

No. SSP OG 023/21

May 31, 2021

Subject: Notification of the Resolutions of the Board of Directors' Meeting No 3/2021 on the investment in a

biomass power plant project with the capacity of 9.9 MW. and Determination of the 2021

Extraordinary General Meeting of Shareholder.

Attention: The President

The Stock Exchange of Thailand

Enclosure: Information Memorandum on Acquisition of Assets and Execution of Connected Transaction of

Sermsang Power Corporation Public Company Limited

The Board of Directors' Meeting No. 3/2021 of Sermsang Power Corporation Public Company Limited (the "Company") was held on May 31, 2021 at 5.15 hrs. through electronic meeting platform (Google Meeting). The meeting of the Board of Directors has resolved to approve the significant matters which can be summarized as follows:

1. It was resolved to approve the investment in the 9.9 MW biomass power plant project by purchasing all shares in Uni Power Tech Company Limited ("UPT") from the existing shareholders of UPT including the right to receive the outstanding loan repayment in respect of which UPT is owed to a shareholder

of UPT (the "Transaction") with a total value of the investment of THB 500,000,000.

In order to comply with the Notification of the Provincial Electricity Authority Re: the Regulation regarding the Transfer of Rights and Obligations in an Application for Selling Electricity or in the Power Purchase Agreement dated July19, 2019, which prohibits the power producer who is a juristic person from changing the number of shareholders causing the decrease of the number of the existing shareholders to be less than half of the existing shareholders according to the details in the application and the offer for sale of electricity submitted and prohibits to change the number of shares held by the existing shareholders to be less than 51 percent of the total shares for 3 years from the Commercial Operation Date (COD). Therefore, the Company will invest in UPT in 2 phases, which are (1) the acquisition of 119,070 shares with a par value of THB 1,000 per share, or equivalent to 49 percent of UPT's total paid-up capital and (2) the acquisition of 123,930 shares with a par value of THB 1,000 per share, or equivalent to 51 percent of UPT's total paid-up capital after 3 years from the Commercial Operation Date (COD).

In this regard, such transaction will occur only when the conditions precedent specified in the share purchase agreement between the Company (as purchaser) and shareholders of UPT, namely Absolute Products Company Limited, Vertical Holdings Company Limited, Mr. Viwat Kraipisitkul, Mr. Thanawat Kraipisitkul,

Mr. Piyawat Kraipisitkul, and Miss Thanthaphon Kraipisitkul (as sellers) (the "Share Purchase

Agreement") have been completed or waived. The significant conditions precedent including but not

limited to.

(3)

(1) The shareholders' meeting of the Company passes a resolution to approve the execution of the

Transaction;

(2) UPT obtains consent from financial institutions who sponsor the credit to change the shareholding

structure according to the above transactions;

The Company has been assigned the right to receive repayment of the loan in respect of which UPT

is owed to Miss Thantaporn Kraipisitkul;

(4) The Company has received a letter of guarantee by the bank as collateral for damages from the

dispute.

In preliminary, the Company expects to complete the acquisition of UPT shares for phase 1 within July

2021 and to complete the purchase of UPT shares for phase 2 within May 2022.

The execution of the Transaction is regarded as an acquisition of assets by the Company pursuant to

the Notification of the Capital Market Supervisory Board No. TorJor. 20/2551 Re: Rules on Entering into

Material Transactions Deemed as Acquisition or Disposal of Assets (including its amendment) and the

Notification of the Board of Governors of the Stock Exchange of Thailand Re: Disclosure of Information

and Other Acts of Listed Companies Concerning the Acquisition or Disposition of Assets B.E. 2547

(including its amendment) (collectively, the "Notifications on Acquisition or Disposition of Assets").

Upon the reviewing of the transaction size based on the information from the reviewed quarterly

financial statements of the Company ended March 31, 2021 by using various approaches under the

Notifications on Acquisition or Disposition of Assets, the maximum value of the transaction is equal to

7.94 percent based on net operating profits of the asset acquired relative to the net operating profits

of the Company (the "Net Operating Profits") and the Company has not entered into any asset

acquisition transaction during the 6 months prior to entering this transaction.



In addition, the Transaction is regarded as acquisition and receive the transfer of another business to the Company pursuant to Section 107(2)(b) of the Public Limited Companies Act B.E.2535 (including its amendment). Therefore, the Company is required to obtain approval from the shareholders' meeting, with not less than three-quarters of all votes of the shareholders present at the shareholders' meeting and entitled to vote.

Moreover, the Transaction is regarded as a connected transaction under the Notification of the Capital Market Supervisory Board No. TorJor. 21/2551 Re: Rules on Connected Transactions (including its amendment) and the Notification of the Board of Governors of the Stock Exchange of Thailand Re: Disclosure of Information and Other Acts of Listed Companies Concerning the Connected Transactions B.E. 2546 (including its amendment) (collectively, the "Notifications on Connected Transactions") because the sellers are connected persons of the Company. The details are as follows:

- (1) Mr. Viwat Kraipisitkul and Mr. Thanawat Kraipisitkul are major shareholder (including direct and indirect shareholding), and director of the Company.
- (2) Miss Thanthaphon Kraipisitkul is major shareholder (including direct and indirect shareholding), director and executive of the Company.
- (3) Mr. Piyawat Kraipisitkul is a major shareholder of the Company (including direct and indirect shareholding).
- (4) Absolute Products Company Limited is a juristic person which its major shareholders, as shown below, are connected persons of the Company.
 - (a) Mr. Viwat Kraipisitkul, Mr. Thanawat Kraipisitkul, Miss Thanthaphon Kraipisitkul and Mr. Piyawat Kraipisitkul which has the relationship with the Company as specified in (1), (2) and (3) above; and
 - (b) Mrs. Thanyanee Kraipisitkul is a mother of Mr. Thanawat Kraipisitkul, Miss Thanthaphon Kraipisitkul and Mr. Piyawat Kraipisitkul
- (5) Vertical Holdings Company Limited is a juristic person which its major shareholder and controlling person is Mrs. Thanyanee Kraipisitkul which is a connected person of the Company as the detail of relationship with the Company as specified in (4)(b) above.



The aforementioned connected transaction is an asset transaction with a value of 11.15 percent of the Company's net tangible assets calculated from the reviewed quarterly financial statements of the Company as of March 31, 2021. The Company has not entered into any connected transaction or related persons and close relatives of such persons in the past 6 months. Such Transaction has the total transaction size more than 3 percent of the net tangible assets of the Company. Therefore, the Company is required to disclose information on the connected transactions to the Stock Exchange of Thailand, obtain approval for the Transaction from the Board of Directors and the shareholders' meeting of the Company including appoint an independent financial advisor (IFA) who is a financial advisor approved by the Securities and Exchange Commission and in respect of which the directors who have conflict of interest and/or are connected person in execution of the Transaction, namely (1) Mr. Viwat Kraipisitkul (2) Mrs. Thanyanee Kraipisitkul (3) Mr. Thanawat Kraipisitkul and (4) Miss Thanthaphon Kraipisitkul shall neither be present nor be eligible to vote at the Board of Directors' Meeting.

Please refer to further details in the Information Memorandum on Acquisition of Assets and Execution of Connected Transaction of Sermsang Power Corporation Public Company Limited (<u>Enclosure</u>)

Other than the resolution to approve to execute the Transaction, the meeting of the Board of Directors of the Company has resolved the following matters:

- (1) it was resolved to approve the appointment of Pioneer Advisory Company Limited as an independent financial advisor to provide opinions to the Company's shareholders regarding the Transaction on (a) the rationale and benefits of the transaction (b) the fairness of prices and the conditions of prices and (c) the shareholders should vote to agree or disagree with the transaction.
- (2) it was resolved to approve the authorization of Mr. Varut Tummavaranukub and Miss Thanthaphon Kraipisitkul and/or person authorized by such persons to have the power to (a) determine the rules, conditions and other details necessary and in connection with the Transaction as necessary and appropriate under the relevant laws (b) negotiate, conclude and sign relevant documents and contracts, which includes but is not limited to the Share Purchase Agreement, agreement to assign the right to receive the repayment under the loan agreement between UPT and Miss Thantaporn Kraipisitkul and escrow agreement including having authority to take any other actions as necessary and appropriate for the entering into the Transaction to accomplish within the framework of the relevant law.

it was resolved to propose the execution of the Transaction and the authorization to the

shareholders' meeting of the Company for further consideration and approval.

2. It was resolved to approve to seclude the Extraordinary General Meeting of the shareholders No.

1/2021, which will be held on July 6, 2021 at 10.00 hrs. through electronic meeting platform (E-AGM)

whereas June 14, 2021 scheduled as the date for determining the name of shareholders who are

entitled to attend the meeting (Record Date) to consider the following agendas:

Agenda 1 To consider and certify the minutes of the Annual General Meeting of Shareholders

for the year 2021.

Agenda 2 To consider and approve the investment in a biomass power plant project with a

capacity of 9.9 MW by purchasing all shares in Uni Power Tech Co., Ltd. from existing

shareholders of that company, who is a connected person of Company.

Agenda 3 To consider the other business (if any)

In addition, it was resolved to approve the authorization of the Executive Committee and/or the Chief

Executive Officer and/or the person assigned by the Executive Committee and/or the Chief Executive

Officer to have the power to consider revising and/or adding the agenda including revising or

amending the date, time, place and procedure to conduct the Extraordinary General Meeting of the

shareholders No. 1/2021 as appropriate, primarily taking into account the benefits and/or effect on the

Company

Please be informed accordingly.

Very truly yours,

(Ms. Sukunya Phokhakul)

Chief Financial Officer

Information Memorandum on Acquisition of Assets and Execution of Connected Transaction

of Sermsang Power Corporation Public Company Limited

The Board of Directors' Meeting of Sermsang Power Corporation Public Company Limited

(the "Company") No. 3/2021, held on May 31, 2021 has passed the resolutions to approve the investment in the

9.9 MW biomass power plant project by purchasing all shares in Uni Power Tech Company Limited ("UPT")

from existing shareholders of UPT including the right to receive loan repayment in respect of which UPT is owed

to a shareholder of UPT (the "Transaction") with a total investment of THB 500,000,000.

The execution of the Transaction is regarded as an acquisition of assets by the Company pursuant to

the Notification of the Capital Market Supervisory Board No. TorJor. 20/2551 Re: Rules on Entering into Material

Transactions Deemed as Acquisition or Disposal of Assets (including its amendment) and the Notification of

the Board of Governors of the Stock Exchange of Thailand Re: Disclosure of Information and Other Acts of

Listed Companies Concerning the Acquisition or Disposition of Assets B.E. 2547 (including its amendment)

(collectively, the "Notifications on Acquisition or Disposition of Assets"). In addition, the Transaction is regarded

as a connected transaction under the Notification of the Capital Market Supervisory Board No. TorJor. 21/2551

Re: Rules on Connected Transactions (including its amendment) and the Notification of the Board of Governors

of the Stock Exchange of Thailand Re: Disclosure of Information and Other Acts of Listed Companies

Concerning the Connected Transactions B.E. 2546 (including its amendment) (collectively, the "Notifications

on Connected Transactions").

Therefore, the Company would like to disclose the information memorandum regarding the acquisition of assets

pursuant to the Notifications on Acquisition or Disposition of Material Assets and the execution of the connected

transaction to the Stock Exchange of Thailand (the "SET"), with the details as follows:

1. Date of the Transaction

The Company expects to execute the Transaction to acquire the shares of UPT in the amount of

119,070 shares with a par value of THB 1,000 per share, or equivalent to 49 percent of UPT's total

paid-up capital within July 2021 and expected to execute the transaction to acquire 123,930 shares of

UPT with a par value of 1,000 baht per share, or equivalent to 51 percent of UPT's total paid-up capital

within May 2022. The total UPT's share acquired is 243,000 shares, representing 100 percent of UPT's

total paid-up capital.



Related Parties and Relationship with the Company

Buyer : The Company

Seller : 1. Absolute Products Company Limited, which the shares are held by the

following shareholders:

(1) Mr. Viwat Kraipisitkul holds 405,000 shares or approximately 45

percent of the total issued and sold shares.

(2) Mrs. Thanyanee Kraipisitkul holds 225,000 shares or approximately

25 percent of the total issued and sold shares.

(3) Mr. Thanawat Kraipisitkul holds 90,000 shares or approximately 10

percent of the total issued and sold shares.

(4) Miss Thanthaphon Kraipisitkul holds 90,000 shares or approximately

10 percent of the total issued and sold shares.

(5) Mr. Piyawat Kraipisitkul holds 90,000 shares or approximately 10

percent of the total issued and sold shares.

2. Vertical Holdings Company Limited, which the shares are held by the

following shareholders:

(1) Mrs. Thanyanee Kraipisitkul holds 9,998 shares or approximately 99

percent of the total issued and sold shares

 $\hbox{(2)} \quad \text{Mr. Thanawat Kraipisitkul holds 1 share or approximately 0.01 percent} \\$

of the total issued and sold shares

(3) Miss Thanthaphon Kraipisitkul holds 1 share or approximately 0.01

percent of the total issued and sold shares

3. Mr. Viwat Kraipisitkul

4. Mr. Thanawat Kraipisitkul

5. Mr. Piyawat Kraipisitkul

6. Miss Thanthaphon Kraipisitkul

Relationship

with the

Company

1. Mr. Viwat Kraipisitkul is a major shareholder, authorized director, and chief

executive officer, as of May 11, 2021 holding 51,991,300 shares

representing 17.8 percent of the total issued and sold shares of the

Company which includes shares held directly and indirectly.

2. Mr. Thanawat Kraipisitkul is a major shareholder and director as of May 11,

2021 holds 24,671,700 shares representing 13.1 percent of the total issued

and sold shares of the Company which includes shares held directly and

indirectly.

3. Miss Thanthaphon Kraipisitkul is a major shareholder and authorized

director and management as of May 11, 2021 holds 42,940,400 shares

representing 15.1 percent of the total issued and sold shares of the

Company which includes shares held directly and indirectly.

4. Mr. Piyawat Kraipisitkul is a major shareholder as of May 11, 2021 holds

43,827,500 shares representing 15.1 percent of the total issued and sold

shares of the Company which includes shares held directly and indirectly.

3. General Description of the Transactions

The Company will invest in UPT in 2 phases, which are (1) the acquisition of 119,070 shares with a par

value of THB 1,000 per share, or equivalent to 49 percent of UPT's total paid-up capital and (2) the

acquisition of 123,930 shares with a par value of THB 1,000 per share, or equivalent to 51 percent of

UPT's total paid-up capital after 3 years from the Commercial Operation Date (COD) with a total

investment value of THB 500,000,000.

4. Details of assets to be acquired

4.1 Assets acquired

All of UPT's shares comprising of 200,000 ordinary shares and 43,000 preferred shares, totaling

243,000 shares with a par value of THB 1,000 per share, representing 100 percent of UPT's total issued

and sold shares including the debt that UPT has owed to a shareholder of UPT amounting to THB

15,000,000.

4.2 General Information of UPT

Name Uni Power Tech Company Limited

Date of registration the company June 29, 2014

Registration number 0105554085619



Registered Capital THB 243,000,000

Paid up Capital THB 243,000,000

Head office No.325/6-13 Lanluang Road, Mahanak Square, Dusit, Bangkok 10300.

Nature of Business Operating the business of generating and distributing electricity from

biomass. The company is operating the biomass power plant at the capacity of 9.9 MW located at Si-kiew Sub-district, Si-kiew District Nakhon Ratchasima Province. The commercial operation date (COD)

was May 24, 2019 with 20 years term of electricity sale and purchase

with Provincial Electricity Authority from COD.

Directors 1. Miss Thanthaphon Kraipisitkul

2. Mr. Piyawat Kraipisitkul

3. Mr. Thanawat Kraipisitkul

4.3 Shareholding structure of UPT before and after entering into the Transaction

| Shareholders of UPT | Before entering into the Transaction | | After entering into the Transaction | |
|--------------------------------------|--------------------------------------|---------|-------------------------------------|---------|
| | Registered Capital THB 243,000,000 | | Registered Capital THB 243,000,000 | |
| | Number of Shares | percent | Number of Shares | percent |
| Absolute Products Company Limited | 112,570 | 46.33 | - | - |
| 2. Mr. Thanawat Kraipisitkul | 50,000 | 20.58 | - | - |
| 3. Mr. Piyawat Kraipisitkul | 20,000 | 8.23 | - | - |
| 4. Vertical Holdings Company Limited | 6,500 | 2.67 | - | - |
| 5. Mr. Viwat Kraipisitkul | 33,930 | 13.96 | - | - |
| 6. Miss Thanthaphon Kraipisitkul | 20,000 | 8.23 | - | - |
| 7. The Company | - | - | 243,000 | 100 |
| Total | 243,000 | 100 | 243,000 | 100 |



4.4 Financial Information of UPT

Unit: Baht

| Financial Statement | Ended as of | Ended as of | Ended as of |
|----------------------------|-------------------|-------------------|-------------------|
| | December 31, 2018 | December 31, 2019 | December 31, 2020 |
| Total assets | 594,589,774 | 845,133,083 | 821,315,752 |
| Total liabilities | 417,831,578 | 673,702,819 | 558,939,341 |
| Total shareholders' equity | 176,758,196 | 171,430,263 | 262,376,411 |

Unit: Baht

| Profit and loss statement | Ended as of December 31, 2018 | Ended as of December 31, 2019 | Ended as of December 31, 2020 |
|---|----------------------------------|----------------------------------|----------------------------------|
| revenue | 1,074,246 | 175,480,832 | 306,129,562 |
| cost | - | 134,542,306 | 218,174,412 |
| administrative expense | 12,769,265 | 28,940,735 | 2,860,978 |
| earnings before interest and tax | (11,695,020) | 11,997,792 | 85,094,173 |
| Financial cost | - | 17,325,725 | 26,398,025 |
| Profit (loss) before income tax expense | (11,695,020) | (5,327,933) | 58,696,148 |
| Income tax expenses | - | - | - |
| Profit (loss) for the year | (11,695,020) | (5,327,933) | 58,696,148 |

^{**} UPT started the machine and recognized full-year earnings in the year 2020

4.5 <u>Significant litigation/disputes of UPT</u>

UPT has 1 litigation case in dispute at the Nakhon Ratchasima Administrative Court, which is significantly related to the business operation of the company. The company was sued for revocation



of a Building Construction License (Aor. 1) and a Factory License (Ror Ngor. 4) of UPT. The Nakhon Ratchasima Administrative Court has a judgment to revoke the Building Construction License (Aor. 1) and a Factory License (Ror Ngor. 4) effective from the date of issuance of such licenses. In addition, it has an order to temporarily compulsory suspend the enforceability of the Building Construction License (Aor. 1) and a Factory License (Ror Ngor. 4) until the final judgment or the court orders otherwise.

However, the Supreme Administrative Court has issued an order following an appeal petition with the reversal of the order of the Nakhon Ratchasima Administrative Court to dismiss the request to compulsory suspend the enforceability of the Building Construction License (Aor. 1) and a Factory License (Ror Ngor. 4). Therefore, such licenses are still enforceable and effective.

The case is currently being considered by the Supreme Administrative Court.

5. Calculation of the Transaction Size

5.1 <u>Acquisition or disposal transaction</u>

The Company uses information from the reviewed quarterly financial statements ended March 31, 2021 to calculate the transaction size with details as follows:

| Basis of Calculation | Formular | Transaction Size |
|---------------------------------|--|------------------|
| 1. Net Tangible Assets | (NTA of UPT ¹ x Proportion of assets | 5.85 |
| | acquired) x 100 / NTA of the | |
| | Company) = (262.78 x 100%) x 100 / | |
| | 4,485.27 | |
| | | |
| 2. Net Operating Profits | (Net operating profits of UPT x Buying | 7.94 |
| | ratio) x 100 / Net operating profits of | |
| | the Company = (58.70 x 100%) x 100 / | |
| | 739.37 | |
| | | |
| 3. Total Value of Consideration | (Value of transaction paid x 100) / Total | 3.03 |
| | assets of the Company | |
| | = (500 x 100) / 16,481.47 | |
| | | |
| 4. Value of Securities | This is not applicable because the Company issues no securities. | |

¹ calculated from the financial statements of the UPT ended December 31, 2020



The execution of the Transaction has the highest transaction size of 7.94 percent based on net operating profits of asset acquired relative to the net operating profits of the Company and the Company has not entered into the acquisition transaction which was presented during the 6 months prior to the Transaction.

5.2 Related Parties Transaction

It is a connected transaction in type of asset with the value of 11.15 percent of the net tangible assets of the Company calculated from the reviewed quarterly financial statements of the Company ended March 31, 2021.

| Financial Information | The Company's reviewed consolidated | |
|--|--------------------------------------|--|
| | financial statements ended March 31, | |
| | 2021. | |
| Total assets | 16,481,474 | |
| Less: Intangible assets exclude assets that contribute | 4,768 | |
| core revenue | | |
| Less: Total liabilities | 11,647,105 | |
| Less: Non-controlling interests | 344,329 | |
| Net tangible assets (NTA) | 4,485,272 | |

The Company has not entered into any transaction with connected persons or related persons and close relatives of such persons in the past 6 months.

6. Total Value of Consideration and Payment

The total value of consideration is Baht 500,000,000. It is a cash payment divided into 3 installments as follows:

1st Installment: THB 34,250,000, to be paid on July 7, 2021

2nd Installment: THB 365,750,000, to be paid on July 30, 2021

3rd Installment: THB 100,000,000, to be paid on December 7, 2022

7. Total Value of Acquired or Disposed Assets

The Company shall acquire all shares of UPT which consist of 200,000 ordinary shares and 43,000 preferred shares totaling 243,000 shares with per par value of THB 1,000 or equivalent to 100 of total issued and sold shares of UPT including the outstanding debt which UPT is owed to a shareholder of UPT in the amount of THB 15,000,000. The total investment value is THB 500,000,000.

Basis of Determination of the Value of Consideration

The Company determines the total purchase price at THB 500,000,000. The criteria for consideration

and determining the purchase price was considered from the following factors:

1. Price agreed by both parties

2. The determination of the consideration value is based on the discounted cash flow approach. This

reflects the profitability of such businesses in the future by considering the benefits that the

Company will receive in the future.

3. Information from reliable sources from external independent consultants.

- Legal due diligence report from Kudun and Partners Limited (Legal Advisor)

Accounting and financial report from Accounting Complete Solution Company Limited a

(Accounting Advisor)

9. Expected Benefits to the Company

The Company expects this investment will benefit the Company and shareholders because it is an

investment in accordance with the Company's goal of expanding investment in renewable power

plants. The project has long-term power purchase agreements with the government and the

commercial operation have been launched. In addition, the project has a good performance which

reduce the risk of unsuccessful project development and be able to recognize revenue immediately.

Moreover, the remaining electricity purchase agreements term are approximately 18 years, along with

government policy to fully support the production of electricity from other renewable energy.

10. Source of Funds

The Company will use the working capital from the operating result of the Company and/or funds from

the financial institution which the loan is expected to be unconditional in affecting the rights of the

Company's shareholders.

11. Conditions for entering into the transaction

11.1 To execute the Transaction, it will occur when the conditions precedent specified in the Share Purchase

Agreement have been completed or waived with important precedent conditions including but not limited to:

(1) The shareholders' meeting of the Company has passed a resolution to approve the execution of the

Transaction;

(2) UPT obtains consent from financial institutions who sponsor the credit to change the shareholding

structure according to the Transaction above;

(3) The Company has been assigned the right to receive repayment of the loan in respect of which UPT

is owed to Miss Thantaporn Kraipisitkul;

(4) The Company has received a letter of guarantee by the bank as collateral for damages from the

dispute.

11.2 Entering into the Transactions, the Company must obtain approval from the Board of Directors and the

shareholders' meeting of the Company including disclosing information regarding the acquisition of assets

and connected transactions to the SET.

12. Interested directors and/or connected persons

To consider the agenda of the Board of Directors' Meeting No. 3/2021, held on May 31, 2021 to approve

the investment in the biomass power plant project with a capacity of 9.9 MW by purchasing all shares in

UPT from the existing shareholders of UPT, who is the Company's connected person, the directors who

have conflict of interest and/or are connected persons which are Mr. Viwat Kraipisitkul, Mrs. Thanyanee

Kraipisitkul, Mr. Thanawat Kraipisitkul, and Miss Thanthaphon Kraipisitkul neither were present at the

meeting nor voted on such matter.

13. Opinion of the Board of Directors and the Audit Committee

The Board of Directors has considered and deemed that it is reasonable and for the best interest of

the Company and shareholders because it increases the potential of the Company's business

operations, which will be able to generate income and profits for the Company leading to the creation

of value-added for shareholders.

14. Opinion of the Audit Committee

The Audit Committee's opinions are not different from those of the Board of Directors.