No. CV-CS 2023-010

23 May 2023

- Re: Share acquisition in Fernview Environmental Pty Ltd. and the calling for the extraordinary general meeting of shareholders no. 1/2023
- To: President, The Stock Exchange of Thailand

Encl.: 1. Information Memorandum Re: Connected Transaction of Clover Power Public Company Limited

Clover Power Public Company Limited (the **Company**) would like to inform you the significant resolutions of the board of directors' meeting no. 4/2023 held on 22 May 2023, which passed the following resolutions:

1. approved the Company to purchase 99,900 ordinary shares in Ferview Environmental Pty Ltd. (**Fernview**), a company duly incorporated under the laws of Australia conducting commercial waste receival and landfill business in Shire of Gingin, Australia, representing 99.9 % of the total registered shares in Fernview from M8 Holding Limited (the **Seller**), which is a related party of the Company. The Company will pay the Seller a share purchase consideration at the total price of AUD 11,000,000 (equivalent to THB 256.08 million calculated according to the exchange rate of THB 23.28 per AUD 1 as published by the Bank of Thailand on 19 May 2023) (the **Share Acquisition**).

The Share Acquisition is considered a connected transaction under the Notification of the Capital Market Supervisory Board No. TorChor.21/2551 Re: Rules on Connected Transactions (as amended) and the Notification of the Board of Governors of the Stock Exchange of Thailand no. Bor Chor/Por 22-01 Re: Disclosure of Information and Other Acts of Listed Companies concerning Connected Transactions B.E. 2546 (2003) (as amended) (the **Connected Transaction Notifications**). The transaction size is equal to 14.76% of the Company's net tangible assets (with reference to the Company's reviewed consolidated financial statements ended 31 March 2023). As such, the Company has an obligation to do the following:

- 1) prepare and disclose an information memorandum on the Share Acquisition to the Stock Exchange of Thailand (**SET**) according to the Connected Transaction Notifications;
- 2) convene a shareholders' meeting to consider and approve the Share Acquisition by sending a written notice of the meeting to shareholders at least 14 days before the date of the shareholders' meeting. The Share Acquisition requires a shareholders' approval with not less than three-fourths of the total votes of shareholders present and eligible to vote at the meeting; however, the votes cast by any shareholder having an interest in the Share Acquisition shall be excluded; and
- 3) appoint an independent financial advisor (IFA) to provide and deliver an opinion on the Share Acquisition to the Office of the Securities and Exchange Commission (the SEC Office), the SET and the Company's shareholders. In this connection, the Company has elected Welcap Advisory Company Limited to perform duties as IFA in respect of the Share Acquisition.

Details of the Share Acquisition are provided in **Enclosure 1** (*Information Memorandum Re: Connected Transaction of Clover Power Public Company Limited*).

Further, the board of directors' meeting has also proposed to authorise the board of directors and/or the person(s) designated by the board of directors to negotiate, consider, determine and/or amend the relevant details, terms and conditions, to take any necessary actions for the purpose of the Share Acquisition, to sign the share sale and purchase agreement and all other relevant documents in respect of the Share Acquisition, and to take any actions as necessary and appropriate for the accomplishment of the Share Acquisition;

- 2. approved that extraordinary general meeting of shareholders no. 1/2023 will take place on 26 July 2023 at 10.00 am by electronic means (the EGM 1/2023) to consider the following agenda:
 - Agenda 1 Notification from the Chairman
 - Agenda 2To consider and approve the Share Acquisition in Fernview Environmental Pty
Ltd., which constitutes a connected transaction of the Company
 - Agenda 3 To consider other business (if any);
- 3. approved that the record date for determining name of shareholders eligible to attend the EGM 1/2023 would be on 6 June 2023;
- 4. approved authorising the Board of Directors and/or their designees to take any applicable procedures in order to call and hold the EGM 1/2023, to fix the record date for compiling a list of shareholders eligible to attend the EGM 1/2023, and to revise the date, time, place and/or agenda of the EGM 1/2023.

Please be informed accordingly.

Yours sincerely,

Clover Power Public Company Limited

(Mr. Saithsiri Saksitthisereekul) Chief Executive Officer

Information Memorandum Re: Connected Transaction

Clover Power Public Company Limited

The board of directors' meeting of Clover Power Public Company Limited (the **Company**) no. 4/2023, held on 22 May 2023, approved the Company to purchase 99,900 ordinary shares in Fernview Environmental Pty Ltd (**Fernview**), a company duly incorporated under the laws of Australia conducting commercial waste receival and landfill business in Shire of Gingin, Australia, representing 99.9% of the total registered shares in Fernview from M8 Holding Limited (the **Seller**), which is a related party of the Company. The Company will pay the Seller a share purchase consideration at the price of AUD 11,000,000 in total (equivalent to THB 256.08 million, calculated according to the exchange rate of THB 23.28 per AUD 1 as published by the Bank of Thailand on 19 May 2023), subject to the payment conditions set out in clause 6. (the **Share Acquisition** or **Transaction**).

The Share Acquisition is considered a connected transaction under the Notification of the Capital Market Supervisory Board No. TorChor.21/2551 Re :Rules on Connected Transactions (as amended) and the Notification of the Board of Governors of the Stock Exchange of Thailand no. Bor Chor/Por 22-01 Re : Disclosure of Information and Other Acts of Listed Companies concerning Connected Transactions B.E. 2546 (2003) (as amended) (the **Connected Transaction Notifications**). The transaction size is equal to 14.76% of the Company's net tangible assets (with reference to the Company's reviewed consolidated financial statements ended 31 March 2023). As such, the Company has an obligation to do the following:

- 1) prepare and disclose an information memorandum on the Share Acquisition to the Stock Exchange of Thailand (**SET**) according to the Connected Transaction Notifications;
- 2) convene a shareholders' meeting to consider and approve the Share Acquisition by sending a written notice of the meeting to shareholders at least 14 days before the date of the shareholders' meeting. The Share Acquisition requires a shareholders' approval with not less than three-fourths of the total votes of shareholders present and eligible to vote at the meeting; however, the votes cast by any shareholder having an interest in the Share Acquisition shall be excluded; and
- 3) appoint an independent financial advisor (IFA) to provide and deliver an opinion on the Share Acquisition to the Office of the Securities and Exchange Commission (the **SEC Office**), the SET and the Company's shareholders. In this connection, the Company has elected Welcap Advisory Company Limited to perform duties as IFA in respect of the Share Acquisition.

This Transaction constitutes an acquisition of assets by the Company under the Notification of the Capital Market Supervisory Board No. TorChor. 20/2551 Re: Rules on Entering into Material Transactions Deemed as Acquisition or Disposal of Assets (as amended) and the Notification of the Board of Governors of the Stock Exchange of Thailand no. BorChor/Por 21-01 Re: Disclosure of Information and Other Acts of Listed Companies Concerning the Acquisition and Disposition of Assets B.E. 2547 (2004) (as amended) (the **Acquisition or Disposal Notifications**). The highest transaction size calculated according to the Total value of consideration approach (using the Company's reviewed consolidated financial statements ended 31 March 2023) is 5.38%, which is below the trigger point defined by the Acquisition or Disposal Notifications. Further, there have been no other asset acquisitions by the Company in the past six months prior to the date on which the Share Acquisition was concluded. Therefore, the Company has no obligation to prepare and disclose an information memorandum on this Transaction to the SET in accordance with the Acquisition or Disposal Notifications.

Key information relating to the Share Acquisition is set out as follows:

1. Transaction Date

The Company expects to enter into the share purchase agreement within 31 May 2023. The Share Acquisition is mainly conditional upon: (i) the granting of approval by the Company's

extraordinary general meeting of shareholders no. 1/2023, which is expected to take place on 26 July 2023, and (ii) the satisfaction or a waiver by the relevant party of all or any conditions precedent to the Share Sale and Purchase Agreement, as set out in clause 3 hereof. The Share Acquisition is expected to complete by 31 October 2023 (the **Closing**).

2. Transaction Parties and Relationships with the Company

Purchaser:	Clover Power Public Company Limited
Seller:	M8 Holding Limited

*After Fernview's capital increase, the Seller's shareholding percentage in Fernview will be 99.99% as per the details set out in No.4 below.

Relationships between the Parties

With regard to the Seller, the list of directors and shareholding structure of the Seller are as follows:

(a) Board of directors

The Seller's board of directors, according to its corporate affidavit as at 31 March 2023, consists of the following members:

	Name	Position
1.	Mr. Saithsiri Saksitthisereekul	Director
2.	Ms. Nintita Loetruangsuphakun	Director
3.	Mr. Charvanin Bunditkitsada	Director
4.	Mrs Narumon Saksitthisereekul	Director

(b) Shareholders

The Seller's latest list of shareholders as at 31 March 2023 is set out as follows:

	Name of shareholder	Number of shares held	Percentage against the total shares (%)
1.	Mr. Saithsiri Saksitthisereekul	12,668,850	42.95
2.	Mrs. Narumol Saksithiserikul	320,000	1.08
3.	Mrs. Benjamaporn Thongkwan	500,000	1.69
4.	Mr. Kruan Chankoom	50,000	0.17
5.	Mr. Munin Serbpongpan	125,000	0.42
6.	Mr. Thanasate Malawanno	100,000	0.34
7.	Mr. Peerapol Thanatavee	25,000	0.08

	Name of shareholder	Number of shares held	Percentage against the total shares (%)
8.	Mr. Sunya Srikun	50,000	0.17
9.	Mrs. Pattama Chareewit	25,000	0.08
10.	Mr. Charvanin Bunditkitsada	7,867,650	26.67
11.	Miss Nintita Loetruangsuphakun	6,204,750	21.03
12.	Miss Pattreya Lertreungsuphakun	396,250	1.34
13.	Mr. Sathian Pooprasert	150,000	0.51
14.	Miss Chotiros Tienthaworn	27,500	
15.	Miss Ratchaneepon Pukayaporn	100,000	0.34
16.	Mrs. Daengtoy Thaitan	10,000	0.03
17.	Mr. Chaiyasit Chanchaovakul	10,000	0.03
18.	Mr. Akarawut Reungkitchanuwat	5,000	0.02
19.	Miss Jomthap Wongsaorot	5,000	0.02
20.	Mrs. Thida Warichanont	5,000	0.02
21.	Miss Warin Thinpapha	5,000	0.02
22.	Miss Sudaporn Sanitwong Na Ayutthaya	5,000	0.02
23.	Miss Rapeeporn Rojsaengreung	5,000	0.02
24.	Miss Sudawadee Sanitwong Na Ayutthaya	5,000	0.02
25.	Miss Kulchala Sorchitti	5,000	0.02
26.	Mrs. Tassinee Watcharasetthiar	15,000	0.05
27.	Mr. Thanawat Sripaichit	15,000	0.02
28.	Miss Torsuk Paoin	5,000	0.05
29.	Miss Naphat Suwanakas	5,000	0.02

	Name of shareholder	Number of shares held	Percentage against the total shares (%)
30.	Mr. Olan Sunthornphusit	5,000	0.02
31.	Mrs. Patama Sunthornwat	5,000	0.02
32.	Mr. Jutat Jakkayachawat	30,000	0.10
33.	Mrs. Atitaya Chanyaweerakul	750,000	2.54
	Total	29,500,000	100

Note: The par value is THB 5.0 per share.

The Seller is the Company's related party because both the Seller and the Company have certain principal shareholders and directors in common, as detailed as follows:

The following individuals are acting as principal shareholders of both the Seller and the Company:

- 1. Mr. Saithsiri Saksitthisereekul's group is holding 28.3% of the total shares in the Company (as at 31 March 2023, which is the most recent closing date of the Company's share register book); and
- 2. Ms. Nintita Loetruangsuphakun is holding 13.83% of the total shares in the Company (as at 31 March 2023, which is the most recent closing date of the Company's share register book).

The following individuals are acting as directors of both the Seller and the Company:

- 1. Mr. Saithsiri Saksitthisereekul;
- 2. Ms. Nintita Loetruangsuphakun; and
- 3. Mrs. Narumon Saksitthisereekul.

3. General Description of the Transaction

The Company will enter into a share sale and purchase agreement with the Seller to acquire 99,900 ordinary shares in Fernview, representing 99.9% of the total registered shares of Fernview, from the Seller at a total price of AUD 11,000,000 (equivalent to THB 256.08 million, calculated according to the exchange rate of THB 23.28 per AUD 1 as published by the Bank of Thailand on 19 May 2023) (the **Share Sale and Purchase Agreement** or **SPA**).

As mentioned above, the Share Acquisition is conditional upon the satisfaction of all conditions precedent within 31 October 2023 (or other date to be agreed between the parties) or a waiver of all or any conditions precedent to the SPA (the **Conditions Precedent** or **CPs**) by the relevant party. Key Conditions Precedent include the following:

1) the Treasurer of the Commonwealth of Australia ceases to be empowered to make an order under the Foreign Acquisitions and Takeovers Act 1975 (Cth) (the FATA) in relation to the Share Acquisition, or gives written advice of a decision by or on behalf of the Treasurer stating that the Commonwealth Government has no objection to the Share Acquisition, or gives written advice of a decision by or on behalf of the Treasurer stating that the Share

Acquisition is not subject to the FATA or Australia's Foreign Investment Policy. The Company expects to reach a conclusion on this matter by July 2023;

- 2) there shall have been no material adverse change or event against Fernview;
- 3) the Company shall have obtained a resolution approving the Share Acquisition from its board of directors' meeting and general meeting of shareholders, which the Company will hold the Extraordinary General Meeting of Shareholders No. 1/2023 to consider this transaction on 26 July 2023;
- 4) the Company and the Seller shall have obtained any necessary consents or permits to execute the Share Acquisition (if any), however, based on the knowledge of the Company as of 23 May 2023, the Company and the Seller are not required to obtain any consent or permit from any other authorities for the entry into the Share Acquisition (except for those already specified as conditions precedent under the SPA);
- 5) no legislation or governmental action shall have prohibited the consummation of the Share Acquisition;
- 6) Fernview shall have submitted to the Department of Water and Environmental Regulation (the **DWER**) the application for approval to operate waste disposal and landfill services in the Shine of Gingin which is in the form, and with details, satisfactory to the Company. The Seller informed that Fernview has already completed the construction of Gingin Facility and had the DWER make an initial inspection, and the DWER did not object or recommend for any further adjustment. Accordingly, the Seller expects that Fernview should be able to submit the application for such approval within 27 June 2023 and will receive the approval to operate waste disposal and landfill services in the Shine of Gingin within September 2023; and
- 7) the Waste Disposal Agreement between Fernview and Brajkovich Demolition & Salvage (WA) Pty Ltd, dated 13 April 2022, (the Waste Disposal Agreement) shall remain in effect and the conditions precedent under such agreement providing that Gingin Facility shall have been opened and operational by 31 July 2022 shall have been waived. In this connection, Fernview has already submitted a request for such waiver and expects that it will receive the waiver for such condition relating to the commencement of operation of Gingin Facility from BDS within 15 July 2023.

4. Details of the Relevant Assets

4.1 Key information about Fernview

Nature of business	Fernview provides waste disposal and landfill services. The construction of the landfill site has been completed. It is now in the process of applying for approval to operate of its waste disposal and landfill services in the Shire of Gingin.
Head office	Unit 1, 48 Kelvin Road, Maddington, Wa 6109
Registered capital	AUD 100 (as at 22 May 2023) (with a par value of AUD 1 per share) Nevertheless, Fernview plans to increase its registered capital and issue 99,900 new ordinary shares to the Seller (the Capital Increase) before the closing date of the Share Acquisition. The registered capital of Fernview post-Capital

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	Increase is expected to amount to AUD 100,000 at the Closing.	
	In this connection, the Seller expects that the capital increase in Fernview shall be completed by 20 June 2023.	
Total shares	100 shares in total (as at 22 May 2023) (with a par value of AUD 1 per share)	
	Nevertheless, Fernview plans to increase its registered capital and issue 99,900 new ordinary shares to the Seller before the closing date of the Share Acquisition. The total issued shares of Fernview post-Capital Increase are expected to amount to 100,000 shares at the Closing.	
	In this connection, the Seller expects that the capital increase in Fernview shall be completed by 20 June 2023.	
Paid-up shares	AUD 100 (as at 22 May 2023) (with a par value of AUD 1 per share)	
	Nevertheless, Fernview plans to increase its registered capital and issue 99,900 new ordinary shares to the Seller before the closing date of the Share Acquisition. The value of paid-up shares of Fernview post-Capital Increase is expected to amount to AUD 100,000] at the Closing.	
	In this connection, the Seller expects that the capital increase in Fernview shall be completed by 20 June 2023.	

4.2 In regard to Fernview, the list of shareholders as at 31 March 2023 is provided as follows:

Name of shareholder	As at 31 March 2023		Post-Capital Increase		Post-Closing	
	Amount of shares held	%	Amount of shares held	%	Amount of shares held	%
M8 Sustainable Limited	100	100	100	0.1	100	0.1
M8 Holding Limited	-	-	99,900	99.9	-	-
The Company	-	-	-	-	99,900	99.99
Total	100	100	100,000	100	100,000	100

4.3 List of Shareholders of M8 Sustainable Limited as of 16 January 2023

Nomo	As of 16 January 2023	
Name	Shares	%
M8 HOLDING LIMITED	166,430,076	30.34

Name	As of 16 January 2023		
Name	Shares	%	
ADROIT CAPITAL GROUP ESG PTY LTD	71,428,521	13.02	
STAR UNIVERSAL NETWORK PUBLIC COMPANY LIMITED	23,900,000	4.36	
CHESAPEAKE CAPITAL LTD	12,000,000	2.19	
MINORITY SHAREHOLDERS	274,879,594	50.09	
Total	548,638,191	100	

4.4 The board of directors of Fernview as at 31 March 2023 post-Capital Increase and post-Closing consists of the following:

As at 31 March 2023	Post-Capital Increase and Post-Closing
Mr. Rob Brauer	Mr. Saithsiri Saksitthisereekul
Mr. Rob Kirman	Mr. Tomasz Rudas
Mr. Jonathan Henry	

4.5 Key elements of Fernview's financials are set out as follows:

Financial information (AUD)	From 1 July 2022 to 31 December 2022	For the financial year ended 30 June 2022	For the financial year ended 30 June 2021
Total assets	35,187,096	33,548,971	22,053,768
Total liabilities ¹	35,005,163	33,337,611	21,162,225
Shareholders' equity	181,933	211,360	891,543
Total income	7,000	4,513	0
Total expenses	(36,427)	(684,696)	(456,710)
Net loss	(29,427)	(680,183)	(456,710)

In addition, within June 2023, Fernview will enter into a credit facility agreement with DDT Enviro Pty Ltd (the Lender) (the Facility Agreement) to seek a loan of AUD 5,000,000 from the Lender (the Facility) in order to repay the debts that belong to Fernview. The Facility will become due upon the second anniversary of the date of the Facility Agreement (i.e. expected to be within June 2025) (the Repayment Date). The interest of the Facility is payable at the rate of 14% per annum on 31 March, 30 June, 30 September and 31 December each year.

Subject to the Facility Agreement, the Lender may opt to exercise its pre-emptive rights to subscribe for newly issued shares of Fernview in the number equivalent to 33% of total shares in Fernview (the **Pre-emption Shares**) at the total subscription price of AUD 5,000,000. Unless otherwise agreed by the parties, if the Lender wishes to exercise such pre-emptive rights, Fernview will issue the Pre-emption Shares to the Lender on the Repayment Date and both parties to the Facility Agreement agree that the subscription price of such Pre-emption Shares (which will result in the Lender holding 33% of the total shares in Fernview, while the Company's shareholding percentage in Fernview will be reduced to 67%) and the repayment of the principal amount of the Facility shall be considered set off on the Repayment Date.

5. Transaction Size

5.1 Calculation of the Transaction Size in accordance with the Acquisition or Disposal Notifications

The transaction size has been calculated according to various approaches as follows:

Calculation approach	Calculation formula	Transaction size
1. Net tangible asset (NTA) value	NTA of Fernview x % of shares acquired/total shares in Fernview / NTA of the Company = THB 4.93 million / THB 1,735.08 million	0.3%
2. Net profit from operating results	Net profit of Fernview x % of shares acquired/total shares in Fernview / Net profit of the Company Unable to calculate as Fernview incurred net loss from operating results	N/A
3. Total value of consideration	Amount of consideration paid or received / Total assets of the Company = THB 256.08 million/ THB 4,760.15 million	5.38%
4. Value of securities	Number of shares issued as consideration for the assets / Number of outstanding and paid-up shares Not applicable because no new shares are issued as consideration for the assets.	

N.B.: Based on the Company's reviewed consolidated financial statements ended 31 March 2023 and the audited financial statements of Fernview ended 30 June 2022

The transaction size calculated according to the Total value of consideration approach in accordance with the Acquisition or Disposal Notifications (using the Company's reviewed consolidated financial statements ended 31 March 2023), which yields the highest transaction value, amounts to 5.38%. On the basis that the transaction size is lower than 15% and there have been no other asset acquisitions by the Company during the past six months before the Share Acquisition was concluded, the Company has no obligation to prepare and disclose a relevant information memorandum to the SET.

5.2 Calculation of the Transaction Size in accordance with the Connected Transaction Notifications

The Share Acquisition also constitutes a connected transaction with the transaction size exceeding 3% of the Company's net tangible assets (NTA), which can be calculated as follows:

NTA of the Company	=	Total assets – Intangible assets – Total liabilities – Non- controlling interests (if any)
:	=	4,760.15 - 163.50 - 2,793.33 - 68.24 (THB million)
		TID 1 725 09 million

= THB 1,735.08 million

$$\frac{\text{Transaction size}}{\text{Transaction size}} = \frac{\frac{\text{or Book value, or Market price}}{\text{NTA of the Company}}}{\text{NTA of the Company}} \times 100 = \frac{256.08}{1,735.08} \times 100 = 14.76\%$$

N.B.: Based on the Company's reviewed consolidated financial statements ended 31 March 2023

The transaction size calculated according to the total value of the consideration in accordance with the Connected Transaction Notifications (using the Company's reviewed consolidated financial statements ended 31 March 2023), which yields the highest value, is equivalent to 14.76% of the Company's net tangible assets.

Therefore, the Company has an obligation to prepare and disclose an information memorandum on the Share Acquisition to the SET in accordance with the Connected Transaction Notifications and to convene a shareholders' meeting to consider and approve the Share Acquisition, which requires not less than three-fourths of the total votes of shareholders present and eligible to vote at the meeting, excluding the votes cast by any shareholder having an interest in the Share Acquisition. A written notice of the shareholders' meeting shall be sent, together with the IFA's opinion, to the shareholders of the Company at least 14 days prior to the date of the shareholders' meeting.

6. Payment Terms and Conditions of the Transaction

As earlier mentioned, the Share Acquisition is conditional upon: (i) the granting of approval by the Company's extraordinary general meeting of shareholders no. 1/2023, which will take place on 26 July 2023, provided that not less than three-fourths of the total votes of shareholders present and eligible to vote are needed, and (ii) the satisfaction or a waiver of all or any Conditions Precedent to the SPA by the relevant party. The Company shall pay the Seller a share purchase consideration at the total price of AUD 11,000,000.

In addition, the Company will pay a deposit of the Share Acquisition to the Seller in the amount of AUD 11,000,000 (the **Deposit**) on the date of the SPA (within 31 May 2023). The Company and the Seller agreed that the Deposit shall be deducted from the amount of consideration to be paid at Closing. However, if the SPA is at any time terminated for any reason (e.g. because the Company's extraordinary general meeting of shareholders does not approve the Share Acquisition), the Seller agrees to return the total Deposit to the Company within 45 business days from the date on which the SPA is terminated.

The provision of Deposit of AUD 11,000,000 to the Seller is made in accordance with the commercial agreement between the Company and the Seller. The agreement in question resulted from the fact that Fernview is under a voluntary administration process, and the Seller had negotiated and entered into an agreement with the administrator of Fernview, which provided that the Seller must pay the said amount to the administrator of Fernview in order to obtain the sale shares. Since the agreement in question was an agreement between the administrator of Fernview, the Seller, and the creditors of Fernview under the voluntary administration process, the Company could not directly enter into an agreement to buy the sale shares from Fernview. Therefore, the Company has to enter into the SPA with the Seller separately, and deposit the said amount with the Seller.

As of the date of this information memorandum (i.e. 25 May 2021), the Company has not made any payment of the Deposit to the Seller yet. In addition, given (1) the Seller will become a 99.9% shareholder in Fernview, which has an estimated fair value of AUD 25,000,000 – 30,000,000, and (2) the Seller is a 30.34% shareholder in M8 Sustainable Limited, therefore, in the event that the Seller fails to refund the Deposit to the Company within the above-mentioned 45 business days, the Company can sue and enforce the Seller to repay the Deposit, from the money that the

Seller will receive from the auction of Fernview shares and shares in M8 Sustainable Limited, as well as other assets of the Seller as part of the litigation case.

7. Sources of Funding

The Company expects to apply its working capital, which shall not include proceeds from the initial public offering of the Company (IPO), to fund the Share Acquisition.

8. Value of the Assets Acquired and the Appraisal Basis

The Company and the Seller agree to set the share purchase price at a total amount of AUD 11,000,000 based on the adjusted book value method which refers to the market valuation report prepared by Insitu Advisory Pty Ltd (a company offering the real estate valuation service in Australia) that estimated the land of Fernview to have a book value of approximately AUD 12,750,000, and the discounted cash flow method (DCF), which compares with the market price, on the assumptions that the revenue from the operation of Fernview will be approximately AUD 19,278,000 per year and the expenses of Fernview will be approximately AUD 14,995,000 per year, and Fernview will commence its' operation from the fourth quarter of 2023 for a period of 30 years, calculating from the total amount of waste that the DWER has authorised Fernview to manage which is 4,500,000 tons (150,000 per year).

Based on this valuation, Fernview will have a fair value according to the Company's valuation of approximately AUD 25,000,000 - 30,000,000, which is higher than the share purchase price.

9. Expected benefits to be derived by the Company

The acquisition of shares in Fernview, which operates a landfill business, will add value and business opportunities to the Company, as it is a business that can be easily operated and can generate steady income and profit for the Company. Based on the Company's assessment, in the case that Fernview can dispose 150,000 tons of waste per year, Fernview will have an income of approximately AUD 19,278,000 per year and a profit of approximately AUD 4,283,000 per year. Moreover, Fernview's landfill business will be the basis for the Company's expansion and business development in Australia in the future, which include waste-to-energy power plant, solar power plant business (as Fernview has a large area of land) and recycled material distribution business (after the sorting process). In this regard, the Company considers that the Transaction is appropriate, reasonable, and in the best interest of the Company.

During the initial public offering (IPO) of the Company, the Company did not plan to invest in M8 Sustainable Limited which conducted the waste management business in various forms. In addition, the Gingin Facility was under construction at the time which resulted in the investment being risky. However, now that the construction of Gingin Facility has been completed, the Company considered the related risks and benefits that the Company and its shareholders would receive from having a steady cash flow and opportunities to expand to other related businesses in Australia, as well as the purchase price of 11,000,000 Australian dollars, which is lower than the fair value of Fernview that the Company estimated at approximately AUD 25,000,000 – 30,000,000, the Company believes that the investment would be beneficial to the Company.

10. Directors defined as having an Interest or being a Related Party in respect of this Transaction

The following directors have an interest in this Transaction: Mr. Saithsiri Saksitthisereekul, Ms. Nintita Loetruangsuphakun and Mrs Narumon Saksitthisereekul. All of them did not attend and vote at the Company's board of directors' meeting in which the Transaction was considered because they are principal shareholders and/or directors of the Seller.

11. Opinion of the Board of Directors and the Audit Committee regarding the Transaction

At its meeting, the Company's board of directors unanimously resolved to approve the Share Acquisition, as detailed above, and suggested that this matter be further proposed for consideration and approval by the shareholders' meeting. The board of directors are of the view that the Share Acquisition in Fernview, a landfill business operator, could enhance the value and expand channels of business for the Company as an operator of energy business. This Transaction is appropriate, reasonable and most supportive of the Company's interests.

12. Opinion of the Audit Committee and/or any Director which is Different from the Board of Directors' Opinion

The Audit Committee and other directors of the Company have no conflicting opinions.

Yours sincerely,

(Mr. Saithsiri Saksitthisereekul) Chief Executive Officer