domestic freight (In-land), in 2021 was decreased by 4.37 million Baht or 12.67 % from 2020. Due to the decreased in quantities sold and the terms of delivery agreed. However, selling expenses to sales ratio decreased by 0.16% from 2020 and 0.51% from 2019.

• Administration Expenses

The Company and subsidiaries' administration expenses for the fiscal year 2021, 2020, and 2019 were 78.79 million Baht, 84.37 million Baht, and 78.10 million Baht, which decreased by 5.58 million Baht or 6.62% due to the decreased in sale volume. The ratio to revenue were 1.23%, 1.53% and 3.91%, respectively. In 2021, the Company had realized the expected credit loss for 20.19 million Baht and 1.85 million Baht in 2020 with difference credit receivables and AIL has realized the provision for impairment of vessel for 1.62 million Baht in 2019.

• Financial Cost and Tax Expenses

The Company and subsidiaries have financial cost in 2021 of 0.07 million Baht, 2020 of 6.44 million Baht and 3.71 million Baht in 2019. In 2021, the Company had used profit from operating as working capital, while in 2020 the Company had loaned from financial institutions and the related-parties to use as working capital.

The Company and subsidiaries have tax expense in 2021, 2020, and 2019 of 4.61 million Baht, 0.32 million Baht, and 4.40 million Baht, respectively.

• Net Profit (Loss) and Profit (Loss) Margin

The Company and subsidiaries' net profit (loss) of the fiscal year 2021, 2020, and 2019 were 423.62 million Baht, 488.52 million Baht, and (156.50) million Baht. In 2021, net profit has decreased by 64.90 million Baht or 13.29% from 2020. The ratio to revenue was 6.59%, 8.85% and (7.84%), respectively. In 2021, the Company realized the after adjusted EBIDA of 540.81 million Baht, which decreased from 609.04 million Baht in 2020 by 68.23 million Baht or 11.20%.

• Return on Equity (ROE)

In accounting period of 2021, 2020 and 2019, the Company and subsidiaries had return on equity (ROE) equal to 18.14, 22.49 and (9.30), respectively. In 2021, the Company and subsidiaries had net profit of 423.62 million Baht; consist of net profit from the Company itself of 438.49 million Baht and retain earning of 691.29 million Baht, in 2020 the Company and subsidiaries had net profit of 488.52 million Baht; consist of net profit from the Company itself of 496.76 million Baht and retain earning of 551.28 million Baht, and while in 2019 had net loss of 156.50 million Baht that contributed net loss from the Company for 148.86 million Baht with retain earnings (Loss) of (323.55) million Baht.

The Company had a positive return on equity because can gain a continue profitability as mentioned in the above. The Company will pay a cash dividend for the year 2021 from operating performance of 0.25 baht per share, totaling approximately 327.02 million Baht of the net profit of the Separate Financial Statement after the appropriated-legal reserved, which will be paid from the net profit for the year 2021 that is promoted under BOI. In 2020, the Company paid a cash dividend from operating performance of 0.05 baht per share, totaling approximately 261.61 million Baht of the net profit that is promoted under BOI after the appropriated-legal reserved.

• Company's Financial Statement

Assets

Total assets of the Company as of 31 December 2021 was equal to 2,958.62 million Baht, and as of 31 December 2020 was equal to 2,557.66 million Baht. The important asset transactions resulted in changes of Company's total assets are as follows:

- Cash and cash equivalent

As of 31 December 2021, the Company and subsidiaries had cash and cash equivalent higher than in 2020 by 236.50 million Baht or 471.12%. In 31 December 2021 and 31 December 2020, the Company and subsidiaries had cash and cash equivalent transaction equal to 286.70 million Baht and 50.20 million Baht, or accounting for 9.69% and 1.96% of total assets, respectively. The cash and cash equivalent as of 31 December 2021 and 2020 consist of;

Baht

	Consolidated		Separate	
	financial statements		financial statements	
	2021	2020	2021	2020
Cash	423,844	382,000	350,000	350,000
Cash at banks	286,274,601	49,816,931	274,207,423	36,711,149
High liquid short-term investments	3,458	987	3,458	987
Total	286,701,903	50,199,918	274,560,881	37,062,136

- Current Investment

As of 31 December 2021, the Company has current investment increased from previous year by 50.11 million Baht, or increased by 1.79%, which is short-term fixed deposit that has been used as collateral of credit line from the finance institution. However, there is no the current investment in 2020.

Baht

	Consolidated		Separate	
	financial statements		financial statements	
	2021	2020	2021	2020
Investment measured at amorized cost				
Fixed deposit receipt with a maturity more than 3 months but not over 1 year	50,321,899	213,005	50,321,899	213,005
Investment measured at fair value through profit or loss				
Investments in open-end fixed income fund	2,552,349	2,546,750	64,471	64,329
Total	52,874,248	2,759,755	50,386,370	277,334

- Trade Receivables and Other Current Receivables

As of 31 December 2021, it was equal to 611.39 million Baht and 31 December 2020, it was equal to 515.40 million Baht, which consist of trade receivables 611.02 million Baht and 511.19 million Baht, and other current receivables 0.37 million Baht and 0.21 million Baht, respectively. The increase in trade accounts receivable is consistent with the change in revenue that has continued to increase. The Company had policy to determine allowance for doubtful accounts from the estimation of the expected doubtful debts. The management is required to exercise judgment in estimating the expected doubtful debts on each account receivables. By taking into account the past collection experience, the aging of the debt outstanding, and the expected economic conditions of the group with similar credit risk, etc.

As of 31 December 2021, the Company had trade receivables not yet paid at the total of 612.11 million Baht, representing a ratio of 96.27% of total account receivables which mostly are traders under Section 7 who buy biodiesel from the Company. Such group of customers paid to the Company on schedule. For customers who did not pay for goods to the Company who mostly are receivables that were overdue more than 12 months, the majority of them were receivables arising from Edible Oil from 2018 and from one biodiesel producer from 2019.

The Company had an overdue account receivable of 23.73 million Baht, representing a ratio of 3.73% of total account receivables. The allowance for doubtful debt was increased from 2020 by 20.19 million Baht as a result from write-off of some accounts receivables due to legal action ending of 0.31 million Baht, was partially re-paid from one account receivable of 0.18 million Baht. The mentioned account receivable is still operating and the Company's management has considered to record the allowance for doubtful accounts in full amount of outstanding debts. At present, the Company is in the process of seizing

assets for sale. It could be summed up the accounts receivables based on its maturity as of 31 December 2021 and as of 31 December 2020 as follows:

Account Receivables (Unit : Million Baht)	Consolidated Financial Statements As of 31 December, 2021	Consolidated Financial Statements As of 31 December, 2020
Account receivable		
Undue	612.11	489.56
Overdue for 3 months	-	0.35
Overdue for 3 months but not over 6 months	-	-
Overdue for 3 months but not over 12 months	-	-
Overdue over 12 months	23.73	29.91
Total	635.84	519.82
<u>Less Expected credit loss</u>	<u>(24.82)</u>	<u>(4.63)</u>
Net Account Receivable	611.02	515.19

In 2021 and 2020, the Company's average collection period were equal to 31.97 days and 29.37 days, respectively. The Company determined credit term policy for receiving payments from clients between 15-60 days depending on the type of products and determined debt collection policy for overdue accounts receivable over 30 days through the issuance of a letter of demanding in writing.

- Inventory

As of 31 December 2021, it was 567.48 million Baht and as of 31 December 2020 it was 416.94 million Baht or 19.18% and 16.30% of total assets, which was increased by 150.53 million Baht or 36.10% due to the CPO price is significantly increased.

The inventory consisted of raw materials and chemicals, works in process, finished goods, and miscellaneous, which identified at cost of sale or net realizable value, whichever is the lower by using the weighted average cost method. For the In-process is identified at the weighted average cost; including labor expense and overhead cost. The Company has set an allowance for devalue for deteriorated products and estimated the allowance for diminution and obsolete in the value of inventory. The estimation is based on turnover and deterioration and the market price or replacement cost of different types of inventories. Inventories as of 31 December 2021 and 2020 as follow;

	<i>Baht</i>	
	Consolidated and separate financial statements	
	2021	2020
Raw materials	243,083,151	161,659,489
Work in process	156,235,808	151,958,596
Finished goods	150,786,350	88,303,382
Supplies	17,370,097	15,023,382
Total	567,475,406	416,944,849

- Other current financial assets

The Company's other current financial assets as of 31 December 2021 and 2020 consist of Opened-end Fund-Debt securities and fixed deposits equal to 4.00 million Baht and 2.86 million Baht or 0.14% and 0.11% total assets, respectively.

- Land, building, and equipment - net

The items were mainly composed of land and land improvements, building and utilities, and machineries of the refined glycerine plant, furniture and office equipment, vehicles and assets under construction, and installation of the assets. Most of transaction was land, building, and machinery.

In 2021 and 2020 the Company's land, building, and equipment - net was 1,376.73 million Baht and 1,460.11 million Baht or equivalent to 46.53% and 57.09% of total assets, which was decreased by 83.38 million Baht or 5.71%.

AIL sold its last vessel to other buyer who is not related-party for 20 million Baht in 21 May 2020, which the book value is in the amount of 24.30 million Baht (Net from the allowance for impairment of 1.62 million Baht). AIL has realized a loss from disposal of its asset for 4.30 million Baht as of 31 December 2020.

AIPT has temporarily ceased its business operations since February 2020. AIPT has recorded its depreciation expense in the administration, and in the 4th quarter of 2020 the management has assessed the value of property, plant and equipment in the consolidated financial statements from the temporary cessation of business by using the appraiser to evaluate the fair value of the assets were not significantly different to the previous appraiser value. Therefore, an allowance for impairment in the amount of 17.40 million Baht from 2019 still remain as of 31 December 2020.

- Other non-current assets

Other non-current assets consist of withholding tax, advance payment for raw materials, and insurance. In 2021 and 2020, the Company's other non-current assets were 0.61 million Baht and 2.48 million Baht or equivalent to 0.02% and 0.10% of total assets, which was decreased by 1.87 million Baht or 75.43%.

• Liquidity

Current assets as of 31 December 2021 and 31 December 2020, the Company had current assets 1,522.44 million Baht and 988.17 million Baht, which increased for 537.27 million Baht or 54.07%. This resulted primarily from an increase of current assets; trade receivables in relation to the increased in revenue, while the Company's current liabilities had increased to 240.64 million Baht or 64.46%. In 2021 and 2020, the Company had current liabilities of 613.96 million Baht and 373.32 million Baht which the increased by the increasing in trade payables of 235.74 million Baht from the increased raw material prices.

Regarding changes in current assets and current liabilities as such, the Company's liquidity ratio in 2021 and 2020 were at 2.48 times and 2.65 times and the quick ratio were 1.55 times and 1.52 times respectively, with the decrease of the current ratio. High liquidity due to increase in current liabilities in proportion to the greater than the increase in current assets. The current liabilities that have changed significantly. The trade payables have increased from raw material procurement. Considering the Company and subsidiaries's Cash Cycle, in 2021 was equal to 35.43 days and 2020 was equal to 32.21, it shown that the ability to manage working capital has decreased. In 2021 and 2020, there is a debt collection period, debt payment period, and inventory period were 31.97 days, 29.27 days, 27.05 days and equal to 24.42 days, 30.50 days, 27.36 days, respectively

• Financing Resources**Liabilities**

As of 31 December 2021, it was 623.32 million Baht. As of 31 December 2020, it was 385.86 million Baht. The significant changes of liabilities are as follows:

- Bank overdrafts and short-term loans from financial institutions

As of December 31, 2021 and 2020, the Company and its subsidiaries had overdraft and short-term loans from financial institutions to be used as working capital and pay back within some point of time. Therefore, there is no outstanding balance as of finance years, with the Company and its subsidiaries receiving credit limit as follows;

	Baht				%
	Credit limit				
	Consolidated		Separate		
	financial statements		financial statements		Referred
Type of credit facilities	2021	2020	2021	2020	interest rate
Bank overdraft	-	55,000,000	-	50,000,000	MOR
Promissory notes/					
Letter of credit/Trust receipt	370,000,000	320,000,000	370,000,000	320,000,000	MLR
Forward contract	5,000,000	-	5,000,000	-	-
Letters of guarantee	6,069,000	8,313,200	5,669,000	5,813,200	-

- Trade and Other Current Payables

As of 31 December 2021, and 2020, the Company has trade and other payables of 554.33 million Baht and 318.60 million Baht, representing 18.74% and 12.46% of total liabilities and shareholders' equity respectively. Most of payables were contributed from raw materials purchasing domestically, which the movement is trend to relate with the price of raw materials. Other current payables transaction consisted of asset payables, tax payables, accrued expenses and the receipt of advance payment. Considering average payment period, it was found that the Company has increased in debt payment period to 27.05 days in 2021 and 24.42 days in 2020. This is because the Company has more trade payables from purchasing raw materials as a result of increasing in price of CPO and chemicals.

Trade Payables and Other Current Payables (Unit : Million Baht)	Consolidated Financial Statements As of 31 Dec, 2021	Consolidated Financial Statements As of 31 Dec, 2020
Trade payables	530.09	291.12
Other payables	24.24	27.48
Total trade payables and other current payables	554.33	318.60

- Long-term Loan for Financial Institutes

In 2021 and 2020, the Company and subsidiaries had no long-term loans from financial institutions. However, in the past, the Company and its subsidiaries were able to complete the repayment of long-term loans from financial institutions in accordance with the terms of installments.

- Deferred Tax-Net

In 2020, the Company and subsidiaries had deferred tax of 2.79 million Baht, representing 0.11% and 0.11% of total liabilities and shareholders' equity respectively.

The Company and subsidiaries do not recognize temporary differences for accumulated losses expire in 2022 - 2026, and temporary differences that have not expired under current tax law as deferred tax assets. This is because there is still uncertainty that the Company and subsidiaries will have sufficient taxable profit to utilize the tax benefits for the transaction and it is not possible to estimate future leverage.

- Provident Fund

The change in the present value of non-current provisions for employee benefits. For the year ended 31 December 2021 and 2020, equal to 9.10 million Baht and 9.74 million Baht, respectively, or equivalent to the ratio of shareholders to liabilities and total shareholders' equity of 0.31% and 0.38%, respectively.

• Liabilities and off-balance sheet management

The Company and its subsidiaries have contingent liabilities and liabilities in the fiscal year 2021 as of 31 December 2021 as follows:

1. The Company and subsidiaries have contingent liabilities from letters of guarantee issued by local financial institutions totaling 6.07 million Baht and 5.77 million Baht, consisting of; Letter of guarantee for electricity use, which the Company and subsidiaries have fixed deposits as collateral for full debt obligations.
2. The Company has capital expenditure commitments under the purchase, service and consultant contract agreements, which is service and consultant totaling 0.56 million Baht and 0.63 million Baht, buildings and equipment of 68.50 million Baht and 7.30 million Baht, material and instrument of 8.62 million Baht and 95.67 million Baht, respectively.

• Shareholders' Equity

As of 31 December 2021, the Company had shareholders' equity of 2,335.29 million Baht, increased by 163.49 million Baht from 2,171.81 million Baht as of 31 December 2020, which accounting for 78.93% and 84.91% of total liabilities and shareholder's equity.

As of 31 December 2021 and 31 December 2020, the Company's debt to equity ratio 0.27 times and 0.18 times because in 2021 the Company and its subsidiaries had a decrease in net profit of 423.62 million baht and had increased liabilities when compared to the year 2020.

On 24 February 2020, the Board of Directors' meeting passed a resolution to propose to the 2020 Annual General Meeting of Shareholders to consider and approve the transfer of legal reserve amounting to 8.23 million Baht and premium on ordinary shares of 315.32 million Baht to offset the deficits in the separate financial statements of the Company as of 31 December 2019. Subsequently, on 18 June 2020 the Company's 2020 Annual General Meeting of Shareholders approved the transfer of legal reserve and premium on ordinary shares amounting 323.55 million Baht to offset the deficits in the Company's separate financial statements.

In 2021 and 2020, the Company has allocated legal reserve in accordance with the Public Company Limited Act BE 2535, not less than 5% of the annual net profit, less accumulated losses (if any) until the reserve is not less than 10 percent of the registered capital of the Company, which cannot be used to pay cash dividends for 22.00 million Baht and 25.00 million Baht, respectively.

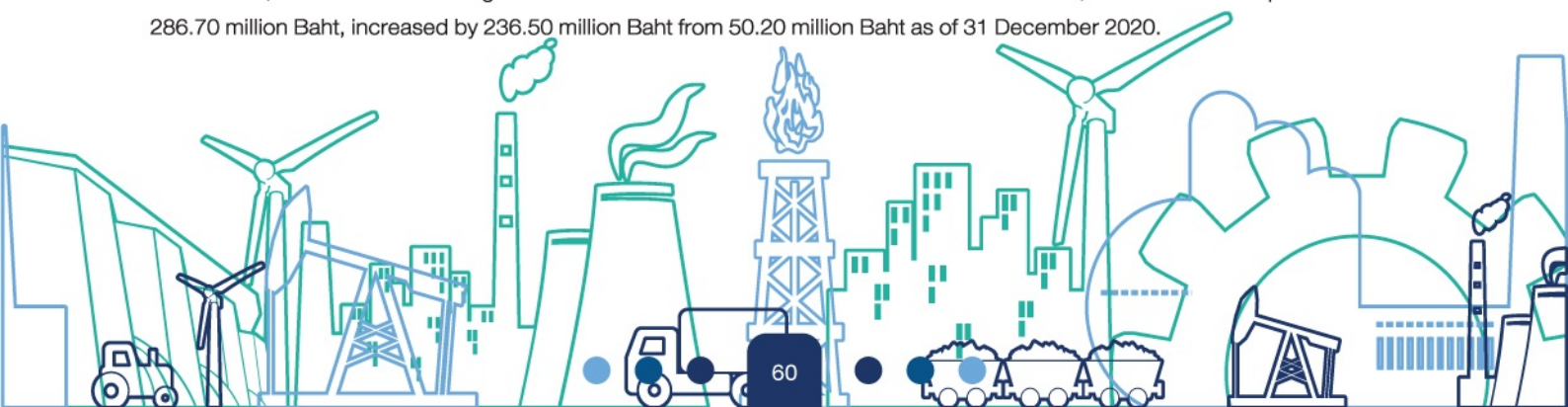
• Cash Flows

In accounting period 2021 and 2020, the Company and subsidiaries had cash flow provided by (used in) operating activities at 580.64 million Baht and 318.49 million Baht, respectively. The Company had net profit in the accounting period 2021 for 566.32 million Baht, the cash flow used in operating activities in assets and liabilities were increased to 580.64 million Baht, the restricted fixed deposit was decreased to 49.82 million Baht, and trade payables was increased to 231.83 million Baht. Therefore, in 2021 the Company has a positive cash flow and better liquidity than 2020.

The Company and subsidiaries had cash flow from investing activities in the accounting period 2021 and 2020 of (82.47) million Baht and (27.32) million Baht. The investing activities in 2021 consist of; the decreasing in current investment to 50.11 million Baht and the increasing in investment in building and machineries of 32.34 million Baht. The investing activities in 2020 consists of the increasing in investment in building and machineries in utility system for 53.30 million Baht and cash received from vessel disposal of 20.34 million Baht by subsidiary.

The Company and subsidiaries have net cash flow from (used) financing activities in accounting period 2021 and 2020 were (261.66) million Baht and (300.00) million Baht, respectively. As a result of cash dividend of 261.47 million Baht, repayment on lease contract of 0.14 million Baht, and finance costs of 0.05 million Baht. Whilst in 2020, the Company had repayment loans from related parties of 290.00 million Baht, repayment an overdraft from financial institutions of 3.56 million Baht, and finance costs of 6.44 million Baht.

From the cash flow statement, it shows that in the year 2021, the Company and subsidiaries had cash received from operations of 580.64 million Baht, used in investing activities increased to 82.47 million Baht and used in financing activities 261.66 million Baht, while in 2020, cash received from financing activities of 318.49 million Baht, was spent in investing activities for 27.32 million Baht, and used in financing activities of 300.00 million Baht. As of 31 December 2021, cash and cash equivalents were 286.70 million Baht, increased by 236.50 million Baht from 50.20 million Baht as of 31 December 2020.



05

General
Information and

Other Key Information

5.1

General Information

• 5.1.1 Company's General Information

Company's Name	AI Energy Public Company Limited
Stock Code	AIE
Registration No.	0107556000311
Registered Capital	1,569,682,166 Baht, consist of common stocks 1,569,682,166 shares at 1 Baht / share
Paid-up Capital	1,308,072,982 Baht
Company registration date	4 October 2006
Public Company listing date	9 May 2013
First trading date on mai.	6 January 2014
First trading date on SET	11 November 2021
Type of business	Manufacture and distribution of Biodiesel and Palm Olein from crude palm oil, Refined Glycerine
Personnel headcount	198 as of 31 December 2021
Head Office and Factory	55/2 Moo 8 Sethakit 1 Road, Klongmadua, Krathum Baen, Samut Sakhon 74110 Telephone: +66 34 877-485-8 Facsimile: +66 34 877-491-2
Webiste	www.aienergy.co.th
Email	aienergy@aienergy.co.th
Investor Relations	Telephone: +66 34 877-485-8 Facsimile: +66 34 877-491-2
Email:	ir@aienergy.co.th
LINE ID:	AIE-IR

• 5.1.2 Subsidiaries' General Information

Company's Name	AI Ports and Terminals Company Limited ("AIPT")
Registration No.	0105550040092
Registered and Paid-up Capital	460,000,000 Baht, consist of common stocks 46,000,000 shares at 10 Baht / share
Company registration date	10 April 2007
Type of business	Provides the service of ports and the storage tanks for petroleum, crude palm oil, and lubricant oil. (Temporary cease operation)
Head Office address	254 Seri Thai Road, Kannayaow, Bangkok 10230 Telephone: +66 2 540-2528 Facsimile: +66 2 517-1465
Branch address	1/9 Moo 1, Had Sairee, Amphur Mueng, Chumphon 86120 Telephone: +66 77 522-709-10 Facsimile: +66 77 522-711
Relationship with the Company	- AIPT is subsidiary of the Company, with stakeholder of 99.99% of the registered capital of 460 million Baht - There are common directors; Mr.Narong Thareratanavibool and Mr.Thanit Thareratanavibool who take a position as Managing Director

• 5.1.3 Other References

Securities Registrar	Thailand Securities Depository Co., Ltd. 93 Ratchadaphisek Road, Dindaeng, Bangkok 10400 Telephone: +66 2 009-9000 Facsimile: +66 2 009-9991 Website: www.set.co.th/tsd
Auditors	1. Mr. Banjong Pitchayaprasant Certified Public Accountant No. 7147 2. Miss Khemanun Jaichuen Certified Public Accountant No. 8260 3. Mr. Kraisit Silapamongkolkul Certified Public Accountant No. 9429 Siam Truth Audit Company Limited 333 Precha complex building A, 8th floor, Ratchadaphisek Rd, Samsen Nok, Huai Khwang, Bangkok 10310 Telephone: +66 2 645-0109 Facsimile: +66 2 645-0110 Website: www.siamtruth.com
Internal Audit	Miss Piyamas Ruangsangrob Certified Public Accountant No. 7133 Honor Audit and Advisory Co., Ltd. 518/5, 8th Floor Maneeya Center Building, Ploenchit Road Lumpini, Pathumwan, Bangkok 10330 Telephone: +66 2 684-1299 Facsimile: +66 2 652-0791 Website: www.honoraudit.com

Legal Consultant

The Art of Law (Law Office) Co., Ltd.
249/1 Soi Ladprao 87, Chao Khun Sing, Wang Thonglang,
Bangkok 10310
Telephone: +66 2 932-0842

5.2

Other Key Information

-None-

5.3

Legal Disputes

As of 31st December 2021, the Company has no legal disputes that may have a material adverse effect on the Company's business operations. The Company does not have any legal disputes that may have a negative impact on the Company's assets with an amount greater than 5% of the shareholders' equity.

5.4

Secondary Market

-None-

5.5

Financial institutions that are regularly contacted

-None-

Section

2

Corporate Governance Policy



06

Corporate
Governance Policy

6.1

Overview of CG Policy and Guidelines

The Company has a policy to follow the principles of good corporate governance by disclosure information and news for the shareholders, investors and related persons to make investment decisions through various channels for the long-term benefit of stakeholders. This includes establishing a Code of Business Ethics and Code of Conduct to guide the duties of directors and executives to comply with the Code of Best Practice for in order to comply with good corporate governance principles according to the guidelines of the Stock Exchange of Thailand. The essence of corporate governance as follows:

Principle 1

Establish Clear Leadership Role
and Responsibilities of the Board

• Principle 1.1

The board will understand its leadership role, assume its responsibilities in overseeing the company, and strengthen good governance, including:

- (1) defining objectives;
- (2) determining means to attain the objectives; and
- (3) monitoring, evaluating, and reporting on performance.

• Principle 1.2

The board will exercise its leadership role and pursue the following governance outcomes:

- (1) competitiveness and performance with long-term perspective;
- (2) ethical and responsible business;
- (3) good corporate citizenship and develop less impact on environment; and
- (4) corporate resilience.

The Board of Directors will adhere to the following practices for supervising the Company to lead to good corporate governance results.

- 1.2.1 In evaluating the performance of the Company, the board would not only consider the company's financial results but also take into account non-financial performance such as its ethical performance and impact on stakeholders, society and the environment.
- 1.2.2 The board assume a leadership role in creating and driving a culture of compliance and ethical conduct throughout the Company, and lead by example.
- 1.2.3 The board ensure the creation of written policies and guidelines, such as a corporate governance policy, codes of ethics, and business conduct, applicable to all directors, executives, employees and staff of the Company.
- 1.2.4 The board ensure effective implementation including regular communication of the Company's policies and guidelines to all directors, executives, employees and staff. The board will apply adequate mechanisms are in place for monitoring, reviewing and reporting compliance with the Company's policies and guidelines.

• Principle 1.3

The board will ensure that all directors and executives perform their responsibilities in compliance with their fiduciary duties, and that the company operates in accordance with applicable law and standards. The board is responsible for the implementation of adequate systems and controls to ensure that the Company complies with applicable law and standards for specified matters and the shareholders meeting's resolution, including material investment, related party transaction, acquisition/disposal of assets, and dividend payment decisions.

• Principle 1.4

The board demonstrates a thorough understanding of the division of board and management responsibilities. The board is clearly defining the roles and responsibilities of management and monitor management's proper performance of its duties.

1.4.1 The board has adopted a written policy so called "Charter" that clearly sets out the roles and responsibilities of the board and management. For reference in the performance of duties of all directors and will conduct regularly review a Charter at least once a year, including reviewing the division of roles and duties of the board, managing director, and management with the direction of the organization.

1.4.2 The board is responsible and accountable for the overall affairs of the Company but may delegate day-to-day management duties. The board must provide written directions to management that clearly set out management's responsibilities and monitoring. The division of board, managing director, and management's responsibilities are as follow;

• Matters for which the board has primary responsibility:

Refers to matters for which the Board is the primary responsibility for the proper implementation of the matters, the board may assign management to propose matters for consideration which includes the following matters.

- a) Defining objectives and business model.
- b) Developing culture of compliance and ethical conduct, and lead by example.
- c) Strengthening an effective board structure and practices conducive for achieving the Company's objectives.
- d) Ensuring suitable managing director selection, remuneration, development, and performance evaluation.
- e) Ensuring appropriate compensation architecture that supports achievement of the Company's objectives.

• Matters involving shared responsibility of the board and management:

Refers to matters that the board, managing director, and management will consider together by the management proposes to the board for approval. The board, then supervise the overall policy to be consistent with the Company's goal and objective. The board also assigns the management to be carried out the monitoring and report periodically as appropriate, which includes the following matters.

- a) Formulating and reviewing policies and strategies, plans and targets yearly.
- b) Ensuring robust system for risk management and internal control.
- c) Clearly defining management's responsibilities.
- d) Overseeing appropriate resource allocation and budgeting, including HR and IT.
- e) Monitoring and evaluating financial and non-financial corporate performance.
- f) Ensuring integrity of financial and non-financial information disclosures.

• Matters that the board should delegate or not get involved with:

Refers to matters that the board will oversee at the policy level and assign managing director and management as the main responsible for the implementation, which includes the following matters

- a) Management (Execution) in accordance with strategies, policies, plans approved by the board. The board should leave the management in charge of decisions making such as procurement and human resource management, etc. in accordance with the established policy framework and monitoring results. Without interfering with the decision unless there is a need.
- b) Not getting involved in or influencing matters in which a director may have conflict of interests.

Principle 2

Define Objectives that Promote Sustainable Value Creation

• Principle 2.1

The board will define objectives that promote sustainable value creation and governance outcomes as a framework for the operation of the Company as well as for all stakeholders.

2.1.1 The board will ensure that the Company has clearly defined objectives that support the Company's business plan and company-wide communication of the objectives, for instance, in the form of the Company's vision and values, or principles and purposes.

2.1.2 When developing the business plan for sustainable value creation, the board should take into consideration the following factors:

- (1) The Company's ecosystem, including changes to business conditions and opportunities, and the company's effective use of innovation and technology.
- (2) Customers and other stakeholders.
- (3) Available resources and competitiveness of the Company.
- (4) The purposes of the company.
- (5) The Company main products and customers.
- (6) The Company's value proposition.
- (7) The Company achieve sustainability considering opportunities and risks.

2.1.3 The Company's values should reflect characteristics of good corporate governance, such as accountability, integrity, transparency, and due consideration of social and environmental responsibilities.

2.1.4 The board will promote a good corporate governance culture and strive to have the Company's objectives embedded in company-wide decision-making and conduct through effective communication and leading by example.

• Principle 2.2

The board will ensure that the Company's annual and medium-term objectives, goals, strategies, and plans are consistent with the long-term objectives, while utilizing innovation and technology effectively.

2.2.1 The board will ensure that the company's annual objectives, goals, strategies, and plans correlate and align with the Company's long-term objectives, while considering the business environment, opportunities, and the Company's risk appetite. The board may ensure that the Company's medium-term (3 years) objectives, goals, strategies, and plans are annually reviewed and updated as appropriate

2.2.2 The board may ensure that the Company's strategies and plans take into account all relevant factors influencing the value chain, including the Company's ecosystem, risks, resources, competitiveness, and stakeholders. The board may ensure that a mechanism for stakeholder engagement is in place that;

- (1) Clearly defines stakeholder engagement policies, procedures, and practices that enable the Company to identify and assess the interests of each stakeholder group.
- (2) Clearly identifies stakeholder groups including individuals, groups, and entities, such as employees and staff, investors, customers, business partners, communities, society, environment, government agencies and regulators.
- (3) Identifies, prioritizes and addresses stakeholder concerns and expectations, considering their level of importance and potential impact on the Company.

2.2.3 When developing strategies and plans, the board may promote innovation and the use of technology to enhance competitiveness, respond to stakeholder concerns and expectations, and meet social and environmental responsibilities.

2.2.4 In considering the approval of the Company's targets (financial and non-financial), the board would ensure that they are suitable to the Company's business profile, and they do not cause the Company to engage in illegal or unethical conduct.

2.2.5 The board would ensure effective communication of the Company's objectives, goals, strategies, plans, and targets throughout the Company.

2.2.6 The board may ensure proper resource allocation and effective systems and controls, and monitor the implementation of the Company's strategies and plans.

Principle 3 | Strengthen Board Effectiveness

• Principle 3.1

The board has responsibility in determining and reviewing the board structure, in terms of size, composition, and the proportion of independent directors so as to ensure its leadership role in achieving the Company's objectives.

- 3.1.1 The board may establish a skills matrix to ensure that the board consists of directors with appropriate and the necessary qualifications, knowledge, skills, experience, character traits, with an appropriate gender and age balance and diversity to achieve the objectives of the company and stakeholder interests. At least one of the non-executive directors should be experienced and competent in the Company's main industry.
- 3.1.2 The board may determine the proper number of directors to function effectively. It must comprise at least 5 directors and more than half of the board reside in Thailand.

The Board of Director's Structure

The Board of Directors consists of 6 members who fully experienced and qualified, have significant role in established policy and strategy of the Company. As well as review and monitor the Company's performance as follows;

1.Board of Directors

The Board of Directors consists of 6 members who fully experienced and qualified, have significant role in business.

1.1 Executive Directors 3 persons;

1.1.1 Mr.Narong Thareratanavibool	Chairman
1.1.2 Mr.Thanit Thareratanavibool	Vice Chairman
1.1.3 Miss Pimwan Thareratanavibool	Director

1.2 Independent Directors and Non-Executive Directors 3 persons;

1.2.1 Mr.Damrong Joongwong	Chairman of Audit Committee
1.2.2 Mr.Choti Sontiwattananont	Audit Committee
1.2.3 Mr.Sampan Hunpayon	Audit Committee

Directors have an important role in business operations; therefore, any important agendas and resolutions must be approved by the Board of Directors or the shareholders' meeting (Depending on the case). The Directors shall not entitle to vote on such transaction which they or persons have a conflict of interest.

- 3.1.3 The proportion between executive directors and non-executive directors should support proper checks and balances to prevent unfettered power of decision and authority by any one individual, whereby;
 - a) The majority of the board consist of non-executive directors, who exercise objective and independent judgement.
 - b) The number and qualifications of the independent non-executive directors should reflect applicable legal requirements. The independent directors and the entire board can fulfil its role and responsibilities efficiently and in the best interest of the Company while exercising objective and independent judgement.
- 3.1.4 The board may explicitly disclose in the Company's annual report and on the website its diversity policies and details relating to directors, including directors' age, gender, qualifications, experience, shareholding percentage, years of service as director, and director position in other listed companies.

• Principle 3.2

The board may select an appropriate person as the chairman and ensure that the board composition serves the best interest of the Company, enabling the board to make its decisions as a result of exercising independent judgement on corporate affairs.

- 3.2.1 The chairman's roles and responsibilities are different from those of the managing director. The board would clearly define the roles and responsibilities of both positions. To ensure effective checks and balances of power, the two positions are held by different individuals.

- 3.2.2 The chairman is responsible for leading the board. The chairman's duties are at least cover the following matters;
 - (1) Oversee, monitor, and ensure that the board efficiently carries out its duties to achieve the Company's objectives.
 - (2) Ensure that all directors contribute to the Company's ethical culture and good corporate governance.
 - (3) Set the board meeting agenda by discussing with the managing director which important matters should be included.
 - (4) Allocate sufficient time for management to propose topics and for directors to debate important matters thoroughly. Encourage directors to exercise independent judgement in the best interest of the Company.
 - (5) Promote a culture of openness and debate through ensuring constructive relations between executive and non-executive directors, and between the board and management.
- 3.2.3 The chairman is not an independent director, the chairman and the managing director are family members, the board may ensure the balance of power and authority of the board and between the board and management by;
 - (1) having the board comprise a majority of independent directors, or
 - (2) appointing a designated independent director to participate in setting the board meeting agenda.
- 3.2.4 The board has established the policy that the tenure of an independent director should not exceed a cumulative term of nine (9) years from the first day of service. Upon completing nine years, an independent director may continue to serve on the board, subject to the board's rigorous review of his/her continued independence.
- 3.2.5 The board may appoint relevant sub-committees to review specific matters, to screen information, and to recommend action for board approval; however, the board remains accountable for all decisions and actions.
- 3.2.6 The board may disclose the roles and responsibilities of the board and the sub-committees, the number of meetings and the number of directors participating in meetings in the previous year, board and sub-committee performance.

• Principle 3.3

The board should ensure that the policy and procedures for the selection and nomination of directors are clear and transparent resulting in the desired composition of the board.

- 3.3.1 The board will set the nomination criteria and process consistent with the skills matrix approved and ensure that the candidate's profile meets the requirements set out in the skills matrix and nomination criteria. Upon proposal to and approval, the candidate is presented to the shareholders' meeting for election and appointment as a director. Shareholders may receive adequate prior notice and sufficient information about candidates up for election at the shareholders' meeting.
- 3.3.2 The board may review a description of the nomination criteria and process, and role and responsibilities of a particular appointment before nominating new directors. If the board nominates current directors, their performance should be considered.
- 3.3.3 If the board appoints any person as a consultant regarding to the nomination, relevant information about that consultant should be disclosed in the annual report, including information about independence and conflicts of interest.

• Principle 3.4

When proposing director remuneration to the shareholders' meeting for approval, the board may consider whether the remuneration structure is appropriate for the directors' respective roles and responsibilities, linked to their individual and company performance, and provide incentives for the board to lead the Company in meeting its objectives, both in the short and long term.

- 3.4.1 The board is responsible for setting the remuneration policy.
- 3.4.2 The remuneration of the board shall be consistent with the Company's strategies and long-term objectives, and reflect the experience, obligations, scope of work, accountability and responsibilities, and contribution of each director. The remuneration is comparable to industry practice.
- 3.4.3 Shareholders must approve the board remuneration structure, including level and pay components (both cash-based and non-cash compensation). The board may consider the appropriateness of each pay component, both in terms of fixed rates (such as retainer fee and attendance fee) and remuneration paid according to the Company's performance (such as bonus and rewards). The remuneration should reflect the values that the Company creates for shareholders, and the pay level should not be too high so as to avoid the board excessively focusing on the company's short-term results.
- 3.4.4 The board shall disclose the directors' remuneration policy that reflects the duties and responsibilities of each individual, including the pay components and level received by each director. The remuneration disclosed for each director should also include remuneration for what each individual receives from holding directorship at the Company's subsidiaries (if any).
- 3.4.5 If the board appoints any person to consult regarding to the remuneration, that consultant's information shall be disclosed in the annual report, including information regarding independence and any conflicts of interest.

Noted: There is no remuneration for sub-committees; the executive director committee and the risk management committee.

• Principle 3.5

The board may ensure that all directors are properly accountable for their duties, responsibilities and allocate sufficient time to discharge their duties and responsibilities effectively.

- 3.5.1 The board may ensure that there is a mechanism to support directors in understanding their roles and responsibilities expected from them.
- 3.5.2 The board may set and publicly disclose criteria limiting the number of director positions directors can hold simultaneously in other companies, and consider the effectiveness of directors who hold multiple board seats. The number of companies of which a person can simultaneously be a director should be appropriate to the nature and types of businesses involved but should not exceed five listed companies.
- 3.5.3 The board may ensure reporting and public disclosure of directors assuming or holding positions at other companies.
- 3.5.4 The board may ensure that the Company's policies prohibit and prevent a director from creating a conflict of interest with the Company, including by using the Company's assets, information or opportunities for his or her own benefit, as a result of having or taking a director or management position, or having or creating vested interests, both directly and indirectly, in other companies. Information about a director's other directorships and positions should be reported to shareholders, as appropriate.
- 3.5.5 Each director will attend not less than 75 percent of all board meetings in any whole financial reporting year.

• Principle 3.6

The board may ensure that the Company's governance framework and policies extend to and are accepted by subsidiaries and other businesses in which it has a significant investment as appropriate.

- 3.6.1 The board may ensure that the Company's governance framework and policies extend to its subsidiaries, including written policies relating to;
 - (1) The authority to appoint subsidiary directors, executives, or others with controlling power. Generally, the board have the authority to appoint those persons, except that for smaller operating subsidiaries, the board may delegate this authority to the executive director committee.
 - (2) The duties and responsibilities of subsidiary directors, executives and others with controlling power. They are to oversee the subsidiaries' operations to ensure compliance with applicable law and standards, and the subsidiaries' policies. If the Company's subsidiary has investors other than the Company, the board should require the Company's appointed representative to perform his/her role in the subsidiary's best interest and consistent with the governance framework and policies of the Company.
 - (3) The subsidiary's internal control systems are effective and that all transactions comply with relevant law and standards.
 - (4) The integrity and timely disclosure of the material information of the subsidiary, including its financial information, related party transactions, acquisition and disposition of assets and other important transactions, capital increases or decreases, and termination of a subsidiary.
- 3.6.2 For businesses that the Company has or plans to hold a significant investment in (such as between 20 percent and 50 percent of shares with voting rights), other than subsidiaries, the board shall ensure that shareholder agreements or other agreements are in place to enable the Company's performance monitoring and participation in the businesses' management, including for approval of significant transactions and decisions. This is to ensure that the Company has sufficient, accurate, and timely information for the preparation of its financial statements that conform with relevant standards.

• Principle 3.7

The board shall conduct a formal annual performance evaluation of the board, its committees, and each individual director. The evaluation results will be used to strengthen the effectiveness of the board.

- 3.7.1 The board's, committee's and individual directors' performance evaluation shall be conducted at least once a year to facilitate consideration and improvement of the board's performance and effectiveness and resolution of any problems. Assessment criteria and process for the board's, committees' and directors' performance should be systematically set-in advance.
- 3.7.2 The annual assessment of the performance of the board and committees as a whole and on an individual director level should be based on self-evaluation, or alternatively, on cross-evaluation together with self-evaluation. The criteria, process, and results of the evaluation should be disclosed in the annual report.
- 3.7.3 The Company might appoint an external consultant to assist in setting guidelines and providing recommendations for a board assessment at least once every three years. This information should be disclosed in the annual report.
- 3.7.4 The evaluation results will be used for ensuring that the directors collectively possess the right combination of knowledge, skills, and experience.

• Principle 3.8

The board may ensure that the board and each individual director understand their roles and responsibilities, the nature of the business, the Company's operations, relevant law and standards, and other applicable obligations. The board shall support all directors in updating their skills and knowledge necessary to carry out their roles on the board.

- 3.8.1 The board will ensure that newly appointed directors receive a formal and proper induction and all information relevant to their responsibilities and performing their duties, including details about the Company's objectives, the nature of the business, and the Company's operations.
- 3.8.2 The board will ensure that directors regularly receive sufficient and continuous training and knowledge development. The courses the directors will participate at least should be those held by the Thai Institute of Directors, for examples, Directors Certification Program (DCP) and Directors Accreditation Program (DAP).
- 3.8.3 The board would have knowledge and understanding of relevant law and standards, and other applicable obligations, risk factors, and the Company's business environment. The board shall receive accurate, timely and clear information, including timely and regular updates.
- 3.8.4 The board shall disclose in the annual report training and knowledge development of the board.

• Principle 3.9

The board will ensure that it can perform its duties effectively and have access to accurate, relevant and timely information. The board has appointed a company secretary with necessary qualifications, knowledge, skills, and experience to support the board in performing its duties.

- 3.9.1 The board's meeting schedule and agenda shall be set in advance and each director should receive sufficient notice to ensure attendance.
- 3.9.2 The number of board meetings should be appropriate to the obligations and responsibilities of the board and nature of the business, but the board shall meet at least six (6) times per financial year. If the board meetings are not held monthly, the board should receive a report on the Company's performance for the months in which the board does not hold a meeting, so that it can monitor management and company performance continuously and promptly.
- 3.9.3 The board have a mechanism that allows each board member and management to propose the inclusion of relevant items on the meeting agenda.
- 3.9.4 Meeting documents should be sent to each director at least seven (7) business days before the meeting, except in the case of urgent need to protect the rights or benefits of the Company, the meeting may be called by other methods and the meeting date may be set earlier.
- 3.9.5 The board may encourage the managing director to invite key executives to attend board meetings to present details on the agenda items related to matters that they are directly responsible for, and to allow the board to gain familiarity with key managements and assist succession plan.
- 3.9.6 The board shall have access to accurate, relevant, timely and clear information required for their respective roles from the managing director, company secretary, or designated management. If necessary, to discharge their responsibilities, the board may seek independent professional advice at the Company's expense.
- 3.9.7 Non-executive directors shall be able to meet, as necessary, among themselves without the management team to debate their concerns and report the outcome of their meeting to the Company's managing director.
- 3.9.8 The board shall appoint a company secretary with the necessary qualifications, knowledge, skills, and experience for performing his/her duties, including providing advice on corporate governance, legal, regulatory and administrative requirements, preparing board meetings and other important documents, supporting board meetings, and coordinating the implementation of board resolutions. The board may disclose the qualifications and experience of the company secretary in its annual report and on the Company's website.
- 3.9.9 The company secretary shall receive ongoing training and education relevant to performing his/her duties. The company secretary is also encouraged to enroll on a company secretary certified programmed.

Principle 4

Ensure Effective Managing Director and People Management

• Principle 4.1

The board may ensure that a proper mechanism is in place for the nomination and development of the managing director and key managements to ensure that they possess the knowledge, skills, experience, and characteristics necessary for the Company to achieve its objectives.

- 4.1.1 The board shall establish the criteria and procedures for nomination and appointment of the managing director.
- 4.1.2 The board shall ensure that the managing director appoints knowledgeable, skilled, and experienced key managements. The executive director committee together with the managing director shall establish the criteria and procedures for nomination and appointment of key managements.
- 4.1.3 To ensure business continuity, the board shall ensure that succession plans for the managing director and key management are in place. The board shall annually request reporting on the implementation of the development and succession plans from the managing director.
- 4.1.4 The board shall promote continuous development and education of the managing director and key management that is relevant to their roles. The Company requires the person that taking the highest responsibility in finance and accounting (Chief Financial Officer: CFO) (Managing Director) and the person supervising accounting (Chief Accountant) (Accounting and Finance Manager) must train in continuing development course in accounting knowledge 6 hours per year from 2019 onwards, to meet the qualifications specified by SEC that was announced on 11 July 2017.
- 4.1.5 The board shall establish set clear policies and guidelines for the managing director and key managements serving as a director in other companies. The policies should set out permissible appointments and the permissible number of companies in which they are allowed to simultaneously serve as a director.

• Principle 4.2

The board shall ensure that an appropriate compensation structure and performance evaluation are in place.

- 4.2.1 The board has delegated the executive director committee to establish the compensation structure rewards individual performance, incentivizes the managing director and key managements to act in support of the Company's objectives and values, and fosters long-term commitment.
- 4.2.2 The board has delegated the executive director committee to ensure that clear and predetermined performance evaluation criteria are in place for key managements and monitoring the managing director evaluate the executive managements throughout the Company's objectives and values.

• Principle 4.3

The board shall consider its responsibilities in the context of the Company's shareholder structure and relationships, which may impact the management and operation of the Company.

- 4.3.1 The board should understand the Company's shareholder structure and relationships, and consider their impact on the control over the Company, including shareholder agreements, or group company policies.
- 4.3.2 The board shall ensure that the Company's shareholder structure and relationships that stated in 4.3.1 do not affect the board's exercise of its duties and responsibilities, including in relation to succession planning, in the best interest of the Company.
- 4.3.3 The board shall oversee that information is properly disclosed when there are any conditions that have an impact on the control over the Company.

• Principle 4.4

The board shall ensure the Company has effective human resources management and development programs to ensure that the Company has adequate staffing and appropriately knowledgeable, skilled, and experienced employees and staff.

- 4.4.1 The board shall ensure that the Company is properly staffed, and that human resources management aligns with the Company's objectives and furthers sustainable value creation.
- 4.4.2 The board shall ensure that the Company establishes a provident fund or other plan, and require management to implement a training program for employees and staff that promotes financial literacy, including on retirement savings, and educates employees and staff on life path investments that are suitable for their age and risk appetite.

Principle 5

Nurture Innovation and Responsible Business

• Principle 5.1

The board should prioritize and promote innovation that creates value for the Company and its shareholders together with benefits for its customers, other stakeholders, society, and the environment, in support of sustainable growth of the Company.

- 5.1.1 The board shall prioritize and promote a corporate culture that embraces innovation and ensure management's inclusion of innovation in corporate strategy, operational development planning, and operation monitoring. The Company is part of the Roundtable on Sustainable Palm Oil (RSPO), producing sustainable and environmentally friendly palm oil. Palm fruit must be planted on land with right documents and strictly abide by labor laws. There is protection against soil, water, the environment,

such as using chemicals sparingly as appropriate. The Company provides support by joining as a member and receiving RSPO certification, including purchasing some crude palm oil from trading partners and sell edible oil to customers who are also RSPO certified throughout the chain.

- 5.1.2 The board shall nurture innovation that enhances long-term value creation for the business in a changing environment. Such innovation may include designing innovative business models, products and services, promoting research, improving production and operation processes, and collaborating with partners. Innovation should create benefits for the company, customers, business partners, the community, society and the environment. In addition, innovation should not facilitate or result in unethical, non-compliant or illegal conduct. The Company is in the process of researching and developing production processes to reduce the maximum contamination value of 3-MCPD and Glycidyl fatty acid esters (GE) in palm oil that is directly consumed or used as an ingredient in other foods. In the criteria that The European Food Safety Authority (EFSA) establishes and accepts these substances are produced from the distillation process and processed at temperatures above 200 degrees Celsius to remove the color, odor and acid, which are the causes of rancid odor. Both substances cause damage to the genetic material, especially the highest risk group is new-born baby group, which is likely to have high doses of 3-MCPD from the use of palm oil in the production of infant formula.

• Principle 5.2

The board shall encourage management to adopt responsible operations, and incorporate them into the Company's operations plan. This is to ensure that every department in the Company adopts the Company's objectives, goals, and strategies.

- 5.2.1 The board shall encourage management to ensure that the Company's operations reflect the Company-wide implementation of high ethical, environmental and social standards and ensure that appropriate company-wide policies and procedures are implemented to further the Company's objectives, goals and strategies in support of sustainable value creation. Policies and procedures shall at least cover;

- (1) Responsibilities to employees and workers at least by adhering to applicable law and standards and providing fair treatment and respect for human rights, including a fair level of remuneration and other benefits, a level of welfare that is not less than the legal limit (but can be over the legal limit where appropriate), health care, and safety in the workplace, access to relevant training, potential skills development and advancement.
- (2) Responsibilities to customers at least by adhering to applicable law and standards, considering impact on health, safety of products and services, customer information security, sales conduct, after-sales service throughout the lifespan of products and services, and following up on customer satisfaction measurements to improve the quality of products and services. In addition, advertising and public relations should promote responsible consumption and must be done responsibly, avoiding taking advantage of misleading customers about the products and services offered by the Company.
- (3) Responsibilities to business partners by engaging in and expecting fair procurement and contracting, including fair contract or agreement conditions, providing access to training, developing potential and enhancing production and service standards in line with applicable law and standards, and expecting business partners to respect human rights, social and environmental responsibilities, and treat their employees and workers fairly including ensuring that business partners have implemented sustainable and values-based business policies and procedures.
- (4) Responsibilities to the community by applying business knowledge and experience to develop and follow upon the success of projects that can concretely add value to the community while respecting community interests.
- (5) Responsibilities to the environment by preventing, reducing and managing negative impact on the environment from all aspects of the Company's operations, including in the context of raw material use, energy use (in production, logistic, and office), water use, renewable resources use, waste management, and greenhouse gas emissions.
- (6) Fair competition by promoting ethical business conduct and not using anti-competitive practices to gain or protect a market position.
- (7) Anti-fraud and corruption by ensuring that the Company complies with applicable anti-fraud and corruption law and standards, and implements, announces and reports on anti-fraud and corruption policies and practices to the public, including on its participation in private sector anti-corruption initiatives and certification programs. The board shall encourage the Company to collaborate with other companies and business partners to establish and implement anti-fraud and corruption measures.

• Principle 5.3

The board shall ensure that management allocates and manages resources efficiently and effectively throughout all aspects of the value chain to enable the Company to meet its objectives.

- 5.3.1 The board shall have a thorough understanding of the Company's resource needs to support its business model, and how available resources correlate.
- 5.3.2 The board shall have a thorough understanding of how the business model affects resources optimization in support of ethical, responsible, and overall sustainable value creation.

- 5.3.3 The board shall ensure that management continuously reviews, adapts, and develops the Company's use and optimization of resources, considering internal and external factors to meet the Company's objectives.

The types of resources that the Company should consider include financial capital, manufactured capital, intellectual capital, human capital, social and relationship capital, and natural capital.

• Principle 5.4

The board shall establish a framework for governance of enterprise IT that is aligned with the Company's business needs and priorities, stimulates business opportunities and performance, strengthens risk management, and supports the Company's objectives.

- 5.4.1 The board shall ensure that the Company has an IT resource allocation policy that ensures adequate and optimal investment in and allocation of IT resources.
- 5.4.2 The board shall ensure that the Company's risk management includes IT risk management.
- 5.4.3 The board shall ensure that IT security policies and procedures are in place. The Company's governance of enterprise IT should cover.
 - (1) Compliance with relevant law and standards.
 - (2) An information security system to safe guard against unauthorized access to information, measures to maintain the integrity of relevant data and ensure availability of critical data.
 - (3) Consideration of IT risks and risk mitigation policies, plans, and measures. For example, business continuity management, IT security, incident management, and IT asset management.
 - (4) Proper allocation and management of IT resources, including criteria to identify IT priorities, that takes into consideration the Company's business model.

Principle 6

Strengthen Effective Risk Management and Internal Control

• Principle 6.1

The Board shall ensure that the Company has effective and appropriate risk management and internal control systems that are aligned with the Company's objectives, goals and strategies and comply with applicable law and standards.

- 6.1.1 The board shall aware of and understand the nature and scope of the Company's principal and substantial risks and may approve the risk appetite of the Company.
- 6.1.2 The board shall establish and implement the risk management policies that are consistent with the Company's goals, objectives, strategies and risk appetite. The risk management policies are supported the identification and prioritization of early warning signals of material risks. The risk management policies will be reviewed annually.
- 6.1.3 The board shall ensure that the Company's principal and substantial risks are identified through consideration of internal and external factors. The main risks that the board will pay attention to can be divided into Strategic Risk, Operational Risk, Financial Risk, and Compliance Risk, etc.
- 6.1.4 The board shall ensure that the impact and likelihood of identified risks are assessed and prioritized, and that suitable risk mitigation strategies and plans are in place.
- 6.1.5 Considering the size and nature of the Company, the board may delegate the executive director committee and risk management committee to assist the board in its oversight functions related to guidelines nos. 6.1.1 – 6.1.4.
- 6.1.6 The board shall regularly monitor the effectiveness of the Company's risk management quarterly.
- 6.1.7 The board has to ensure and monitor that the Company complies with relevant and applicable law and standards, whether domestic and international.

- 6.1.8 In assessing the effectiveness of the Company's internal controls and risk management, the board shall consider the results of internal controls and risk management at its subsidiaries and businesses in which it has a significant investment (between 20 percent to 50 percent of shares with voting rights). The board will take part of the results of internal control system assessment and risk management as part of the consideration under nos. 6.1.1-6.1.7.

• Principle 6.2

The board has established an audit committee that can act effectively and independently.

- 6.2.1 The board has established an audit committee that comprises at least three (3) directors, all of whom must be independent directors, with required qualifications, and comply with applicable legal requirements, including those promulgated by the Securities and Exchange Commission and Stock Exchange of Thailand.
- 6.2.2 The board has clearly set out in writing the audit committee's duties and responsibilities, and include at least in the charter of audit committee.
- 6.2.3 The board shall ensure that procedures are established that allow the audit committee to fulfil its duties and responsibilities, including by having access to management, employees and staff, professional advisers (such as external auditor), and information relevant and necessary to perform their duties.
- 6.2.4 The board has designated an internal auditor, who is an independent internal audit function that is responsible for reviewing and improving the effectiveness of the risk management and internal control systems, and reporting review results to the audit committee quarterly. The result of the internal audit review must be disclosed in the Company's Annual report.
- 6.2.5 The audit committee shall express its opinion on the adequacy of the Company's internal control and risk management systems, and disclose its opinion in the Company's Annual report.
- 6.2.6 The audit committee shall review, select, and recommend to the board for nomination an independent party to be the Company's external auditor, consider and recommend the auditor's remuneration, and hold a meeting with the external auditor without the presence of management at least once a year.
- 6.2.7 The audit committee shall review related party transactions and other transactions that may create conflicts of interest, to ensure that they comply with applicable law, are reasonable, and carried out in the best interest of the Company.

• Principle 6.3

The board shall manage and monitor conflicts of interest that might occur between the Company, management, directors, and shareholders. The board also prevent the inappropriate use of corporate assets, information, and opportunities, including preventing inappropriate transactions with related parties.

- 6.3.1 The board has established an information security system, including appropriate policies and procedures, to protect confidentiality, integrity, and availability of business information, including market-sensitive information. The board shall monitor the implementation of the information security policies and procedures and the adherence to confidentiality requirements by insiders, including directors, executives, employees and staff, and professional advisers, such as legal or financial advisers.
- 6.3.2 The board shall ensure management and monitoring of conflict-of-interest situations and transactions. The board should adopt an ethics and conflicts of interest policy consistent with applicable law and standards (including fiduciary duties), and establish clear guidelines and procedures for disclosure and decision-making in conflict-of-interest situations where any party who has a vested interest in a particular transaction, should disclose that interest, and not be involved in the decision-making.
- 6.3.3 The board has set requirements for all directors to report conflicts of interest in relation to any meeting agenda item at least before consideration of the matter at the meeting and record the reported conflict of interest in the meeting minutes. The board also ensure that all directors that have a conflict of interest in relation to an agenda item abstain from being present for discussion of or voting on that agenda item.

• Principle 6.4

The board has established a clear anti-corruption policy and practices (including communication and staff training), and strive to extend its anti-corruption efforts to stakeholders.

- 6.4.1 The board shall ensure Company-wide awareness and implementation of the Company's anti-corruption policy and practices, and compliance with applicable law and standards.

• Principle 6.5

The board has established a mechanism for handling complaints and whistleblowing.

- 6.5.1 The board shall oversee that an effective mechanism is in place to record, track, resolve, and report complaints and feedback. The board shall ensure the availability of convenient complaint channels (more than one), and that stakeholders are made aware through the Company's website or annual report of all channels available for complaints.
- 6.5.2 The board has a clear whistleblowing policy, including designated whistleblowing channels for reporting of suspected wrongdoing, such as through the Company's website, e-mail, designated independent directors or the audit committee. The board shall ensure proper and effective handling of whistleblowing complaints, including the investigation, any remedial action, and reporting to the board.
- 6.5.3 The board shall ensure that whistleblowers are protected from retaliation as a result of their good faith whistleblowing activities.

Principle 7

Ensure Disclosure and Financial Integrity

• Principle 7.1

The board must ensure the integrity of the Company's financial reporting system and that timely and accurate disclosure of all material information regarding the Company is made consistent with applicable requirements.

- 7.1.1 The board shall ensure that any person (including chief financial officer, accountant, internal auditor, company secretary, investors relation officer) involved in the preparation and disclosure of any information of the Company has relevant knowledge, skills and experience, and that sufficient resources, including staffing, are allocated.
- 7.1.2 When approving information disclosures, the board shall consider all relevant factors, including for periodic financial disclosures;
 - (1) The evaluation results of the adequacy of the internal control system.
 - (2) The external auditor's opinions on financial reporting, observations on the internal control system, and any other observations through other channels (if any).
 - (3) The audit committee's opinions.
 - (4) Consistency with objectives, strategies and policies.
- 7.1.3 The board shall ensure that information disclosures (including financial statements, annual reports, and Form 56-1) reflect the Company's financial status and performance accurately and fairly. The board shall promote the inclusion of the Management Discussion and Analysis (MD&A) in quarterly financial reports in order to provide to investors more complete and accurate information about the Company's true financial status, performance and circumstances.
- 7.1.4 For disclosures related to any individual director, that director should ensure the accuracy and completeness of the information disclosed by the Company, including of shareholders' information and any shareholders' agreement.

• Principle 7.2

The board shall monitor the Company's financial liquidity and solvency.

- 7.2.1 The board shall ensure that management regularly monitors, evaluates and reports on the Company's financial status. The board and management should ensure that any threats to the Company's financial liquidity and solvency are promptly addressed and remedied.
- 7.2.2 The board shall ensure that it does not consciously approve any transactions or propose any transactions for shareholder approval which could negatively affect business continuity, financial liquidity, and solvency.

• Principle 7.3

The board shall ensure that risks to the financial position of the Company or financial difficulties are promptly identified, managed and mitigated, and that the Company's governance framework provides for the consideration of stakeholder rights.

- 7.3.1 In the event of financial risk or difficulties, the board shall enhance monitoring of the affairs of the Company, and duly consider the Company's financial position and disclosure obligations.
- 7.3.2 The board shall ensure that the Company has sound financial mitigation plans that consider stakeholder rights including creditor rights. The board should monitor management's handling of financial risk or difficulties and seek regular reports.
- 7.3.3 The board shall ensure that any actions to improve the Company's financial position are reasonable and made for a proper purpose.

The indicators of financial risk or difficulties to the Company's sustainability;

- (1) ongoing losses
- (2) poor cash flow
- (3) incomplete financial records
- (4) lack of a proper or incomplete accounting system
- (5) lack of cash flow forecasts and other budgets
- (6) lack of a business plan
- (7) liabilities greater than assets
- (8) problems selling inventories or collecting debts

• Principle 7.4

The board shall ensure sustainability reporting, as appropriate.

- 7.4.1 The board shall consider and report data on the Company's compliance and ethical performance; including anti-corruption performance, its treatment of employees and other stakeholders (including fair treatment and respect for human rights), and social and environmental responsibilities, using a report framework that is proportionate to the Company and meets domestic and international standards. The Company can disclose this information in the annual report or in separate reports, as appropriate.
- 7.4.2 The board shall ensure that the Company's sustainability reporting reflects material corporate practices that support sustainable value creation.

• Principle 7.5

The board has dedicated Investor Relations function responsible for regular, effective and fair communication with shareholders and other stakeholders such as analysts and potential investors.

- 7.5.1 The board has established a communication and disclosure policy to assist the Company in meeting its disclosure obligations and to ensure that all information relevant and material to the Company's shareholders, the market and third parties is disclosed in an appropriate, equal, and timely manner, using appropriate channels, while protecting the Company's sensitive and confidential information. The board shall ensure company-wide communication and implementation on disclosure policy.
- 7.5.2 The board shall ensure the creation of an Investor Relations function responsible for regular, effective and fair communication with shareholders and external parties. The Company's designated Investor Relations contact should be suitable for the role and have a thorough understanding of the nature of the Company's business, and its objectives and values.
- 7.5.3 The board shall ensure that management sets clear directions for and supports the Investor Relations function such as through a code of conduct, and clearly defines the roles and responsibilities of the Investor Relations function, so as to ensure effective communication between the Company, the financial community and other stakeholders.

Control of Internal Information

According to the Board of Directors held on 15 May 2013, the resolution included the regulations on the use of internal information in order to adhere to the principles of Good Corporate Governance of the company as follows.

1. Directors, executive, and employees of the Company shall abide the following.
 - a) Maintain the confidentiality and/or internal data within the Company.
 - b) No disclosure of secret information and/or internal data of the Company shall be carried out to seek own benefits or the benefit of any other persons either directly or indirectly, and either receive or not receive the return.
 - c) Neither selling, nor transfer of securities of the Company by sign confidential and/or internal data shall be conducted, and/or entering into any other transactions by using confidential and /or internal data that may cause damage to the Company either directly or indirectly.

However, the directors, executive, management and employees of the Company are receiving the internal information of the Company should avoid or refrain from trading securities of the Company during a period of one month prior to the public disclosure of financial statements. Such regulations shall include the spouse and immature children of directors, executives, management, and employees of the Company. Any violation of such regulations shall be deemed to have committed a serious offense.

2. Company's directors and executives, including the external auditors of the Company shall report the change in holdings the securities in their own companies, including the spouse and immature children, to the Securities and Exchange Commission and the SET pursuant to Section 59.
3. Such regulations shall be declared to the directors, executives, management, and employees accordingly.

• Principle 7.6

The board shall ensure the effective use by the Company of information technology in disseminating information.

- 7.6.1 In addition to the Company's mandatory periodic and non-periodic disclosure of information pursuant to applicable requirements, the board should consider regularly disclosing relevant information in both Thai and in English through other channels, such as the Company's website. Information to be disclosed on the Company's website includes;
 - (1) the Company's objectives and values.
 - (2) nature of the Company's business.
 - (3) list of the Company's board of directors and managements.
 - (4) Financial statements and reports about the financial status and the Company's financial and non-financial performance for current and previous year.
 - (5) downloadable version of annual reports and SEC Form 56-1.
 - (6) information and documents that the Company discloses to the investment community and other external parties.
 - (7) shareholding structure, both direct and indirect.
 - (8) the Company's group structure, including subsidiaries, affiliates, and joint ventures.
 - (9) direct and indirect major shareholders, holding at least 5 percent of paid-in capital with voting rights.
 - (10) Direct and indirect shareholdings in the Company held by directors, major shareholders, and key managements of the Company.
 - (11) invitation letters to the shareholders' ordinary and extraordinary meetings.
 - (12) the Company's regulations, and memorandum and articles of association.
 - (13) the Company's corporate governance policy and related policies including IT governance policy, anti-corruption policy, and risk management policy.
 - (14) a charter or statement of duties and responsibilities, directors' qualifications, terms, and authority of the board.
 - (15) the Company's code of ethics and conduct.
 - (16) Contact information of department or person, phone number, and e-mail for complaints, investor relations and the company secretary.
 - Investor relation and company secretary's contact information;
Name: Miss Pimwan Thareratanavibool Tel. 034-877-486-8 Ext.500, or LINE ID: AIE-IR E-mail: ir@aienergy.co.th
 - Complaint's channel stated in "Anti-corruption Policy"

Principle 8

Ensure Engagement and Communication with Shareholders

• Principle 8.1

The board shall ensure that shareholders have the opportunity to participate effectively in decision-making involving significant corporate matters.

- 8.1.1 The board shall ensure that significant corporate decisions are considered and/ or approved by the shareholders pursuant to applicable legal requirements. Matters that require shareholder approval should be included in the agenda for the shareholders' meeting and shareholders should be provided sufficient notice thereof.
- 8.1.2 The board shall support participation of all shareholders through reasonable measures, including;
 - (1) Establishing criteria that allow minority shareholders to propose agenda items for shareholders' meetings. The board shall consider shareholders' proposals to be included in the agenda, and if the board rejects a proposal, the reasons should be given at the meeting.
 - (2) Establishing criteria for minority shareholders to nominate persons to serve as directors of the Company.

The board has notified both criteria of propose the agendas and nominate persons to the shareholders 1 month in advance between 4 January to 5 February 2021.
- 8.1.3 The board shall ensure that the notice of the shareholders' meeting is accurate, complete, and sufficiently in advance for the shareholders to exercise their rights.
- 8.1.4 The board shall ensure that the Company arranges for the notice of the shareholders' meeting and related papers to be sent to shareholders at least seven (7) days before the meeting and posted the notice in Thai and English version on the Company's website at least 30 days before the meeting.

- 8.1.5 Shareholders was allowed to submit questions prior to the meeting 1 month in advance between 4 January to 5 February 2021. The criteria were posted on the Company's website.
- 8.1.6 The notice of the shareholders' meeting and related papers should be fully translated into English and published at the same time as the Thai version. The notice of the shareholders' meeting has to comply with applicable legal requirements and include the following:
 - (1) Date, time, and place of the meeting.
 - (2) Meeting agenda and matters to be proposed for information, consideration or approval. The agenda should clearly specify each individual matter or item of information to be considered or approved, such as the separate listing of election of directors, and approval of directors' remuneration.
 - (3) Sufficient information, objectives and reasons, and board of directors' opinions each agenda, including as follows:
 - a) Approval or rejection of dividend payment: dividend payment policy, proposed dividend payment rate, including reasons and supporting information, or reasons and supporting information for rejecting a dividend payment.
 - b) Appointment of directors: name, age, gender, education, experience, the number of listed companies and other companies where they each hold directorial positions, the criteria and procedures for selection, and types of proposed directors. Where proposed directors are those who are re-entering the same position, information must be identified about participation in meetings in previous years and the date of original appointment as a director.
 - c) Approval of directors' remuneration: the policy and criteria for determining role-specific director remuneration and all monetary and non-monetary director's remuneration.
 - d) Appointment of external auditors: auditor's name and the name of the auditor's audit firm, auditor's experience, independence, and audit and non-audit fees.
 - (4) Proxy form and supporting documentation using the form specified by the Ministry of Commerce.
 - (5) Other supporting information, including on voting procedures (such as voting count and verification of voting results criteria, voting rights), details concerning independent directors proposed by the Company to act as proxies for shareholders, and map of meeting venue. Shareholders who are inconvenient to attend the meeting can download both proxy forms (Form A and Form B) according to the Department of Business Development: Ministry of Commerce from the Company's website.
- 8.1.7 The Company has posted the notice of shareholder meeting invitation on ThunHood newspaper for a consecutive 3 days in the period of 10-12 March 2021, specified date, time, location as well as agendas.
- 8.1.8 The Company facilitates shareholder request a hardcopy of annual report via letter that attached in the shareholder meeting invitation, or the Company's email, or provide a hardcopy at the meeting.

• Principle 8.2

The board shall ensure that the shareholders' meetings are held as scheduled and conducted properly, with transparency and efficiency, and ensure inclusive and equitable treatment of all shareholders and their ability to exercise their rights.

- 8.2.1 The board shall set the date, time, and place of the meeting by considering the interests of shareholders, such as allocating sufficient time for debate, and choosing a convenient location.
- 8.2.2 The board shall ensure that the Company does not through its meeting attendance requirements or prerequisites prevent attendance by or places an undue burden on shareholders, including as a result of identification requirements that exceed applicable legal and regulatory requirements.
- 8.2.3 In the interest of transparency and accountability, the board shall promote the use of information technology to facilitate the shareholders' meetings, including for registration and vote counting.
- 8.2.4 The chairman of the board is the chairman of the shareholders' meeting with responsibility for compliance with applicable legal requirements and the Company's articles of association, allocating sufficient time for consideration and debate of agenda items, and providing opportunity to all shareholders who wish to share their opinions or ask questions related to the Company.
- 8.2.5 To ensure the right of shareholders to participate in the Company's decision-making process in relation to significant corporate matters by participating and voting at shareholder's meetings on the basis of sufficient notice and information, directors who are shareholder should not be allowed to add items to the meeting agenda that have not been duly notified in advance.
- 8.2.6 All directors and relevant executives shall attend the meeting to answer questions from shareholders on Company-related matters.
- 8.2.7 The attending shareholders should be informed of the number and the proportion of shareholders and shares represented at the meeting in person and through proxies, the meeting method, and the voting and vote counting methods before the start of the meeting.
- 8.2.8 There should not be any bundling of several items into the same resolution. For example, the appointment of each director should be voted on and recorded as separate resolution.
- 8.2.9 The board shall promote the use of ballots for voting on resolutions proposed at the shareholders' meeting and designate an independent party to count or to audit the voting results for each resolution in the meeting, and to disclose such voting results at the meeting by identifying the number of "approve", "disapprove" and "abstain" votes. The voting results for each proposed resolution should be included in the minutes of the meeting.

• Principle 8.3

The board shall ensure accurate, timely and complete disclosure of shareholder resolutions and preparation of the minutes of the shareholders' meetings.

- 8.3.1 The board shall ensure that the Company discloses the results of voting on proposed resolutions at the shareholders' meeting through the designated Stock Exchange of Thailand channels and through the Company's website by 14.00 o'clock if the meeting done in the morning and by 09.00 o'clock of the next business day if the meeting done in the afternoon.
- 8.3.2 The board shall ensure that minutes of the shareholders' meeting is submitted to the Stock Exchange of Thailand within 14 days from the shareholders' meeting date.
- 8.3.3 The board shall ensure that the Company promptly prepares the minutes of the shareholders' meeting, including the following information;
 - (1) attendance of directors, managements, and the proportion of attending directors.
 - (2) voting and vote counting methods, meeting resolutions, and voting results ("approve", "disapprove", and "abstain") for each proposed resolution.
 - (3) questions asked and answers provided during the meeting, including the identity of the persons asking and answering the questions.
- 8.3.4 The board will ensure that the recording of the shareholders' meeting will be published on the Company's website in order to provide opportunities for shareholders who do not attend the meeting on the date and time specified by the Company, able to keep track of events that occurred on the meeting of shareholders. It will be published after the meeting 3 working days.
- 8.3.5 The Company has a policy of introducing suggestions and opinions received from shareholders regarding the holding of the shareholders' meeting to be used for evaluation of the meeting and improve the meeting in next year.

6.2

Business ethics

Besides focusing on the success of the Company's objectives. The Company has always attached importance to the form and method of operation that will ensure such success by adhering to code of conduct and ethics. This includes equal consideration for the interests of all stakeholders. The Company has set out the expected practices for directors, executives and employees of the Company to acknowledge, understand and adhere to in the performance of their duties in accordance with the vision, objectives and goals that lead to value creation in business operations of the Company in a sustainable manner.

• Conflict of Interest

1. Avoid making transactions that are related to yourself that may cause conflicts of interest with the Company.
2. Act like a transaction with a third party. However, directors or employees who have interests in such transactions must have no part in the approval process.
3. Do not use the opportunity or information obtained from being a director, executive or employee for personal gain and doing business that competes with the Company or related businesses.
4. Do not use inside information for their own benefit in trading the Company's stock or provide inside information to others for the benefit of trading in the Company's stock.

• Responsibility to Shareholders

1. Treat shareholders fairly, equitably and equally for the best interests of shareholders as a whole.
2. Disclosure of information in timely manner to shareholders.
3. Regularly report on the status of the Company to maintain benefits of shareholders.
4. Provide information to shareholders equally about the future trends of the Company, which is based on feasibility, there is sufficient information to support and reasonable.
5. Supervise directors, executives and employees do not seek benefits for themselves and those involved by providing any information of the Company which has not yet been disclosed to the public to third parties and or take any action in a manner that causes a conflict of interest with the Company.

• Responsibility to Employees

1. Treat employees with politeness and respect for individuality, human dignity, and to be fair.
2. Provide fair compensation to employees and pay attention to the welfare of employees.
3. Maintain the working environment to be safe for employees' lives and properties at all times.

4. Employees are acted in good faith and based on the knowledge, abilities and suitability of the employees.
5. Give importance to knowledge development of employees by providing thorough and consistent opportunities.
6. Listen to comments and suggestions, which is based on the professional knowledge of employees.
7. Strictly comply with the laws and regulations related to employees.

● Responsibility to Customers and Business Partners

1. Deliver products and service meet the needs of customers at a fair price.
2. Contact customers politely, effective, and gain trust from customers, provide a system and process for customer complaints including the speed of response or delivery products and services.
3. Maintain customer's confidentiality and do not use it for the benefit of oneself or others involved wrongly.
4. Provide advice on how to use the Company's products and services in the most efficient way for the benefit of customers.
5. Not asking for or not receiving or paying any benefits dishonest in trading with business partners.
6. Comply with various conditions strictly agreed.

● Responsibility to Competitors

1. Cooperate in the competition in accordance with the rules of good competition.
2. Not seeking confidential information of competitors by dishonest or inappropriate means.
3. Do not damage the reputation of competitors by making malicious accusations.
4. No bullying or causing competitors to lose unfair opportunities.

● Responsibility to Community and Society

1. Conduct business that is beneficial to the economy and society and paying attention to environmental stewardship.
2. Pay attention to the Company's business operations that do not cause pollution which has an impact on the environment and community.
3. Cooperate with all parties in the community.

6.3

Significant changes and developments in policies, practices and corporate governance in the past year

The Board of Directors has announced good corporate governance policy since 2013 as part of the business policy and has reviewed the said policy to be current and in line with the Good Corporate Governance Principles for Listed Companies in 2017 of the SEC Office as follows:

- In 1st quarter of 2021, the Board of Directors has resolved to approve the review of corporate governance policy to comply with the principles of good corporate governance for listed companies in 2017, which is a guideline of rules that have been changed according to the announcement of the SEC and announced within the Company. To create awareness for employees at all levels to perform their duties in accordance with the principles of corporate governance and business ethics by taking into account all stakeholders and requiring the Board of Directors to review the policies, practices and the corporate governance or the Charter of the Board at least once a year.

In this regard, the Company attaches great importance and declares its intention to fight against corruption by announcing the intention to set an anti-corruption policy in writing including communicating a letter from the Company to a group of customers and partners signing to acknowledge the intention of the Company in order to operate the business in the same direction. The Company joined the Thai Private Sector Collective Action Against Corruption (CAC) project on February 4, 2019 in order to support and encourage all directors, executives and employees to have a sense of Consciousness against all forms of corruption and has applied for renewal of certification on 23 December 2021 which is under consideration by the CAC Committee.

In addition, the Company operates its business on the basis to create value for all groups of stakeholders, resulting in the year 2021 the Company received the AGM Checklist of the 2021 Annual General Meeting of Shareholders (AGM Checklist) for Thai Investors Association with a score of 98 out of 100 points.

07

Governance Structure

and Key Information on the Board of Directors,
Sub-Committees, Management, Employees, etc.

7.1

Governance Structure



7.2

Information of the Board of Directors

• 7.2.1 The Board of Directors – as of 31 December 2021

No.	Name	Position	Date of Appointment*
1.	Mr. Narong Thareratanavibool	Chairman	4 October 2006
2.	Mr. Thanit Thareratanavibool	Vice Chairman / Chairman of Risk Management Committee	4 October 2006
3.	Miss Pimwan Thareratanavibool	Director / Risk Management Committee	17 May 2017
4.	Mr. Damrong Joongwong ⁽¹⁾	Chairman of Audit Committee / Independent Director	9 April 2013
5.	Mr. Sampan Hunpayon	Audit Committee / Independent Director	9 April 2013
6.	Mr. Choti Sontiwattananont ⁽²⁾	Audit Committee / Independent Director / Risk Management Committee	31 May 2013

Remarks:

(1) The Board of Directors' Meeting No.2/2021 held on 12 May 2021 appointed Mr.Damrong Joongwong as Chairman of Audit Committee with effect from 12 May 2021, whom he was appointed as director (non-executive) on 9 April 2013.

(2) The Board of Directors' Meeting No.2/2021 held on 12 May 2021 appointed Mr.Choti Sontiwattananont as Risk Management Committee with effect from 12 May 2021.

* Director No. 1 was re-elected 5th time on 18 June 2020, Director No. 2 was re-elected 5th time on 5 April 2021, Director No. 3 was re-elected 1st time on 18 June 2020, Director No. 4 was re-elected 3rd time on 5 April 2021, Director No. 5 was re-elected 3rd time on 26 April 2019, Director No. 6 was re-elected 2nd time on 26 April 2019.

• The Resigned Director in 2021

No.	Name	Position	Date of Appointment
1.	Mr. Kaweepong Hirankasi	Chairman of Audit Committee / Independent Director	9 April 2013 – 2 April 2021

• Composition, Appointment and Removal of Directors

The Company does not have a specific nomination committee. Therefore, the nomination, appointment, dismissal or termination of the position of the person who will serve as the Company's director must be a person who has all the qualifications under Section 68 of the Public Company Act B.E. 2535 and the Notification of the Capital Market Supervisory Board No. TorJor. Date 15 December 2008 and has been stipulated in the regulations and good corporate governance policy as follows:

- The Board of Directors consists of no fewer than five and at least half of the entire board must have residency in the Kingdom of Thailand. All directors must possess required qualifications and have no prohibited characteristics stipulated by laws. Directors of the Company may or may not be shareholders of the Company.
- Shareholders at shareholders' meeting shall elect director(s) through majority voting according to the following rules and procedures:
 - Each shareholder shall have one vote per share held;
 - Each shareholder exercises all votes applicable under (2.1) in electing one or more persons as directors, provided that no vote is divisible;
 - The candidates with the most votes are to be appointed directors up to the number open at the meeting. If more candidates receive equal votes than the number of directors required, the Chairman of the meeting must cast a deciding vote.
- In every Annual General Meeting (AGM), one-third of the Directors must retire. If this number is not a multiple of three, then the number nearest to one-third. Directors who vacate office may be re-elected and directors who must retire from office in the first and second year after the Company's registration to draw lots for later years. The director who has been in office for the longest time shall retire.
- Any Director who wishes to resign from directorship must tender his or her resignation to the Company. Such resignation will take effect from the date the resignation letter reaches the Company.
- In case of voting to remove any director from the directorship before the completion of his or her term, a three-quarter (3/4) vote of eligible shareholders present at the meeting is required and at least half of the total number of shares represented by the eligible shareholders present at the meeting is also required.
- In the event a director's position is vacant due to other reasons besides term completion, the board of directors may elect a qualified person without the prohibited characteristics under the laws to fill the vacancy at the next board meeting, except if the remaining term of the vacated director is less than two months. The elected director can stay in office only for the remaining term of the predecessor. The elected director must secure at least three-quarter (3/4) of the votes by the remaining directors.
- The board of directors shall elect one director to be the chairman of the board and in the case where the directors deem it appropriate one or more directors may be elected as vice Chairperson. The vice chairman has duties in accordance with the regulations in the business assigned by the chairman.

• 7.2.2 Authorized signatory

According to the Company's Articles of Association and the Certificate of Company Registration issued by the Department of Business Development, Ministry of Commerce, the number and name of directors authorized signatory are two of these three directors, Mr. Narong Thareratanavibool, Mr. Thanit Thareratanavibool, and Miss Pimwan Thareratanavibool, jointly signing with the Company's seal affixed.

There are 3 directors who are executive directors;

1. Mr.Narong Thareratanavibool	Chairman
2. Mr.Thanit Thareratanavibool	Vice Chairman
3. Miss Pimwan Thareratanavibool	Director

There are 3 audit committees and independent directors;

1. Damrong Joongwong	Independent director / Chairman of Audit Committee
2. Mr.Choti Sontiwattananont	Independent director / Audit Committee
3. Mr.Sampan Hunpayon	Independent director / Audit Committee

All directors play an important role in business operations. However, at various meetings if there are any important resolutions, it must be approved by the board of directors' meeting or the shareholders' meeting (As the case may be). The Company's directors will not be able to approve any transaction affecting oneself or having a conflict of interest with stakeholders in that transaction.

In order to ensure that the composition of the board of directors is in accordance with the principles of good corporate governance in 2017 because the Company has a Chairman and Managing Director belong to the same family and the Chairman of the Board is a member of the Executive Committee. To create a balance of power between the board and the management. The Board of Directors Meeting No. 3/2021, held on 13 August 2021, resolved to appoint Mr. Damrong Joongwong, an independent director, to jointly consider the agenda of the board of directors' meeting.

• 7.2.3 Scope of Authority, Duties, and Responsibilities of the Board of Directors

The Board of Directors are responsible in lieu of Company's shareholders, each director is a representative of shareholders and is involved in providing advice and complying with the regulations set out by the Company independently for the public interests of shareholders and stakeholders. Duties and responsibilities of the Board of Directors include the following.

1. Perform their duties in accordance with the laws, objectives and regulations of the company, as well as the resolutions of the shareholders' meeting.
2. Consider and approve the business plans, target, action plan, business strategic, and budgeting.
3. Consider the appointment of a person who is qualified and not disqualified as defined in the Public Company Act BE 2535 and the Securities and Exchange Act, including regulations and/or rules related to the position of director in case of vacancy for reasons other than retirement.
4. Consider the appointment of executive director chosen from company's directors, and define the authority and responsibilities of the executive directors.
5. Consider the appointment of independent director and audit committee by considering the qualifications and the prohibited qualifications for independent directors and audit committee according to the Securities and Exchange Act, including announcement and/or regulations related to the Stock Exchange, or propose to the shareholders' meeting to further consider the appointment of an independent director and audit committee of the Company.
6. Consider, determine, and change the names of directors who have duly authorized signatory.
7. Appoint any other person to operate the Company under the control of the board, or delegate authority to such persons and / or within the period as the board deems appropriate, provided that the board may revoke or modify such a power.
8. Consider and approve the acquisition or disposition of assets, unless such transactions must be approved by the meeting of shareholders. Such approval must be in accordance with the announcement, rules and / or regulations related to the SET.
9. Approve the related transactions unless such transactions must be approved by the meeting of shareholders. Such approval must be in accordance with the announcement, rules and / or regulations related to the SET.
10. Approve paying an interim dividend to shareholders as the Company deems reasonable, and report such payment to the meeting of shareholders in the next meeting.

However, the director who has any conflict of interest or any other conflict of interest with the Company shall not entitle to vote on such respective matter. In addition, in any of the following cases, it shall be approved by the board of directors meeting, and the meeting of shareholders with votes of not less than 3 out of 4 of the total votes of shareholders attending the meeting and entitled to vote.

- a) Sale or transfer of either whole or substantial part of the Company to any other person
- b) Purchase or acquisition of a private company or other public company
- c) Amend or cancel the contract relating to the leases of the Company either whole or substantial part, assign any other person to manage the businesses of the Company, or a merger and acquisition with another person for the purpose of sharing profit and loss
- d) Amend or add the Articles of Association or Company's regulations
- e) Increase or decrease of the registered capital

- f) Dissolution
- g) Issue of the debentures
- h) Company's merger with another company.
- i) Any other matters as set forth under the provisions of the Securities and Exchange Act, and/or the terms of the Stock Exchange of Thailand, which it shall be approved by the meeting of the shareholders with votes mentioned above, acquisition or disposition of assets and related transactions, etc.

Independent Directors

The Board of Directors is required to consist of independent directors at least one-third of the Board of Directors but not less than 3 persons holding office for a term of 3 years from the date of appointment by resolution. The independent directors must be knowledgeable, capable, and have qualifications as required by the Securities and Exchange Act, including the announcements, regulations and/or regulations of the Stock Exchange of Thailand and can express their opinions at the meeting freely. To ensure that there is no conflict of interest between the Company and the directors, executives and all stakeholders. The independent directors of the Company have qualifications in accordance with the SEC criteria as follows:

1. Hold less than 1% of the total ordinary shares of the Company, subsidiaries, and affiliated. The count must be inclusive of shares belong to the independent director's associates.
2. Has not involve in management, or has never held position as executive director, employee, consultant with fixed salary or controlling shareholders of the Company and was received salary, the parent company's, subsidiary's, affiliates, or same level subsidiary's authorized person, majority shareholders or the Company's authorized person, except being exempt from the above characteristic for at least 2 years prior to submitting the permit to the Securities and Exchange Commission Office. The above prohibited characters exclude the independent director who is a government employee or consultant who is majority shareholders or authorized director of the Company.
3. Don't have a relationship directly or legally married to executives, majority shareholders, authorized person or person who has been nominated an executive position or subsidiary, including not being parents, siblings, children, and being in-law of such person as stated above.
4. Never or used to have business relationship with the Company, the Parent Company, subsidiary, majority shareholders, affiliate, majority shareholders or the Company's authorized person of which obstructed independent judgment, including not being or used to be significant shareholders or an authorized person having business relationship with parent company, subsidiary, affiliate, majority shareholders or the Company's authorized person, except being exempt from the above characteristics at least two years before submitting application to Securities and Exchange Commission Office.
5. Never or used to be the Company's, parent company's, subsidiaries', affiliates', major shareholders' or authorized person's external auditor. Never or used to be major shareholder, authorized person, or partner of any auditor firms that the Company's, parent company's, subsidiaries', affiliates', or major shareholders' external auditors are in, except for being exempt from the above characteristic for at least 2 years before submitting application to Securities and Exchange Commission Office.
6. Never or used to be a professional service provider whose business includes legal or financial adviser, who receives more than THB 2 million per annual service fee from the Company, parent company, subsidiary, affiliates, major shareholders or authorized person of the Company and not a majority shareholders, authorized person or partner of the professional service provider, except for being exempt from the above characteristic for at least 2 years before submitting application to Securities and Exchange Commission Office.
7. Not an appointed committee by the representative of the Company's director, major shareholders or shareholders who associate with majority shareholders of the Company.
8. Not operate the same business and a significant competitive business with the Company or subsidiary or not a significant partner in partnership or an executive director of such business, employees or consultant who earn fixed salary or hold more than 1% of ordinary share of another company which operates the same business and be a significant competitor with the Company or subsidiary.
9. No other characteristics preventing the independent opinion on the Company's operation.
10. The independent directors may be assigned by the board of directors to decide on the operation of the Company, the parent company, subsidiary, affiliates, and subsidiary of the same level, major shareholders or authorized person of the Company in collective decision form.

Board of Directors' Term of Service

Under the Articles of Association, the term of each director is approximately 3 years, a retiring director is eligible for re-election. In every Annual General Meeting of Shareholders, one-third of the Board or the number nearest to one-third, shall retire from office by choosing directors who have served the longest are most eligible to retire. Moreover, each elected director is highly qualified with respected for being knowledgeable, moral, and effective; therefore, the Company does not set a limit on consecutive terms of service for directors or independent directors if the shareholders are confident in such re-elected directors.

• Duties and Responsibilities of the Chairman

1. Jointly consider setting the agenda of the board of directors' meeting with representatives of independent directors who have been appointed to participate in consideration and arrange the meeting by assigning the company secretary to arrange for delivery of notices of meetings and documents to ensure that the board receives sufficient information in a timely manner.
2. Chairman of the board of directors meeting
3. Chair at the shareholders meetings and ensure that the meetings are conducted in accordance with the Articles of Associations of the Company and the agenda specified.
4. Ensure efficient communication between the directors and the shareholders.
5. Perform duties specified by law as the duties of a chairman.

• Authority and Duties of Managing Director

Managing Director shall come from the nomination of the Executive Committee by selecting from the persons named as the executive committee at the time of the selection to propose to the board of directors to approve the appointment of the person nominated as a managing director.

1. Manage and supervise the Company's normal business operations as well as empower the executive or any related person who carry on routine daily operations of the Company.
2. Define and regulate the overall practice in accordance with the policy of the Board of Directors and / or the Executive Directors Committee.
3. Conducted as the Board of Directors' and / or the Executive Directors Committee's delegation.
4. Authority to approve all the purchase, leasing, hire purchase, or invest in an approved investment plan as well as the authority to revoke all the purchase, leasing, hire purchase, asset sales, investment and expenses that necessary in normal business operation. In accordance with the Company's Approval Mandate disputed by the Board.
5. Authority to approve the purchase of property or expenses' obligation to the contracts and / or agreements with suppliers as specified in the Company's Approval Mandate disputed by the Board.
6. Propose the business strategy and funding for the Company to the Board and / or Executive Director Committee.
7. Authority to approve all subject related to the employment from manager level downward such as hire, appoint, rotate, dismantle, retire, lay off and salary determination, bonus, salary's raise and other remunerations.
8. Authority to open and close accounts with selected financial institutions to facilitate the implementation of the normal business operation through the approval from the Executive Directors Committee.
9. To appoint consultants in various matters to the Executive Directors Committee to approve.
10. Authorized in declaring all regulations and announcements ensure compliance with the policy and the interests of the Company and to maintain discipline within the organization.
11. Propose the management strategies to the Board and the Executive Directors Committee.
12. Propose summarized operating results to the Board and the Executive Directors Committee.
13. Supervised all domestically and internationally sales.



7.3

Sub-Committees

The Company has 3 sub-committees, namely the Audit Committee, the Executive Committee and the Risk Management Committee. The scope of authorities and duties of each committee are defined as follows;

• (1) Audit Committee – as of 31 December 2021

No.	Name	Position	Date of Appointment
1.	Mr.Damrong Joongwong	Chairman of Audit Committee (Independent director)	12 May 2021
2.	Mr.Sampan Hunpayon	Audit Committee (Independent director)	9 April 2013
3.	Mr.Choti Sontiwattananont	Audit Committee (Independent director)	31 May 2013

The Board is appointed Miss Ratima Thareratanavibool as Secretary of the Audit Committee

Remark : – Audit Committee who has knowledge and experience in reviewing the reliability of financial statements, namely Choti Sonthiwattanon who received a bachelor's degree of Business Administration in Accounting, Ramkhamhaeng University and Master of Business Administration, Kasetsart University. Received a Certificate of Director Certification Program (DCP) Class 178/2013 with adequate knowledge and experience in accounting to perform the auditing on the reliability of financial statements.

The Company's audit committee comprises of 3 independent directors with 3 years term, whose qualifications comply with SEC's TorJor. 25/2551. The audit committees are knowledgeable with diverse experience to support their performing duties with great efficiency, such as in law, business management and accounting. It was established to support the performance of the board of directors in good corporate governance, especially in the financial reporting process, internal control, verification process and compliance with laws and regulations of the Securities and Exchange Commission and the Stock Exchange of Thailand. The Chairman of the Audit Committee does not perform duties in other sub-committees.

The Audit Committee is able to perform its duties and express its opinions independently in accordance with the tasks assigned by the board of directors. In performing the review to ensure the Company has accurate financial reports and in accordance with accounting reporting standards and related laws without any person or group of persons having influence over the performance of that mission including reviewing anti-corruption guidelines. The Company is a member of the CAC against corruption and is responsible for following up on the results of the investigation of complaints (Whistleblower) in order to build trust among stakeholders. The duties are briefly as follows:

1. Review and make sure that the Company's financial report is accurate and sufficient.
2. Review and make sure that the Company provides appropriate and effective internal control and internal audit, and consider the independence of the internal audit unit, as well as approve the appointment, transfer, dismissal of the Head of the Internal Audit, or any other agencies that are responsible for internal audit.
3. Review and ensure of the Company's compliance with the Securities and Exchange Act, SET requirements, and laws relating to the Company's business.
4. Consider, select and nominate an individual who is independent to act as external auditor of the Company, and offer the remuneration for such a person, including attending meetings with the auditors without management at least 1 time per year.
5. Consider the related-party transactions or transactions that may have conflict of interest to ensure of the compliance with the laws and regulations of the SET and to ensure that such transactions are reasonable with maximum benefits to the Company.
6. Prepare a report of the Audit Committee to be disclosed in the annual report of the Company. Such report must be signed by the Chairman of Audit Committee and must contain at least the following information.
 - a) Opinion on the accuracy, completeness and reliability of the financial reports of the Company.
 - b) Opinion on the adequacy of internal control systems of the Company
 - c) Opinion on the compliance with the Securities and Exchange Act, regulations set out by the SET, or law related to the Company's business
 - d) Opinion on the suitability of an external auditor
 - e) Opinion on the transactions that may have conflict of interests.
 - f) Number of the Audit Committee's Meeting and the attendance of each Audit Committee
 - g) Opinion or overall observations the Audit Committee has obtained from its duties under the Charter.

h) Other matters that should be known to the shareholders and investors under the scope of duties and responsibilities assigned by the board of directors.

7. Other functions assigned by the board of directors with the approval of the Audit Committee.

The board of directors has approved the audit committee's charter which defines the composition, qualifications, tenure of office, scope of duty and responsibility in accordance with good corporate governance principles and other relevant rules by requiring that the charter be reviewed annually.

● (2) Executive Director Committee – as of 31 December 2021

No.	Name	Position	Date of Appointment
1.	Mr. Narong Thareratanavibool	Chairman of Executive Committee	4 October 2006
2.	Mr. Thanit Thareratanavibool	Executive Committee	4 October 2006
3.	Miss Pimwan Thareratanavibool	Executive Committee	17 May 2017

The Executive Committee must be a director of the Company and/or executives of the Company which was appointed by the board of directors as deems appropriate and appoint one to perform as the committee's chairman.

The Company has approved the establishment of the Executive Committee to be responsible for directing, planning and formulating policies, business strategy is consistent with the economic and competitive conditions. To propose to the Board of Directors for consideration, approval and supervision of the Company's business operations in accordance with the policy or business plan, including business strategies that the Board of Directors has approved or set the scope of powers, duties and responsibilities are as follows:

1. Direct, plan, and set the policies and strategies for the operations of the Company in accordance with the economic and competitive conditions and submit the Board of Directors for approval.
2. Supervise the operations of the Company in accordance with the policy or business plan, including business strategy which has been approved or determined by the Board of Directors.
3. Propose investment plan and / or funding for the Company that it shall be approved by the Board of Directors and / or the shareholders' meeting as the case may be.
4. Establish policies, business plans and business strategies of the Company under the scope of the objectives
5. To approve fund investments as set forth in the annual budget that has been approved by the Board of Directors, or in accordance with the Board of Directors' resolution that has been approved in the principle.
6. Authorized to buy, sell, procure, rent, lease, hire-purchase, possess, occupy, improve, use or manage any assets, including investments in accordance with plan that has been approved by the Board of Director.
7. Authorized to approve the purchase of property, or any payment due to the company's operations as to the contract and / or agreements with suppliers as detailed in the mandate set forth by the Board of Director.
8. Within the limits authorized by the Board of Director, the Executive Committee is authorized to approve the purchase, hire, lease, hire-purchase any properties, and authorized to make investment, and spending any expenses necessary to the operation of the Company as detailed in the mandate approved by the Board of Director.
9. Within the limits authorized by the Board of Director, the Executive Committee is authorized to approve loans and overdraft from financial institutions or other institutions for supporting operation of the Company as specified in the Company's Approval Mandate, which was approved by the Board of Director.
10. Authorized to determine the employees' welfare and benefits in accordance with the conditions and economic status.
11. Execute other matters to support the implementation mentioned above or as assigned by the Board of Director at each time.

The delegation of powers, duties and responsibilities of the Executive Committee as mentioned above does not include powers and/or sub-authorizations to approve any transaction that he or she has or subordinate or persons who may have conflicts of interest (as defined in the Notification of the SEC) or interests in any other manner contrary to the Company. The approval of such transactions must be proposed to the Board of Directors' meeting and/or the shareholders' meeting (As the case may be) to consider and approve the said transaction according to the Company's Articles of Association or the relevant laws.

(3) Risk Management Committee – as of 31 December 2021

No.	Name	Position	Date of Appointment
1.	Mr. Thanit Thareratanavibool	Chairman of Risk Management Committee	17 May 2017
2.	Mr. Choti Sontiwattananont	Risk Management Committee	12 May 2021
3.	Miss Pimwan Thareratanavibool	Risk Management Committee	17 May 2017

The Risk Management Committee is responsible for assessing risks in various areas to cover all business operations to be more efficient. The scope of powers, duties and responsibilities are as follows:

1. Monitor, develop and participate in the analysis of the risk management strategy of the organization yearly.
2. Review the risk management policy and approve the improvement of the Risk Management Committee's charter to be in line with the COSO ERM, Corporate Risk, Operational Risk and Mitigation Plan guidelines.
3. Develop and screen the risk levels permissible to the organization.
4. Provide direction and overseeing method to the supervisors and staffs in each department.
5. Assess the significant risks and report to the Managing Director.
6. Assess and report the risk of the Company.
7. Review the practical results compared to yearly targets and company plans.
8. Follow-up meeting on practical results within each Department monthly and report to the Executive Committee, Audit Committee, and the Board of Director quarterly.

The Directors Meeting Attendance

In 2021, the Board of Directors and sub-committees attended the meeting as shown in the table which has been scheduled for the meeting in advance. The meeting has been adjusted in accordance with the situation of the COVID-19 epidemic. The company has held meetings via electronic media (Google Meet / Microsoft Teams Meeting) in parallel with meetings held at the Company's head office or at Asian Insulators Public Company Limited's head office to facilitate and strictly comply with the Royal Decree on Electronic Conferencing B.E. 2563.

Name of Directors	Directors' Meeting in 2021				
	Board of Directors	Audit Committee	Executive Director Committee*	Risk Management Committee*	Shareholders Meeting
1. Mr.Narong Thareratanavibool	6/6	-	37/37	-	2/2
2. Mr.Thanit Thareratanavibool	6/6	-	37/37	2/2	2/2
3. Miss Pimwan Thareratanavibool	6/6	-	37/37	2/2	2/2
4. Mr.Damrong Joongwong ⁽¹⁾	6/6	7/9	-	-	2/2
5. Mr.Sampan Hunpayon	6/6	9/9	-	-	2/2
6. Mr.Choti Sontiwattananont	6/6	9/9	-	2/2	2/2
The Resigned Director in 2021					
1. Mr.Kaweephong Hirankasi	1/1	2/2	-	-	-

Remarks : The figures show the number of directors attending a meeting per number of times of the meeting

(1) Mr.Damrong Joongwong as the Chairman of the Audit Committee, replacing Mr.Kaweephong Hirankasi, who resigned, effective from 12 May 2021.

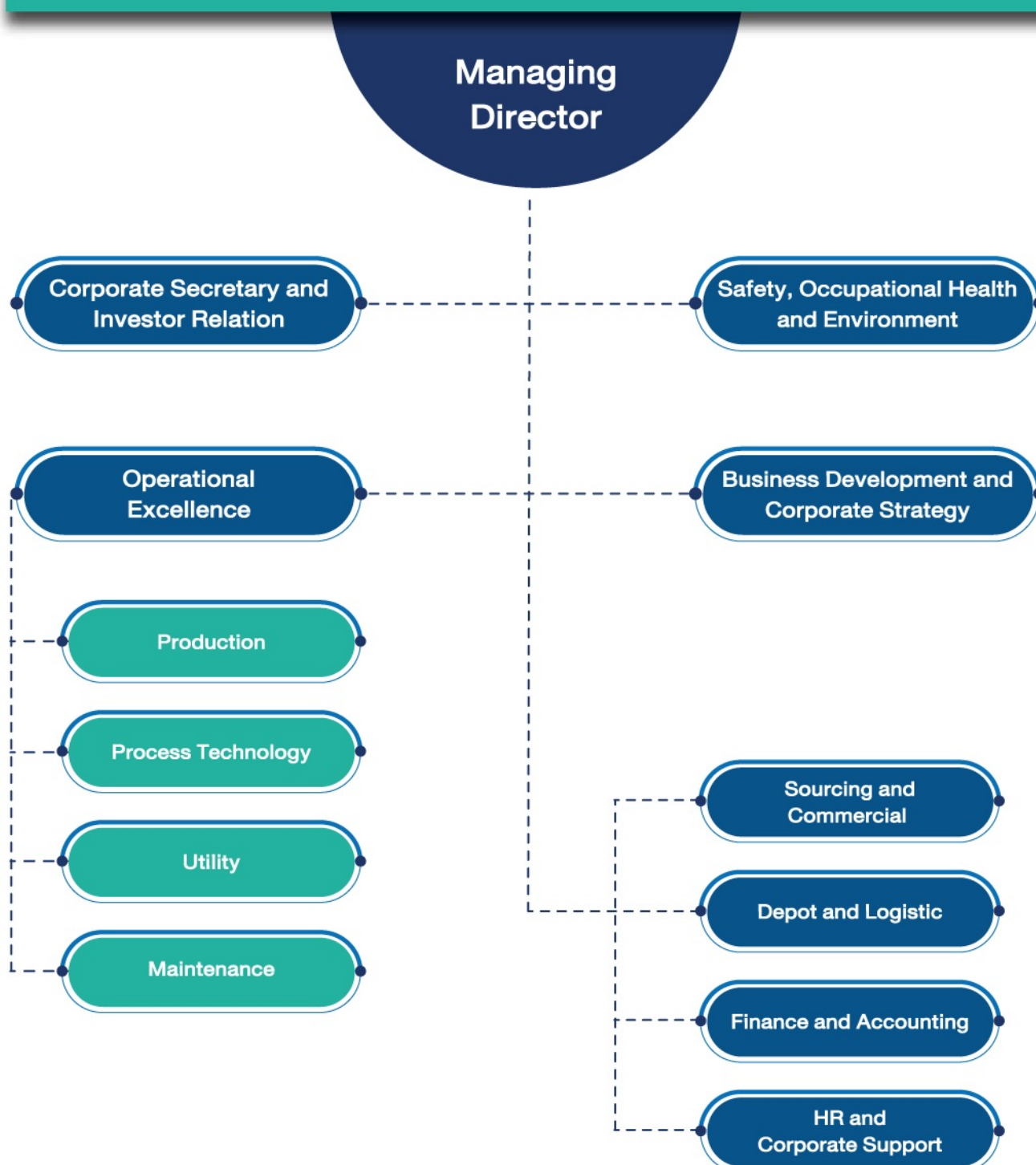
* No directors' remuneration and meeting allowances

7.4

The Management

The Company has a management team to manage and supervise the business operations efficiently and in accordance with the policy that the Board of Directors has set the direction which consists of executives from department manager level and above under the supervision and control of the Managing Director with powers and duties to manage the Company in accordance with the plans and budgets approved by the Board of Directors.

Organization Chart



7.4.1 Management Team

The management team as of 31 December 2021 as follow;

No.	Name	Position
1.	Miss Pimwan Thareratanavibool	Managing Director
2.	Miss Piyanart Namphairoj	Manager - Finance and Accounting
3.	Mr.Chainarong Saenphuwa ⁽¹⁾	Manager - Operational Excellence
4.	Miss Ratima Thareratanavibool	Manager - Sourcing and Commercial / HR and Corporate Support
5.	Mr.Pongsakon Thareratanavibool ⁽²⁾	Manager - Business Development and Corporate Strategy
6.	Miss Pimwan Thareratanavibool	Manager - Depot and Logistic (Acting)

Remarks : According to the resolution of the Board of Directors Meeting No. 2/2021, held on 12 May 2021, approved the organizational restructuring and change departments' name.

(1) Mr. Chainarong Saenphuwa was appointed to the position Operations Excellence Manager, which is a new unit from the organizational restructuring with effect from 12 May 2021.

(2) Mr.Pongsakon Thareratanavibool was appointed to the position Business Development and Corporate Strategy Manager, which is a new unit from the organizational restructuring with effect from 12 May 2021.

7.4.2 Directors, Audit Committee and Management Compensation

a) Directors and Audit Committee' remunerations

The Company determines the remuneration policy for the Company's Board of Director and Audit Committee fairly and reasonably in awareness of the appropriateness and accord with the responsibilities of the directors, financial position of the Company, and in the reference to the companies in the same industry. The remuneration shall set at appropriate level and sufficient to motivate and retain qualified directors to present to the Board of Directors and the shareholders' meeting for approval. The Company does not have a Nomination Committee, in which persons appointed to hold positions of directors and executives of the Company shall qualify under Section 68 of the Public Company Act B.E. 2535. The 2021 Annual General Meeting of Shareholders held on 5 April 2021 resolved to approve the determination of remuneration for the Company's directors for the year 2021 for not exceeding 3,000,000 Baht with details as follows;

Compensation	2021
1) Standard monthly - Chairman - Director	18,000 Baht / person / Month 15,000 Baht / person / Month
2) Meeting Allowance* - Chairman - Director	18,000 Baht / person / Month 15,000 Baht / person / Month
3) Other remuneration	- None -
Remark: *Determine the meeting allowances will be paid only attended	

The Executive Committee and the Risk Management Committee of the Company does not receive any remuneration as an Executive Director and Risk Management Committee from the Company. The Company's directors and executives do not receive any remuneration from the subsidiary.

● Directors' standard monthly and meeting allowances as of 31 December 2021

(Unit:Baht)

Name	Standard Monthly	Meeting Allowances		Total
	Board of Director	Board of Director	Audit Committee	
1. Mr.Narong Thareratanavibool	216,000	144,000	-	360,000
2. Mr.Thanit Thareratanavibool	180,000	120,000	-	300,000
3. Miss Pimwan Thareratanavibool	180,000	120,000	-	300,000
4. Mr.Damrong Joongwong ⁽¹⁾	204,000	135,000	120,000	459,000
5. Mr.Kaweephong Hirankasi ⁽²⁾	36,000	18,000	36,000	90,000
6. Mr.Sampan Hunpayon	180,000	120,000	135,000	435,000
7. Mr.Choti Sontiwattananont	180,000	120,000	135,000	435,000
Total	1,176,000	777,000	426,000	2,379,000

Remarks :

(1) Mr.Damrong Joongwong was appointed by the resolution of the 2021 Annual General Meeting of Shareholders to hold the position as Independent Director and Audit Committee, effective since 5 April 2021 and was appointed by the resolution of the Board of Directors Meeting No. 2/2021, held on 12 May 2021 as Chairman of the Audit Committee.

(2) Mr.Kaweephong Hirankasi resigned from all directorship positions in the Company, effective 2nd April 2021.

● b) Directors' remunerations in subsidiary

- None -

● c) Management's compensation

The Company has established a policy on compensation for the Company's executives in relation to the responsibility of the management and the performance of the Company. In addition, the compensation structure for executives is set by comparing with references to companies in the same industry from the 2020/2021 wage survey and HR Benchmark report from HR Center Co., Ltd., which such compensation must be at the level of appropriate and sufficient to motivate and retain quality executives. The Company assesses the performance of executives and employees annually by using performance indicators (KPIs) and the Company's performance.

Moreover, Managing Director receives compensation and benefits as the Company's top management director of the Company and does not receive any compensation and benefits from the subsidiary.

● The managements under SEC's definitions, who in the position in 2021 were received compensations and benefits as follows;

Description	Number* of Person	Baht
Salary, Bonus, Other welfare benefits	6	10,292,357.40
Provident Fund	4	391,464.00
Total		10,683,821.40

Remark: *Including management who resigned in 2021

● d) Other non-monetary remuneration

The Company has arranged the contributions to the social security fund, provide accident insurance, life insurance, and health insurance for managements. This is also including providing retirement benefits to management according to Thai labor law, in 2021, the Company recorded these as expenses in the amount of 0.10 million Baht.

7.4.3 Securities held in the name of Directors and Managements**a) Securities held in the name of Directors, their spouses and minor children as of 31 December 2021**

Securities Holder	Shareholding (No. of shares)		Change during the year
	31 Dec 20	31 Dec 21*	
1. Mr.Narong Thareratanavibool	78,290,538 Self: 29,787,777 Spouse: 48,502,761	19,572,634 Self: 7,446,944 Spouse: 12,125,690	No Change
2. Mr.Thanit Thareratanavibool	116,721,249 Self: 95,595,456 Spouse: 21,125,793	16,430,312 Self: 11,148,864 Spouse: 5,281,448	Decreased
3. Miss Pimwan Thareratanavibool	12,500,000	1,875,000	Decreased
4. Mr.Damrong Joongwong	-None-	-None-	No Changed
5. Mr.Sampan Hunpayon	-None-	-None-	No Changed
6. Mr.Choti Sontiwattananont	348,000	87,000	No Changed

Remark: *The Extraordinary General Meeting of Shareholders No. 1/2021 held on 21st September 2021, resolved to approve the change in par value from 0.25 baht per share to 1 baht per share.

b) Securities held in the name of Directors, their spouses and minor children as of 31 December 2021

Securities Holder*	Shareholding (No. of shares)		Change during the year
	31 Dec 20	31 Dec 21	
1. Miss Pimwan Thareratanavibool	12,500,000	1,875,000	Decreased
2. Miss Piyanart Namphairoj	-None-	-None-	No Changed
3. Mr.Chainarong Saenphuwa	-None-	-None-	No Changed
4. Miss Ratima Thareratanavibool	1,056,000	264,000	No Changed
5. Mr.Pongsakon Thareratanavibool	13,368,000	-None-	Decreased

Remark: *The Extraordinary General Meeting of Shareholders No. 1/2021 held on 21st September 2021, resolved to approve the change in par value from 0.25 baht per share to 1 baht per share.

7.5

Personnel

7.5.1 Number of Employees

- As of 31 December 2021, the Company had 198 employees in total, including the managing director. The number of employees is shown in the table below.

Departments / Divisions	Number of Employees
Managing Director	1
Business Development and Corporate Strategy	3
Sourcing and Commercial	7
Depot and Logistic	31
Finance and Accounting	14
HR and Corporate Support	9
Safety, Occupational Health and Environment	9
Operational Excellence	124
Total	198

7.5.2 Employees' compensation

- a) Monetary Compensation

The Company has set the employee compensation policy which reflects the Company's performance along with a comparison with companies in the same industry from the 2020/2021 Wage Survey and HR Benchmark Report. Each employee's annual salary rises are based on employee KPIs and assessment of individual performance, and at the level which appropriate and sufficient to motivate and retain qualified employees. The company is continually considering the improvement of employee welfare. The total amount of employee compensation for the year 2021 is as follows:

Description	Baht
Salary, Bonus, Other welfare benefits	63,693,686.05
Provident Fund	1,377,140.00
Total	65,070,826.05

- b) Other Compensation

The Company has arranged the contributions to the social security fund, provide accident insurance, life insurance, and health insurance for employees. This is also including providing retirement benefits to employees according to Thai labor law, in 2021, the Company recorded these as expenses in the amount of 2.51 million Baht.

7.5.3 Labor Disputes in the past 3 years

-None-

7.5.4 Personnel Development

The Company attaches importance to the development and improvement of personnel's potential by increasing the skills and knowledge on the job training. The Company has assigned personnel in each department and unit to training in various courses. In addition, the Company also organizes training internally for supervisors or executives to transfer knowledge and experience to their employees in related fields. However, during the COVID-19 pandemic, the Company has adjusted all training and seminars via digital learning to reduce contact between employees and outsiders. In 2021, the Company recorded the cost of training and seminars for employees in the total amount of 0.17 million Baht.

7.5.5 Labor Union

The Company and its subsidiary do not have labor unions. None of the Company's employees is a member of labor unions. The Company has never faced a strike or business interruption due to labor disputes.

7.6

Other key information

7.6.1 Company Secretary

In Compliance with section 89/1 and section 89/16 of the Securities Exchange of Thailand Act (No.4) B.E. 2551, the board of directors appointed Miss Pimwan Thareratanavibool as company secretary, effective from 17 May 2017 to perform the duties as required under the laws in preparing and maintaining key corporate documents such as the meeting of the board of directors and of the annual general meeting of shareholders (AGM). Corporate secretary also oversees the arrangements for the board of directors' meetings and AGM, and assist to best corporate governance. Also, conducting as a coordinator to follow the subsequent actions in accordance with the Board's resolutions as the followings;

1. To advice the Company's Articles of Association, regulations and informs significant changes to the Board subsequently.
2. To arrange the Shareholders and the Board meetings in accordance with laws and regulations.
3. To take minutes of the Shareholders and the Board meetings and follow the subsequent actions are in accordance with such resolutions.
4. To disclosure all public information in accordance with regulations, and the SEC's and SET's regulations.
5. To filed all records of the Company's important documents such as directors' registration, invitation to the meetings, minutes of meetings, annual reports, invitation to shareholders' meetings and reports on directors' and management's conflict of interest etc.

Company secretary also regularly attends training programs which will be useful in performing the duties. The qualification of company secretary is disclosed in details about the board, management in the Appendix.

7.6.2 Internal Audit

The Company has appointed Honor and Advisory Co., Ltd. to be an internal auditor for year 2020 by having Miss Piyamas Ruangsangrob is as primarily responsible for examine and evaluate the efficiency of internal control as well as overviewed and followed up the correcting and improving the internal controls to be more appropriate and effective. Then, the internal auditor required to quarterly report the audit results to the Audit Committee. The Audit Committee has carefully considered the qualifications of Honor and Advisory Co., Ltd. and Miss Piyamas Ruangsangrob, who independently appropriated and experience to perform internal audit duties, internal audit's detail in the Appendix 3.

7.6.3 Investor Relation

The Company appointed Miss Pimwan Thareratanavibool as managing director and company secretary to in charge of investor relations, which serves to communicate, disclosure information to shareholders, investors, analysts and relevant regulators, including various information disclosed to the public through the SETLink for investors to be informed equally. Investor relations can be contacted at Telephone +66 34 877-485-8; Facsimile: +66 34 877-491-2; Email: ir@aienergy.co.th; and LINE ID: AIE-IR.

7.6.4 Chief Accountant

The Company has assigned Miss Piyanart Namphairaj as finance and accounting manager to control and supervise the Company's bookkeeping in accordance with relevant standards, rules and regulations by the qualifications of Chief Accountant in the management in the Appendix1.

7.6.5 Auditor Fee and Non-Audit Fee

The Company has appointed Siam Truth Audit Company Limited as the Company's auditors in 2021, who were consented by the audit committee as following;

1. Mr.Banyong Pitchyaprasarn Certified Public Accountant No. 7147 or
2. Mr.Kraisit Silpamongkongkul Certified Public Accountant No. 9429 or
3. Miss Khemanan Jaichuen Certified Public Accountant No. 8260

These 3 auditors are qualified for the Public Limited Companies Act and Securities Commission and the Stock Exchange stipulated and has no relationship with the Company, Subsidiaries, Management, Controlling Shareholders (holding hare of the Company more than 20% but not over 50%), or related party that preventing the independent opinion.

In the event the above auditors are unable to perform their duties; Siam Truth Audit Company Limited is authorized to assign another of its auditors to perform the duties in place of them. The 2021 audit fee was not over 3,200,000 Baht.

Audit fees		2021		
Auditor		Siam Truth Audit Company Limited		
AI Energy Plc's Group		Quarter	Year	Total
AI Energy Public Company Limited	Consolidated			
	Company Only (Audit Fee)	1,350,000	1,550,000	2,900,000
	BOI (2 BOI)	-	300,000	300,000
	Other Expenses (Non-Audit Fee)	-	-	-
Total AI Energy		1,350,000	1,850,000	3,200,000
AI Logistic Company Limited	Audit Fee	30,000	100,000	130,000
	Other Expenses (Non-Audit Fee)	-	-	-
AI Ports and Terminals Company Limited	Audit Fee	30,000	100,000	130,000
	Other Expenses (Non-Audit Fee)	-	-	-
Total Group		1,410,000	2,050,000	3,460,000

08

Report

on Key Action under

Corporate Governance

8.1 Board of Directors' Performance in 2021

The Company has been complying with the code of good corporate governance for listed companies' year 2017. In 2021, the Company operated its business in accordance with the corporate governance code as detailed below;

Principle 1

Establish Leadership Role and Responsibilities of the Board of Directors as the Leader in a Sustainable Organization

- (1) Define Policy, Strategy and Business Director

The board of directors reviewed business operations, business plans, visions, missions and budgets to be consistent with the current market and economic conditions. Also assign the managing director and the management team to set indicators to achieve goals and continuous follow-up and report the results to the board of directors quarterly.

- (2) Good Corporate Governance and Code of Business Conduct

The Board of Directors has established principles of good corporate governance and business ethics for directors, managements and employees of the Company to adhere to as guidelines for efficiency, transparency, accountability and taking into account the interests of all groups of stakeholders. In this regard, in 2021, the Company has registered and announced the good corporate governance policy and business ethics for directors, managements and employees to acknowledge and agree to practice.

- (3) Internal Control and Internal Audit

The board of directors and the audit committee emphasizes on internal control by trying to determine the Company to have a standardized internal control system of acceptable risk level by assigning an outsource internal auditors to review and follow up on the results of internal control on a quarterly basis and report to the audit committee and the board of directors.

- (4) Risk Management

The board of directors has assigned the risk management committee is responsible for policy stipulation and determine risks that have a significant impact on the Company's operations. Also monitor, improve, and put in place measures to mitigate risks to an acceptable level. The risk management committee is also reporting the risk management reports to the board of directors for acknowledgment on a quarterly basis.

Principle 2

Define Objectives that Promote Sustainable Value Creation

The board of directors has reviewed the 2021 business plan, which contains the direction and strategy of the Company's business operations for the next 5 years to ensure that the business plan can respond to the current and future economic and social conditions.

Principle 3

Strengthen Board Effectiveness

The board of directors has determined the appropriate number of directors with the proportion of independent directors to lead the organization to the objectives and goals. The current board of directors consists of 6 members, comprising 3 executive directors and 3 independent directors, representing half of the entire board of directors.

The chairman and the managing director must not be the same person and engage in different roles. The chairman duties to the board are described below;

- (1) Supervision, follow up and ensure that the Board of Directors has efficiently perform their duties and achieve the objectives and goals of the organization.
- (2) Ensuring that all directors are involved in fostering an ethical corporate culture and good corporate governance.
- (3) Determining the agenda of the board of directors meeting together with the assigned director and managing director and has measures to ensure that important matters are included in the meeting agenda.
- (4) Allocating sufficient time for the management to make a presentation and enough for the directors to discuss important issues thoroughly. Encouraging directors to use prudent discretion freely express opinions.
- (5) Strengthening of good relationship between executive directors and non-executive directors and between the board and the management.

The managing director is highest commanding in chief of the Company, who is responsible for managing policies, business plans and budgets as assigned and authorized by the board of directors. However, the Company's chairman and managing director are considered to be a member of the same family.

Therefore, according to the resolution of the board of directors Meeting No. 3/2021 held on 13 August 2021, has appointed Mr.Damrong Joongwong to be an independent director representative participate in determining the agenda for the board of directors' meeting to promote the balance of power between the board and the management.

Board of Directors Performance Evaluation

The Company requires the board to assess their performance with a self-assessment. The assessment criteria are set up appropriately and consistent with good practice and good corporate governance principles of listed companies in 2017, the assessment results were presented to the board of directors' meeting. The results were used as information for considering various policies or determining the annual remuneration of directors. As for the sub-committees, there is no assessment because they are the same committees as all the board of directors.

Supervision of the Company's subsidiary

The Company has carried out a subsidiary business in line the with Company business principles and to maintain the Company's investment interests as follows:

- (1) The Board of Directors will appoint the Company's representative as a director in each subsidiary in order to supervise the subsidiary to operate in accordance with the laws, good corporate governance policy, and other related policies.
- (2) The Company must receive a quarterly performance report with related documents for consideration which the subsidiary must strictly comply with.
- (3) If the subsidiary has transactions of the acquisition or disposition of assets under the Notification of the Capital Market Supervisory Board concerning the acquisition or disposition of assets or connected transactions. The Company has duty to seek approval from the board of directors' meeting. and/or disclose information to the SET and/or seek approval from the shareholders' meeting before entering into transactions. In this regard, the subsidiary will be able to enter into the transaction or proceed only after receiving the approval according to the specified criteria.

In addition, in some transactions or events of the subsidiary may have cause the Company to disclose information to the SET according to the specified criteria. Directors of the subsidiary are obliged to notify the managing director of the Company immediately that the subsidiary has a plan to enter into a transaction or such event occurs.

- (4) The Company has set a policy for directors of subsidiaries to disclose information about their interests and related persons and transactions with the Company in a manner that may cause a conflict of interest by the board of directors of the Subsidiary to the board of directors of the Company. Subsidiary's directors must not participate in approving matters in which he or she is a stakeholder or having conflicts of interest, both directly and indirectly.
- (5) In the event that the Company found significant suspected issues, the Company able to inform the subsidiary for clarification and submitting documents for consideration.

● Anti-Corruption Policy

The Company recognizes the important of a transparent business operation and embrace the principle of good corporate governance for effectiveness and equitably with responsibility to society and stakeholders. As well as to prevent corruption that may occur, hence the Company has declared the intention of anti-corruption that do not support the activities of groups or individuals acting in wrongful exploitation. In order to be entrusted in undertaking a no fraud operation, the Company has proclaimed the anti-corruption policy as the guidelines for the Board of Directors, management, and employees to strictly comply. Therefore, in 2017, the Company jointly signed the ratification of the declaration of Intent. "Thailand's Private Sector Collective Action Coalition Against Corruption" to express the intention and commitment to combat all forms of corruption and corruption. The details of the policy are as follows;

1. Objectives

The purpose of formal "Anti-Fraud & Corruption Policy" is to declare the intent and commitment to working against fraud and corruption and to establish guidelines for review and oversight, to ensure that operations are conducted appropriately in accordance with this policy.

2. Scope

This policy applies to the Board of Directors, Sub-Committees, Senior Management and employees at all levels of AI Energy Public Company Limited and all subsidiaries (together called "Company Personnel"). This policy also applies to agents, intermediaries, contractors and consultants acting on behalf of The Company (together called "Related Business Partners").

3. Definition

"Corruption" defined as the abuse of power to exploitation, whether in bribery or in other forms by offering or receiving from public sectors and private sectors including favor oneself or ally. However, there are exceptional cases for the activities that legal, tradition, and commercial conservative which can be performed.

4. Anti-Corruption Policy

- 4.1 Restricted the Board of Directors, management, and employees of the Company claim, perform, or accept corruption in all forms; both directly and indirectly. The Company has determined the reviewing of the anti-corruption policy's implementation regularly. Moreover, the roles and responsibilities of the parties involved to comply with the policies and operations of the Company.
- 4.2 The Company Personnel shall not ignore or neglect to raise concerns or report any suspected instance of fraud or corruption in relation to The Company. Company Personnel shall report to the designated personnel any suspected instance of fraud or corruption and provide support to the investigation process.
- 4.3 The Company Personnel shall encourage good values and awareness in working honestly, ethically and transparently, without fraud and corruption, as part of the organizational culture.
- 4.4 The Company personnel shall operate in compliance with all related laws and regulations, especially the laws in relation to anti-fraud and corruption in every country in which Company operates.
- 4.5 The Company Personnel shall operate with transparency, accuracy, and fairness under the applicable regulations, policies, procedures and guidelines of Company, especially for marketing and sales, procurement, and accounting and finance processes.
- 4.6 Any act breaching this Anti-Fraud & Corruption Policy shall be considered for disciplinary action in accordance with Company's Procedures which may include termination if deemed appropriate by Management. Additionally, any Personnel found to be in violation of this Policy may be subject to the law if the act is proven to be a violation of related Laws.
- 4.7 Company shall provide fair treatment and protect Personnel. Personnel will not suffer demotion, penalty or other adverse consequences for refusing involvement in any acts of fraud or corruption, even if such refusal may result in the Company's loss of business's opportunities.

5. Duties and Responsibilities

- 5.1 Board of Director** is responsible for formulating policy against corrupt and approve the policy, including oversight and support against to the corruption by impelling policies to be implemented. Also being a role model in integrity for employees and recognize the importance of anti-corruption.
- 5.2 Audit Committees**
- 5.2.1 To oversee and review the approved anti-corruption policy regards to the appropriateness to the Company.
 - 5.2.2 Responsible for reviewing the Company's financial statement, the internal control system, and risk management to ensure that the Company has operated transparently and not in contradict to the anti-corruption policy itself.
 - 5.2.3 Responsible for determining and propose agendas to the Board of Directors, when there was corruption in the Company, to impose sanctions and determine the prevention.
- 5.3 Internal Audit** is responsible for reviewing and monitoring the Company's operation to in accordance with such policy and to ensure the internal control system was in place, which may reduce the corruption's risk in the Company and reported to the Board of Directors. Internal Auditors are responsible for reporting to the Audit Committee.
- 5.4 Managing Director, Executive and Management** are responsible for establishing efficient protocols to support the Anti-Fraud & Corruption Policy, setting communications and a training program for all personnel, regardless of rank, to ensure that personnel have sufficient understanding and are able to effectively and efficiently apply related policies and protocols in their operations, as well as reviewing the appropriateness of related protocols to align with any changes in business operations, laws, rules or regulations.
- 5.5 All Company Personnel** are responsible for working according to this Anti-Fraud & Corruption Policy and any related protocols. Personnel must report to their supervisor or to a designated reporting channel if they encounter any breach of policy or have any questions about this policy.

6. Anti-corruption Operational Guidelines

Directors, management, and employees at all levels of company and its subsidiaries must strictly follows the Company's policy and practice and no involvement in corruption in any cases; directly or indirectly. Nevertheless, the policy also including the anti-corruption within the procurement procedure; suppliers or contractors.

- 6.1 Employees must not neglect or ignore whenever encounter an act of possible corruption related to the Company and must notify the incident to the superior or the responsible person through various available channels (as presented below in this policy statement) and provide good cooperation when fact findings are needed.
- 6.2 Employees who commit, conspires with, or connects to corruption must face disciplinary punishment and related legal penalties.
- 6.3 The Company will ensure fairness and provide protective measures to complainants or whistleblowers for collaboration in reporting malpractice and corruption.
- 6.4 The Company puts emphasis on publicizing, communicating and training in order to constantly educate employees the Anti-Corruption Policy.
- 6.5 The Head of Internal Audit has duty and responsibility to monitor, review to report to the Audit Committee whether implementation of the anti-corruption is in accordance with the policy and operational guidelines with an attempt to ensure suitability and adequacy against risk of potential corruptions.

7. Anti-Corruption Practices

Employees must adhere to the anti-corruption policy when dealing business with customers, suppliers, trade partners or third parties in relevant to the Company's business

- 7.1 Employees must comply with laws, rules, business traditions and manners when interacts with relevant business-related third parties. Employees who didn't comply with to Anti-corruption Policy will face disciplinary punishment, related legal penalties and may also be legally prosecuted.
- 7.2 Employees must not seek any benefit from their positions in the Company in receiving or soliciting any business-related third party or relevant individual to provide service that has no connection to the Company's business.
- 7.3 When employees or management recommend an individual to the Company, such action must not induce conflict of interests or interfere with the company's recruitment process and must not be unlawful act towards personal gain.

7.4 The bribery with money or other benefits.

- 7.4.1 Employees must not accept or solicit, both directly and indirectly, for money, gift voucher, check, stock, present, any bribe, special compensation or incentives of any value from relevant business-related third parties and employees in the Company such as the public sector and the private sector.
- 7.4.2 Employees must not bribe authorities or government officials by offering money, gift vouchers, check, stock, present, or any bribe, special compensation or valuable incentives.

7.5 Procurement Process

- 7.5.1 For the purchase and hire process must be conducted by the Company's working procedures, from the beginning of bidding, price comparisons, selected suppliers and/or contractors by prohibiting employees accept the bidding that enclose hidden benefits with suppliers and/or contractors. However, the Company have an active internal control system that monitor and involved by related manager departments, and all the procurements were approved by Managing Director only.
- 7.5.2 The action of business relationship, negotiation and purchasing between public or private sectors must be carried out with transparency, integrity and strictly abide by the law.

7.6 Donate to charity, public interest and Sponsorships

There are restrictions on donations to charity, public interest, and funding as follow;

- 7.6.1 Charitable contributions and sponsorships to individuals or organizations, both for government or private sector, must be transparent and with objectives for charity, and not made with the expectation of favorable treatment in return that may give the appearance as being for fraud or corruption. Thus, the request and approval processes must be in accordance with the Charitable Contributions and Sponsorships Procedures.
- 7.6.2 To approve the donation is subject to the Company's approval authority but if donations and sponsorships in any form is worth not more than THB 10,000 must be approved by Human Resources Manager if more than THB 10,000 must be approved by Managing Director.
- 7.6.3 The donation must be under 'the Company's name' only with reliable evidences and follow the Company's procedures. The Company shall not claim on the donation to other purpose.
- 7.6.4 The sponsorships can be support in the way of asset or financial support to the project or activities that are made for business objectives and usually for brand or reputation management purposes. It must be under 'the Company's name' only with reliable evidences and purposes and follow the Company's procedures.
- 7.6.5 Charitable contributions and sponsorships must demonstrate that their activities, based on the objective of the project, have taken place and can be traced.

Procedures for charitable contributions and sponsorships as follows:

1. The Requestor prepares the "Requesting Form" that indicates the name of the receiving organization and the objectives with the supporting documents attached. The Requesting Form shall be approved by the authority according to the authority limits as indicated in the table below.

Authorized Amount	Approver
Less than THB 10,000	HR and Corporate Support Manager
More than THB 10,000 But not exceeding THB 100,000	Managing Director
THB100,000 and above	The Chairman of the Executive Committee

2. HR and Corporate Support Manager reviews and approves the "Requesting Form" if the objectives for the charitable contributions and sponsorships are aligned with the established procedures.
3. The Requestor provides evidence of the charitable contribution or sponsorship, such as a "Thank You Letter" from the organization receiving the contribution or a picture of the donation, to the Finance Department as supporting documentation after the charitable contribution or sponsorship has been made.
4. The Finance Department reviews evidence relating to the charitable contribution or sponsorship, as well as retains the evidence in a proper manner. In the event of insufficient evidence, additional supporting documentation or clarification shall be requested. If it is proven the charitable contribution or sponsorship provided do not comply with the Company's policy or has been used as an excuse/method for corruption, the perpetrator will be subject to the highest level of disciplinary action.
5. The Finance Department prepares a "Summary Charitable Contributions and Sponsorships Report" which is submitted to Managing Director on a quarterly basis.
6. The Internal Audit Department evaluates the charitable contribution and sponsorship process annually to ensure the efficiency, effectiveness and appropriateness of the internal controls of the process.

7.7 Political Contributions

The Company adopts a political neutrality policy and establishes independent management and operations, without involvement in political activities. The definition of political contribution is a contribution, financial or in-kind, to support a political cause. Defining what a political contribution is presents some difficulty. Financial contributions can include loans. In-kind contributions can include gifts of property or services, advertising or promotional activities endorsing a political party. The release of employees without pay from the employer to undertake political campaigning or to stand for office could also be included in the definition.

Employees have right and political liberty and have the freedom to participate in political activities under the terms of the Constitution, related laws, and regulations. However, Employees must not participate in any political activities on behalf of The Company or employ any of The Company's resources as political contributions to political parties or any parties in relation to politics. However, one must not use company's resources in either directly or indirectly for the political purpose that leads to the loss of company's neutrality and a potential to damage company's reputation.

7.8 Gifts, Hospitality and Expenses

Managers and Employees of the Company must not accept any gifts, hospitality and expenses from customers and suppliers. However, the gifts are acceptable if it is intended solely for the reception, greeting or congratulate only, no hidden agendas, such as gift baskets during festive season, snacks, Promotional products in small values such as pens, books, calendars, or mugs with the organization's logo. The receiving or providing of gifts and entertainment must be transparent and not with the expectation of favorable treatment in return. Receiving or providing gifts and entertainment but be done on behalf of the Company only.

Procedures for receiving and providing Gifts, Hospitality and Expenses

7.8.1 The receiving or providing of gifts and entertainment is permitted according to tradition but must not impact The Company's operations and business decisions. Employees must not ask for gifts and entertainment.

7.8.2 Providing Gifts, Hospitality and Expenses during festive season

7.8.2.1 The Requestor has to prepare "Requesting Form" that shall be indicated the name of the organization receiving the gifts and hospitality, the details of gifts and entertainment to be provided, the quantity, the amount (Not More Than THB 2,000 per piece), and the objectives as well as the supporting documents attached. The Requestor submits the form to Human Resource Manager to review and approve.

7.8.2.2 Human Resource Manager reviews and approves the "Requesting Form" if the objectives for gifts and entertainment align with the established procedures.

7.8.2.3 The Requestor provides evidence of gifts and entertainment, such as receipts and a "Thank You Letter" from the organization receiving the gifts or hospitality, as supporting documentation after the gift or entertainment has been provided.

7.8.2.4 The Finance Department reviews evidence relating to the gifts or entertainment as well as retains evidence in a proper manner. In the event of insufficient evidence, additional supporting documentation or clarification shall be requested. If it is proven that the gifts and entertainment provided do not comply with the Company's policy or have been used as an excuse/method or corruption, the perpetrator will be subject to the highest level of disciplinary action.

7.8.2.5 The Finance Department prepares a "Summary Gifts and Hospitality Provided Report" which is submitted to the Managing Director on a quarterly basis.

7.8.2.6 The gift and hospitality process shall be evaluated by the Internal Audit Department annually to ensure its efficiency, effectiveness and appropriateness.

8. Fraud Risk Management and Internal Control Processes

8.1 Establishes a program and procedures for fraud risk management covering fraud prevention, detection and response.

8.2 establishes appropriate and sufficient internal controls for fraud and corruption prevention and the assessment /review of internal processes to ensure the efficiency and effectiveness of internal controls.

8.3 Establishes the assessment of fraud and corruption risks to ensure that The Company has appropriate internal controls in place to mitigate all types of fraud and corruption risks.

8.4 Establishes measures and procedures for particular expenses such as charitable contributions, sponsorships or other expenses to formally prevent fraud and corruption.

8.5 Establishes preventive measures to prevent the providing or receiving of gifts, assets or other benefits, entertainment, or any other expenses that are not aligned with the Company's policies or not in compliance with the applicable laws.

8.6 Establishes protocols to support the issuance of transparent and accurate financial reports which comply with international accounting standards.

- 8.7 Establishes a process for maintaining accurate books and records that accurately, properly and fairly document all financial transactions in accordance with applicable laws and regulation. Expenses in particular need to have adequate supporting documentation with approvals from authorized person to ensure the appropriateness of the expenses and that they have not been made for the purpose of fraud or corruption.
- 8.8 Establishes channels to report, comment, or make complaints about fraud or corruption cases as well as establishes a process to investigate, enforce and report cases of fraud or corruption to the Board of Directors and Senior Management.
- 8.9 Establishes communications and training to provide understanding of the Policy and Procedures on anti-fraud and corruption to all levels of employees, from the Board of Directors, Management and Staff to Agents and Intermediaries acting or working on behalf of The Company.

9. Review of Policy

The review of this policy is set for at least once a year and is to be submitted to the board of directors for approval

10. Whistleblowing or Complaints

- 10.1 Issue to whistleblowing or complaints
 - 10.1.1 An action of malpractice and corruption connected to the organization, directly or indirectly.
 - 10.1.2 A practice of wrong procedure in contrary to Company's regulations or of adverse effect on the Company's internal control system that raise doubt of being a possible channel for malpractice
 - 10.1.3 An act that misconducted obtain or destructs the Company's benefits and damages the Company's reputation
 - 10.1.4 An act of illegal nature and immoral business ethics

11. Whistleblowing or Complaints Channels

- 11.1 Mechanisms for internal complaints
 - 11.1.1 Suggestion box
 - 11.1.2 Supervisor of working units
 - 11.1.3 Internal Auditors or HR Manager
 - 11.1.4 Electronic mail box (hr@aienergy.co.th / ac@aienergy.co.th)
- 11.2 Mechanisms for external complaints
 - 11.2.1 Website <http://www.aienergy.co.th>
 - 11.2.2 Electronic mail box aienergy@aienergy.co.th / ac@aienergy.co.th
 - 11.2.3 By Post to The Audit Committee
55/2 Moo 8 Sethakit 1 Rd., Klongmadua, Krathum Baen, Samut Sakhon 74110

12. Protection of whistleblower and confidentiality

- 12.1 Protection of the whistleblower and related person

Because filing complaints and providing information of malpractice in good faith can result an immense benefit to the Company and employee as a whole, therefore the person who files complaint, testify, provides information and facts or gives relevant evidence to the complaint, despite troublesome that might follow, will be guarantee of no lay-off, punishment, or any harmful effects to career growth, performance assessment, welfare and related benefits eligible for employee. This guarantee is also applied to the personnel in charge of complaint's investigation. The Company has policy to ensure fairness and equitable treatment to all stakeholders in accordance with to the Company's regulations. The whistleblower will receive protection and the complaints will be hold confidential.
- 12.2 The anonymity and confidentiality

Employee or external whistleblower may choose to stay anonymous when reporting violations of other employees. However, the Company encourages employees to identify themselves when filing the report for ease of communication and investigation. Upon completion of report filing by employees or related business partners or the external whistleblower, the working team who takes complaint shall act for a reasonable protection and prevention measures towards efficient investigation in order to safeguard personnel or the external whistleblower from harassing or unfair treatment.

13. Investigation and Punishment

- 13.1 After receiving complaint, it will be scrutinized and investigated towards fact findings by the Executive Committee or the Audit Committee.
- 13.2 During the investigation, Executive Committee or the Audit Committee will appoint representative (of management) to keep the whistleblower or the complainant informed of progress.
- 13.3 If fact findings from the investigation unveil information or evidence reasonable to believe that the alleged person is corrupted or malpractice, the Company will inform such allegations to the alleged person. The alleged person has rights to prove him/herself of no connection with the acts of malpractice as alleged.

13.4 Malpractice of the alleged person is considered violation to the anti-corruption policy and will face disciplinary hearing regulated by the Company. If the malpractice is illegal, the law penalty will also apply. As for disciplinary consideration, ruling of the Executive Committee or the Audit Committee or Management deems final.

13.5 In case of alleged person is member of the Board or management level, the loss is more than THB 500,000, Investigation committee must notify Audit Committees immediately for appointing one member of Audit Committee to join the investigation committee. Audit Committee must report result to Executive Committee immediately or within 7 Days.

14. The Publication of Anti-Corruption Policy

For employees, subsidiary company, associated company, other company that has the control power and representatives to be informed and aware of the Anti-Corruption policy, there is procedure as follows;

14.1 The Company will put on announcement of the anti-corruption policy for broad acknowledgement.

14.2 The Company shall announce to all employees, subsidiary company, associated company, other company that has the control power and representatives about Anti-Corruption policy and practices by email to all departments.

14.3 The Company shall train Anti-Corruption policy and practices to its new and potential employees, others who interested, subsidiary company, associated company, other company that has the control power and representatives. By communicate through the following channels.

14.3.1 Website <http://www.aienergy.co.th>

14.3.2 Publish the Anti-Corruption Policy in Form 56-1 One Report

The Company recognizes the significance of establishing the Anti-Corruption policy and practices, which may improve the Company's operation effectiveness and also may build trust among stakeholders in terms of a company with good corporate governance practices. Thus, the Company believes that the policy against the corruption is the vital parts of its stability growth.

- The Company has participated in the declaration of intention to become a collective action coalition of the Thai private sector in anti-corruption and was already certified as member by the Private Sector Collective Action Coalition Council (CAC).
- The Company announced and enforced all employees about Anti-Corruption Policy via internal Email and posted in each department, including provide anti-corruption training to its employees.
- The Company sent letters to all suppliers to announce its intention of Anti-Corruption Policy and all suppliers shall comply with such policy.
- The Company published the Anti-Corruption Policy on its website; <http://www.aienergy.co.th>, for shareholders, investors and potential investors.
- The Company published the Anti-Corruption Policy in Form 56-1 One Report.

Principle 4

Ensure Effective Top Executives and People Management

The Company has systematically arranged a succession plan for the top executives of each line. This is to ensure that the Company has executives and employees with skills, knowledge, abilities and attitudes that will lead the Company to success as targeted and support the Company's future growth.

The Company encourages directors and executives to attend training for knowledge and ability development annually. The Company sent them to various training courses to develop skills and knowledge organized by the Thai Institute of Directors Association (IOD), courses namely Director Certification Program, Ethical Leadership Program, Advance Audit Committee Program, Board Secretary Program, and Anti-Corruption Practical Guide. etc., including organizing annual internal training and seminars via electronic media during the COVID-19 epidemic.

Principle 5

Nurture Innovation and Conduct Business with responsibility

The Company emphasizes and supports the creation of innovations that create value to the business while creating benefits for all groups of stakeholders and are responsible to society and the environment as follows:

- (1) The Company is part of the Roundtable on Sustainable Palm Oil (RSPO), sustainable and environmentally friendly palm oil production. Palm tree must be planted on land with documented rights, strictly comply with labor laws, protection against soil, water, and the environment, such as using chemicals as necessary as appropriate, reduce chemical contamination in water, soil, store containers in appropriate places, restore soil and water. Importantly, do not burn in any case which the Company provides support by joining as a member and obtaining RSPO certification, including purchasing some CPO
- (2) The Company designs and develops products and services, researches, improves production and work processes, including collaborating with partners to create mutual benefits for the Company, customers, partners, community and the environment. The Company does not encourage inappropriate behavior Illegal or unethical activities. Currently, the Company is in the process of researching and developing the production process to reduce the maximum contaminants of 3-MCPD and Glycidyl fatty acid esters (GE) in palm oil used for direct consumption or used as other food ingredients in the criteria that The European Food Safety Authority (EFSA) has established and accepted. Such substances were caused by distillation and processing at temperatures above 200 degrees Celsius to remove the color, odor and acid that cause rancidity. Both substances cause damage to the genetic material, especially the highest risk group is new born babies which is likely to be exposed to high levels of 3-MCPD from the use of palm oil in the production of infant formula.
- (3) In 2021, with the severe spread of COVID-19, in order to reduce the risk of infection among employees. The company, therefore issued the Bubble and Seal measure by requiring employees in the production and support departments to quarantine in the area of the Company's factory for a period of 2 months with 3 meals and drinks, and internet access 24 hours a day and arrange various recreations so that employees do not feel restricted in their freedom.
- (4) The Company places importance on social and community responsibility to build believe and trust from surrounding communities by listening to opinions/problems from the community through the Company's personnel from the safety, occupational health, and environment unit and cooperate fully to improve. In addition, during the COVID-19 epidemic, causing the residents in the surrounding communities to have lower income or temporary lost their jobs, the Company therefore arranged 200 sets of survival bags to distributed to the general public in the community by receiving cooperation in the allocation of survival bags from the village headman in Village No. 8.

Principle 6

Strengthen Effective Risk Management and Internal Control

The Board of Directors has established a risk management policy to ensure that the Company has a risk management system to effectively achieve its objectives and complies with relevant laws and standards. The risks are divided into 2 groups, namely corporate risk and operational risk. The board of directors and the risk management committee emphasized the Company's awareness of risks that may arise from business operations and to carry out risk management according to the risk mitigation plan and to effectively monitor performance according to the indicators of each critical risk in each work system. Business Development and Corporate Strategy Manager is representing the management team do the monthly report of performance to the managing director and report to the Risk Management Committee on a quarterly basis.

The Board of Directors and Audit Committee has established an internal control that covers operations performance, finance and accounting in order to operate in accordance with the relevant laws, regulations and regulations by appointing internal auditors from outside to perform audits (outsource), giving opinions and suggestions on the internal control, including the overall organization to make the internal control of the Company more efficient and has a duty to report to the audit committee for approval on a quarterly basis.

Principle 7

Ensure Disclosure
and Financial Integrity

The Board of Directors attaches importance to the disclosure of accurate and complete financial information within a specified period for stakeholders to receive information equally in accordance with the requirements, laws, rules and regulations of the Company. The Company provides quarterly and annually financial statements that has been reviewed and audited according to accounting standards, which has been consented and approved by the Audit Committee and the Board of Directors, respectively along with MD&A, before disclosing to shareholders and stakeholders through the SETLink and the Company website.

According to the Board of Directors held on 15 May 2013, the resolution included the regulations on the use of internal information in order to adhere to the principles of Good Corporate Governance of the company as follows:

● **Control of Internal Information**

1. Directors, executive, and employees of the Company shall abide the following.
 - a) Maintain the confidentiality and/or internal data within the Company.
 - b) No disclosure of secret information and/or internal data of the Company shall be carried out to seek own benefits or the benefit of any other persons either directly or indirectly, and either receive or not receive the return.
 - c) Neither selling, nor transfer of securities of the Company by sign confidential and/or internal data shall be conducted, and/or entering into any other transactions by using confidential and /or internal data that may cause damage to the Company either directly or indirectly.

However, the directors, executive, management and employees of the Company are receiving the internal information of the Company should avoid or refrain from trading securities of the Company during a period of one month prior to the public disclosure of financial statements. Such regulations shall include the spouse and immature children of directors, executives, management, and employees of the Company. Any violation of such regulations shall be deemed to have committed a serious offense.

2. Company's directors and executives, including the external auditors of the Company shall report the change in holdings the securities in their own companies, including the spouse and immature children, to the Securities and Exchange Commission and the SET pursuant to Section 59
3. Such regulations shall be declared to the directors, executives, management, and employees accordingly.

Due to the situation of the COVID-19 epidemic in 2021, the Company did not arrange a meeting to provide information to institutional investors and analyst. The Company has disclosed various information via SET Link and the Company's website www.aienergy.co.th. So, all groups of stakeholders are informed equally and in timely manners. Those who are interested in asking for information on the Company's news can contact via the following channels:

Postal

: Investor Relations, AI Energy Public Company Limited
55/2 Moo 8 Sethakit 1 Rd., Klongmadua, Krathum Baen,
Samut Sakhon, 74110

Telephone

: +66 34 877-485-86

Email

: ir@aienergy.co.th

LINE ID

: aie-ir

Website

: www.aienergy.co.th

Principle 8

Ensure Engagement
and Communication with Shareholders

The Board of Directors emphasis on the rights and equality of shareholders by giving shareholders the right to receive complete information and in a timely manner for attending the shareholders' meeting to decide on the matters of approval of the Company.

● **The 2021 Annual General Meeting of Shareholders**

In 2021, the Annual General Meeting (AGM) of shareholders was held on 5 April 2021 at 10:00 hrs. only through Electronic Media (E-AGM), in accordance with criteria specified in related laws and regulations at Asian Insulators Public Company Limited 5th floor, 254 Seri Thai Road, Kannayaow, Bangkok. As the AGM was held during the COVID-19 pandemic, the Company is

aware of and cares about the health of the shareholders and has a lot of participants in organizing the meeting. To prevent and reduce the risks from the spread of COVID-19, the Board of Directors has determined that the meeting is held via E-AGM only.

There were 6 out of 7 directors attending the meeting because Mr. Kaweepong Hirankasi, who was an independent director and Chairman of the Audit Committee has submitted a letter of resignation from being a director of the Company in every position on 2nd April 2021, and there were 14 shareholders attended the meeting in person and 31 attended the meeting by proxy, totaling 45. The total number of shares 4,049,396,250 shares, representing 77.39% of the total number of ordinary shares with voting rights of 5,232,291,928 shares. The Company has complied with the best practices according to the AGM Checklist of the Thai Investors Association. and in accordance with the principles of good corporate governance as follows:

● Prior to the Meeting

- Shareholders were provided with channels to propose meeting agenda and nominate qualified candidates for directorship, as well as to send any questions concerning meeting agenda, which needed to be answered at the AGM prior to the meeting 1 month in advance between 4 January to 5 February 2021. The criteria were posted on the Company's website. The Board of Directors will consider the agenda proposed by the shareholders, if the board of directors rejects the agenda proposed the board of directors must notify the reason to the shareholders' meeting for acknowledgment.
- The board shall ensure that the Company arranges for the notice of the shareholders' meeting and related papers to be sent to shareholders at least fourteen (14) days before the meeting and posted the notice in Thai and English version on the Company's website at least 30 days before the meeting.
- The meeting invitation informs details of the nomination of independent directors for shareholders to consider as proxies. In the event that shareholders are unable to attend the meeting via electronic media by themselves as well as the rules and regulations used in the meeting such as registration and the exercise of voting rights are also provided.
- The Company has posted the notice of shareholder meeting invitation on ThunHood newspaper for a consecutive 3 days in the period of 10-12 March 2021, specified date, time, location as well as agendas.

● On the day of the Meeting

- The Web Link registration began 1 hour before the meeting and live streaming started.
- All 6 directors, managing director, finance and accounting manager, auditor, financial advisor, and legal consultant attended the AGM to provide information and handle questions raised during each agenda.
- The Company explicitly informed the AGM of the meeting criteria in accordance with the laws and the Company's articles of association, such as announced the number of attendees, total number of shares with voting rights, etc. The manual and method to use Web Link system also provided. All the mentioned details were recorded in the minutes of the AGM.

● After the Meeting

- The Company disclosed the resolution passed at the 2021 Annual General Meeting of Shareholders (AGM) and voting results of every agenda through the SET's portal once the meeting had ended.
- The Company prepared the minutes of the AGM, specifying the names of director and management in attendance, as well as other relevant attendees, important explanations, a list of questions and answers and submitted to the SET and related agencies within 14 days after the meeting date, and posted it on the Company's website.

REPORT of the Audit Committee

Dear Shareholders,

The Audit Committee consists of 3 independent directors and non-executive directors that are knowledgeable and experiences in various fields. The Chairman of the Audit Committee is Mr.Damrong Joongwong and Mr.Choti Sontiwattananont is a director who has sufficient expertise and experience in finance and accounting to review the credibility of financial statements. All Audit Committee members are qualified to the Audit Committee Charter and in accordance with the announcements of the Capital Market Supervisory Board and SET.

In 2021, the Audit Committee held a total of 9 meetings. Miss Ratima Thareratanavibool is serving as the committee secretary. In the meeting, the Audit Committee has invited an external audit and an internal audit to join the meeting as to the due agenda, presented to the Board of Directors at every time. Audit Committee's meeting attendance can be summarized in table below;

No.	Audit Committee	Position	No. of Meeting / No. of Meeting Attendance
1.	Mr.Damrong Joongwong ⁽¹⁾	Chairman of Audit Committee	7/9
2.	Mr.Sampan Hunpayon	Audit Committee	9/9
3.	Mr.Choti Sontiwattananont	Audit Committee	9/9

Remark:

(1) Mr.Damrong Joongwong was appointed as an independent director and member of the Audit Committee, according to the resolution of the 2021 Annual General Meeting of Shareholders held on 5 April 2021 and was appointed as the Chairman of the Audit Committee according to the resolution of the Board of Directors Meeting No. 2/2021, dated 12 May 2021.

Duties and Responsibilities

The key responsibilities are to oversight and regulate in relation to financial reporting to ensure of the accuracy, completeness and compliance with generally accepted accounting principles and adequate disclosure prior to present the Board of Directors. As well as, review the risk management and internal control to be effective and suggest solutions to the Board of Directors when the systems should be corrected or improved. The key responsibilities are summarized below;

1. Financial Statements

Reviewed the information in the financial statements of the Company and its subsidiaries quarterly and for the year 2021, which had a meeting with the external auditor and the Company's accounting department for accuracy, completeness, according to accepted accounting principles and adequately disclosed. Moreover, the Audit Committee responsible for reviewing all related-parties' transactions are as reasonable, appropriated, and free of conflicts of interest such as the acquisition or disposition of assets prior to submission to the Board of Director for approval.

In the Audit Committee meeting, there are no executive directors attended, to allow the Audit Committee and the external audit discuss freely, including inform all the problem and obstacle in auditing process. As a result, the Audit Committee has an opinion regards to the financial statements for the year 2021 are adequately disclosed in an appropriate information, no conflict with the facts and are prepared in accordance with accepted accounting principles.

2. Internal Control Systems

The Audit Committee has appointed Honor and Advisory Co., Ltd. as an internal auditor to review and monitor the accuracy and integrity in the operation of various departments in complying with the policy. The internal auditor has a duty to follow up the correction of comments and suggestions, then prepared the internal audit report for the Audit Committee Meeting on quarterly basis. In order to prevent any significant deficiencies of the internal control of the accounting system that impact on the Company's financial statements.

3. Risk Management Processes

The Audit Committee has monitored the Company's risk management with the implementation of the established risk mitigation plan through quarterly reports of the Risk Management Committee in order to be able to monitor measures and risk mitigation strategies effectively and provide suggestions to improve procedures or action plans to be appropriate and to cope with unpredictable situations.

4. Compliance

In monthly and quarterly meeting of Audit Committee, the Audit Committee has been continuously audited and reviewed regarding the Securities and Exchange Act and the Stock Exchange of Thailand regulations including laws relating to the Company's operation.

5. Whistleblowing

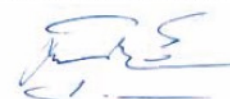
In 2021, No reports of misconduct, fraud, and abnormal activities.

6. Appointment of the External Auditor

The Audit Committee has appointed Mr.Banyong Pitchyaprasarn Certified Public Accountant No. 7147, or Mr.Kraisit Silpamong-kongkul Certified Public Accountant No. 9429, or Miss Khemanan Jaichuen Certified Public Accountant No. 8260 on the behalf Siam Truth Audit Company Limited as an external auditor to examine and comment on the Company's 2021 financial statements and set the Audit fee for no more than 3.20 million Baht and proposed for the Board of Director's approval prior to present the Shareholder Meeting approved.

The Audit Committee is of the opinion that the Company prepares financial reports in accordance with accounting standards, is reliable and has adequate information disclosure and useful to users of financial statements. There is an internal control system that is sufficient and effective. There is proper risk management and able to complete the planned work in a timely manner. In 2021, the Audit Committee received good cooperation from the Board of Directors, managements, auditors, internal auditors, and all departments.

On behalf of Audit Committee



(Mr.Damrong Joongwong)
Chairman of Audit Committee

REPORT of the Risk Management Committee

Dear Shareholders,

The Risk Management Committee consists of 3 members from the board of directors, one of which is an independent director, who experience and knowledge of accounting and finance. Mr.Thanit Thareratanavibool serves as a chairman of the committee.

Risk Management Committee members as of 31 December 2021;

No.	Name	Position
1.	Mr.Thanit Thareratanavibool	Chairman of Risk Management Committee
2.	Mr.Choti Sontiwattananont	Risk Management Committee
3.	Miss Pimwan Thareratanavibool	Risk Management Committee

Remark: There is no remuneration for the Risk Management Committee.

In 2021, the Risk Management Committee held a total of 2 meetings and performed its duties in accordance with the missions set out in the Risk Management Committee Charter as follows:

- (1) Regulate and develop the overall risk management in accordance with ISO 9001:2015 and COSO ERM 'Enterprise Risk Management' in order to mitigate possible risks, maintain at an acceptable level.
- (2) Develop and suggest the risk mitigation plan for both corporate risk and operational risk to maintain acceptable risk level and effectively manage remaining risks.
- (3) Opinions on the improvement of risk management methods in various fields according to the suggestion of the internal auditor and external auditor, including suggesting directions on how to supervise the managements of various departments.
- (4) Follow up with the management to arrange a meeting on risk management of each department on a monthly basis and collect the actual results to compare with the plans that have been set. Then, proposing to the Risk Management Committee quarterly to review and assessment together with a summary of material risks reported to the Executive Committee, Audit Committee, and Board of Directors on a quarterly basis.
- (5) Review the risk management policy and the risk management committee's charter to be consistent with risk management guidelines (COSO ERM "Enterprise Risk Management") throughout the Company.

On behalf of Risk Management Committee



(Mr.Thanit Thareratanavibool)
Chairman of Risk Management Committee

09

Internal
Control

and Connected Transactions

9.1

Internal Control

The Company has appointed Honor and Advisory Co., Ltd. to be an internal auditor for year 2021 by having Miss Piyamas Ruangsangrob is as primarily responsible for examine and evaluate the efficiency of internal control as well as overviewed and followed up the correcting and improving the internal controls to be more appropriate and effective. Then, the internal auditor required to quarterly report the audit results to the Audit Committee. The Audit Committee has carefully considered the qualifications of Honor and Advisory Co., Ltd. and Miss Piyamas Ruangsangrob, who independently appropriated and experience to perform internal audit duties.

In addition, the Company determined to have good corporate governance system in business operation in accordance with the laws, rules, regulations, policies and regulations of relevant authorities such as the Securities and Exchange Commission and the Stock Exchange of Thailand. Also, the Company has set up a Corporate Governance Policy to determine the Board of Directors, Audit Committee, Management and employees to strictly follow the rules.

Detail of Internal Auditor for the year 2021

Subject	Details	
Internal Audit (Outsource)	Honor and Advisory Company Limited 518/5 Maneeya Center Building, 7th Floor, Ploenchit Rd., Lumpini, Pathumwan, Bangkok 10330 Telephone 0-2652-0898	
Head of Internal Audit	Miss Piyamas Ruangsangrob	
Education	<ul style="list-style-type: none"> - Master Degree, Master of Financial Accounting and Assurance, Thammasat University - Graduate Diploma Program in Accountancy Chulalongkorn University - Bachelor Degree, Bachelor of Business Administration in Accounting Rajamangala University of Technology Borphitphimuk Campus - Bachelor Degree, Bachelor of Fine and Applied Art in Communication Ramkhamhaeng University 	
Work Experiences	2010 - Present	Audit Partner Honor and Advisory Company Limited
	2000 - 2010	Audit Manager AMC Company Limited

Subject	Details
Training	2017 - 2021 - Working paper preparation for Anti - Corruption (2019) - Executives and the preparation of sustainability reports and social compensation (Year 2019) - Taxes on land and buildings Planning and preparation before enforcement in 2020 (2019) - Fraud related to information technology (2019) - Paper making for measures anti-corruption in the organization (2018) - TFRS 2017 Sub 202 Liability and 302 Revenue. - Risk and Governance on Information Technology (2017) - Cyber Security 4.0 (2017)
Licenses or Certification	- Certified Public Accountant of Thailand - Certified Internal Auditor No. 7, Federation of Accounting Professions - Well-Prepared before Auditor Perform Audits under ISQC1 No. 3 - Procedure after Receive BOI, Certified from Investor Club Association. - Tax Law, Thammasat University
Responsibility	To examine and evaluate the efficiency of internal control as well as overviewed and followed up the correcting and improving the internal controls to be more appropriate and effective, then report the audit results to the Audit Committee.

Summary of Internal Audit Report for the year 2021

According to internal auditor, the internal control system of AI Energy Public Company Limited has been audited in accordance with the Internal Audit Plan of 2021 with the following objectives:

1. To evaluate the Company's internal control system, which appropriately and adequately designed and able to protect the Company from potential risks in accordance to the guidelines of COSO (The Committee of Sponsoring Organization of the Treadway Commission) and the Association of Internal Auditors of Thailand as well as the guidelines of the Stock Exchange of Thailand.
2. To ensure that all transactions related have done according by the Company's rules and procedures.
3. To ensure that the Company has complied with relevant laws and regulations of external agencies and government.
4. To assure that information related to each system is accurate and reliable.
5. To Suggest and improve the internal control in each system, where there are observations that should be corrected and improved to make the Company's internal control system more efficient and effective.

The internal auditor has studied operational systems by interviewing with management level and manager of each department. To observe by considering the 5 key factors; Control Environment, Risk Assessment, Control Activities, Information and Communication, and Monitoring. These has been done on quarterly basic and reported directly to the Audit Committee, so the internal auditor can perform independently. In 2021, the internal auditor has covered the operating system as follow;

1st Quarter of 2021

- Revenue/Production Service, Logistic, Account Receivable, and Collection
- Depot Management
- Store Management
- Followed-up the correcting and improving the internal control system observed in previous quarter.

2nd Quarter of 2021

- Production
- Quality Control Management
- Production Control and Costing System
- Followed-up the correcting and improving the internal control system observed in previous quarter.

3rd Quarter of 2021

- Human Resource Management
- Quality Assurance System
- Information Technology System
- Procurement, Account Payable, and Payment
- Followed-up the correcting and improving the internal control system observed in previous quarter.

4th Quarter of 2021

- Fixed Assets
- Safety Occupation and Health and Environment Management
- Maintenance system
- Followed-up the correcting and improving the internal control system observed in previous quarter

In 2021, the internal audit was performed according to the annual internal audit plan, which approved by the Audit Committee. Overall, the results of the internal control system for 2021 can be summarized as follows.

1. Internal Control and Management

The internal auditor has an opinion that the Company has a satisfactory internal control and management system. There is an environment that promotes the Company's internal control system. The Company has appropriately controlled both management and operational level, including follow-up operating performance regularly.

2. Compliance with Company Regulations

From randomly audited in some systems, found that the majority has adhered to the Company's regulations and procedures. The identified deficiency has been issued with the management to correct it according to the existing regulations and procedures.

3. Financial and Accounting's Compliance

The financial information is reliable as it should be. However, the Company is in the process of revising some procedures to enhance the effectiveness of its internal controls related to its accounting, financial and compliance matters.

4. Information Technology

The Company has a satisfactory level of control. However, there are observations that have been discussed with the Company's management to improve the efficiency of internal control.

Internal Audit has been cooperated with the related Company's employees and be able to complete the auditing task. The internal auditor would like to take this opportunity to thank you.

(Miss Piyamas Ruangsangrob)
Internal Auditor
Honor and Advisory Company Limited

9.2

Connected Transaction

9.2.1 Measures and Procedures for the Approval of Connected Transactions

In case of having connected transactions of the Company and its subsidiaries with persons who may have conflict of interest, interests, or possibly future conflict of interest as trade agreement in the same format into which person of ordinary prudence may enter with general contractual party under the same situation by exercising trade negotiation power without any power as board, executive, or any relevant person, as well as having normal trade condition or market price under reasonable, accountable, and non-benefit transfer, the Management of the Company can perform such implementation normally under the principles approved by the Company's board and must prepare summary report to the Audit Committee quarterly.

In case that the connected transactions are not normal transactions, the Company will have comments by the Audit Committee on necessity and appropriation of such transactions. In case that the auditing committee does not have expertise in considering on possible related transactions, the Company will consider having independent price estimator, independent specialized expert, or account auditor prepare comments on such related transactions for the Audit Committee so that the committee can apply such comments in support of their decision making and preparation of comments to the board of the Company or shareholders, as appropriate in each case, to approve such items before performing such transactions.

In this connection, the Company will disclose such connected transactions in the note to financial statements which are audited by the Company's auditor and Form 56-1 One Report based on principles and laws concerning securities and exchange market. In this connection, the consideration to approve such connected transactions shall comply with laws concerning securities and exchange market, as well as regulations, notifications, orders, or provisions of the SET in which a person who may have conflict of interest or interests from the preparation of such connected transactions will have no right to make any vote for such connected transactions preparation.

9.2.2 Policies or Trends for Connected Transactions Preparation in the Future

In the future, if the Company needs to prepare connected transactions with a person who may have conflict of interest with the Company, the Company will set out conditions based on normal trade characteristics and as market prices which could be comparatively referred to conditions or prices incurring with the similar business that the Company does with any third party. In this connection, the Company will have the Audit Committee provide opinions regarding price, compensation rate, as well as necessity and appropriation of such connected transactions. In case that the Audit Committee does not have expertise in considering on possible related transactions, the Company will consider having independent price estimator, independent specialized expert, or account auditor prepare comments on such connected transactions for the Audit Committee so that the committee can apply such comments in support of their decision making and preparation of comments as appropriate in each case. In this connection, the Company will disclose such connected transactions in the note to financial statements which are audited by the Company's auditor and Form 56-1 One Report based on principles and laws concerning securities and exchange market. In this connection, the consideration to approve such connected transactions shall comply with laws concerning securities and exchange market, as well as regulations, notifications, orders, or provisions of the SET.

Furthermore, regarding selling and purchasing of goods in exchange, only the purchase of crude palm oil high-acid over 5% and crude palm kernel oil will remain by considering the implementation under policies for ordering crude palm oil from relevant companies whereas the Company clearly determined transactions with relevant persons. In this regard, for any future connected transactions the Audit Committee must comply with regulations determined and must not approve any transactions related to themselves or any persons who may have conflict of interest of any kind with the Company, as well as must disclose such transactions to the Company's board for their consideration. In this case, the Company must abide by laws concerning securities and exchange market, as well as regulations, notifications, orders, or provisions of the Stock Exchange of Thailand, including regulations related to information disclosure of connected transactions preparation and the acquisition or selling of the properties of the Company or its subsidiaries, as well as must be strictly consistent with accounting standard determined by the Accountants Association. In addition, the Company must not conduct any connected transaction with any relevant companies if it is not for the normal business performance of the Company.

The Company has connected transactions with juristic persons or persons who may have conflicts of interest and related companies with the same group of shareholders or having common directors or having connected persons of executives, directors and shareholders of the Company become a director controller and shareholders of such connected persons. The Audit Committee has examined and reviewed the appropriateness of the transaction reasonableness as well as the determination of remuneration and conditions as normal business.

Audit Committee's opinions

Audit Committee considered connected transactions of the Company and its subsidiaries with persons who may have conflict of interest, interests, or possibly future conflict of interest in accordance with Notification of the Securities and Exchange Commission

at the Audit Committee meeting. Therefore, the Committee agreed that such connected transactions are reasonable, in accordance with fair trade conditions, consistent with general practices used with any irrelevant individual or business, and have no benefits transfer within the companies.

Persons, who may have conflict of interest, having connected transactions with the Company 2019 to 2021 accounting period are as follows:

Person with Connected Transactions	Type of Business	Relationship Characteristics
1) Asian Insulators Public Company Limited (AI)	Perform business in manufacturing and selling electric insulators used for electricity generating system.	<ul style="list-style-type: none"> Parent company, Authorized Controller, and principal shareholder of the Company whereas AI is holding shares accounting for 61.77 percent of the Company have registered capital. Board members holding AI stocks are Mr. Narong Thareratanavibool, and Mr. Thanit Thareratanavibool, whose stocks accounts for 21.29% and 5.06%, of AI's registered capital. Board members authorized for co-signing are Mr. Narong Thareratanavibool and Mr. Thanit Thareratanavibool.
2) Mr.Narong Thareratanavibool	Person	<ul style="list-style-type: none"> The Company's board member and authorized director who is holding shares accounting for 0.57% of the Company have registered capital and 21.29% of the AI's registered capital.
3) Samart Palm Industry Company Limited (SPI)	Manufacturer of crude palm oil and crude palm kernel oil	<ul style="list-style-type: none"> A company related to the Company because any person related to Company's executives, board members, and board authorized or controlling is a principal shareholder in its business.
4) Samart Palm Oil Company Limited (SPO)	Manufacturer of crude palm oil and crude palm kernel oil	<ul style="list-style-type: none"> A company related to the Company because any person related to Company's executives, board members, and board authorized for controlling is a principal shareholder in its business.

The Company has connected transactions with entities which may have conflict of interest for accounting period 2019 to 2021 as follows:

Person with Possible Conflict of Interest	Connected Transactions	Transaction Value (Million Baht)			Transaction Characteristics/ Needs and Reasons
		31 Dec 21	31 Dec 20	31 Dec 19	
1) Asian Insulators Public Company Limited (AI)	<u>Administrative Expenses:</u> <ul style="list-style-type: none"> The Company and its subsidiaries made a payment for accounting software service fees to AI. The Company paid interest from loan let by AI. AIL rented office space from AI. The Company paid dividend to AI 	163.66	7.88	5.27	<ul style="list-style-type: none"> In 2008, AI as a parent company arranged accounting software to jointly use within the AI Group, including AI, the Company, AIPT, AIL, AIES. AI hired computer consultant to perform services for 5 companies. AI has also signed in the Agreement Concerning the Acceptance of Maintenance Services and has continuously supported the use of such software with computer consultants since 2008. Such services covered maintenance and software supports for the aforementioned 5 companies. AIE paid software service fee to AI for 4,699.41 Baht per user in 2021 - 2019 for the amount of 2.06 million Baht, 2.18 million Baht, and 1.51 million Baht, respectively. In 2019, the Company's Board of Director has resolved to approve issuing the Promissory Note to the related-parties not exceeding 10 notes of the total amount value not exceeding 300,000,000 Baht, with interest rate at 5% per annum and 1-year tenor. The Promissory Note will be offered as a private placement to two related-parties consist of Asian Insulators Public Company Limited and/or Mr.Narong Thareratanavibool to support the Company's business expansion and working capital. In 2021, the Company had no borrowing transaction. In 2020, the Company has paid interest to the related-party for 5.49 million Baht and in 2019 for 3.54 million Baht. In 2020 and 2019, AIL rented office space located at Number 254 Seri Thai Road, Kannayao, Kannayao Bangkok from AI for the total space of 42 square meters to be use as office location. The rental rate at 250 Baht/square meter monthly which was the rate as

Person with Possible Conflict of Interest	Connected Transactions	Transaction Value (Million Baht)			Transaction Characteristics/ Needs and Reasons
		31 Dec 21	31 Dec 20	31 Dec 19	
					<p>agreed upon. In this regard, such rate excluded in-building facilities whereas AI would call for the facilities payment (excluding telephone) based on actual payment balance per square meter. For the period of 2020 and 2019, AIL paid rent, utilities, and other expenses for 0.21 million Baht and 0.22 million Baht, respectively. In 2021, AIL has filed registration of dissolution.</p> <p>- In 2021, the Company has paid cash dividend to AI for 161.60 million Baht.</p> <p><u>Audit committee's opinions</u> Audit Committee considered the proposed connected transactions were based on the Company's policy and appropriation, due to provide the business growth opportunity for the Company which beneficial to shareholders. The financial assistance from related parties is with the appropriate interest rate that complete with those that the financial institutions have offered. Such connected transactions have no negatively impact on the rights of shareholders. Receiving financial assistance from these two related-parties are more flexible without having time to wait for the approval period and loan conditions, compared to from financial institutions.</p>
2) Mr.Narong Thareratanavibool	<u>Administrative Expenses:</u> - The Company paid interest to Mr.Narong Thareratanavibool	-	0.43	0.06	<p>- In 2019, the Company's Board of Director has resolved to approve issuing the Promissory Note to the related-parties not exceeding 10 notes of the total amount value not exceeding 300,000,000 Baht, with interest rate at 5% per annum and 1-year tenor. The Promissory Note will be offered as a private placement to two related-parties consist of Asian Insulators Public Company Limited and/or Mr.Narong Thareratanavibool to support the Company's business expansion and working capital. In 2021, the Company had no borrowing transaction. In 2020, the Company has paid interest to the related-party for 0.43 million Baht and in 2019 for 0.06 million Baht.</p> <p><u>Audit committee's opinions</u> Audit Committee considered the proposed related transactions were based on the Company's policy and appropriation, due to provide the business growth opportunity for the Company which beneficial to shareholders. The financial assistance from related parties is with the appropriate interest rate that complete with those that the financial institutions have offered. Such related transactions have no negatively impact on the rights of shareholders. Receiving financial assistance from these two related-parties are more flexible without having time to wait for the approval period and loan conditions, compared to from financial institutions.</p>
3) Samart Palm Industry Company Limited (SPI)	<u>Goods ordering</u> The Company ordered crude palm oil with high acid over 5% and crude palm kernel oil to be used as raw materials for manufacturing for sales	-	7.21	4.86	<p>- The Company ordered crude palm oil with high acid over 5% and crude palm kernel oil to be used as raw materials for product manufacturing for sales. In this connection, the Company set out policy concerning ordering crude palm oil from relevant companies which was presented to the auditing committee for its acknowledgement already. The Company assigned purchasing unit of the Company to consider prices, trade conditions, and deliverable number of products comparatively before ordering. Such comparison shall be done among 3 distributors at the minimum, jointly with the comparison of crude palm oil and crude palm kernel oil prices from Department of Internal Trade, Ministry of Commerce, which are one-backdated reference price at every time. In this regard, price and trade conditions of the Company ordering from SPI</p>

Person with Possible Conflict of Interest	Connected Transactions	Transaction Value (Million Baht)			Transaction Characteristics/ Needs and Reasons
		31 Dec 21	31 Dec 20	31 Dec 19	
					<p>must comply with common trade conditions by having the ordering value in accounting period 2020 for 7.21 million Baht, or which accounts for 0.18 percent of total ordering value of crude palm oil. In 2019 for 4.86 million Baht, or which accounts for 0.32 percent of total ordering value of crude palm oil. There was no transaction in 2021.</p> <p><u>Audit committee's opinions</u> Audit Committee verified and provided comments for each item occurring between the Company and its affiliate by considering supporting documents of pre-order price comparison based on the Company's policy, and agreed on the list appropriation, including listing conditions and price reasonability.</p>
4) Samart Palm Oil Company Limited (SPO)	<p><u>Goods ordering:</u> The Company ordered crude palm oil with high acid over 5% and crude palm kernel oil to be used as raw materials for manufacturing for sales</p>	-	1.87	17.49	<p>- The Company ordered crude palm oil with high acid over 5% and crude palm kernel oil to be used as raw materials for product manufacturing for sales. In this connection, the Company set out policy concerning ordering crude palm oil from relevant companies which was presented to the auditing committee for its acknowledgement already. The Company assigned purchasing unit of the Company to consider prices, trade conditions, and deliverable number of products comparatively before ordering. Such comparison shall be done among 3 distributors at the minimum, jointly with the comparison of crude palm oil and crude palm kernel oil prices from Department of Internal Trade, Ministry of Commerce, which are one-backdated reference price at every time. In this regard, price and trade conditions of the Company ordering from SPO must comply with common trade conditions by having the ordering value in accounting period 2020 for 1.87 million Baht, or which accounts for 0.05 percent of total ordering value of crude palm oil. In 2019 for 17.49 million Baht, or which accounts for 1.16 percent of total ordering value of crude palm oil. There was no transaction in 2021.</p> <p><u>Audit committee's opinions</u> Audit Committee verified and provided comments for each item occurring between the Company and its affiliate by considering supporting documents of pre-order price comparison based on the Company's policy, and agreed on the list appropriation, including listing conditions and price reasonability.</p>

Furthermore, as of 31 December 2021, the Company had no related transactions with persons who may have conflict of interest due to debt guarantee made with financial institutes of the Company and its subsidiaries as follows:

User	Guarantor	Financial Institute	Type of Credits	Credit Limit (Million Baht)	Outstanding (Million Baht)	Collaterals
AIE	-	Siam Commercial Bank Public Company Limited	Letter of Guarantee – Electricity	2.00	1.67	- Pledged fixed account fully covered credit limit
AIE	-	Kasikorn Bank Public Company Limited	Letter of Guarantee – Electricity	4.00	4.00	- Pledged fixed account fully covered credit limit
			Fleet Card	1.00	0.12	- Clean
AIE	-	TMBThanachart Bank Public Company Limited	PN / LC / DLC / TR	100.00	-	- Pledged fixed account of 50 million Baht
			Forward & Option	5.00	-	
			Fleet Card	0.30	0.02	- Clean
AIPT	-	Kasikorn Bank Public Company Limited	Letter of Guarantee – Electricity	0.40	0.40	- Pledged fixed account fully covered outstanding

Section

3

Financial Statements



Statement of the Board of Directors Responsibilities for the Financial Statements

AI Energy Public Company Limited and its Subsidiaries' Financial Statements that used to prepare the consolidated financial statements, has been prepared according to the regulations of the Securities and Exchange Commission under the Securities and Exchange Act B.E. 2535 and the announcement of the Department of Business Development dated 28 September 2015, issued under Section 11 paragraph three of the Accounting Act B.E. 2543 and complying with the financial reporting standards prescribed by the Federation of Accounting Professions.

The Board realized of good corporate governance by established systems of risk management and internal control to ensure the accuracy, completeness of information used and prevent potential fraud or operating with significant abnormalities

For an accuracy of the Company's the financial statements. The Board has appointed an Audit Committee, in which consist of independent directors to review the accurateness of the financial report for reliability of the reporting. However, the Audit Committee had given an opinion on the financial statements in the Audit Committee report, which is presented in this One-Report.

As regulatory and policies for financial report mentioned above, the Board has an opinion that the Company's financial statement as of 31st December 2021, is adequately disclose, complete, and reliable in accordance with accounting standards and related regulations.



(Mr.Narong Thareratanavibool)
Chairman of the Board of Director



**AI ENERGY PUBLIC COMPANY LIMITED
FINANCIAL STATEMENTS AND AUDITOR'S REPORT
FOR THE YEAR ENDED DECEMBER 31, 2021**



AUDITOR'S REPORT

To the Shareholders of AI Energy Public Company Limited

Opinion

I have audited the accompanying consolidated and separate financial statements of AI Energy Public Company Limited and its subsidiaries ("the Group") and of AI Energy Public Company Limited ("the Company"), respectively, which comprise the consolidated and separate statement of financial position as at December 31, 2021, the consolidated and separate statement of comprehensive income, changes in shareholders' equity and cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies.

In my opinion, the accompanying consolidated and separate financial statements present fairly, in all material respects, the consolidated and separate financial position of AI Energy Public Company Limited and its subsidiaries and of AI Energy Public Company Limited as at December 31, 2021, and their consolidated and separate financial performance and cash flows for the year then ended in accordance with Thai Financial Reporting Standards.

Basis for Opinion

I conducted my audit in accordance with Thai Standards on Auditing. My responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated and Separate Financial Statements section of my report. I am independent of the Group and the Company in accordance with the Code of Ethics for Professional Accounts issued by the Federation of Accounting Professions that are relevant to my audit of the consolidated and separate financial statements, and I have fulfilled my other ethical responsibilities in accordance with these requirements. I believe that the audit evidence I have obtained is sufficient and appropriate to provide a basis for my opinion.

Key Audit Matters

Key audit matters are those matters that, in my professional judgment, were of most significance in my audit of the consolidated and separate financial statements of the current period. These matters were addressed in the context of my audit of consolidated and separate the financial statements as a whole, and in forming my opinion thereon, and I do not provide a separate opinion on these matters.

The key audit matter	Audit procedures
<p>Revenue from sale</p> <p>The Group are engaged businesses from production and distribution palm oil. Those revenues are significant high value transaction and are recognized at the terms specified in the contract on delivery of the goods is transferred to the customer. For the year ended December 31, 2021, the revenue from sales was of Baht 6,432 million as disclosed in note 23 to the financial statements.</p> <p>I have identified the revenue from sales to be the key audit matters as its high value is significant to the financial statements.</p>	<p>Other than making the inquiries, the audit procedures for revenue from sales included sampling test as follows:</p> <ul style="list-style-type: none"> - assessing the efficiency and test of internal control relates to the sales system; - inspecting sale documents occurred during the year, including, before and after the end of accounting period, to test the delivery term and the proper period of revenue recognition in accordance the contract regarding to control of the goods transferred to the customer.

The key audit matter	Audit procedures
<p>Property, plant and equipment</p> <p>Property, plant and equipment are significant high value transaction and are used as principal assets for the Group's business operations. As at December 31, 2021, property, plant and equipment had its net book value of Baht 1,377 million as disclosed in note 11 to the financial statements. The management is required to exercise significant judgement regarding the determination of depreciation rate, useful life and residual value, including assess both of internal and external situations to consider whether there is any effects to the recoverable amount in the future.</p> <p>I have identified property, plant and equipment to be the key audit matters as its high value is significant to the financial statements.</p>	<p>Other than making the inquiries, the audit procedures for property, plant and equipment included sampling test as follow:</p> <ul style="list-style-type: none"> - assessing the judgment of management of the Group for the accounting estimates regarding to the determination of depreciation rate, useful life and residual value by basing on the characteristic and pattern of the benefits embodied in the asset to evaluate the appropriateness and consistency of accounting estimates; - assessing the appropriateness of internal and external information of the Group throughout the future operating performance, including inspect the related documents; - testing the calculation model of recoverable amount as per the independent appraisal report, including test the appropriateness of the variables and estimations comprising market value of other assets and replacement cost.
<p>Inventories</p> <p>Inventories are significant high value transection and are principal assets for the Group's business operations. As at December 31, 2021, inventories had its net book value of Baht 567 million as disclosed in note 8 to the financial statements. Due to inventories are commodities goods that contain intense price volatility, there may affect to its valuation at the end of accounting year measured at the lower of cost or net realizable value. That is required the management exercise the judgement to estimate the net realizable value of inventories.</p> <p>I have identified inventories to be the key audit matters as its high value is significant to the financial statements.</p>	<p>Other than making the inquiries, the audit procedures for inventories included sampling test as follow:</p> <ul style="list-style-type: none"> - assessing the appropriateness on the calculation of net realizable value of inventories at the end of reporting period, reasonableness of the expected selling price and necessary cost to make sales, including inspecting the related documents.

Other Matter

The consolidated financial statements of AI Energy Public Company Limited and its subsidiaries and the separate financial statements AI Energy Public Company Limited for the year ended December 31, 2020, which are included as a comparative information, were audited by another auditor who expressed an unqualified opinion on those financial statements in his report dated February 18, 2021.

Other Information

Management is responsible for the other information. The other information comprises the information included in the annual report of the Group, but does not include the consolidated and separate financial statements and my auditor's report thereon. The annual report of the Group is expected to be made available to me after the date of this auditor's report.

My opinion on the consolidated and separate financial statements does not cover the other information and I do not express any form of assurance conclusion thereon.

In connection with my audit of the consolidated and separate financial statements, my responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated and separate financial statements or my knowledge obtained in the audit or otherwise appears to be materially misstated.

When I read the annual report, if I conclude that there is a material misstatement therein, I am required to communicate the matter to those charged with governance for correction of the misstatement.

● Responsibilities of Management and Those Charged with Governance for the Consolidated and Separate Financial Statements

Management is responsible for the preparation and fair presentation of the consolidated and separate financial statements in accordance with Thai Financial Reporting Standards, and for such internal control as management determines is necessary to enable the preparation of consolidated and separate financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated and separate financial statements, management is responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Group's financial reporting process.

● Auditor's Responsibilities for the Audit of the Consolidated and Separate Financial Statements

My objectives are to obtain reasonable assurance about whether the consolidated and separate financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes my opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with Thai Standards on Auditing will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated and separate financial statements.

As part of an audit in accordance with Thai Standards on Auditing, I exercise professional judgment and maintain professional skepticism throughout the audit. I also:

- Identify and assess the risks of material misstatement of the consolidated and separate financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for my opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's and the Company's ability to continue as a going concern. If I conclude that a material uncertainty exists, I am required to draw attention in my auditor's report to the related disclosures in the consolidated and separate financial statements or, if such disclosures are inadequate, to modify my opinion. My conclusions are based on the audit evidence obtained up to the date of my auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated and separate financial statements, including the disclosures, and whether the consolidated and separate financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the Group and business activities within the Group to express an opinion on the consolidated financial statements. I am responsible for the direction, supervision and performance of the Group audit. I remain solely responsible for my audit opinion.

I communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that I identify during my audit.

I also provide those charged with governance with a statement that I have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on my independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, I determine those matters that were of most significance in the audit of the consolidated and separate financial statements of the current period and are therefore the key audit matters. I describe these matters in my auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, I determine that a matter should not be communicated in my report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.



Bunjong Pichayaprasat
Certified Public Accountant
Registration Number 7147

Siam Truth Audit Company Limited
Bangkok, February 18, 2022

AI ENERGY PUBLIC COMPANY LIMITED AND ITS SUBSIDIARIES

STATEMENT OF FINANCIAL POSITION

AS AT DECEMBER 31, 2021

		s		Baht	
		Consolidated		Separate	
		financial statements		financial statements	
Note		2021	2020	2021	2020
Assets					
Current assets					
Cash and cash equivalents	5	286,701,903	50,199,918	274,560,881	37,062,136
Short-term investments	6	52,874,248	2,759,755	50,386,370	277,334
Trade and other receivables	7	611,389,955	515,404,689	611,389,955	515,404,689
Inventories	8	567,475,406	416,944,849	567,475,406	416,944,849
Other current assets		3,996,997	2,857,393	3,665,325	2,608,712
Total current assets		1,522,438,509	988,166,604	1,507,477,937	972,297,720
Non-current assets					
Restricted bank deposits	9	56,397,200	106,213,200	55,997,200	105,813,200
Investment in subsidiaries	10	-	-	352,395,280	352,395,280
Property, plant and equipment	11	1,376,731,333	1,460,107,150	1,239,749,958	1,309,069,676
Right-of-use asset	12	434,736	-	434,736	-
Intangible assets	13	568,138	694,166	554,838	675,253
Deferred tax assets	26	1,435,316	-	1,435,316	-
Other non-current assets		609,837	2,482,213	138,164	2,050,901
Total non-current assets		1,436,176,560	1,569,496,729	1,650,705,492	1,770,004,310
Total assets		2,958,615,069	2,557,663,333	3,158,183,429	2,742,302,030

.....Director
(Thanit Tharcratanavibool)

.....Director
(Pimwan Tharcratanavibool)

The accompanying notes are an integral part of these financial statements.

AI ENERGY PUBLIC COMPANY LIMITED AND ITS SUBSIDIARIES

STATEMENT OF FINANCIAL POSITION

AS AT DECEMBER 31, 2021

AS AT DECEMBER 31, 2021		s		Baht	
		Consolidated		Separate	
		financial statements		financial statements	
	Note	2021	2020	2021	2020
Liabilities and shareholders' equity					
Current liabilities					
Trade and other payables	15	554,334,221	318,597,741	554,231,086	318,289,498
Short-term loans from related party	4	-	-	260,000,000	260,000,000
Current portion of leases liabilities	12	183,679	-	183,679	-
Provisions for employee benefit	17	866,849	1,030,648	866,849	1,030,648
Other current liabilities	16	58,579,279	53,694,498	58,015,852	53,128,506
Total current liabilities		613,964,028	373,322,887	873,297,466	632,448,652
Non-current liabilities					
Long-term leases liabilities	12	260,743	-	260,743	-
Deferred tax liabilities	26	-	2,792,039	-	2,792,039
Provisions for employee benefit	17	9,095,583	9,740,703	8,404,313	9,258,979
Total non-current liabilities		9,356,326	12,532,742	8,665,056	12,051,018
Total liabilities		623,320,354	385,855,629	881,962,522	644,499,670
Shareholders' equity					
Share capital					
Ordinary shares	18	1,308,072,982	1,308,072,982	1,308,072,982	1,308,072,982
Premium on share capital	19	289,794,916	289,794,916	289,794,916	289,794,916
Retained earnings	4, 20, 21				
Appropriated					
Legal reserve		47,000,000	25,000,000	47,000,000	25,000,000
Unappropriated		691,290,620	551,283,072	626,633,523	471,759,293
Other components of equity		(863,803)	(2,343,266)	4,719,486	3,175,169
Total shareholders' equity		2,335,294,715	2,171,807,704	2,276,220,907	2,097,802,360
Total liabilities and shareholders' equity		2,958,615,069	2,557,663,333	3,158,183,429	2,742,302,030

.....Director
(Thanit Thareratanavibool)

.....Director
(Pimwan Thareratanavibool)

The accompanying notes are an integral part of these financial statements.

AI ENERGY PUBLIC COMPANY LIMITED AND ITS SUBSIDIARIES
STATEMENT OF COMPREHENSIVE INCOME
FOR THE YEAR ENDED DECEMBER 31, 2021

Baht

	Note	Consolidated financial statements		Separate financial statements	
		2021	2020	2021	2020
Revenue	23				
Revenue from sales		6,431,558,177	5,504,300,744	6,431,558,177	5,504,300,744
Revenue from rendering of services		-	9,778,446	-	-
Total revenue		6,431,558,177	5,514,079,190	6,431,558,177	5,504,300,744
Cost	25				
Cost of sales	4	(5,890,187,837)	(4,885,573,190)	(5,890,187,837)	(4,884,570,829)
Cost of rendering of services		-	(17,443,717)	-	-
Total cost		(5,890,187,837)	(4,903,016,907)	(5,890,187,837)	(4,884,570,829)
Gross profit		541,370,340	611,062,283	541,370,340	619,729,915
Other income	4, 23	6,551,574	4,645,616	6,474,117	3,930,005
Selling expenses	4, 25	(30,139,404)	(34,512,061)	(30,139,404)	(34,265,375)
Administrative expenses	4, 25	(78,791,215)	(84,373,354)	(59,810,804)	(67,651,182)
Profit from operations		438,991,295	496,822,484	457,894,249	521,743,363
Finance income		276,371	306,698	270,099	606,815
Expected credit loss	25	(20,185,583)	(1,850,000)	(20,185,583)	(10,350,000)
Finance costs	4	(73,373)	(6,439,197)	(4,103,373)	(14,918,025)
Profit before income tax		419,008,710	488,839,985	433,875,392	497,082,153
Tax income (expense)	26	4,613,434	(322,860)	4,613,434	(322,860)
Profit for the year		423,622,144	488,517,125	438,488,826	496,759,293
Other comprehensive income:					
Items that will never be reclassified subsequently to profit or loss					
Defined benefit plan actuarial gains	17	1,865,542	-	1,930,396	-
Income tax relating to items that will never be reclassified subsequently to profit or loss	26	(386,079)	-	(386,079)	-
Other comprehensive income - net of tax		1,479,463	-	1,544,317	-
Total comprehensive income		425,101,607	488,517,125	440,033,143	496,759,293
Earnings per share	28				
Basic earnings per share		0.324	0.373	0.335	0.380
Weighted average number of ordinary shares (shares)		1,308,072,982	1,308,072,982	1,308,072,982	1,308,072,982
Diluted earnings per share		0.294		0.304	
Weighted average number of ordinary shares (shares)		1,441,845,746		1,441,845,746	

.....Director
 (Thanit Thararatnavibool)

.....Director
 (Pimwan Thararatnavibool)

The accompanying notes are an integral part of these financial statements.

AI ENERGY PUBLIC COMPANY LIMITED AND ITS SUBSIDIARIES
STATEMENT OF CHANGES IN SHAREHOLDERS' EQUITY
FOR THE YEAR ENDED DECEMBER 31, 2021

FOR THE YEAR ENDED DECEMBER 31, 2021										Baht
Consolidated financial statements										
Other components of shareholders' equity										
Changes in shareholders' equity										
Other comprehensive income(loss)										
Total										
Discount from business combinations under common control										
Defined benefit plan actuarial gains (loss)										
other components of shareholders' equity										
Total shareholders' equity										
Note	Issued and paid-up share capital	Premium on share capital	Retained earnings (deficit)	Unappropriated legal reserve	Unappropriated	Discount from business combinations under common control	Defined benefit plan actuarial gains (loss)	Other comprehensive income(loss)	Total	
		</								

.....Director
(Thamit Thararatamavibool)

.....Director
(Pimwan Thararatamavibool)

The accompanying notes are an integral part of these financial statements.

AI ENERGY PUBLIC COMPANY LIMITED AND ITS SUBSIDIARIES
STATEMENT OF CHANGES IN SHAREHOLDERS' EQUITY
FOR THE YEAR ENDED DECEMBER 31, 2021

FOR THE YEAR ENDED DECEMBER 31, 2021										Bahr
Separate financial statements										

.....Director

(Pimwan Tharcratanavibool)

.....Director

(Thanit Tharcratanavibool)

The accompanying notes are an integral part of these financial statements.

AI ENERGY PUBLIC COMPANY LIMITED AND ITS SUBSIDIARIES

STATEMENT OF CASH FLOWS

FOR THE YEAR ENDED DECEMBER 31, 2021

Baht

	Consolidated financial statements		Separate financial statements	
	2021	2020	2021	2020
Cash flows from operating activities				
Profit before income tax	419,008,710	488,839,985	433,875,392	497,082,153
Adjustments to reconcile profit before income tax to cash generated (paid) from operating activities				
Depreciation and amortization	121,729,422	113,756,361	107,664,999	99,873,456
Expected credit loss	20,185,583	1,850,000	20,185,583	10,350,000
Unrealized gain on revaluation of investments	(5,599)	(19,361)	(142)	(494)
(Reversal) loss from impairment of assets	-	(1,620,000)	-	5,617,860
Loss on disposal and written-off of assets	3,473,999	11,834,570	3,473,999	6,510,465
Provisions for employee benefit	2,126,193	1,961,547	1,981,501	1,880,548
Interest income	(276,371)	(306,698)	(270,099)	(606,815)
Finance costs	73,373	6,439,197	4,103,373	14,918,025
Profit from operations before changes in operations assets and liabilities	566,315,310	622,735,601	571,014,606	635,625,198
Changes in operating assets and liabilities				
Trade and other receivables	(116,170,849)	(149,367,595)	(116,170,849)	(151,557,529)
Inventories	(155,983,161)	(97,705,541)	(155,983,161)	(98,451,751)
Other current assets	(1,139,604)	627,126	(1,056,613)	(110,072)
Restricted bank deposits	49,816,000	(89,265,901)	49,816,000	(89,265,901)
Other non-current assets	1,967,548	1,942,515	1,967,547	2,152,111
Trade and other payables	231,833,681	16,092,773	232,038,790	17,734,808
Other current liabilities	4,884,781	10,235,320	4,887,346	10,206,614
Employee benefit paid	(1,069,570)	(789,634)	(1,069,570)	(527,810)
Cash generated from operations	580,454,136	314,504,664	585,444,096	325,805,668
Interest received	276,371	306,698	270,099	606,815
Income tax paid	(95,172)	(15,124)	(54,810)	(6,248)
Income tax returned	-	3,690,146	-	3,690,146
Net cash provided by operating activities	580,635,335	318,486,384	585,659,385	330,096,381

.....Director
(Thanit Thareratanavibool)

.....Director
(Pimwan Thareratanavibool)

The accompanying notes are an integral part of these financial statements.

AI ENERGY PUBLIC COMPANY LIMITED AND ITS SUBSIDIARIES

STATEMENT OF CASH FLOWS

FOR THE YEAR ENDED DECEMBER 31, 2021

Baht

	Consolidated		Separate	
	financial statements		financial statements	
	2021	2020	2021	2020
Cash flows from investing activities				
Increase in short-term loan to related party	-	-	-	(5,000,000)
Cash received from short-term loans to related party	-	-	-	11,500,000
Increase (decrease) in short-term investments	(50,108,894)	5,951,825	(50,108,894)	5,951,825
Purchase of building and equipment	(32,336,009)	(53,297,515)	(32,333,299)	(52,917,478)
Purchase of intangible assets	(99,950)	(311,964)	(99,950)	(311,964)
Sale of assets	74,766	20,340,863	74,766	259,759
Net cash used in investing activities	(82,470,087)	(27,316,791)	(82,467,377)	(40,517,858)
Cash flows from financing activities				
Decrease in bank overdraft	-	(3,557,889)	-	-
Cash received from short-term loan from related party	-	260,000,000	-	260,000,000
Repayment for short-term loan from related party	-	(550,000,000)	-	(550,000,000)
Repayment for leases liabilities	(139,487)	-	(139,487)	-
Dividend paid	(261,471,622)	-	(261,471,622)	-
Finance costs paid	(52,154)	(6,439,200)	(4,082,154)	(14,918,025)
Net cash used in financing activities	(261,663,263)	(299,997,089)	(265,693,263)	(304,918,025)
Net increase (decrease) in cash and cash equivalents	236,501,985	(8,827,496)	237,498,745	(15,339,502)
Cash and cash equivalents at the beginning of the year	50,199,918	59,027,414	37,062,136	52,401,638
Cash and cash equivalents at the end of the year	286,701,903	50,199,918	274,560,881	37,062,136

.....Director
(Thanit Tharcratanavibool)

.....Director
(Pimwan Tharcratanavibool)

The accompanying notes are an integral part of these financial statements.

AI ENERGY PUBLIC COMPANY LIMITED AND ITS SUBSIDIARIES
NOTES TO THE FINANCIAL STATEMENTS
FOR THE YEAR ENDED DECEMBER 31, 2021

1. GENERAL INFORMATION

AI Energy Public Company Limited (“the Company”) was incorporated in Thailand and has its registered office at 55/2 Moo 8, Tambol Klongmadua, Amphur Krathum Baen, Samut Sakhon.

The Company was listed the Stock Exchange of Thailand in “the Market for Alternative Investment (mai)” on January 6, 2014.

The Company was transferred to be listed in the Stock Exchange of Thailand (SET) on November 11, 2021.

The Company and its subsidiaries (“the Group”) are engaged in 3 principal businesses as follows:

- Producing and distribution of energy product (bio-diesel), vegetable oil.
- Overseas logistics.
- Port service.

The Company’s major shareholders were as follow:

Major shareholders	Country/ Nationality	Shareholding	
		December 31,	
		2021	2020
Asian Insulators Public Company Limited	Thai	61.77	61.77
Thareratanavibool Group	Thai	1.77	11.55

The financial statements have been approved for issue by the Company’s Board of Directors on February 18, 2022.

Coronavirus disease 2019 Pandemic

The situation of Coronavirus disease 2019 Pandemic (COVID-19), a dangerous communicable disease, tends to spread and severe expanding impacts continually, resulting in an economic slowdown and adversely impacting most businesses and industries. This situation may bring uncertainties and have an impact on the environment in which the group operates. However, the Group’s management has continuously monitored and assessed the financial impact in respect of the valuation of assets, provisions and contingent liabilities.

As the situation has evolved, the management’s judgements and significant accounting estimates will be reviewed.

2. BASIS OF PREPARATION OF THE FINANCIAL STATEMENTS

The financial statements are prepared in accordance with Thai Financial Reporting Standards (“TFRS”), including the related interpretations and guidelines promulgated by the Federation of Accounting Professions (“TFAC”) and the financial reporting requirements of the Securities and Exchange Commission.

The financial statements in Thai language are presented in Thai Baht, which is the Group's functional currency. The preparation of these official statutory financial statements is issued for Thai reporting purposes. The financial statements in English language have been translated from the financial statements in Thai language.

The preparation of the financial statements in conformity with Thai Financial Reporting Standards ("TFRS") requires management to make judgments estimates and assumptions that affect the application of policies and reported amounts of assets, liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making the judgments about carrying amounts of assets and liabilities that are not readily apparent from other sources. Subsequent actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised, if the revision affects only that accounting period, and in the accounting period of the revision and future periods, if the revision affects both current and future accounting periods.

BASIS OF PREPARATION OF THE CONSOLIDATED FINANCIAL STATEMENTS

The consolidated financial statements relate to the Company and its subsidiaries (together referred to as the "Group")

Subsidiaries	Country of incorporation	Business type	%	
			Shareholding	
			December 31,	
			2021	2020
AI Logistics Company Limited (A)	Thailand	Local and overseas logistics for passenger, merchandise, parcel and other materials. (Ceased operations)	100	100
AI Ports and Terminals Company Limited	Thailand	Port service (Ceased operations)	100	100

(A) On July 7, 2021, AI Logistics Company Limited registered the liquidation of the company with Department of Business Development, the Ministry of Commerce.

The preparations of the consolidated financial statements have been based on the same accounting policies for the same or similar accounting transactions or accounting events.

Acquisitions from entities under common control

Business combination under common control are accounted for using a method similar to the pooling of interest method. Under that method the acquirer recognizes assets and liabilities of the acquired businesses at their carrying amounts in the consolidated financial statements of the ultimate parent company at the moment of the transaction. The difference between the carrying amount of the acquired net assets and the consideration transferred is recognized as surplus or discount from business combinations under common control in shareholder's equity. The surplus or discount will be transferred to retained earnings upon divestment of the businesses acquired.

Subsidiaries

Subsidiaries are an entity controlled by the Group. The Company is deemed to have control over subsidiaries if it has rights, or is exposed, to variable returns from its involvement with the investee, and it has the ability to direct the activities that significantly affect the amount of its returns. The financial statements of subsidiaries are included in the consolidated financial statements from the date that control commences until the date that control ceases.

Loss of control

When the Group loses control over a subsidiary, it derecognizes the assets and liabilities of the subsidiary, and any related non-controlling interests and other components of equity. Any resulting gain or loss is recognized in profit or loss. Any interest retained in the former subsidiary is measured at fair value when control is lost.

Transactions eliminated on consolidation

Intra-group balances and transactions, and any unrealized income or expenses arising from intra-group transactions, are eliminated.

New financial reporting standards

a) New financial reporting standards that became effective in the current year

During the year, the Group has adopted the revised financial reporting standards and interpretations which are effective for fiscal years beginning on or after January 1, 2021. These financial reporting standards were aimed at alignment with the corresponding International Financial Reporting Standards with most of the changes directed towards revision and clarification of accounting practices and accounting guidances and disclosures in the notes to the financial statements to users of TFRSs.

The adoption of TFRSs does not have any significant impact on the financial statements.

b) Financial reporting standard that will become effective in the future

The Federation of Accounting Professions promulgated the numbers of revised financial reporting standards and interpretations, which are effective for fiscal years beginning on or after January 1, 2022. These financial reporting standards were aimed at alignment with the corresponding International Financial Reporting Standards with most of the clarification of accounting practices and accounting guidance to users of TFRSs.

The management of the Group believes that the revision of TFRSs does not have any significant impact on the financial statements.

3. SIGNIFICANT ACCOUNTING POLICIES

The measurement bases used in preparing the financial statements

Other than those disclosed elsewhere in the significant accounting policies and other notes to the financial statements, the financial statements are prepared on the historical cost basis.

Revenue

Revenue is recognized when a customer obtains control of the goods or services in an amount that reflects the consideration to which the Group expects to be entitled, excluding those amounts collected on behalf of third parties, value added tax and is after deduction of any trade discounts and volume rebates.

The Group accounts for a contract with a customer when it has entered into an agreement between counter parties that creates enforceable rights and obligations. The Group has to identify its performance obligations and allocate a transaction price to each obligation on an appropriate basis.

Revenue from contracts with customers is recognized when control of the goods or services is transferred to the customer at an amount that reflects the consideration to which the Group expects to be entitled in exchange for those goods or services, net of value added tax ("VAT"). Depending on the terms of the contract and the laws that apply to the contract, control of the asset may be transferred over time or at a point in time.

Revenues from contracts with multiple elements are allocated by fair value of standalone selling price in each performance obligation. In case of contracts have both obligations to perform at point of time and overtime, difference from revenue recognition and performance obligations at the beginning of contracts is recognized as contract assets or contract liabilities and recognized over the contracts periods.

No revenue is recognized if there is continuing management involvement with the goods or there are significant uncertainties regarding recovery of the consideration due.

Sale of goods and rendering of services

Revenue from sales of goods is recognized when a customer obtains control of the goods, generally on delivery of the goods to the customers. For contracts that permit the customers to return the goods, revenue is recognized to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognized will not occur. Therefore, the amount of revenue recognized is adjusted for estimated returns.

Revenue from sales is measured at the amount of consideration received or expected to be received for delivered goods after deduction of returns and discounts, excluding value added tax.

Advances

Advances received from customers is classified as current liabilities and recognized as revenue when the Group transferred control over the goods to the customers. For the advances that contain a significant financing component, they include the interest expense accreted on the contract liability under the effective interest method. The Group uses practical expedient which is not adjust the consideration for any effects of a significant financing component if the period of financing is 12 months or less.

Revenue from rendering of services

The Group recognized services revenue over the contract period. Such recognition is on a straight-line basis according to the proportion of the rendered services over the contract period.

The Group recognized revenue from vessel over the contract period. Such recognition is on a straight-line basis according to the proportion of the rendered services over the contract period.

Interest income

Interest income is recognized using the effective interest method.

Interest income is calculated by applying the effective interest rate to the gross book value of financial assets.

When financial assets are determined to credit impair, interest income is calculated by applying the effective interest rate to the net book value (gross book value less allowance for expected credit losses) of the financial assets. If the financial assets are not credit impaired, interest income is calculated basing on the original gross book value.

Other income

Other income is recognized on an accrual basis.

Consideration payable to the customer

The Group recognizes the consideration payable to the customer as a reduction of the revenue from contract with customers.

Expenses**Finance cost**

Borrowing costs directly attributable to the acquisition, construction or production of an asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalized as part of the cost of the respective assets.

All other borrowing costs are expensed in the period they are incurred basing on the effective interest method. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds, unwinding of the discount on provisions and contingent consideration.

Interest expenses are recognized as an expenses over the term of loan. Interest expenses are calculated from the outstanding of loan principal on an accrual basis using the effective interest method.

Expenses are recognized on an accrual basis.

Deferred financial fees

Financial expenses related to borrowings that are typically incurred on or before signing facility agreements and before actual draw down of the loans are recorded as deferred financial fees and presented as a deduction against the related loan account and amortized using the effective interest method over the term of loan.

Financial instruments

Financial assets and financial liabilities are recognized in the Group's consolidated statements of financial position when the Group becomes a party to the contractual provisions of the instrument.

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities and subsequently measured at amortized cost or fair value fair value through other comprehensive income are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognized immediately in profit or loss.

Classification and measurement of financial assets and financial liabilities**Financial assets classified as debt instruments**

The Group classifies financial assets that are debt instruments as financial assets that are subsequently measured at amortized cost or fair value depends on the Group's business model for managing financial assets and the contractual cash flow characteristics of the financial assets as follows:

- Financial assets measured at amortized cost

The financial asset is held within a business model whose objective is to hold financial assets in order to collect contractual cash flows and the contractual terms of the financial assets give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

These financial assets are initially recognized at fair value on trade date and subsequently measured at amortized cost net of allowance for expected credit losses (if any).

Amortized cost basing on the effective interest method

The effective interest method is a method of calculating the amortized cost of a debt instrument and of allocating interest income over the relevant period. Interest income is recognized in profit or loss and is included in the "interest income" item.

- Financial assets measured at fair value through other comprehensive income

The financial asset is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets as well as and the contractual terms of the financial assets give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. These financial assets are initially recognized at fair value and subsequently measured at fair value. The unrealized gains or losses from changes in their fair value realized, after which such gains or losses on disposal of the instruments will be recognized as gain or losses in profit or loss. The gains or losses on foreign exchange, expected credit losses, and interest income which calculated using the effective interest rate method are recognized in profit or loss.

- Financial assets measured at fair value through profit or loss

Unless the financial asset is held within a business model whose objective is to hold financial assets in order to collect contractual cash flows or the contractual terms of the financial assets give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. These financial assets are initially recognized at fair value and are subsequently measured at fair value. Unrealized gains and losses from change in fair value, and gains and losses on disposal of instruments are recognized as gains (losses) on financial instruments.

Debt instruments that meet either the amortized cost criteria or the fair value through other comprehensive income criteria may be designated as at the fair value through profit or loss upon initial recognition if such designation eliminates or significantly reduces a measurement or recognition inconsistency (so called "accounting mismatch") that would arise from measuring assets or liabilities or recognizing the gains and losses on them on different bases.

Financial assets classified as equity instruments

Except the interests in subsidiaries

- Financial assets measured at fair value through profit or loss

The Group has classified investment in equity instruments that held for trading but not held for strategic purposes as the financial asset measured at fair value through profit or loss, where an irrevocable election has been made. Such classification is determined on an instrument-by-instrument basis. Gains and losses arising from subsequently changes in fair value is recognized in profit or loss and gain or loss from disposal is recognized in profit or loss when disposal.

- Financial assets measured at fair value through other comprehensive income

The Group has classified investment in equity instruments that not held for trading but held for strategic purposes or for securities with potential for high market volatility as the financial asset measured at fair value through other comprehensive income, where an irrevocable election has been made. Such classification is determined on an instrument-by-instrument basis. Gains and losses arising from subsequently changes in fair value is recognized in other comprehensive income and not subsequently transferred to profit or loss when disposal, instead, it is transferred to retained earnings.

Dividends on these investments are recognized in profit or loss, unless the dividends clearly represent a recovery of part of the cost of the investment. Dividend income is recognized in profit or loss and is included in the “finance income” item.

The fair value of investment units is determined from their net asset values.

Purchase and sales of investments are recorded on trade date.

The weighted average method is used for computation of the cost of investments.

In case of investments are interest-bearing, interest calculated using the effective interest method is recognized in profit or loss.

Losses on impairment of investments (if any) are included in profit or loss.

Offsetting

Financial assets and financial liabilities are offset, and the net amount is presented in the statement of financial position when the Group has a legal right to offset the amounts and intends to settle on a net basis or to realize the asset and settle the liability simultaneously.

Derecognition of financial assets

The Group derecognizes a financial asset when the contractual cash flows from the asset expire or it transfers its rights to receive contractual cash flows on the financial asset in a transaction in which all or substantially all the risks and rewards of ownership are transferred. Any interest from transferred financial assets, which is created, controlled or retained by the Group, are still recognized as financial assets and recognized as borrowing which have collateral for proceeds received.

On derecognition of a financial asset measured at amortized cost, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognized in profit or loss.

On derecognition of an investment in a debt instrument classified as at fair value through other comprehensive income, the cumulative gain or loss previously accumulated in the investment revaluation reserve is reclassified to profit or loss.

On derecognition of an investment in equity instrument which the Group has elected on initial recognition to measure at fair value through other comprehensive income, the cumulative gain or loss previously accumulated in the investment revaluation reserve is not reclassified to profit or loss, but is transferred to retained earnings.

Write-off

The Group writes off debts (either partially or in full) when there is information indicating that the debtor is in severe financial difficulty and there is no realistic prospect of recovery, e.g. when the debtor has been placed under liquidation or has entered into bankruptcy proceedings, or in the legal criteria for bad debts written-off, whichever occurs sooner. Bad debt written-off may still be subject to enforcement activities under the Group's recovery procedures, taking into account legal advice where appropriate. However, the Group continues to execute the case, in order to comply with the Group's recovery policy.

The gross carrying amount of a financial asset is written off when the Group has no reasonable expectations of recovering. Subsequent recoveries of an asset that was previously written off, are recognized as a reversal of impairment in profit or loss in the period in which the recovery occurs.

Allowance for expected credit losses on financial assets

The Group applies the Simplified Approach for recognition of expected credit losses of financial assets - debt instruments which are deposit at financial institutions, trade receivables and the contractual assets, investment in debt instruments, loans and certain of other assets.

The Group recognizes allowance for expected credit losses at an amount equal to the lifetime expected credit losses in cases where there has been a significant increase in credit risk since initial recognition, but the assets are not credit impaired, or where the assets are credit impaired.

At every reporting date, the amount of allowance for expected credit losses is reassessed to reflect changes in credit risk of financial assets since initial recognition of related financial instruments.

Simplified Approach

The measurement of expected credit losses on financial assets by applying the Simplified Approach is a calculation to estimate using a provision matrix depended on the Group's historical credit loss experience adjusted with the factors that are specific to the receivables, general economic conditions, an assessment of both the current as well as the forecast direction of conditions at the reporting date, and time value of money, as appropriate. In addition, the Group shall principally determine the past due status of the customers and also their capability to maintain the value of collateral relative to the terms of contract.

At every reporting date, the Group determines whether the credit risk of other debt instruments and deposit at financial institutions has increased significantly since initial recognition, by mainly taking into account internal and external credit rating of the counterparties as well as overdue status.

The Company assesses whether the credit risk has increased significantly from the date of initial recognition on an individual or collective basis. In order to perform collective evaluation of impairment, the Group classifies financial assets on the basis of shared credit risk characteristics, such as the type of instrument, internal credit rating, overdue status, and other relevant factors.

Financial assets are assessed to be credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of the counterparties have occurred, there are indications that the borrower is experiencing significant financial difficulties, or there is a breach of contract, as well as delinquency.

The Group recognizes an allowance for expected credit losses by adjusting to the carrying amount of related accounts. For the increase (decrease) in an allowance for expected credit losses is recognized as expenses during the period in the statements of income, except for investments in debt instruments that are measured at fair value through other comprehensive income, for which the loss allowance is recognized in other comprehensive income and accumulated in the investment revaluation reserve, and does not reduce the carrying amount of the financial asset in the statement of financial position.

Financial liabilities

Financial liabilities are initially recognized at fair value and subsequently measured at amortized cost using the effective interest method or at fair value through profit or loss.

The effective interest method is a method of calculating the amortized cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial liability, or a shorter period, to the amortized cost of a financial liability.

Financial liabilities designated at fair value through profit or loss

Financial liabilities may be designated at fair value through profit or loss upon initial recognition if;

- Such designation eliminates or significantly reduces a measurement or recognition inconsistency that would otherwise arise;
- The financial liability forms part of a group of financial assets or financial liabilities or both, which is managed and its performance is evaluated on a fair value basis, in accordance with the Group's documented risk management or investment strategy, and information about the grouping is provided internally on that basis.

Financial liabilities that are designated at fair value through profit or loss are measured at fair value, with any gains or losses arising on changes in fair value recognized in profit or loss.

Financial liabilities that are designated as at fair value through profit or loss, the amount of change in the fair value of the financial liability that is attributable to changes in the credit risk of that liability is recognized in other comprehensive income, unless the recognition of the effects of changes in the liability's credit risk in other comprehensive income would create or enlarge an accounting mismatch in profit or loss. The remaining amount of change in the fair value of liability is recognized in profit or loss. Changes in fair value attributable to a financial liability's credit risk that are recognized in other comprehensive income are transferred to retained earnings upon derecognition of the financial liability.

Derecognition of financial liabilities

The Group derecognizes financial liabilities when, and only when, the Group's obligations are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognized and the consideration paid and payable is recognized in profit or loss.

When the Group exchanges with the existing lender one debt instrument into another one with the substantially different terms, such exchange is accounted for as an extinguishment of the original financial liability and the recognition of a new financial liability. Similarly, the Group accounts for substantial modification of terms of an existing liability or part of it as an extinguishment of the original financial liability and the recognition of a new liability. It is assumed that the terms are substantially different if the discounted present value of the cash flows under the new terms, including any fees paid net of any fees received and discounted using the original effective date is at least 10 percent different from the discounted present value of the remaining cash flows of the original financial liability. If the modification is not substantial, the difference between; (1) the carrying amount of the liability before the modification; and (2) the present value of cash flows after modification should be recognized in profit or loss as the modification gain or loss within other gains and losses.

Trade and other accounts receivable and contract assets

Trade and other receivables are stated at their invoice value less allowance for expected credit losses.

A receivable is recognized when the Group has an unconditional right to receive consideration. If revenue has been recognized before the Group has an unconditional right to receive consideration, the amount is recognized as a contract asset that means accrued income.

Employee benefits

Short-term benefits

Short-term employee benefits are expensed as the related service is provided. A liability is recognized for the amount expected to be paid if the Group has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee and the obligation can be estimated reliably.

Post-employment benefits

The Group and its employees have jointly established the provident funds which is a monthly contributed and defined contribution plan. The fund's asset of the provident fund is separated from the Group's asset and has been managed by a licensed fund manager.

The provident fund receives a cash contribution from employee and the Group. The contribution expenditure of the provident fund and obligation in respect of defined contribution plan is recognized as expense in profit or loss for the period that transaction incurred.

Post-employment benefits

The employee benefit obligations in relation to the severance payment under the labor law are recognized as a charge to results of operations over the employee's service period. It is calculated by the estimation of the amount of future benefit to be earned by the employee in return for the service provided to the Group through the service period up to the retirement age and the amount is discounted to determine the present value. The reference discount rate is the yield rate of government bonds as at the reporting date. The calculation is based on the actuarial technique using the Projected Unit Credit Method.

When the employee benefits are improved, the portion of the increased benefit relating to past service rendered by employee is recognized in profit or loss on a straight-line basis over the average period until the benefits become vested.

When the actuarial assumptions are changed, the Group recognizes actuarial gains (losses) immediately in other comprehensive income.

Past service costs relating the amendment of plan are recognized as an expense in other comprehensive income when the plan amendment is effective.

Termination benefits

Termination benefits are recognized as liability and as expense in profit or loss when the Group are committed demonstrably, without realistic possibility of withdrawal, to a formal detailed plan to either terminate employment before the normal retirement date, or to provide termination benefits as a result of an offer made to encourage voluntary redundancy or the Group have made an offer of voluntary redundancy, it is probable that the offer will be accepted, and the number of acceptances can be estimated reliably. If benefits are payable more than 12 months after the end of the reporting period, then they are discounted to their present value.

Income tax

Income tax for the year comprises current tax and deferred tax.

Current tax and deferred taxes are recognized in profit or loss.

Deferred tax in the extent that they relate to items recognized directly in shareholders' equity are recognized in other comprehensive income.

Current tax

Current tax is the expected tax payable or receivable on the taxable income or loss for the year, using tax rates enacted or substantively enacted at the end of reporting period date, and any adjustment to tax payable in respect of previous years.

Deferred tax

Deferred tax is recognized in respect of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes.

Deferred tax is not recognized for the following temporary differences: the initial recognition of goodwill; the initial recognition of assets or liabilities in a transaction that is not a business combination and that affects neither accounting nor taxable profit or loss; and differences relating to investments in subsidiaries to the extent that it is probable that they will not reverse in the foreseeable future.

Deferred tax is measured at the tax rates that are expected to be applied to the temporary differences when they reverse, using tax rates enacted or substantively enacted at the end of reporting period date.

In determining the amount of current and deferred tax, the Group takes into account the impact of uncertain tax positions and whether additional taxes and interest may be due. The Group believes that its accruals for tax liabilities are adequate for all open tax years based on its assessment of many factors, including interpretations of tax law and prior experience. This assessment relies on estimates and assumptions and may involve a series of judgements about future events. New information may become available that causes the Group to change their judgement regarding the adequacy of existing tax liabilities; such changes to tax liabilities will impact tax expense in the period that such a determination is made.

Deferred tax assets and liabilities are offset if there is a legally enforceable right to offset current tax assets and liabilities, and they relate to income taxes levied by the same tax authority on the same taxable entity, or on different tax entities, but they intend to settle current tax liabilities and assets on a net basis or their tax assets and liabilities will be realized simultaneously.

A deferred tax asset is recognized to the extent that it is probable that future taxable profits will be available against which the temporary differences can be utilized, including unutilized taxable losses. Deferred tax assets are reviewed at the end of reporting period date and reduced its carrying amount to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilized against the temporary differences and unutilized taxable losses.

Cash and cash equivalents

Cash and cash equivalents comprise cash, cash at banks type current accounts and saving accounts, cash at bank with an original maturity not exceeding 3 months, including negotiable certificate of deposit and highly liquid short-term investments in bill of exchange or promissory notes issued by financial institutions due at call or with original maturities of three months or less, excluded deposits at bank on obligation or subject to withdrawal restrictions and insignificant risk of change in value.

Inventories

Inventories which are energy product (bio-diesel), vegetable oil are stated at the lower of cost or net realizable value.

Cost of inventories is calculated by using the moving average cost method.

Cost comprises all costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition. In the case of manufactured inventories and goods in process, cost includes an appropriate share of overheads based on normal operating capacity.

Net realizable value is the estimated selling price in the ordinary course of business less the estimated costs to complete and to make the sale.

The Group records the allowance for devaluation of inventories for all deteriorated, damaged, obsolete and slow-moving inventories.

Investments in subsidiaries

Investments in subsidiaries in the separate financial statements are accounted for using the cost method net of allowance for impairment (if any).

The Company records loss on impairment (if any) in profit or loss.

Property, plant and equipment**Owned assets**

Land is stated at cost less allowance for impairment losses (if any).

Plant and equipment are stated at cost less accumulated depreciation and allowance for impairment losses (if any).

Cost includes expenditure that is directly attributable to the acquisition of the asset. The cost of self-constructed assets includes the cost of materials and direct labour, any other costs directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating for their intended use, the costs of dismantling and removing the items and restoring the site on which they are located, and capitalized borrowing costs.

Purchased software that is integral to the functionality of the related equipment is capitalized as part of that equipment.

When parts of an item of property, plant and equipment have different consumption patterns or useful lives, they are accounted for as separate items (major components) of property, plant and equipment.

Gains and losses on disposal of an item of property, plant and equipment are determined as the difference between the net disposal proceeds less cost to sale and the carrying amount of property, plant and equipment, and are recognized net within other income or other expenses in profit or loss.

An item of property, plant and equipment is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on disposal of an asset is included in profit or loss when the asset is derecognized

Leased assets

Leases in terms of which the Group substantially assume all the risk and rewards of ownership are classified as finance leases. Property, plant and equipment acquired by way of finance leases is capitalized at the lower of its fair value and the present value of the minimum lease payments at the inception of the lease, less accumulated depreciation and allowance for impairment losses (if any).

Lease payments are apportioned between the finance cost and reduction of the lease liability so as to achieve a constant rate of interest on the remaining balance of the liability. Finance cost are recognized in the statement of profit or loss.

Subsequent costs

The cost of replacing a part of an item of property, plant and equipment and cost of renovations are recognized in the carrying amount of the item if it is probable that the future economic benefits embodied within the part will flow to the Group within more than one accounting period, and its cost can be measured reliably. The carrying amount of the replaced part is derecognized. The costs of the day-to-day servicing of property, plant and equipment are recognized in profit or loss as incurred.

Depreciation

Depreciation is calculated based on the depreciable amount of plant and equipment, which is the cost of an asset, or other amount substituted for cost, less its residual value.

Assets from cost of replacement and cost of renovations are depreciated over the remaining useful life of the related asset.

Depreciation is calculated basing on a straight-line basis over the estimated useful lives of each component of an item of assets. The estimated useful lives are as follows:

	<i>Years</i>
Land improvements	5 - 10
Buildings and port	5 - 40
Utility system	5 - 20
Machinery and factory equipment	5 - 20
Vessel	3 - 10
Office equipment	5
Vehicles	5 - 20

Depreciation is recognized as an expense in profit or loss.

No depreciation is provided on freehold land or assets under construction.

The residual value of an asset is the estimated amount that the Group would currently obtain from disposal of the asset, after deducting the estimated costs of disposal, if the asset were already of the age and in the condition expected at the end of its useful life.

The depreciation method, residual value and useful life of an asset should be reviewed at least at each financial year-end and, if expectations differ from previous estimates, any change is accounted for prospectively as a change in estimate.

Intangible assets

Intangible assets that are acquired by the Group and have finite useful lives are measured at cost less accumulated amortization and allowance for impairment losses (if any).

Subsequent expenditure

Subsequent expenditure is capitalized only when it increases the future economic benefits embodied in the specific asset to which it relates.

All other expenditure, including expenditure on internally generated goodwill and brands, is recognized in profit or loss as incurred.

Amortization

Amortization is based on the cost of the asset, or other amount substituted for cost, less its residual value.

Amortization is recognized in profit or loss on a straight-line basis over the estimated useful lives of intangible assets from the date that they are available for use.

The estimated useful lives are as follows:

	<i>Years</i>
Computer software	5 - 10

No amortization is provided on intangible assets under development and installation.

The amortization methods, useful lives and residual values are reviewed at each financial year-end and adjusted if appropriate.

Gains and losses on disposal are determined by comparing the proceeds from disposal with the carrying amount, and are recognized in profit or loss.

Impairment of non-financial assets

The carrying amounts of the Group's non-financial assets in respect of property, plant and equipment, intangible assets, right-of-use assets and other assets, are reviewed at each reporting period to determine whether there is any indication of impairment. If any such indication exists, the assets' recoverable amounts are estimated.

An impairment loss is recognized if the carrying amount of an asset or its cash-generating unit exceeds its recoverable amount. The impairment loss is recognized in profit or loss unless it reverses a previous revaluation credited to equity, in which case it is charged to equity.

When a decline in the fair value of an available-for-sale financial asset has been recognized directly in equity and there is objective evidence that the value of the asset is impaired, the cumulative loss that had been recognized directly in equity is recognized in profit or loss even though the financial asset has not been derecognized. The amount of the cumulative loss that is recognized in profit or loss is the difference between the current fair value and acquisition cost, less any impairment loss on that financial asset previously recognized in profit or loss.

Calculation of recoverable amount

The recoverable amount of a non-financial asset is the greater of the asset's value in use and fair value less costs to sell.

In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. For an asset that does not generate cash inflows largely independent of those from other assets, the recoverable amount is determined for the cash-generating unit to which the asset belongs.

In determining fair value less costs to sell, an appropriate valuation model is used. These calculations are corroborated by a valuation model that, based on information available, reflects the amount that the Group could obtain from the disposal of the asset in an arm's length transaction between knowledgeable, willing parties, after deducting the costs of disposal.

Reversals of impairment

An impairment loss in respect of financial asset is reversed if the subsequent increase in recoverable amount can be related objectively to an event occurring after the impairment loss was recognized in profit or loss.

Impairment losses recognized in prior periods in respect of other non-financial assets are assessed at each reporting period for any indications that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of accumulated depreciation or accumulated amortization, if no impairment loss been recognized.

Leases

As a lessee

The Group assesses whether a contract is or contains a lease, at inception of the contract. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

The Group recognizes right-of-use assets and lease liabilities for all leases with a term of more than 12 months, unless the underlying asset is low value.

Right-of-use assets

The Group recognizes right-of-use assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses (if any) and adjusted for any remeasurement of lease liabilities.

The right-of-use assets comprise the initial measurement of the corresponding lease liability, lease payments made at or before the commencement day, less any lease incentives received and any initial direct costs.

Whenever the Group incurs an obligation for costs to dismantle and remove a leased asset, restore the site on which it is located or restore the underlying asset to the condition required by the terms and conditions of the lease, such provision is recognized and measured to the extent that the costs relate to a right-of-use asset.

In case that the lessee is unable to allocate the consideration in the contract to each lease component and non-lease component on the basis of its relative stand-alone prices, as a practical expedient, a lessee may elect not to separate non-lease components and account for the lease and non-lease components as a single lease component.

Depreciation of right-of-use assets is calculated by reference to their costs, on the straight-line basis over the shorter of the estimated lease term and the estimated useful lives as follows:

	<i>Years</i>
Vehicles	3

If ownership of the leased asset transfers to the Group at the end of the lease term or the cost of such asset reflects the exercise of a purchase option, depreciation is calculated using the estimated useful life of the asset.

If the Group is unable to obtain reasonable assurance that the ownership of the underlying asset is substantially transferred to the Group at the end of the lease term, the right-of-use assets will be depreciated on the straight-line method from the commencement date to the end of the useful lives or the end of the lease term, which is earlier.

The Group applies the derecognition and impairment requirements, in according to the financial instrument principle, to the net investment in the lease. The Group further regularly reviews estimated unguaranteed residual values used in calculating the gross investment in the lease.

Lease liabilities

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the Group's incremental borrowing rate. The lease payments included fixed payments less any lease incentive receivable and amounts expected to be payable under a residual value guarantee. The lease payments also include amount under purchase, extension or termination option if the Group is reasonably certain to exercise option.

The lease liability is subsequently measured by increasing the carrying amount to reflect interest on the lease liability (using the effective interest method) and by reducing the carrying amount to reflect the lease payments made. Interest expense is recognized in profit or loss.

The lease liability is remeasured when there is a change in lease term, change in lease payments, change in the estimate of the amount expected to be payable under a residual value guarantee, or a change in the assessment of purchase, extension or termination options. When the lease liability is remeasured, a corresponding adjustment is made to the carrying amount of the right-of-use asset or is recorded in profit or loss if the carrying amount of the right-of-use asset has been reduced to zero.

Short-term leases and leases of low-value assets

The Group recognized payments under leases that, have a lease term of 12 months or less at the commencement date, or are leases of low-value assets, as expenses on a straight-line basis over the lease term, unless another systematic basis is more representative of the time pattern in which economic benefits from the lease assets are consumed.

Foreign currencies**Functional and presentation currency**

The financial statements of each entity within the Group are presented in the functional currency which is the currency of the primary economic environment in which the entity operates. The financial statements of the Group are presented in the presentation currency as Thai Baht in accordance with the regulatory requirements in Thailand. The functional currency of the Group and company and its subsidiaries in Thailand is Thai Baht.

Foreign currency transactions

Transactions in foreign currencies are translated to the functional currency using the exchange rate at the date of transactions.

Monetary assets and liabilities denominated in foreign currencies at the reporting date are translated to the functional currency using the exchange rate at that date.

Non-monetary assets and liabilities in foreign currencies measured at cost at the reporting date are translated to the functional currency using the exchange rate at the date of transaction.

Foreign currency differences arising from the translation are recognized in profit or loss in the reporting period as incurred.

Provisions

A provision is recognized in the statement of financial position when the Group has a present legal or constructive obligation as a result of a past event, and it is probable that an outflow of economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. The expected future cash flows are discounted by using a pre-tax rate that reflects current market assessments of the time value of money and, where appropriate, the risks specific to the liability. The unwinding of the discount is recognized as a finance cost.

Derivatives

The Group enters into derivative transactions to reduce the risk of fluctuations in foreign exchange rates and interest rates. These are forward contracts and interest rate swap.

The Group initially records the obligations under derivative contracts as off-balance sheet items and recognizes such contracts as assets or liabilities at fair value at the transaction date (trade date). The Group will subsequently measures them at fair value at the end of each reporting period whereby gains or losses as a result of changes in the fair value will be recognized in profit or loss.

The fair value of forward contracts is calculated using the exchange rate at the end of the reporting period.

Dividends

Dividend and interim dividend payment are recorded in the period in which they are approved by Shareholders' meeting and Board of Directors' meeting.

Basic earnings per share

Basic earnings per share is calculated by dividing the profit for the years attributable to ordinary shareholders of the Group by the weighted average number of ordinary shares issued during the years.

Diluted earnings per share

Diluted earnings per share is calculated by dividing the profit for the years attributable to ordinary shareholders of the Group by the sum of the weighted average number of ordinary shares issued during the years plus the weighted average number of shares to be issued for the exercise of all dilutive potential ordinary shares into ordinary shares, without any consideration.

Judgements of management

The preparation of financial statements in conformity with financial reporting standards requires management to make subjective judgments to determine the accounting policies, estimates regarding matters that are inherently uncertain and various assumptions.

Significant judgements and accounting estimates are as follow:

a) Recognition and derecognition of assets and liabilities

In considering whether to recognize or to derecognize assets or liabilities, the management is required to make judgment on whether significant risk and rewards of those assets or liabilities have been transferred, based on their best knowledge of the current circumstances and arrangements.

b) Fair value of financial instruments

In determining the fair value of financial instruments that are not actively traded and for which quoted market prices are not readily available, the management exercise judgment, using a variety of valuation techniques and models. The input to these models is taken from observable markets, and includes consideration of credit risks, liquidity, correlation and long-term volatility of financial instruments. Any changes in assumption related to the inputs may affect to the fair value stated in the financial statements and disclosure of fair value hierarchy.

c) Allowances for expected credit loss for financial assets

Allowances for expected credit loss for financial assets are intended to adjust the value of receivables for probable credit losses. The management is required to use judgement in estimating allowance for expected credit losses for financial assets. The Group's calculation of allowance for expected credit losses depends on the criteria used for assessment of a significant increase in credit risk, the development of a model, the risk that collateral value cannot be realized, collective and individual analyses of the status of receivables, the probability of debt collection and the selection of the forecasted macroeconomic data inputs used in the model. However, the use of different estimates and assumptions could affect the amounts of allowances for expected credit loss and adjustments to the allowances may therefore be required in the future.

d) Allowance for impairment on investments

The Group treats investments as impaired when there has been a significant or prolonged decline in the fair value below their cost or where other objective evidence of impairment exists. The determination of what is "significant" or "prolonged" requires judgment of the management.

e) Property, plant and equipment

The recognition of cost incurred in the carrying amount of an item of property, plant and equipment ceases when the item is in the location and condition necessary for it to be capable of operating in the manner intended by management.

In determining depreciation of buildings and equipment, the management is required to make estimates of the useful lives and residual values of buildings and equipment and to review estimated useful lives and residual values when circumstance changes.

The management is required to review property, plant and equipment for impairment on a periodical basis and record impairment losses when it is determined that their recoverable amount is lower than the carrying amount. This requires judgments regarding forecast of future revenues and expenses relating to the assets subject to the review.

f) Intangible assets

The initial recognition and measurement of intangible assets, and subsequent impairment testing, require management to make estimates of cash flows to be generated by the asset or the cash generating units and to choose a suitable discount rate in order to calculate the present value of those cash flows.

g) Deferred tax assets

The Group recognizes deferred tax assets for all deductible temporary differences to the extent that it is probable that future taxable profit will be available against which such deductible temporary differences can be utilised, including unutilized taxable loss. Significant management judgement is required to determine the amount of deferred tax assets that can be recognized, based upon the likely timing and level of estimate future taxable profits.

h) Leases

The Group assesses whether a contract is or contains a lease, at inception of the contract. The management is required to use judgement in evaluating the condition and term of a contract.

Determining the lease term of contracts with renewal and termination options

In determining the lease term, the management is required to use judgement in evaluating whether it is reasonably certain whether or not to exercise the option to renew or terminate the lease considering all relevant facts and circumstances that create an economic incentive for it to exercise either the renewal or termination.

Incremental borrowing rate

In the case that the Company cannot readily determine the interest rate implicit in the lease, the Company is required to use its incremental borrowing rate to discount lease liabilities. The incremental borrowing rate is the rate of interest that the Company would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment.

i) **Post-employment benefits**

The obligation under the defined benefit plan is determined based on actuarial techniques which depends on various assumptions, including discount rate, future salary increase rate, mortality rate and staff turnover rate.

j) **Impairment of non-financial assets**

The carrying amounts of the Group's non-financial assets are reviewed at each reporting period to determine whether there is any indication of impairment. If any such indication exists, the assets' recoverable amounts are estimated.

k) **Revenue from contracts with customers**

Identification of performance obligations

In identifying performance obligations, the management is required to use judgement regarding whether each promise to deliver goods or services is considered distinct, taking into consideration terms and conditions of the arrangement. In other words, if a good or service is separately identifiable from other promises in the contract and if the customer can benefit from it, it is accounted for separately.

Determination of timing of revenue recognition

In determining the timing of revenue recognition, the management is required to use judgement regarding whether performance obligations are satisfied over time or at a point in time, taking into consideration terms and conditions of the arrangement. The Group recognizes revenue over time in the following circumstances:

- the customer simultaneously receives and consumes the benefits provided by the Group's performance as the Group performs;
- the Group's performance creates or enhances an asset that the customer controls as the asset is created or enhanced; or
- the Group's performance does not create an asset with an alternative use to the Group and the Group has an enforceable right to payment for performance completed to date.

Where the above criteria are not met, revenue is recognized at a point in time. Where revenue is recognized at a point in time, the management is required to determine when the performance obligation under the contract is satisfied.

l) Advance received from customers

Sales form contract made with customers stipulates that the Group is entitled according to the condition order. The Group determines that there are no significant financing components arising from the payments received from customers because they are not the Group's funding but the customers' guarantee for contractual performance.

m) Allowance for diminution in value of inventories

The Group treats value of inventories as impaired when a significant decline in the fair value is noted. The management determines the devaluation based on net realisable value. However, the determination of what is "significant" and the amount of devaluation requires the management to exercise judgment.

Fair value measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between buyer and seller (market participants) at the measurement date. The Group applied a quoted market price in an active market to measure their assets and liabilities that are required to be measured at fair value by relevant financial reporting standards. Except in case of no active market of an identical asset or liability or when a quoted market price is not available, the Group measured fair value using valuation techniques that are appropriate in the circumstances and maximises the use of relevant observable inputs related to assets and liabilities that are required to be measured at fair value.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy into three levels based on categorise of input to be used in fair value measurement as follows:

Level 1 Use of quoted market prices in an observable active market for such assets or liabilities

Level 2 Use of other observable inputs for such assets or liabilities, whether directly or indirectly

Level 3 Use of unobservable inputs such as estimates of future cash flows

At the end of each reporting period, the Group determined whether transfers have occurred between levels within the fair value hierarchy for assets and liabilities held at the end of the reporting period that are measured at fair value on a recurring basis.

4. TRANSACTIONS WITH RELATED PARTIES

A related party is a person or entity that has control, or are controlled by, the Company and subsidiaries, whether directly or indirectly, or which are under common control with the Company and subsidiaries.

They also include a person which directly or indirectly own a voting interest in the Company and subsidiaries that gives them significant influence over the Company, key management personnel, directors, or officers with authority in the planning and direction of the Company's and subsidiaries operations, including, close family members of mentioned person and entity that has control or significant influence whether directly or indirectly.

Significant transactions with related parties for the years ended December 31, 2021 and 2020 were as follows:

	<i>Baht</i>			
	Consolidated		Separate	
	financial statements		financial statements	
	2021	2020	2021	2020
Other income				
AI Logistics Company Limited	-	-	-	311,301
Purchase of raw material				
Samart Palm Oil Company Limited	-	1,873,940	-	1,873,940
Samart Palm Industry Company Limited	-	7,209,315	-	7,209,315
AI Ports and Terminals Company Limited	-	-	-	44,950
Rental				
AI Ports and Terminals Company Limited	-	-	-	2,031,083
Administrative expense				
Asian Insulators Public Company Limited	2,055,641	2,390,009	1,877,231	1,879,441
AI Logistics Company Limited	-	-	-	8,500,000
Finance Costs				
Asian Insulators Public Company Limited	-	5,488,945	-	5,488,945
AI Ports and Terminals Company Limited	-	-	4,030,000	8,564,329
Director	-	431,507	-	431,507
Dividend paid				
Asian Insulators Public Company Limited	161,604,974	-	161,604,974	-

Key management personnel compensation

Key management personnel compensation for the years ended December 31, 2021 and 2020 consisted of:

	<i>Baht</i>			
	Consolidated		Separate	
	financial statements		financial statements	
	2021	2020	2021	2020
Short-term benefits	16,765,861	14,782,017	16,179,247	13,489,795
Long-term benefits	767,544	697,477	767,544	697,477
Post-employment benefits	491,841	514,319	462,077	414,865
Total	18,025,246	15,993,813	17,408,868	14,602,137

Directors' remuneration

Directors' remuneration represents benefits paid to the director of the Group in accordance with Section 90 of the Public Company Limited Act, exclusive of salaries and related benefit payable to directors who hold executive positions.

For the years ended December 31, 2021 and 2020, the Group paid directors' remuneration in the amount of Baht 2.38 million and Baht 1.79 million, respectively.

Short-term loans from related parties

Short-term loans from related parties as at December 31, 2021 and 2020 consisted of:

	<i>Baht</i>	
	Separate financial statements	
	2021	2020
AI Ports and Terminals Company Limited	260,000,000	260,000,000

Movements of short-term loans from related parties for year ended December 31, 2021 and 2020 were as follows:

	<i>Baht</i>			
	Consolidated financial statements		Separate financial statements	
	2021	2020	2021	2020
Beginning balance	-	290,000,000	260,000,000	550,000,000
Increase	-	260,000,000	-	260,000,000
Decrease	-	(550,000,000)	-	(550,000,000)
Ending balance	-	-	260,000,000	260,000,000

The Company had short-term loans from AI Ports and Terminals Company Limited, by issuing promissory notes for a period of 6 months and interest charged at the rate of 1.55% per annum and unsecured. (year 2020: interest rate at 2.84% – 3.75% per annum)

Nature of relationship

Name	Country	Relation	Type of relation
Asian Insulators Public Company Limited	Thailand	Parent Company	Direct shareholding and common director
AI Logistics Company Limited	Thailand	Subsidiary	Direct shareholding
AI Ports and Terminals Company Limited	Thailand	Subsidiary	Direct shareholding
Samart Palm Industry Company Limited	Thailand	Related company	Close family member of management and/or shareholder
Samart Palm Oil Company Limited	Thailand	Related company	Close family member of management and/or shareholder

Bases of measurement for intercompany revenues and expenses

	Pricing policies
Purchase of goods	Referred to market price
Rental and other service	Stipulate in the agreement
Interest income - expenses	Referred with the commercial bank's interest rate.

5. CASH AND CASH EQUIVALENTS

Cash and cash equivalents as at December 31, 2021 and 2020 consisted of:

Baht

	Consolidated financial statements		Separate financial statements	
	2021	2020	2021	2020
Cash	423,844	382,000	350,000	350,000
Cash at banks	286,274,601	49,816,931	274,207,423	36,711,149
High liquid short-term investments	3,458	987	3,458	987
Total	286,701,903	50,199,918	274,560,881	37,062,136

6. SHORT-TERM INVESTMENTS

Short-term investments as at December 31, 2021 and 2020 consisted of:

	Consolidated		Separate	
	financial statements		financial statements	
	2021	2020	2021	2020
Investment measured at amortized cost				
Fixed deposit receipt with a maturity more than 3 months but not over 1 year	50,321,899	213,005	50,321,899	213,005
Investment measured at fair value through profit or loss				
Investments in open-end fixed income fund	2,552,349	2,546,750	64,471	64,329
Total	52,874,248	2,759,755	50,386,370	277,334

Movements of debt instruments were as follows:

Debt instruments	Consolidated financial statements				
	As at January 1	Purchase	Sale	Fair value adjustment	As at December 31
2021					
Debt instruments measured at					
- Amortized Cost	213,005	50,108,894	-	-	50,321,899
- Fair value through profit or loss	2,546,750	-	-	5,599	2,552,349
Total	2,759,755	50,108,894	-	5,599	52,874,248
2020					
Debt instruments measured at					
- Amortized Cost	6,164,830	159,792	(6,111,617)	-	213,005
- Fair value through profit or loss	2,527,389	-	-	19,361	2,546,750
Total	8,692,219	159,792	(6,111,617)	19,361	2,759,755

Baht

Debt instruments	Separate financial statements				
	As at January 1	Purchase	Sale	Fair value adjustment	As at December 31
2021					
Debt instruments measured at					
- Amortized Cost	213,005	50,108,894	-	-	50,321,899
- Fair value through profit or loss	64,329	-	-	142	64,471
Total	277,334	50,108,894	-	142	50,386,370
2020					
Debt instruments measured at					
- Amortized Cost	6,164,830	159,792	(6,111,617)	-	213,005
- Fair value through profit or loss	63,835	-	-	494	64,329
Total	6,228,665	159,792	(6,111,617)	494	277,334

7. TRADE AND OTHER RECEIVABLES

Trade and other receivables as at December 31, 2021 and 2020 consisted of:

Baht

	Consolidated and separate financial statements	
	2021	2020
Trade receivables	635,838,593	519,823,386
Less Allowance for expected credit loss	(24,817,690)	(4,632,107)
Trade receivables - net	611,020,903	515,191,279
Other receivables	369,052	519,760
Less Allowance for expected credit loss	-	(306,350)
Other receivables - net	369,052	213,410
Trade and other receivables - net	611,389,955	515,404,689

Movements of allowance for expected credit loss for the year ended December 31, 2021 and 2020 were as follows:

Baht

	Consolidated and separate financial statements	
	2021	2020
Beginning balance	4,938,457	3,527,857
Add Expected credit loss	20,185,583	1,850,000
Less doubtful accounts	(306,350)	(439,400)
Ending balance	24,817,690	4,938,457

As at December 31, 2021 and 2020, the Group had outstanding balances of trade receivables aged by number of months as follows:

Baht

	Consolidated and separate financial statements	
	2021	2020
Current	612,106,238	489,556,252
Overdue		
Not over 3 months	-	354,780
Over 12 months	23,732,355	29,912,354
Total	635,838,593	519,823,386

The currencies denomination of trade and other receivables as at December 31, 2021 and 2020 were as follows:

Baht

Currencies	Consolidated and separate financial statements	
	2021	2020
Thai Baht (THB)	611,389,955	515,049,909
US Dollars (USD)	-	354,780
Total	611,389,955	515,404,689

8. INVENTORIES

Inventories as at December 31, 2021 and 2020 consisted of:

	<i>Baht</i>	
	Consolidated and separate	
	financial statements	
	2021	2020
Raw materials	243,083,151	161,659,489
Work in process	156,235,808	151,958,596
Finished goods	150,786,350	88,303,382
Supplies	17,370,097	15,023,382
Total	567,475,406	416,944,849

For the years ended December 31, 2021 and 2020, cost of inventories were included in cost of sale

	<i>Baht</i>	
	Consolidated	Separate
	financial statements	financial statements
	2021	2020
Cost of sale	5,890,187,837	4,929,573,190
Adjustment for allowance		
for devaluation of inventories	-	(44,000,000)
Net	5,890,187,837	4,885,573,190

Movements of allowance for devaluation of inventories for the years ended December 31, 2021 and 2020 were as follows:

	<i>Baht</i>	
	Consolidated and separate	
	financial statements	
	2021	2020
Beginning balance	-	44,000,000
Less Reversal from devaluation of inventories	-	(44,000,000)
Ending balance	-	-

9. RESTRICTED BANK DEPOSITS

Restricted bank deposits as at December 31, 2021 and 2020 consisted of:

<i>Baht</i>						
<i>Accounts</i>	Consolidated		Separate		<i>Note</i>	<i>Collaterals</i>
	financial statements		financial statements			
	2021	2020	2021	2020		
Fixed	56,397,200	106,213,200	55,997,200	105,813,200	14, 29	Credit for letter of guarantee and credit for short-term loan from financial institutions

10. INVESTMENT IN SUBSIDIARIES

Investments in subsidiaries as at December 31, 2021 and 2020 consisted of:

	Paid-up share capital		Holding		%		Cost value		Allowance for impairment		Net book value		<i>Bahit</i>
	2021	2020	2021	2020	2021	2020	2021	2020	2021	2020	2021	2020	
Subsidiaries													
AI Logistics Company Limited	209,000,000	209,000,000	100	100	100	82,677,860	82,677,860	(82,677,860)	(82,677,860)	-	-	-	-
AI Ports and Terminals Company Limited	460,000,000	460,000,000	100	100	100	352,395,280	352,395,280	-	-	352,395,280	352,395,280	352,395,280	
Total						435,073,140	435,073,140	(82,677,860)	(82,677,860)	352,395,280	352,395,280	352,395,280	

AI Logistics Company Limited

The Extraordinary General Meeting of Shareholders of the subsidiary held on June 25, 2021 passed a special resolution to dissolve the subsidiary.

The subsidiary registered the liquidation of company with Department of Business Development, the Ministry of Commerce on July 7, 2021.

11. PROPERTY, PLANT AND EQUIPMENT

Movements of property, plant and equipment for the years ended December 31, 2021 and 2020 were as follows:

	Consolidated financial statements								Bahr	
	Land	Land improvements	Buildings and port	Utility system	Machinery and factory equipment	Vessel	Office equipment	Vehicles		Work in progress/ assets under installations
Cost										
At January 1, 2020	174,556,021	46,514,837	502,233,035	66,873,544	1,166,513,694	125,317,234	8,642,028	30,039,836	128,334,889	2,249,025,118
Purchase	-	760,050	2,625,575	251,698	15,001,526	-	648,011	2,521,600	42,927,775	64,736,235
Transfer in/ Transfer out	-	2,013,513	1,613,804	19,629,589	134,196,212	-	5,291,627	-	(162,744,745)	-
Disposal	-	-	(2,429,898)	(196,646)	(25,741,448)	(125,317,234)	(437,853)	(1,447,057)	(591,011)	(156,161,147)
At December 31, 2020	174,556,021	49,288,400	504,042,516	86,558,185	1,289,969,984	-	14,143,813	31,114,379	7,926,908	2,157,600,206
Purchase	-	1,809,230	1,372,500	4,997,932	26,598,557	-	346,678	-	6,423,543	41,548,440
Transfer in/ Transfer out	4,944,483	(4,944,483)	91,509	84,735	10,025,213	-	-	-	(10,201,457)	-
Disposal	-	-	(390,000)	(23,087)	(6,079,795)	-	(324,924)	(350,001)	(354,450)	(7,522,257)
At December 31, 2021	179,500,504	46,153,147	505,116,525	91,617,765	1,320,513,959	-	14,165,567	30,764,378	3,794,544	2,191,626,389
Accumulated depreciation										
At January 1, 2020	-	13,664,256	156,641,953	27,563,708	365,038,147	99,100,879	7,048,921	14,651,803	-	683,709,667
Depreciation	-	4,026,076	22,930,054	8,229,323	71,146,276	1,398,853	3,951,485	1,850,773	-	113,532,840
Disposal/ Transfer out	-	-	(1,212,762)	(149,124)	(13,757,152)	(100,499,732)	(347,434)	(1,183,247)	-	(117,149,451)
At December 31, 2020	-	17,690,332	178,359,245	35,643,907	422,427,271	-	10,652,972	15,319,329	-	680,093,056
Depreciation	-	4,183,634	24,864,331	8,084,855	81,216,200	-	1,301,447	1,725,024	-	121,375,491
Disposal/ Transfer out	-	-	(218,950)	(10,779)	(3,182,639)	-	(292,152)	(268,971)	-	(3,973,491)
At December 31, 2021	-	21,873,966	203,004,626	43,717,983	500,460,832	-	11,662,267	16,775,382	-	797,495,056

	Consolidated financial statements								Bath	
	Land	Land improvements	Buildings and port	Utility system	Machinery and factory equipment	Vessel	Office equipment	Vehicles		Work in progress/ assets under installations
Allowance for impairment										
At January 1, 2020										19,020,000
Loss on impairment										(1,620,000)
At December 31, 2020										17,400,000
Loss on impairment										-
At December 31, 2021										17,400,000
Net book value										
At December 31, 2020	174,556,021	31,598,068	325,683,271	50,914,278	867,542,713	-	3,490,841	15,795,050	7,926,908	1,460,107,150
At December 31, 2021	179,500,504	24,279,181	302,111,899	47,899,782	820,053,127	-	2,503,300	13,988,996	3,794,544	1,376,731,333

Baht

Separate financial statements

	Land	Land improvements	Buildings	Utility system	Machinery and factory equipment	Office equipment	Vehicles	Work in progress/ assets under installations	Total
Cost									
At January 1, 2020	157,135,835	46,514,837	251,853,677	66,859,889	1,123,219,678	7,558,097	30,007,837	128,334,889	1,811,484,739
Purchase	-	760,050	2,625,575	251,698	14,625,227	644,273	2,521,600	42,927,775	64,356,198
Transfer in /Transfer out	-	2,013,514	1,613,803	19,629,589	134,196,212	5,291,627	-	(162,744,745)	-
Disposal	-	-	(2,429,898)	(196,646)	(22,430,854)	(163,507)	(1,447,056)	(591,011)	(27,258,972)
At December 31, 2020	157,135,835	49,288,401	253,663,157	86,544,530	1,249,610,263	13,330,490	31,082,381	7,926,908	1,848,581,965
Purchase	-	1,809,230	1,372,500	4,997,932	26,597,295	345,229	-	6,423,543	41,545,729
Transfer in/Transfer out	4,944,483	(4,944,483)	91,509	84,735	10,025,213	-	-	(10,201,457)	-
Disposal	-	-	(390,000)	(23,087)	(6,079,795)	(324,924)	(350,001)	(354,450)	(7,522,257)
At December 31, 2021	162,080,318	46,153,148	254,737,166	91,604,110	1,280,152,976	13,350,795	30,732,380	3,794,544	1,882,605,437
Accumulated depreciation									
At January 1, 2020	-	13,664,255	67,079,656	27,550,056	324,446,821	6,148,632	14,619,805	-	453,509,225
Depreciation	-	4,026,076	10,661,994	8,229,324	71,016,163	3,901,842	1,820,149	-	99,655,548
Disposal/ Transfer out	-	-	(1,212,762)	(149,124)	(10,948,301)	(159,051)	(1,183,246)	-	(13,652,484)
At December 31, 2020	-	17,690,331	76,528,888	35,630,256	384,514,683	9,891,423	15,256,708	-	539,512,289
Depreciation	-	4,183,634	10,942,689	8,084,855	81,097,857	1,282,622	1,725,024	-	107,316,681
Disposal/ Transfer out	-	-	(218,950)	(10,779)	(3,182,639)	(292,152)	(268,971)	-	(3,973,491)
At December 31, 2021	-	21,873,965	87,252,627	43,704,332	462,429,901	10,881,893	16,712,761	-	642,855,479
Net book value									
At December 31, 2020	157,135,835	31,598,070	177,134,269	50,914,274	865,095,580	3,439,067	15,825,673	7,926,908	1,309,069,676
At December 31, 2021	162,080,318	24,279,183	167,484,539	47,899,778	817,723,075	2,468,902	14,019,619	3,794,544	1,239,749,958

Baht

	Consolidated financial statements		Separate financial statements	
	2021	2020	2021	2020
At December 31,				
The gross carrying amount of fully depreciated that is still in use	226,406,812	195,218,779	186,076,873	154,938,001

12. LEASES**Right-of-use assets**

Movements of the right-of-use assets for the year ended December 31, 2021 were summarized as follows:

Baht

	Consolidated and separate financial statement
Net book value	
At January 1, 2021	-
Increase	562,690
Less Amortization	(127,954)
At December 31, 2021	434,736

The Group entered into a vehicle lease agreement for 3 years, with extension options at the end of lease term. The rental is payable monthly as specified in the contract.

Leases liabilities

As at December 31, 2021, leases liabilities consisted of:

Baht

	Consolidated and separate financial statement
Amount of lease payment	477,913
Less Deferred interest	(33,491)
Lease liabilities	444,422
Less Current portion	(183,679)
Long-term leases liabilities	260,743

The Group entered into the lease agreement for vehicle for their operations.

Movements of leases liabilities for the years ended December 31, 2021 were as follows:

	<i>Baht</i>
	Consolidated and separate financial statement
Beginning balance	-
Enter into the lease	562,690
Amortized interest	21,219
Lease payment	(139,487)
Ending balance	444,422

As at December 31, 2021, lease liabilities presented by term of repayment period were summarized as follow:

	<i>Baht</i>		
	Consolidated and separate financial statements		
	Present	Deferred	Minimum
Due of payment	value	interest	lease
		expenses	payment
Within 1 year	183,679	22,121	205,800
More than 1 year but not over 5 years	260,743	11,370	272,113
Total	444,422	33,491	477,913

As a lessee

	<i>Baht</i>			
	Consolidated financial statements		Separate financial statements	
	2021	2020	2021	2020

For the year ended December 31

Recognized in profit or loss

Interest expense from lease liabilities	21,219	-	21,219	-
Expense relating to short term leases	204,000	261,500	204,000	204,000

13. INTANGIBLE ASSET

Movements of intangible asset for the years ended December 31, 2021 and 2020 were as follows:

	<i>Baht</i>	
	Consolidated	Separate
	financial Statements	financial Statements
Cost		
At January 1, 2020	1,359,483	1,251,971
Purchase/ Transfer in	311,964	311,964
Disposal/ Transfer out	(6,190)	-
At December 31, 2020	1,665,257	1,563,935
Purchase/ Transfer in	99,950	99,950
Disposal/ Transfer out	(99,551)	(99,551)
At December 31, 2021	1,665,656	1,564,334
Accumulated amortization		
At January 1, 2020	753,760	670,774
Amortization	223,521	217,908
Disposal/ Transfer out	(6,190)	-
At December 31, 2020	971,091	888,682
Amortization	225,977	220,364
Disposal/ Transfer out	(99,550)	(99,550)
At December 31, 2021	1,097,518	1,009,496
Net book value		
At December 31, 2020	694,166	675,253
At December 31, 2021	568,138	554,838

14. SHORT-TERM LOANS FROM FINANCIAL INSTITUTIONS

The Group has credit facilities from financial institution as at December 31, 2021 and 2020 were as follows:

	<i>Baht</i>				<i>%</i>
	Credit limit				
	Consolidated		Separate		
	financial statements		financial statements		Referred
Type of credit facilities	2021	2020	2021	2020	interest rate
Bank overdraft	-	55,000,000	-	50,000,000	MOR
Promissory notes/					
Letter of credit/Trust receipt	370,000,000	320,000,000	370,000,000	320,000,000	MLR
Forward contract	5,000,000	-	5,000,000	-	-
Letters of guarantee	6,069,000	8,313,200	5,669,000	5,813,200	-

Collateral

The Company and subsidiaries had transferred rights in bank deposit under the contract of secured transaction as collateral for loans (see note 9).

15. TRADE AND OTHER PAYABLES

Trade and other payables as at December 31, 2021 and 2020 consisted of:

	Consolidated		Separate		Baht
	financial statements		financial statements		
	2021	2020	2021	2020	
Trade payables					
Other parties	530,091,336	291,122,643	530,091,336	291,122,643	
Other payables					
Other payables	12,061,926	8,107,336	12,043,926	8,107,336	
Accrued expenses	8,157,946	9,122,670	8,072,811	8,814,427	
Payables from purchase assets	4,023,013	10,245,092	4,023,013	10,245,092	
Total	24,242,885	27,475,098	24,139,750	27,166,855	
Grand total	554,334,221	318,597,741	554,231,086	318,289,498	

The currencies denomination of trade and other payables as at December 31, 2021 and 2020 were as follows:

	Consolidated		Separate	
	financial statements		financial statements	
	2021	2020	2021	2020
Thai Baht (THB)	554,327,170	318,587,567	554,224,035	318,279,324
US Dollars (USD)	7,051	10,174	7,051	10,174
Total	554,334,221	318,597,741	554,231,086	318,289,498

16. OTHER CURRENT LIABILITIES

Other current liabilities as at December 31, 2021 and 2020 consisted of:

	Consolidated		Separate	
	financial statements		financial statements	
	2021	2020	2021	2020
Retention	2,169,640	7,241,527	2,169,640	7,241,527
Advances received	7,421,435	10,298,276	6,860,688	9,737,527
Value added tax	48,397,751	35,680,103	48,395,371	35,675,160
Withholding tax	573,653	474,592	573,353	474,292
Others	16,800	-	16,800	-
Total	58,579,279	53,694,498	58,015,852	53,128,506

17. PROVISIONS FOR EMPLOYEE BENEFIT

Provisions for employee benefit as at December 31, 2021 and 2020 consisted of:

	Consolidated		Separate	
	financial statements		financial statements	
	2021	2020	2021	2020
Post employment benefits				
Present value of obligations	9,962,432	10,771,351	9,271,162	10,289,627
Less Current portion	(866,849)	(1,030,648)	(866,849)	(1,030,648)
Provisions for long-term employee benefit	9,095,583	9,740,703	8,404,313	9,258,979

Movements of the present value of provisions for employee benefit for the years ended December 31, 2021 and 2020 were summarized as follows:

	Consolidated		Separate	
	financial statements		financial statements	
	2021	2020	2021	2020
Post-employment benefit plan				
Present value of provision for employee benefit				
At January 1,	10,771,351	9,599,438	10,289,627	8,936,889
Included in profit or loss:				
Current service cost	2,002,275	1,760,096	1,868,891	1,694,681
Interest cost	123,918	201,451	112,610	185,867
Benefit paid during the year	(1,069,570)	(789,634)	(1,069,570)	(527,810)
Included in other comprehensive income:				
Actuarial gain	(1,865,542)	-	(1,930,396)	-
At December 31,	9,962,432	10,771,351	9,271,162	10,289,627

Principal actuarial assumptions as at December 31, 2021 and 2020 were as follow:

	Consolidated		Separate	
	financial statements		financial statements	
	2021	2020	2021	2020
Discount rate	1.44 - 2.07	2.16 - 2.94	1.44	2.16
Salary increase rate	1.50 - 5.00	1.50 - 5.00	1.50 - 5.00	1.50 - 5.00
Turnover rate	0 - 28	0 - 40	0 - 28	0 - 40

Discount rate were the market yields on government's bond for legal severance payments plan and pension.

Salary increase rate depended on the management's policies.

Turnover rate depended on the length of service.

Mortality rate were the reference rate from TMO2017: Thai Mortality Ordinary Table 2017.

Sensitivity analysis

The result of sensitivity analysis for significant assumptions that affect the present value of the long-term provisions for employee benefit as at December 31, 2021 and 2020 are summarized below:

Baht

	Consolidated financial statement			
	2021		2020	
	Increase	Decrease	Increase	Decrease
Discount rate (1% movement)	(865,121)	1,008,605	(886,642)	1,024,884
Salary increase rate (1% movement)	1,013,125	(888,230)	1,263,199	(1,103,013)
Turnover rate (1% movement)	(927,506)	608,763	(947,599)	631,999

Baht

	Separate financial statement			
	2021		2020	
	Increase	Decrease	Increase	Decrease
Discount rate (1% movement)	(772,676)	897,210	(829,561)	958,236
Salary increase rate (1% movement)	900,867	(793,270)	1,186,406	(1,036,971)
Turnover rate (1% movement)	(831,716)	608,763	(887,661)	631,999

The Group presented in the statement of comprehensive income for the year ended December 31, 2021 and 2020 as follow:

Baht

	Consolidated		Separate	
	financial statements		financial statements	
	2021	2020	2021	2020
Cost of sale	1,095,415	1,062,912	1,095,415	1,062,912
Selling expenses	110,198	136,261	110,198	136,261
Administrative expenses	920,580	762,374	775,888	681,375
Total	2,126,193	1,961,547	1,981,501	1,880,548

18. SHARE CAPITAL

Movement of share capital for the years ended December 31, 2021 and 2020 were summarized as follows:

Baht

	Par value	2021		2020	
	per share	Number	Amount	Number	Amount
Share capital					
Ordinary shares					
At January 1	0.25	5,232,291,928	1,308,072,982	5,232,291,928	1,308,072,982
Increase of new shares	0.25	1,046,458,388	261,614,597	-	-
Reduction of shares	0.25	(21,652)	(5,413)	-	-
Changes in par value		(4,709,046,498)	-	-	-
At December 31	1, 0.25	1,569,682,166	1,569,682,166	5,232,291,928	1,308,072,982
Issued and paid-up shares					
Ordinary shares					
At January 1	0.25	5,232,291,928	1,308,072,982	5,232,291,928	1,308,072,982
Increase of new shares		-	-	-	-
Reduction of shares		-	-	-	-
Changes in par value		(3,924,218,946)	-	-	-
At December 31	1, 0.25	1,308,072,982	1,308,072,982	5,232,291,928	1,308,072,982

The holders of ordinary shares are entitled to receive dividends as declared from time to time, and are entitled to one vote per share at meetings of the Company.

Registered share capital

The Ordinary General Shareholders' Meeting held on April 5, 2021, passed a special resolutions to approve as follows:

- The increase of registered share capital from Baht 1,308,072,982 to Baht 1,569,687,578.50 by issuing new ordinary shares of 1,046,458,386 shares, with the par value of Baht 0.25 each, totalling of Baht 261,614,596.50 to reserve for the right adjustment of the holders of the second warrants (AIE-W2).

The Company registered the increase of its authorized share capital with Department of Business Development, the Ministry of Commerce on April 8, 2021.

- Issuance of warrants in the amount of 1,046,458,386 units to the existing shareholders of the second warrants (AIE-W2), at the rate of 5 existing ordinary shares per 1 Warrant. (see note 22).

The Extraordinary General Shareholders' Meeting held on September 21, 2021, passed the special resolution to approve as follows:

- The reduction of registered share capital from Baht 1,569,687,578.50 to Baht 1,569,682,165.50 by reduction ordinary shares of 21,652 shares, with the par value of Baht 0.25 each, totalling of Baht 5,413.

- Increase of registered share capital from Baht 1,569,682,165.50 to Baht 1,569,682,166 by issuing new ordinary shares of 2 shares with the par value of Baht 0.25 each, totalling of Baht 0.50 to reserve for the right adjustment of the holders of the second warrants (AIE-W2).
- Change the par value of share capital from Baht 0.25 each to Baht 1 each.

The Company registered the increase and decrease of its registered share capital and change the par value of share capital with the Department of Business Development, the Ministry of Commerce on October 5, 2021.

- The right adjustment of the holders of the second warrants (AIE-W2) as follows:
 - Change the exercise price from Baht 0.25 per share to Baht 1 per share.
 - Adjust the exercise ratio from 1 warrant per 1 new ordinary shares to 4 warrant per 1 new ordinary shares.

19. PREMIUM ON SHARE CAPITAL

According to the Public Companies Act B.E. 2535, Section 51 the Company is required to set aside share subscription monies received in excess of the par value of the shares issued to a reserve account ("premium on share capital"). Premium on share capital is not available for dividend distribution.

20. DIVIDEND

<i>Baht</i>						
Dividend	Approval	Approval date	Dividend payment date	Dividend per share	Interim dividend per share	Actual dividend paid
Year 2021	The Ordinary General Meeting of Shareholders	5 Apr 21	30 Apr 21	0.05	-	261,614,596

21. LEGAL RESERVE

According to the Public Limited Companies Act B.E. 2535, Section 116 the Company is required to set aside a statutory reserve at least 5 percent of its net profit after deducting accumulated deficit brought forward (if any) until the reserve reaches 10 percent of the registered share capital. The statutory reserve is not available for dividend distribution.

The Ordinary General Shareholders' Meeting held on June 18, 2020, passed a resolutions to approve the compensation for deficit in the amount of Baht 323.55 million by offsetting with the premium on ordinary shares in the amount of Baht 315.32 million and legal reserve in the amount of Baht 8.23 million.

22. WARRANT

The ordinary general shareholders' meeting held on April 5, 2020, passed a resolutions to approve the transfer of the warrant to be exercised to the new ordinary share of company for offer to sale to the existing shareholders who have properties according to the project.

The second warrant to be exercised to the new ordinary share (AIE-W2) was summarized as follow:

Type of warrant	:	The Warrant to be exercised to the new ordinary share of AI Energy Public Company Limited No.2 ("the second warrants" or "AIE-W2")
Category	:	Registered and transferable
The offering price	:	Baht 0.00
Terms of the warrant	:	2 years from the date of issuance and offering
Issuing and offering date	:	May 5, 2021
Exercise ratio	:	4 warrant per 1 ordinary shares
Exercise price	:	Baht 1.00 per share
Exercise period	:	The intitial as at March 31, 2022. The second as at September 30, 2022. The third as at May 3, 2023.
The last exercise date	:	May 3, 2023
Expiration date	:	May 4, 2023

Changes of the warrants during the year were as follows:

	<i>Unit</i>				
Type of warrants	Outstanding as at January 1, 2021	New warrants issued	Exercised warrants	Expired warrants	Outstanding as at December 31, 2021
AIE-W2	-	1,046,436,734	-	-	1,046,436,734

23. REVENUE FROM CONTRACT WITH CUSTOMERS

Disaggregation of revenue for the years ended December 31, 2021 and 2020 as follow:

Baht

	Consolidated		Separate	
	financial statements		financial statements	
	2021	2020	2021	2020
Type of goods or services				
Revenue from sale	6,431,558,177	5,504,300,744	6,431,558,177	5,504,300,744
Revenue from rendering of services	-	9,778,446	-	-
Total	6,431,558,177	5,514,079,190	6,431,558,177	5,504,300,744
Gain on exchange rate	721,786	646,407	716,329	558,318
Other income	5,829,788	3,999,209	5,757,788	3,371,687
Total	6,551,574	4,645,616	6,474,117	3,930,005
Grand total	6,438,109,751	5,518,724,806	6,438,032,294	5,508,230,749
Timing of revenue recognition				
At a point in time	6,437,387,965	5,518,078,399	6,437,315,965	5,507,672,431
Over time	721,786	646,407	716,329	558,318
Total	6,438,109,751	5,518,724,806	6,438,032,294	5,508,230,749

24. EMPLOYEE BENEFIT EXPENSES

Employee benefit expenses for the year ended December 31, 2021 and 2020 were summarized as follow:

Baht

	Consolidated financial statements		Separate financial statements	
	2021	2020	2021	2020
Salaries and wages	71,508,132	71,118,600	68,500,619	65,147,062
Defined benefit plans	2,126,193	1,961,547	1,981,501	1,880,548
Provident fund	1,768,604	1,707,064	1,768,604	1,691,821
Others	10,678,417	9,822,080	10,561,809	8,952,556
Total	86,081,346	84,609,291	82,812,533	77,671,987

Provident fund

The provident funds established by the Group for its employees under the Provident Fund Act B.E. 2530 comprises contributions made monthly by the employees and by the Group. The provident fund will be paid to the employees upon termination in accordance with the rules of the Fund. At the present, the provident funds are managed by Principal Asset Management Company Limited. (year 2020: Finansia Securities Company Limited).

Baht

	Consolidated financial statements		Separate financial statements	
	2021	2020	2021	2020
For the year ended December 31				
Contributions paid to the provident fund	1,768,604	1,707,064	1,768,604	1,691,821

25. EXPENSES BY NATURE

Expenses by nature for the year ended December 31, 2021 and 2020 were summarized as follow:

Baht

	Consolidated financial statements		Separate financial statements	
	2021	2020	2021	2020
Changes in inventories of finished goods and work in process	(66,760,180)	(5,235,580)	(66,760,180)	(5,235,580)
Raw material and supplies used	5,709,193,469	4,706,721,392	5,709,193,469	4,697,011,819
Employee benefit	86,081,346	84,609,291	82,812,533	77,671,987
Depreciation and amortization	121,729,422	113,756,361	107,664,999	99,873,456
Reversal from devaluation of inventories	-	(44,000,000)	-	(44,000,000)
Expected credit loss	20,185,583	1,850,000	20,185,583	10,350,000
Transportation expenses	25,253,556	28,671,068	25,253,556	28,620,325

26. INCOME TAX

Income tax of the Group for the years ended December 31, 2021 and 2020 were calculated at a rate specified by the Revenue Department on net earnings after adjusting certain conditions according to the Revenue Code. The Group recorded the corporate income tax as expense for the years and recorded the accrued portion as liabilities in the statements of financial position.

Tax income (expense) for the year ended December 31, 2021 and 2020 were as follow:

	<i>Baht</i>			
	Consolidated		Separate	
	financial statements		financial statements	
	2021	2020	2021	2020
Income tax recognised in profit or loss				
Current tax expense				
Current year	-	-	-	-
Deferred tax				
Movements in temporary differences	4,613,434	(322,860)	4,613,434	(322,860)
Tax income (expense)	4,613,434	(322,860)	4,613,434	(322,860)

	<i>Baht</i>		
	Consolidated financial statements		
	2021		
	Before tax	Tax expense	Net of tax
Income tax recognised in other comprehensive income			
Defined benefit plan actuarial gains	1,865,542	(386,079)	1,479,463

	<i>Baht</i>		
	Separate financial statements		
	2021		
	Before tax	Tax expense	Net of tax
Income tax recognised in other comprehensive income			
Defined benefit plan actuarial gains	1,930,396	(386,079)	1,544,317

Reconciliation of effective tax rate

Reconciliation of effective tax rate	Consolidated financial statements				Separate financial statements				Baht
	2021		2020		2021		2020		
	% Tax rate	% Tax rate	% Tax rate	% Tax rate	% Tax rate	% Tax rate	% Tax rate		
Profit before income tax		419,008,710		488,839,985		433,875,392		497,082,153	
Less Privileges granted under the Investment Promotion		(380,052,650)		(337,551,791)		(380,052,650)		(337,551,791)	
Taxable income		38,956,060		151,288,194		53,822,742		159,530,362	
Income tax using the Thai corporation tax rate	20	7,791,212	20	30,257,639	20	10,764,548	20	31,906,072	
Expenses not deductible for tax purposes		2,729,633		4,556,568		1,905,714		3,883,795	
Addition expenses deductible for tax purposes		(291,361)		(1,784,572)		(290,269)		(951,694)	
Current period taxable losses		-		2,932,111		-		-	
Loss carry forward		(10,216,513)		(34,838,173)		(12,379,993)		(34,838,173)	
Effects of elimination entries on consolidation		12,971		(1,123,573)		-		-	
Current tax expenses	-	-	-	-	-	-	-	-	
Movements in temporary differences		4,613,434		(322,860)		4,613,434		(322,860)	
Tax income (expense)	1	4,613,434	-	(322,860)	1	4,613,434	-	(322,860)	

DEFERRED TAX

Deferred tax as at December 31, 2021 and 2020 consisted of:

Baht

	Consolidated and separate financial statements	
	2021	2020
Deferred tax assets	6,837,251	3,045,617
Deferred tax liabilities	(5,401,935)	(5,837,656)
Deferred tax assets (liabilities) - net	1,435,316	(2,792,039)

Movement of deferred tax assets and liabilities occurred during the year were summarized as follows:

Baht

	Consolidated and separate financial statements					
	At January 1, 2020	Profit (loss)	At December 31, 2020	Profit (loss)	Other comprehensive loss	At December 31, 2021
Deferred tax asset						
Trade and other receivables	705,571	282,120	987,691	3,975,847	-	4,963,538
Leases liabilities	-	-	-	19,480	-	19,480
Provisions for employee benefit	1,787,378	270,548	2,057,926	182,386	(386,079)	1,854,233
Total	2,492,949	552,668	3,045,617	4,177,713	(386,079)	6,837,251
Deferred tax liabilities						
Property, plant and equipment	(4,962,128)	(875,528)	(5,837,656)	435,721	-	(5,401,935)

Deferred tax asset arising from temporary differences and accumulated loss not recognized in the financial statements as at December 31, 2021 and 2020 were summarized as follow:

Baht

	Consolidated financial statements		Separate financial statements	
	2021	2020	2021	2020
Loss carry forward	355,677,757	406,760,323	258,467,011	320,366,975

The Group has not recognized temporary differences for cumulative losses which are expired in 2022 – 2026 and not recognized deferred tax assets for unexpired temporary differences due to there is no certain future taxable profit to be utilized.

The Group has not recognized deferred tax assets for temporary differences regarding the investment in subsidiaries and associated company due to there is uncertainty and unable to estimate the future utilized period.

27. OPERATING SEGMENT

Operating segment information is reported in a manner consistent with the internal reports that are regularly reviewed by the chief operating decision maker in order to make decisions about the allocation of resources to the segment and assess its performance measured basing on segment operating profit or loss on a basis consistent with that used to measure operating profit or loss in the financial statements.

The chief operating decision maker has been identified as the Board of Directors of the Company.

Business segment

The Group identified their business segment as follow:

AI Energy Public Company Limited	Producing and distribution of energy product (bio-diesel), vegetable oil.
AI Logistics Company Limited	Overseas logistics.
AI Ports and Terminals Company Limited	Ports service.

All inter-segment transaction were eliminated in preparing the consolidated financial statements.

Operating segment for the year ended December 31, 2021 and 2020 were summarized as follow:

	<i>Baht</i>					
	Palm oil product		Overseas logistics		Total	
	2021	2020	2021	2020	2021	2020
Revenue						
Timing of revenue recognition						
At a point in time	6,431,558,177	5,504,300,744	-	-	6,431,558,177	5,504,300,744
Over time	-	-	-	9,778,446	-	9,778,446
Total	6,431,558,177	5,504,300,744	-	9,778,446	6,431,558,177	5,514,079,190
Cost of sales and service	(5,890,187,837)	(4,885,573,190)	-	(17,443,717)	(5,890,187,837)	(4,903,016,907)
Segment gross profit (loss)	541,370,340	618,727,554	-	(7,665,271)	541,370,340	611,062,283

Assets and liabilities as at December 31, 2021 and 2020 were as follows:

	Palm oil product		Overseas logistics		Portis service		Total	Baht
	2021	2020	2021	2020	2021	2020		
Assets								
Cash and cash equivalents	274,560,881	37,062,136	43,844	337,854	12,097,178	12,799,928	286,701,903	50,199,918
Short-term investment	50,386,370	277,334	-	-	2,487,878	2,482,421	52,874,248	2,759,755
Trade and other receivables	611,389,955	515,404,689	-	-	-	-	611,389,955	515,404,689
Inventories	567,475,406	416,944,849	-	-	-	-	567,475,406	416,944,849
Other current assets	3,665,325	2,608,712	-	4	331,672	248,677	3,996,997	2,857,393
Restricted bank deposits	55,997,200	105,813,200	-	-	400,000	400,000	56,397,200	106,213,200
Property, plant and equipment	1,239,749,958	1,309,069,676	-	-	136,981,375	151,037,474	1,376,731,333	1,460,107,150
Right-of-use assets	434,736	-	-	-	-	-	434,736	-
Intangible assets	554,838	675,253	-	-	13,300	18,913	568,138	694,166
Deferred tax assets	1,435,316	-	-	-	-	-	1,435,316	-
Other non-current assets	138,164	2,050,901	-	-	471,673	431,312	609,837	2,482,213
Liabilities								
Trade and other payables	554,231,086	318,289,498	-	150,000	103,135	158,243	554,334,221	318,597,741
Other current liabilities	58,015,852	53,128,506	-	-	563,427	565,992	58,579,279	53,694,498
Deferred tax liabilities	-	2,792,039	-	-	-	-	-	2,792,039
Provisions for employee benefit	9,271,162	10,289,627	-	-	691,270	481,724	9,962,432	10,771,351

Geographical segments

The Group operate in a single geographical segment principally in Thailand. There are no material revenues derived from or assets located in foreign countries. Therefore, revenue and assets presented in the financial statements are geographical segment reporting.

Major customers

For the year ended December 31, 2021 and 2020:

The Group has revenue from major customers in each segment as follow:

	<i>Person</i>		<i>Baht</i>	
	Major customers		Revenue	
	2021	2020	2021	2020
Palm oil product	5	4	5,777,506,653	4,427,070,105

28. EARNINGS PER SHARE

Basic earnings per share

Basic earnings per share for the year ended December 31, 2021 and 2020 were calculated by dividing profit for the years attributable to the ordinary shareholders of the Group by the weighted average number of ordinary shares issued and paid-up during the years which were summarized as follow:

During the year 2021, the Company changes the par value of shares (see note 18). The Company adjusts the number of ordinary shares to reflect the effect of the change in share value. The basic earnings per share for the current year and the previous year were recalculated. At though the change in share value has been change at the beginning of the earliest reporting period.

For the years ended December 31, 2021 and 2020 were as follows:

	<i>Baht</i>			
	Consolidated financial statements		Separate financial statements	
	2021	2020	2021	2020
Profit for the year	423,622,144	488,517,125	438,488,826	496,759,293
Weighted average number of ordinary shares (Shares)				
Ordinary shares at the beginning of year	5,232,291,928	5,232,291,928	5,232,291,928	5,232,291,928
Effect of change in par value	(3,924,218,946)	(3,924,218,946)	(3,924,218,946)	(3,924,218,946)
Weighted average number of ordinary shares	<u>1,308,072,982</u>	<u>1,308,072,982</u>	<u>1,308,072,982</u>	<u>1,308,072,982</u>
Basic earnings per share	<u>0.324</u>	<u>0.373</u>	<u>0.335</u>	<u>0.380</u>

Diluted earnings per share

Diluted earnings per shares are calculated by dividing profit for the years attributable to the ordinary shareholders of the Group by the sum of the weighted average number of ordinary shares outstanding during the years plus the weighted average number of shares to be issued for the exercise of all dilutive potential ordinary shares into ordinary shares, without any consideration. The calculation assumes that the holders will exercise dilutive potential ordinary shares into ordinary shares when the exercise price is lower than fair value of ordinary shares.

For the year ended December 31, 2021 diluted earnings per share were as follows:

	<i>Baht</i>	
	Consolidated	Separate
	financial statements	financial statements
Profit for the year	423,622,144	438,488,826
Diluted ordinary shares (Shares)		
Weighted average number of ordinary shares	1,308,072,982	1,308,072,982
Exercised warrants	133,772,764	133,772,764
Diluted ordinary shares	1,441,845,746	1,441,845,746
Diluted earnings per share	0.294	0.304

29. COMMITMENTS AND CONTINGENT LIABILITIES

As at December 31, 2021 and 2020, the Group had commitments and contingent liabilities as follows:

Commitments

- a) As at December 31, 2021 and 2020, the Group has letters of guarantee issued by the banks regarding to the obligation under the agreement as follow:

	<i>Baht</i>			
	Consolidated		Separate	
	financial statements		financial statements	
	2021	2020	2021	2020
Letters of guarantee for electricity use	6,069,000	5,769,000	5,669,000	5,369,000

b) As at December 31, 2021 and 2020, the Group has commitments regarding to the agreements as follow:

	<i>Baht</i>			
	Consolidated		Separate	
	financial statements		financial statements	
	2021	2020	2021	2020
Monthly payment				
Consultants and services agreement	560,990	632,442	526,987	508,584
Capital commitments				
Unrecognized contractual commitments				
Buildings and equipment	68,497,250	7,300,726	68,497,250	7,300,726
Purchase orders for supplies and equipments	8,616,722	95,673,075	8,616,722	95,673,075
Purchase orders for material	258,163,045	121,874,433	258,163,045	121,874,433

Contingent liabilities

As at December 31, 2021 and 2020, the Group has contingent liabilities to secure liabilities as follow:

	<i>Baht</i>			
	Consolidated and separate			
	financial statements			
	December 31, 2021		December 31, 2020	
Guarantee	Credit limit	Amount/ used	Credit limit	Amount/ used
The Company and AI Ports and Terminals Company Limited				
had co-guaranteed for loans from financial institutions of				
AI Logistics Company Limited				
Bank overdraft	-	-	5,000,000	-

30. PROMOTIONAL PRIVILEGES

The Group received a promotion certificate under the Investment Promotion Act B.E.2520 for its business involving production energy product (bio-diesel) and refined glycerine. The major privileges granted to the Company are as follows:

- 1) Exemption from import duty on machinery as approved by the Board of Investment.
- 2) Exemption from corporate income tax on net profit derived from the operation of promoted business for a period of 8 years and 3 years from the date operation income is first derived.
- 3) Exemption from income tax on dividend received from the operations of promoted business.

Consequently, the Group has to comply with terms and conditions stipulated in the promotion certificate.

Revenue from domestic sales and export sales and other income for the years ended December 31, 2021 and 2020 are classified as promoted business and non-promoted business as follows:

Baht

	Consolidated financial statements					
	2021			2020		
	Domestic	Export	Total	Domestic	Export	Total
Promoted segment	4,700,714,178	169,540,902	4,870,255,080	3,976,447,793	128,144,669	4,104,592,462
Non-promoted segment	1,550,936,993	16,917,678	1,567,854,671	1,406,522,034	7,610,310	1,414,132,344
Total	6,251,651,171	186,458,580	6,438,109,751	5,382,969,827	135,754,979	5,518,724,806

Baht

	Separate financial statements					
	2021			2020		
	Domestic	Export	Total	Domestic	Export	Total
Promoted segment	4,700,714,178	169,540,902	4,870,255,080	3,976,447,793	128,144,669	4,104,592,462
Non-promoted segment	1,550,859,536	16,917,678	1,567,777,214	1,396,027,977	7,610,310	1,403,638,287
Total	6,251,573,714	186,458,580	6,438,032,294	5,372,475,770	135,754,979	5,508,230,749

31. FINANCIAL INSTRUMENTS

A financial instrument is any contract that gives rise to both a financial asset of one entity and a financial liability or equity instrument of another entity.

Financial instruments of the Group principally comprise cash and cash equivalents, deposits at banks, investments, trade and other receivables, trade and other payables, short-term loans from related party and lease liabilities.

Risk management policy

The Group are exposed to risks from changes in interest rates and currency exchange rates and risks from non-performance of contractual obligations by counterparties. The Group uses derivatives, as and when it considers appropriate, to manage such risks. In addition, the Group has a policy to enter into contracts with creditworthy counterparties. Therefore, the Group does not expect any material financial losses to arise from that the counterparties will fail to discharge their obligations as stipulated in the financial instruments contracts.

The accounting policies of derivatives are disclosed in note 3 to the financial statements.

a) Interest rate risk

Interest rate risk is the risk that future fluctuations in market interest rates will affect the operating result and cash flows of the Group.

The exposure to interest rate risk of the Group relates primarily to their deposits at financial institutions, short-term loans from related party and leases liabilities. However, as most of the financial assets and liabilities carry floating interest rate which fluctuates in line with the market interest rates or carry fixed interest rate which approximates to the current market interest rate, the Group do not use derivatives to manage their interest rate risk.

Baht

	Consolidated financial statements		Separate financial statements	
	Variable interest rate	Fixed interest rate	Variable interest rate	Fixed interest rate
As at December 31, 2021				
Financial assets				
Cash at banks	286,278,059	-	274,210,881	-
Short-term investments	-	50,321,899	-	50,321,899
Restricted bank deposits	-	56,397,200	-	55,997,200
Financial liabilities				
Short-term loans from related party	-	-	260,000,000	-
Leases liabilities	-	444,422	-	444,422
As at December 31, 2020				
Financial assets				
Cash at banks	49,817,918	-	36,712,136	-
Short-term investments	-	213,005	-	213,005
Restricted bank deposits	-	106,213,200	-	105,813,200
Financial liabilities				
Short-term loans from related party	-	-	260,000,000	-

b) Credit risk

Credit risk refers to the risk that a counter party will default on its contractual obligations, resulting in a financial loss to the Group.

The Group is exposed to credit risk primarily with respect to trade and other receivables. However, the Group controls such risk by establishing credit limits for clients and counter parties and analysing their financial position as an ongoing basis. The Group is not expected to have much concentration risk of credit exposure and the maximum possible credit loss is the carrying amount shown in the statement of financial position.

The Group determines the impairment of trade receivables and other receivables basing on an expected credit loss model which the Group have established and maintain an appropriate credit loss model. The risk management department periodically reviews the parameters and the data used in the credit loss model.

c) Liquidity risk

Liquidity risk is the risk that the Group will be unable to liquidate financial assets and/or procure sufficient funds to discharge obligations in a timely manner, resulting in a financial loss.

The maturity dates of financial instruments held as of December 31, 2021 and 2020, counting from the statements of financial position date were as follows:

Baht

	Consolidated financial statement					
	As at December 31, 2021					
	At call	Within 1 year	1 - 5 years	Over 5 years	No maturity	Total
Financial assets						
Cash at banks	286,274,601	3,458	-	-	-	286,278,059
Short-term investments	-	52,874,248	-	-	-	52,874,248
Trade and other receivables	-	611,389,955	-	-	-	611,389,955
Restricted bank deposits	-	-	-	-	56,397,200	56,397,200
Financial liabilities						
Trade and other payables	-	544,334,221	-	-	-	544,334,221
Leases liabilities	-	183,679	260,743	-	-	444,422

Baht

	Consolidated financial statement					
	As at December 31, 2020					
	At call	Within 1 year	1 - 5 years	Over 5 years	No maturity	Total
Financial assets						
Cash at banks	49,816,931	987	-	-	-	49,817,918
Short-term investments	-	2,759,755	-	-	-	2,759,755
Trade and other receivables	-	515,404,689	-	-	-	515,404,689
Restricted bank deposits	-	-	-	-	106,213,200	106,213,200
Financial liabilities						
Trade and other payables	-	318,597,741	-	-	-	318,597,741

Baht

	Separate financial statement					
	As at December 31, 2021					
	At call	Within 1 year	1 - 5 years	Over 5 years	No maturity	Total
Financial assets						
Cash at banks	274,207,423	3,458	-	-	-	274,210,881
Short-term investments	-	50,386,370	-	-	-	50,386,370
Trade and other receivables	-	611,389,955	-	-	-	611,389,955
Restricted bank deposits	-	-	-	-	55,997,200	55,997,200
Financial liabilities						
Trade and other payables	-	554,231,086	-	-	-	554,231,086
Short-term loans from related party	-	260,000,000	-	-	-	260,000,000
Leases liabilities	-	183,679	260,743	-	-	444,422

Baht

	Separate financial statement					
	As at December 31, 2020					
	At call	Within 1 year	1 - 5 years	Over 5 years	No maturity	Total
Financial assets						
Cash at banks	36,711,149	987	-	-	-	36,712,136
Short-term investments	-	277,334	-	-	-	277,334
Trade and other receivables	-	515,404,689	-	-	-	515,404,689
Restricted bank deposits	-	-	-	-	105,813,200	105,813,200
Financial liabilities						
Trade and other payables	-	318,289,498	-	-	-	318,289,498
Short-term loans from related party	-	260,000,000	-	-	-	260,000,000

d) Foreign exchange risk

Foreign currency risk is the risk that the value of a financial instrument will fluctuate because of changes in foreign exchange rates.

e) Fair value

The fair value disclosures of financial instruments, considerable judgment is necessarily required in estimation of fair value. Accordingly, the estimated fair value presented herein is not necessarily indicative of the amount that could be amid in a current market exchange. The use of different market assumptions and/or estimation methodologies may have a material effect on the estimated fair value.

The fair value information disclosure does not include fair value information for financial assets and financial liabilities measured at amortized cost if the carrying amount is a reasonable approximation of fair value.

Baht

	Consolidated financial statement							
	Carrying amount				Fair value			
	Fair value through profit or loss	Fair value through comprehensive income	Amortized cost	Total	Level 1	Level 2	Level 3	Total
<i>As at December 31, 2021</i>								
Financial assets								
Measured at fair value								
Investment in short-term								
Funds	2,552,349	-	-	2,552,349	-	2,552,349	-	2,552,349

*As at December 31, 2020***Financial assets****Measured at fair value**

Investment in short-term

Funds	2,546,750	-	-	2,546,750	-	2,546,750	-	2,546,750
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Baht

	Separate financial statement							
	Carrying amount				Fair value			
	Fair value through profit or loss	Fair value through comprehensive income	Amortized cost	Total	Level 1	Level 2	Level 3	Total
<i>As at December 31, 2021</i>								
Financial assets								
Measured at fair value								
Investment in short-term								
Funds	64,471	-	-	64,471	-	64,471	-	64,471

*As at December 31, 2020***Financial assets****Measured at fair value**

Investment in short-term

Funds	64,329	-	-	64,329	-	64,329	-	64,329
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- Level 1: inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the Group can access at the measurement date.
- Level 2: inputs are inputs, other than quoted prices included within Level 1, which are observable for the asset or liability, either directly or indirectly.
- Level 3: inputs are unobservable inputs for the asset or liability such as the future cash flow estimated by the Group.

32. RECLASSIFICATION

The Group has reclassified certain accounts in the financial statements for the year ended December 31, 2020 to conform with the presentation of statements of current year as follow:

	Consolidated financial statements		
	Before	Reclassification	After
Statement of financial position			
Current assets			
Trade and other receivables	518,262,082	(2,857,393)	515,404,689
Other current assets	-	2,857,393	2,857,393
Non-current assets			
Deposit for purchase of assets	1,687,122	(1,687,122)	-
Other non-current assets	795,091	1,687,122	2,482,213
Current liabilities			
Trade and other payables	372,292,239	(53,694,498)	318,597,741
Provisions for employee benefit	-	1,030,648	1,030,648
Other current liabilities	-	53,694,498	53,694,498
Non-current liabilities			
Provisions for employee benefit	10,771,351	(1,030,648)	9,740,703
Statement of comprehensive income			
Cost of sales	(4,884,180,876)	(1,392,314)	(4,885,573,190)
Other income	4,952,314	(306,698)	4,645,616
Administrative expenses	(87,615,668)	3,242,314	(84,373,354)
Finance income	-	306,698	306,698
Expected credit loss	-	(1,850,000)	(1,850,000)

Baht

	Separate financial statement		
	Before	Reclassification	After
Statement of financial position			
Current assets			
Trade and other receivables	518,013,401	(2,608,712)	515,404,689
Other current assets	-	2,608,712	2,608,712
Non-current assets			
Deposit for purchase of assets	1,687,122	(1,687,122)	-
Other non-current assets	363,779	1,687,122	2,050,901
Current liabilities			
Trade and other payables	371,418,004	(53,128,506)	318,289,498
Provisions for employee benefit	-	1,030,648	1,030,648
Other current liabilities	-	53,128,506	53,128,506
Non-current liabilities			
Provisions for employee benefit	10,289,627	(1,030,648)	9,258,979
Statement of comprehensive income			
Cost of sales	(4,883,178,515)	(1,392,314)	(4,884,570,829)
Other income	4,536,820	(606,815)	3,930,005
Administrative expenses	(79,393,496)	11,742,314	(67,651,182)
Finance income	-	606,815	606,815
Expected credit loss	-	(10,350,000)	(10,350,000)

33. EVENTS AFTER THE REPORTING PERIOD

The Board of Directors' Meeting held on February 18, 2022 passed the resolutions to approve dividend payment at the rate of Baht 0.25 per share, totalling of Baht 327.02 million.

APPENDIX

1

Details of the Board of Directors, Management, Controllers,



Assigned Top Executives of the finance and accounting function, assigned personnel directly in charge of account preparation and Company Secretary

“ The Board of Directors

(As of 31 December 2021)



Mr. Narong Thareratanavibool



**Mr. Damrong
Joongwong**



**Mr. Sampan
Hunpayon**



**Mr. Choti
Sontiwattananont**



**Mr. Thanit
Thareratanavibool**



**Miss Pimwan
Thareratanavibool**



Mr. Narong Thareratanavibool

Age: 71

Chairman / Chairman of Executive Directors Committee / Authorized Director



Date of Appointment:

4 October 2006

24 March 2014 (1st re-elected)

28 April 2017 (2nd re-elected)

18 June 2020 (3rd re-elected)

Education / Training:

- MBA, Kasetsart University
- Bachelor of Business Administration in Management, Sukhothai Thammathirat Open University
- Diploma, National Defense College, The Joint State - Private Sector Course Class 13
- Advanced Management Program, Capital Market Academy No. 15
- Chairman 2000 No. 10/2004, Thai Institute of Director Association (IOD)
- Chief Financial Officer Certification Program
- Director Certification Program (DCP) No. 46/2004, Thai Institute of Director Association (IOD)

Board member / Management in Listed Company - SET: 2 companies

- Chairman / Chairman of the Executive Directors Committee / Authorized Director, AI Energy Public Company Limited
- Chairman / Chairman of the Executive Directors Committee / Authorized Director, Asian Insulators Public Company Limited

Board member / Management in Non-Listed Company - SET: 2 companies

- Authorized Director, AI Ports and Terminals Company Limited
- Authorized Director, AI Logistics Company Limited
- Authorized Director, Asian Insulators Marketing Company Limited

Positions in Other Organization / Remarkable Positions: - None -

Work Experience (in the Last 5 Years):

- 2006 – May 2021 Authorized Director, AI Logistics Company Limited

Shareholding:

7,446,944 shares,
accounting for 0.57% of
the total shares as of
26 January 2022

Family Relationship with other Directors, Executives, Major Shareholders of the Company or its Subsidiaries:

- Mr. Thanit Thareratanavibool's brother
- Miss Pimwan Thareratanavibool, Miss Ratima Thareratanavibool, and Mr. Pongsakon Thareratanavibool's uncle

Mr. Damrong Joogwong

Age: 76

**Independent Director /
Chairman of Audit Committee**



Date of Appointment:

31 May 2013 (as director)

29 April 2016 (1st re-elected as director)

27 April 2018 (2nd re-elected)

5 April 2021 (as independent director and audit committee)

- **Education / Training:**
 - Master of Public Administration, NIDA
 - Director Certification Program (DCP) No. 168/2013, Thai Institute of Director Association (IOD)
- **Board member / Management in Listed Company – SET: 1 company**
 - Independent Director / Chairman of Audit Committee, AI Energy Public Company Limited
- **Board member / Management in Non-Listed Company – SET: – None –**
- **Positions in Other Organization / Remarkable Positions: – None –**
- **Work Experience (in the Last 5 Years): – None –**

Shareholding:

– None –

Family Relationship with other Directors, Executives, Major Shareholders of the Company or its Subsidiaries:

– None –

Mr. Sampan Hunpayon

Age: 69

**Independent Director /
Audit Committee**



Date of Appointment:

9 April 2013

21 April 2015 (1st re-elected)

28 April 2017 (2nd re-elected)

26 April 2019 (3rd re-elected)

Education / Training:

- MBA, Kasetsart University
- Bachelor of Law, Chulalongkorn University
- Certification of Law and Development, ISS, Hague, Nederland
- Director Certification Program (DCP) No. 110/2008, Thai Institute of Director Association (IOD)
- Director Accreditation Program (DAP) No. 100/2013, Thai Institute of Director Association (IOD)

Board member / Management in Listed Company – SET: 2 companies

- Independent Director / Audit Committee, AI Energy Public Company Limited
- Independent Director / Audit Committee, EFORLM Public Company Limited

Board member / Management in Non-Listed Company – SET: 3 companies

- Independent Director / Audit Committee, SpaceMed Co., Ltd.
- Independent Director / Audit Committee, Wuttisak Clinic Intergroup Co., Ltd.
- Independent Director / Audit Committee, Wuttisak Cosmetic Co., Ltd.

Positions in Other Organization / Remarkable Positions: – None –

Work Experience (in the Last 5 Years): – None –

Shareholding:

- None -

Family Relationship with other Directors, Executives, Major Shareholders of the Company or its Subsidiaries:

- None -

Mr.Choti Sontiwattananont

Age: 66

**Independent Director /
Audit Committee /
Risk Management Committee**



Date of Appointment:

31 May 2013

29 April 2016 (1st re-elected)

26 April 2019 (2nd re-elected)

- **Education / Training:**
 - MBA, Kasetsart University
 - Bachelor of Business Administration (Accounting), Ramkhamhaeng University
 - Director Certification Program (DCP) No. 178/2013, Thai Institute of Director Association (IOD)
- **Board member / Management in Listed Company - SET: - None -**
- **Board member / Management in Non-Listed Company - SET: - None -**
- **Positions in Other Organization / Remarkable Positions: - None -**
- **Work Experience (in the Last 5 Years): - None -**

Shareholding:

87,000 shares,
accounting for 0.0067% of
the total shares as of
26 January 2022

**Family Relationship with other Directors, Executives, Major
Shareholders of the Company or its Subsidiaries:**

- None -

Mr.Thanit Thareratanavibool

Age: 64

**Vice Chairman / Executive
Directors / Chairman of Risk
Management Committee /
Authorized Director**



Date of Appointment:

4 October 2006

21 April 2016 (1st re-elected)

27 April 2018 (2nd re-elected)

5 April 2021 (3rd re-elected)

Education / Training:

- MBA, Kasetsart International, Kasetsart University
- Bachelor of Engineering (Mechanics), Northeastern University, USA
- Advanced Management Program No. 17, Capital Market Academy
- Director Certification Program (DCP) No. 47/2004, Thai Institute of Director Association (IOD)

Board member / Management in Listed Company - SET: 2 companies

- Vice Chairman / Executive Directors / Chairman of Risk Management Committee / Authorized Director, AI Energy Public Company Limited
- Director / Executive Directors / Authorized Director, Asian Insulators Public Company Limited

Board member / Management in Non-Listed Company - SET: 4 companies

- Authorized Director, AI Ports and Terminals Company Limited
- Authorized Director, AI Engineering Services Company Limited
- Authorized Director, Digital Screen Play Co., Ltd.
- Authorized Director, Digit Brain Co., Ltd.
- Authorized Director, Asian Insulators Marketing Company Limited

Positions in Other Organization / Remarkable Positions: - None -

Work Experience (in the Last 5 Years):

- 2006 – May 2021 Authorized Director, AI Logistics Company Limited

Shareholding:

11,148,864 shares,
accounting for 0.85% of
the total shares as of
26 January 2022

**Family Relationship with other Directors, Executives, Major
Shareholders of the Company or its Subsidiaries:**

- Mr.Narong Thareratanavibool's brother
- Miss Pimwan Thareratanavibool, Miss Ratima Thareratanavibool,
and Mr.Pongsakon Thareratanavibool's uncle

Miss Pimwan Thareratanavibool

Age: 36

**Director / Managing Director / Executive
Director / Risk Management Committee /
Authorized Director /
Chief Financial Officer /
Company Secretary / Investor Relation**



Date of Appointment:

17 May 2017

18 June 2020 (1st re-elected)

Education / Training:

- Master of International Business, Monash University Melbourne, Australia
- Bachelor of Commerce in Accounting, Macquarie University Sydney, Australia
- Director Certification Program (DCP) No. 242/2017, Thai Institute of Director Association (IOD)
- Strategic CFO in Capital Markets No. 8/2019
- Company Secretary Program No. 51/2013, Thai Institute of Director Association (IOD)
- Inventories and issues that are often misunderstood : 2020
- How to prepare an auditor's working paper : 2021

Board member / Management in Listed Company – SET: 1 company

- Director / Authorized Director, AI Energy Public Company Limited

Board member / Management in Non-Listed Company – SET: 1 company

- Authorized Director, FWN Corporation Company Limited

Positions in Other Organization / Remarkable Positions: – None –

Work Experience (in the Last 5 Years):

- 2016 – 2017 Assistant Managing Director, AI Energy Public Company Limited
- 2012 – 2017 Purchasing and Human Resource Manager / Audit Committee Secretary, AI Energy Public Company Limited

Shareholding:

1,875,000 shares,
accounting for 0.14% of
the total shares as of
26 January 2022

Family Relationship with other Directors, Executives, Major Shareholders of the Company or its Subsidiaries:

- Miss Ratima Thareratanavibool, and
Mr.Pongsakon Thareratanavibool's sister

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Management Team

(As of 31 December 2021)

**Miss Pimwan
Thareratanavibool**

Date of Appointment:

17 May 2017

(See details in Board of Directors section)

Miss Piyanart Namphairoj

Age: 49

Accounting and Finance Manager / Chief Accountant

(The Company has assigned Miss Piyanart Namphairoj as Accounting and Finance Manager since 30 April 2015, responsible for controlling and supervising the Company's accounting to comply with relevant standards, rules and regulations)



Date of Appointment:

30 April 2015

Education / Training:

- Master of Business Administration, Stamford International University
- Bachelor of Accountancy, University of the Thai Chamber of Commerce
- Accounting and tax hot issues : 2020
- Know the business by analyzing financial statements : 2020
- Follow the Disclosure Form and rules for setting the transfer price : 2020
- Issues that should be known in VAT : 2021

Board member / Management in Listed Company - SET: - None -

Board member / Management in Non-Listed Company - SET: - None -

Positions in Other Organization / Remarkable Positions: - None -

Work Experience (in the Last 5 Years): - None -

Shareholding:

- None -

Family Relationship with other Directors, Executives, Major Shareholders of the Company or its Subsidiaries:

- None -

Mr.Chainarong Saenphuwa

Age: 39

**Operational
Excellence Manager**



Date of Appointment:
30 April 2015

Education / Training:

- Bachelor of Science in Chemistry, Ramkhamhaeng University
- Water Pollution Supervisor No. 4/2017
- Establishment of a standard laboratory quality system ISO/IEC17025:2017 in 2018

Board member / Management in Listed Company - SET: - None -

Board member / Management in Non-Listed Company - SET: - None -

Positions in Other Organization / Remarkable Positions: - None -

Work Experience (in the Last 5 Years): - None -

Shareholding:

- None -

Family Relationship with other Directors, Executives, Major Shareholders of the Company or its Subsidiaries:

- None -

Miss Ratima Thareratanavibool

Age: 31

**HR and Corporate Support Manager /
Sourcing and Commercial Manager /
Audit Committee's Secretary**



Date of Appointment:

17 May 2017

Education / Training:

- Master of Applied Finance, Monash University Melbourne, Australia
- Bachelor of Business in Accounting, Monash University Melbourne, Australia
- Company Secretary Program No. 116/2564, Thai Institute of Director Association (IOD)
- Anti-Corruption: The Practical Guide No. 47/2561, Thai Institute of Director Association (IOD)

Board member / Management in Listed Company – SET: – None –

Board member / Management in Non-Listed Company – SET: 1 company

- Authorized Director, FWN Corporation Company Limited

Positions in Other Organization / Remarkable Positions: – None –

Work Experience (in the Last 5 Years):

- 2012 – 2017 RO – Corporate Banking, Bangkok Bank

Shareholding:

264,000 shares,
accounting for 0.02% of
the total shares as of
26 January 2022

Family Relationship with other Directors, Executives, Major Shareholders of the Company or its Subsidiaries:

- Miss Pimwan Thareratanavibool and
Mr.Pongsakon Thareratanavibool's sister

Mr. Pongsakon Thareratanavibool

Age: 28

**Business Development and
Corporate Strategy Manager**



Date of Appointment:

12 May 2021

Education / Training:

- Master of Science in Business Analytics: Operational Research and Risk Analysis, The University of Manchester, United Kingdom
- Bachelor of Engineering in Chemical Engineering, The University of New South Wales, Sydney, Australia
- Director Certification Program (DCP) No. 306/2564, Thai Institute of Director Association (IOD)
- Water Pollution Supervisor No. 4/2017

Board member / Management in Listed Company - SET: - None -

Board member / Management in Non-Listed Company - SET: 1 company

- Authorized Director, FWN Corporation Company Limited

Positions in Other Organization / Remarkable Positions: - None -

Work Experience (in the Last 5 Years):

- 2017 – 2019 Production Supervisor, AI Energy Public Company Limited
- Nov 2015 – Feb 2016 Industrial Trainee-Process engineer, Global Green Chemical Plc.

Shareholding:

- None -

Family Relationship with other Directors, Executives, Major Shareholders of the Company or its Subsidiaries:

- Miss Pimwan Thareratanavibool, and
Miss Ratima Thareratanavibool's brother

APPENDIX 2

Directorship of Subsidiaries / Related Companies



Directorship of Subsidiaries / Affiliated Company / Related Companies

(as of 31 December 2021)

Directorship of Subsidiaries / Affiliated Company / Related Companies								
Name	The Company	Subsidiary Company	Affiliated Company		Related Companies			
		AIPT	AIES	AIM	AI	DSP	DB	FWN
Mr.Norong Thareratanavibool	●	■	■	■	●			
Mr.Thanit Thareratanavibool	■	■▲	■	■	■	■	■	
Mr.Damrong Joogwong	■							
Mr.Sampan Hunpayon	■							
Mr.Choti Sontiwattananont	■							
Miss Pimwan Thareratanavibool	■▲							■
Miss Piyanart Namphairoj	▲							
Mr.Chainarong Saenphuwa	▲							
Miss Ratima Thareratanavibool	▲							■
Mr.Pongsakon Thareratanavibool	▲							■

Subsidiary Company

AIPT: AI Ports and Terminals Co., Ltd.

Affiliated Companies

AIES: AI Engineering Services Co., Ltd.

AIM: Asian Insulator Marketing Co., Ltd.

Related Companies

AI: Asian Insulator Public Co., Ltd.

DSP: Digital Screen Play Co., Ltd.

DB: Digit Brain Co., Ltd.

FWN: FWN Corporation Co., Ltd.

Remarks: ● = Chairman
 ■ = Director
 ▲ = Management

The aforementioned directors do not receive remuneration for being the directors of the subsidiary.

To promote and support companies in the group. The company has appointed to directors or executives to be directors in the subsidiary in order to supervise policies and business plans for the best interests of shareholders or stakeholders.`

APPENDIX 3

Internal Auditor



Internal Auditor

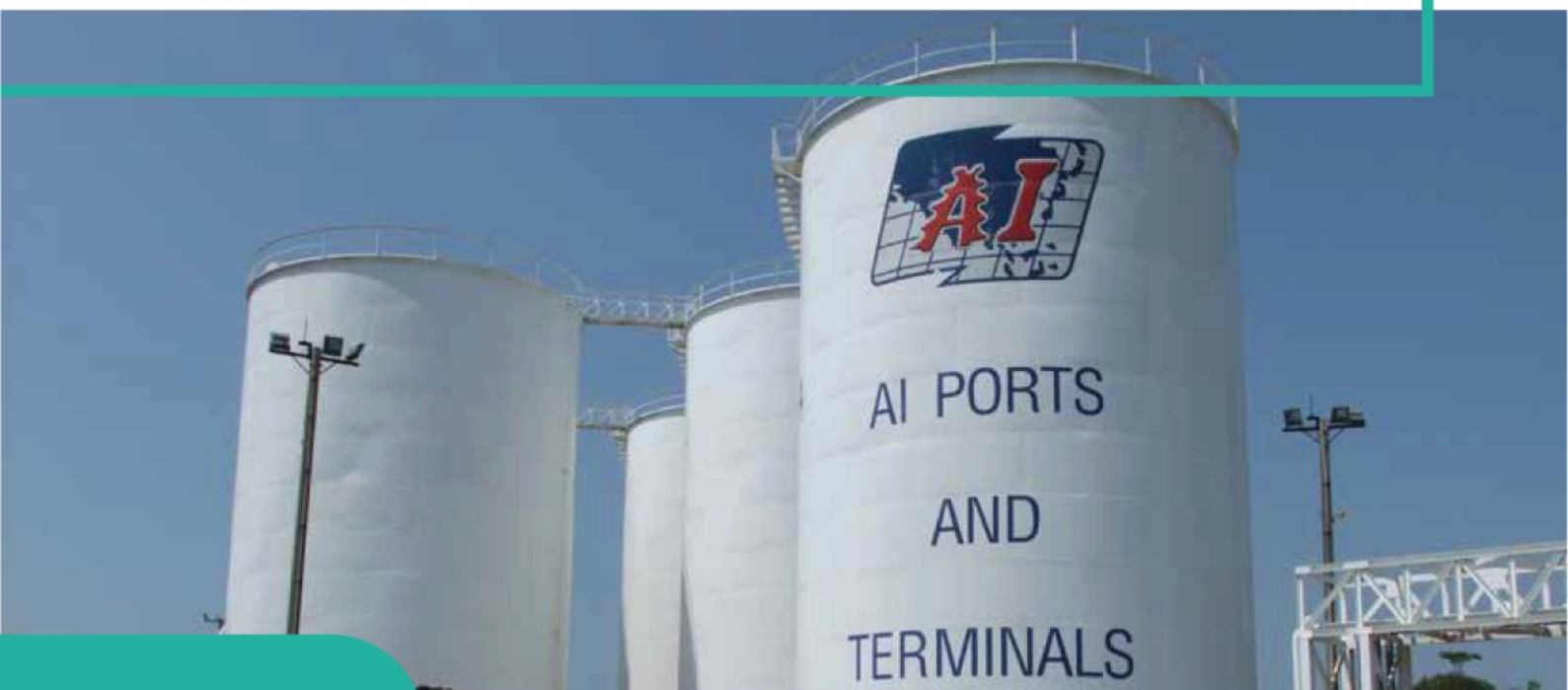
The Company has appointed Honor and Advisory Co., Ltd. to be an internal auditor for year 2021 by having Miss Piyamas Ruangsangrob is as primarily responsible for examine and evaluate the efficiency of internal control as well as overviewed and followed up the correcting and improving the internal controls to be more appropriate and effective. Then, the internal auditor required to quarterly report the audit results to the Audit Committee. The Audit Committee has carefully considered the qualifications of Honor and Advisory Co., Ltd. and Miss Piyamas Ruangsangrob, who independently appropriated and experience to perform internal audit duties.

Detail of Internal Auditor for the year 2021

Subject	Details
Internal Audit (Outsource)	: Honor and Advisory Company Limited 518/5 Maneeya Center Building, 7th Floor, Ploenchit Rd., Lumpini, Pathumwan, Bangkok 10330 Telephone 0-2652-0898
Head of Internal Audit	: Miss Piyamas Ruangsangrob
Education	: - Master Degree, Master of Financial Accounting and Assurance, Thammasat University - Graduate Diploma Program in Accountancy Chulalongkorn University - Bachelor Degree, Bachelor of Business Administration in Accounting Rajamangala University of Technology Borphitphimuk Campus - Bachelor Degree, Bachelor of Fine and Applied Art in Communication Ramkhamhaeng University
Work Experiences	: 2010 - Present Audit Partner Honor and Advisory Company Limited 2000 - 2010 Audit Manager AMC Company Limited
Training	: 2017 - 2021 - Working paper preparation for Anti - Corruption (2019) - Executives and the preparation of sustainability reports and social compensation (Year 2019) - Taxes on land and buildings Planning and preparation before enforcement in 2020 (2019) - Fraud related to information technology (2019) - Paper making for measures anti-corruption in the organization (2018) - TFRS 2017 Sub 202 Liability and 302 Revenue. - Risk and Governance on Information Technology (2017) - Cyber Security 4.0 (2017)
Licenses or Certification	: - Certified Public Accountant of Thailand - Certified Internal Auditor No. 7, Federation of Accounting Professions - Well-Prepared before Auditor Perform Audits under ISQC1 No. 3 - Procedure after Receive BOI, Certified from Investor Club Association. - Tax Law, Thammasat University
Responsibility	: To examine and evaluate the efficiency of internal control as well as overviewed and followed up the correcting and improving the internal controls to be more appropriate and effective, then report the audit results to the Audit Committee.

APPENDIX 4

Asset in business and Valuation



Assets in Business

Key fixed assets of the Company and subsidiary

As of 31 December 2021, Net book value of fixed assets in the Company's financial statements is as follow;

List of Asset	Ownership	Net Book Value (Baht)		Obligation
		31 Dec 2020	31 Dec 2021	
1. Land				
1.1 Deed No. 1533 and 1534, Samut Sakhon 31-2-19 Rai	The Company	157,135,835	162,080,318	No obligation
1.2 Deed No. 64303, 64304, 64305 and 28654, Chumphon 6-2-48.8 Rai	AIPT	17,420,186	17,420,186	No obligation
1.3 Deed No. 18643, Chumphon 6-2-9.9 Rai				
2. Land improvement	The Company	31,598,068	24,279,181	No obligation
3. Buildings and buildings improvement				
3.1 Office and factory, Samut Sakhon	The Company	178,364,999	167,484,539	No obligation
3.2 Office, storage tanks and jetty, Chumphon	AIPT	131,149,002	134,627,360	No obligation
4. Utilities	The Company and AIPT	50,914,278	47,899,782	No obligation
5. Machine, equipment, and tools				
5.1 In palm oil business	The Company	863,908,346	817,723,075	No obligation
5.2 In storage tanks service	AIPT	2,403,637	2,330,052	No obligation
6. Furnitures, fixtures and office equipment	The Company and AIPT	3,490,841	2,503,300	No obligation
7. Vehicles	The Company and AIPT	15,795,050	13,988,996	No obligation
8. Assets under construction	The Company	7,926,908	3,794,544	No obligation
9. Loss from asset impairment	AIPT	-	(17,400,000)	
Total		1,460,107,150	1,376,731,333	

Leasehold

- None -

Intangible Assets

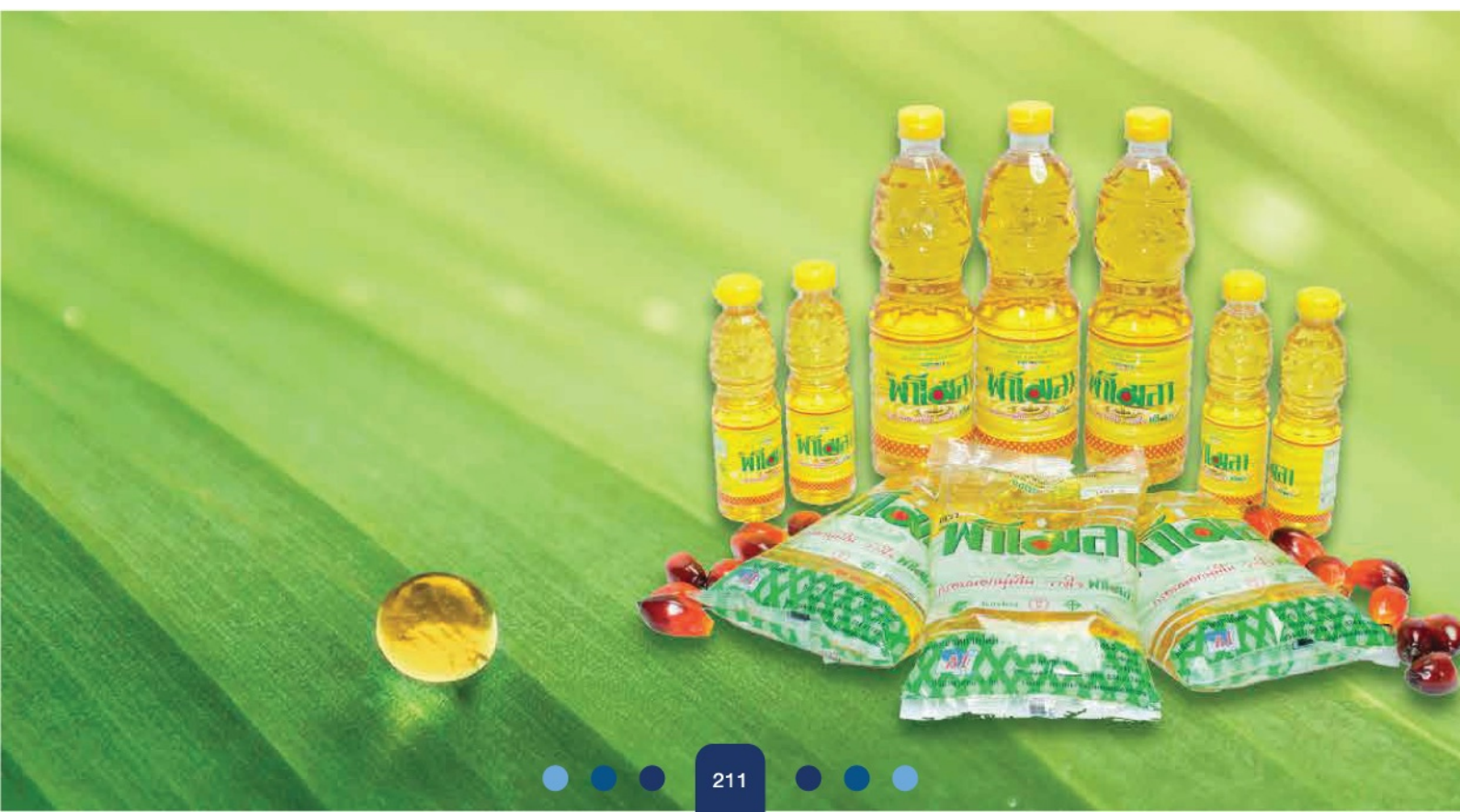
Intangible assets of the Company and subsidiary as of 31 December 2021 are shown in the table below;

Intangible Assets	Net Value after Cumulative Amortization and Provision for Asset Impairment (Baht)
Goodwill	-
Other Intangible Assets	568,138
Total Net Book Value	568,138

Trademarks

As of 31 December 2021, the Company owns key trademarks for edible oil is shown below;

Trademark		For sell and distribution of Palm Olein
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APPENDIX 5

Good Corporate Governance Report



The Company has established good corporate governance practices in line with the Good Corporate Governance Principles of the Securities and Exchange Commission (SEC) and the Stock Exchange of Thailand.

This is to ensure that the Company and subsidiary's businesses are conducted responsibly, transparently, fairly, and accountably for the best interest of shareholders and related stakeholders towards sustainable growth. The Company disclosed corporate governance information via <https://www.aienergy.co.th/th/corporate-governance>.

APPENDIX

6

The Audit Committee Report



(Disclosed information in page 108)



AI Energy Public Company Limited