

SPA
SIAM WELLNESS GROUP PLC.
ANNUAL REPORT

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Dear Shareholders of Siam Wellness Group Public Company Limited [SPA],

On behalf of the Board of Directors of Siam Wellness Group Public Company Limited [SPA], I would like to sincerely thank all of the shareholders for your trust and support in our company. Thailand still welcomed the highest record in number of tourists for 5th consecutive year with 39.77 million tourists, a 3.89% growth from 2018. As a result, the Company's performance has reflect this with the total revenue of 1.45 billion baht, a growth of 26% and the total net profit of 245 million baht, a growth of 19%. This year's performance also marks the Company's best financial record for another year.

In 2019, Siam Wellness Group Public Company Limited has expanded 11 new branches in which 5 branches are expanded under Organic Growth Model domestically including Let's Relax Spa The Market, Let's Relax Ginza Thonglor, Let's Relax Central Embassy, Let's Relax I'm Chinatown and Let's Relax Porto de Phuket and 3 branches are expanded a new Spa Operating in Hotel Model including Let's Relax ibis Styles Huaykwang, Let's Relax Rua Rasada Trang and Let's Relax Srilanta Krabi. In addition, Let's Relax has expanded new branches of Stretch me by Let's Relax – a stretching studio in 101 True Digital Park and Ginza Thonglor. For overseas expansion, Company has opened 1 new branch in Yangon, Myanmar. As a result, as of 31st December 2019, there are a total of 62 branches including 3 branches of RarinJinda Wellness Spas, 45 branches of Let's Relax Spa (40 domestic and 5 overseas) and 9 branches of Baan Suan Massage. In addition, the Company launched new products under LRL – Let's Relax Lifestyle which is therapeutic personal care products for new generations.

In terms of Corporate Governance, we are honored to receive CG Score 4 stars from Institute of Directors, a step up from previous CG Score 3 stars and have been selected as ESG100 for 3 consecutive years.

Lastly, I would like to sincerely thank our management and staff for their contributions to the Company as well as our advisors for their continuously support for the Company throughout the year. These will be a great willpower and encouragement for the Company to continue to achieve its business goals and commitment and to become the Leader of the Spa Business in Asia in the forthcoming future.

On behalf of the Board of Directors

Yours sincerely,

(Mrs. Pranee Suphawatanakiat)

Chairman

-



BOARD of DIRECTORES

As of December 31, 2019, The Board of Directors composed of 9 Directors:



Mrs. Pranee Suphawatanakiat Chairman of the Board of Directors





Mr. Wiboon Utsahajit
Director
President of the Executive Committee
Chief Executive Officer





Mr. Prasert Jiravanstit
Director
Member of the Executive Committee
Member of the Nominations and Compensations
Committee
Managing Director





Mrs. Thanit Amorntirasan
Director
Member of the Executive Committee
Member of the Corporate Governance Committee
Deputy Managing Director





Mr. Narun Wiwattanakrai Director Member of the Executive Committee Member of the Risk Management Committee Assistant Managing Director





Mr. Polchet Likittanasombat
Director
Chairman of the Audit Committee
(Audit Committee with Accounting Knowledge)
Member of the Corporate Governance Committee
Independent Director





Mr. Chaiyut Thienvutichai
Director
Member of the Audit Committee
Chairman of the Nominations and Compensations
Committee
Member of the Risk Management Committee
Independent Director





M.R. Pensiri Chakrabandhu
Director
Member of the Audit Committee
Chairman of the Corporate Governance Committee
Member of the Nominations and Compensations
Committee
Independent Director





Mrs. Supee Pongpanich
Director
Chairman of the Risk Management Committee
Member of the Corporate Governance Committee
Independent Director







General Information and Other Information

1. General Information

Company Name: Siam Wellness Group Public Company Limited

Stock name: SPA

Company Registration Number: 0107557000144

Business Type:

Head Office Address:

Branch Address:

• Spa under 5 brands

- RarinJinda Wellness Spa,
- Let's Relax,
- Baan Suan Massage,
- Stretch me by Let's Relax and
- Face Care by Let's Relax

483 Soi Suthiporn, Prachasongkroh Road, DinDaeng, Bangkok 10400 THAILAND

1) RarinJinda Wellness Spa

- 14 Charoenraj Road, Wat Kate sub-district, Muang district, Chiang Mai
- Grande Centre Point Ratchadamri Hotel, 6th and 8th Floor, No. 153/2 Soi Mahatlekluang 1, Ratchadamri Road, Lumpini sub-district, Pathumwan district, Bangkok
- Grande Centre Point Ploenchit Hotel, 30th and 31st Floor, No. 100Wireless Road, Lumpini sub-district, Pathumwan district, Bangkok

2) Let's Relax

- Terminal 21 Shopping Mall, 6th Floor, Room SH-6-003, 004, No. 2,88 Soi Sukhumvit 19, Klongtoey Nua sub-district, Wattana district, Bangkok
- Pavilion Night Bazaar Shopping Mall, 1st and 2nd Floor, No. 145 Changklan Road, Changklan sub-district, Muang district, Chiang Mai
- 184/14 Pangmuang Sai Kor Road, Patong sub-district, Kathu district, Phuket
- 209/22-24, Raj-u-thid 200 years old Road, Patong sub-district, Kathu district, Phuket
- Centre Point Residence Phromphong, No. 77 Soi Sukhumvit 39, Sukhumvit Road, Klongtun Nua sub-district, Wattana district, Bangkok
- 240/9 Moo 5, Naklua sub-district, Banglamung district, Chonburi
- 108/42 Moo 1, Bophut sub-district, Koh Samui district, Suratthani
- Mandarin Hotel Bangkok, M Floor, No. 662 Rama 4 Road, Mahapreuttharam sub-district, Bangrak district, Bangkok
- Siam Square 1 Shopping Mall, 6th Floor, Room SS6032 and SS 6041, No. 388 Rama 1 Road, Pathumwan sub-district, Pathumwan district, Bangkok
- Hua Hin Market Village Shopping Mall, 2nd and 3rd Floor, Room E201, E201_Terrace, E301, A313, No. 234/1 Phetkasem Road, Hua Hin sub-district, Hua Hin district, Prachuab Khiri Khan
- Park Lane Bangkok, 2nd Floor Room B205-214, No. 18 Soi Sukhumvit 61, Sukhumvit Road, Klongton Nua sub-district, Wattana district, Bangkok
- 97/2, 97/3-4, 97/5, Ratchadamnoen Road, Phra Singha sub-district, Muang district, Chiang
- 7/24 Soi Suanplu, Thungmahamek sub-district, Sathorn district, Bangkok
- The Street Ratchada, 3rd Floor, No. 139 Ratchadaphisek Road, Dindaeng sub-district, Dindaeng district, Bangkok
- MBK Center, 5th Floor, Room No. PLA.F05.A010000 No. 444 Phayathai Road, Wangmai sub-district, Pathumwan district, Bangkok
- The Berkeley Hotel Pratunam, 10th Floor, No. 559 Ratchaprarop Road, Makkasan sub-district, Ratchathewi district, Bangkok
- 47/3-6 Phayathai Road, Phayathai Road sub-district, Ratchathewi district, Bangkok
- Grande Centre Point Hotel Sukhumvit 55, 5th Floor, No. 300 Soi Sukhumvit 55, Sukhumvit Road, Klongton Nua sub-district, Wattana district, Bangkok
- 121/3 Wake Up Hotel Aonang, 1st Floor, Aonang sub-district, Muang district, Krabi
- 224/2-3 Karon Road, Karon sub-district, Muang district, Phuket
- 5/2-3 Soi Sukhumvit 31 (Sawasdee), Klongtoey-Nua sub-district, Wattana district, Bangkok
- 255 Khoktanod Road, Karon sub-district, Muang district, Phuket
- 20/64 Moo 2, Thepkasattri Road, Koh Kaew sub-district, Muang district, Phuket

- 199 Raj-u-thit 200 years old Road, Patong sub-district, Muang district, Phuket
- 1/5 Nimmanhaemin Road, Suthep sub-district, Muang district, Chiang Mai
- 224/27-28 Moo 10, Nongprue sub-district, Banglamung district, Chonburi
- 99 Ratchadamri Road, Lumpini sub-district, Pathumwan district, Bangkok
- 8 Sawatdirak Road, Patong sub-district, Kathu district, Phuket
- 8/62 Soi Moon Baan Nong Khae, Nong Khae sub-district. Hua Hin district. Prachuab Khiri Khan
- 777 1st Floor, SH-1067, 1068 Moo 6, Na Kluea sub-district, Banglamung district, Chonburi
- 777 1st Floor, SH-1054A, 1054B Moo 6, Na Kluea sub-district, Banglamung district, Chonburi
- 1 3rd Floor, Soi Sukhumvit 13 (Sangchan), Klongtoey Nua sub-district, Wattana district, Bangkok
- 1392 Phetkasem Road (Sai Tai), Cha-am sub-district, Cha-am district, Petchaburi
- 212 2nd Floor, Ratchadaphisek Road, Huaykwang sub-district, Huaykwang district, Bangkok
- 111 The Market Bangkok, 4th Floor, M14SA01, Ratchadamri Road, Lumpini sub-district, Pathumwan district, Bangkok
- 27 Nikko Hotel Bangkok, 201 Zone A, 2nd Floor, Soi Sukhumvit 55 (Thonglor), Klongton Nua sub-district, Wattana district, Bangkok
- 1031 LG Floor, LG-03, Central Embassy, Ploenchit Road, Lumpini sub-district, Pathumwan district, Bangkok
- 188 Rua Rasada Hotel, Patthalung Road, Tubtiang sub-district, Muang district, Trang
- 111 Moo 6, Ko Lanta Yai sub-district, Ko Lanta district, Krabi
- 531 I'm Chinatown, 3rd Floor, F3-2, Charoenkrung Road, Pomprapsatthupai sub-district, Pomprapsatthupai district, Bangkok
- 19/1, 19/2, 19/3, 19/4, 19/5, 19/6 Porto de Phuket, 1st Floor, 509, Baandon-Cherngtalay Road, Cherngtalay sub-district, Talang district, Phuket

3) Baan Suan Massage

- 1191/2 Ramkamhaeng Road, Hua-mark sub-district, Bangkapi district, Bangkok
- 27 Nakorn-in Road, Talad Kwan sub-district, Muang district, Nonthaburi
- 293 Ratchadaphisek Road, Wongsawang sub-district, Bangsue district, Bangkok
- 624 Charoennakorn 68 Road, Daokanong sub-district, Thonburi district, Bangkok
- 488 Bharomratchachonnanee Road, Salathammasop sub-district, Thaweewattana district, Bangkok
- Terminal 21 Korat Shopping Mall, 2nd Floor, Room No. 2020-2021 No. 99 Mittraphap-Nongkhai Road, Naimuang sub-district, Muang district, Nakorn Ratchasima
- 689 Mill Place Pohsri Mall, M-0208, M-0209, Pohsri Road, Markkang sub-district, Muang district, Udon Thani
- 1245-1245/1 Moo 5 Soi Wannauthit, Prajaksilpakom Road, Naimuang sub-district, Muang district, Nongkhai
- 673 Phetkasem Road, Nongkangplu sub-district, Nongkaem district, Bangkok

4) Stretch me by Let's Relax

- 4, 4/1, 4/2, 4/4 CentralWorld, 3rd Floor, F313, Ratchadamri Road, Lumpini sub-district, Pathumwan district, Bangkok
- 299 Iconsiam, 5th Floor, 529, Charoennakorn Road, Klongtonsai sub-ditrict, Klongsan district, Bangkok
- 101 True Digital Park, 2nd Floor 201 Zone B, Sukhumvit Road, Bangchak sub-district, Prakanong district, Bangkok
- 27 Nikko Hotel Bangkok, 201 Zone A, 2nd Floor, Soi Sukhumvit 55 (Thonglor), Klongton Nua sub-district, Wattana district, Bangkok

5) Face Care by Let's Relax

• 777 1st Floor, SH-1067, 1068 Moo 6 Naklua sub-district, Banglamung district, Chonburi

Telephone/Facsimile: 0 2641 6619-20 / 0 2641 6621 Website: www.siamwellnessgroup.com

Registered Capital: 142,500,000 bahts (one hundred and forty-two millions five hundreds thousands bahts) after

initial public offering on October 31, 2014

Par Value: 0.25 bahts (twenty-five satangs)

2. Other registered company that Company holds at least 10% of total shares

2.1 Siam Wellness Resort Company Limited

Head Office Address: 483 Soi Suthiporn, Prachasongkroh Road, DinDaeng Bangkok 10400 THAILAND

Business Type: Resort and Restaurant

Registered capital: 60,000,000 bahts (sixty millions bahts)

% Shares: 99.99

2.2 Siam Wellness Lab Company Limited

Head Office Address: 483 Soi Suthiporn, Prachasongkroh Road, DinDaeng Bangkok 10400 THAILAND

Business Type: Spa Products Trading

Registered capital: 1,000,000 bahts (one million bahts)

% Shares: 99.99

2.3 Siam Wellness Education Company Limited

Head Office Address: 483 Soi Suthiporn, Prachasongkroh Road, DinDaeng Bangkok 10400 THAILAND

Business Type: Massage School

Registered capital: 1,000,000 bahts (one million bahts)

% Shares : 99.97

The Company has held two foreigner companie's share in People's Republic of China (PRC) and Hong Kong Special Administrative Region of the People's Republic of China.

3. Other references

Registrar: Thailand Securities Depository Co., Ltd.

93 The Stock Exchange of Thailand Building, Tower A,14th Floor Ratchadaphisek Road,

Dindaeng, Bangkok 10400, Thailand

Telephone (662) 009-9000 Fax (662) 009-9992

Website: http://www.set.or.th/tsddk09 http://www.tsd.co.th

Auditor:

Ms. Sumana Punpongsanon, certified public accountant no. 5872 and/or
 Mr. Sophon Permsirivallop, certified public accountant no. 3182 and/or
 Ms. Rungnapa Lertsuwankul, certified public accountant no. 3516 and/or
 Ms. Pimjai Manitkajohnkit, certified public accountant no. 4521 and/or
 Mrs. Gingkarn Atsawarangsalit, certified public accountant no. 4496 and/or
 Mr. Chayapol Suppasedtanon, certified public accountant no. 3972 and/or
 Ms. Rossaporn Dejarkom, certified public accountant no. 5659 and/or
 Ms. Orawan Techawattanasirikyl, certified public accountant no. 4807

EY Office Limited

Lake Ratchada Building, 33rd Floor, 193/136-137, Ratchadaphisek Road, Klongtoey district,

Bangkok 10110 Tel: (662) 264-9090 Fax: (662) 264-0789-90



News & Events 2019

February 2019

SPA opened Let's Relax Bangkok The Market

Designed as an escape from the buzz of Bangkok's Citylife, Let's Relax The Market Bangkok offers the perfect cityscape relaxation with the modern contemporary architectural design, a chic and cozy ambience and the cityscape view of Bangkok CBD to create a spa paradise for the Shoppers. The branch is strategically located on the 4th Floor of the new

shopping mall, The Market Bangkok, which combined the popular Bangkok Market from Chatuchak to Siam to Sampheng into one place.

On this occassion, Ms. Suthita Chotjurangkul, Sales & Marketing Manager, The Market Bangkok, was there to congratulate.





SPA opened Stretch me by Let's Relax 101 True Digital Park

Stretch me by Let's Relax 101 True Digital Park is situated on 2nd Floor of 101 True Digital Park. This is the 3rd Branch of Stretch me by Let's Relax, a professional Stretching Studio by Stretching Specialist.





March 2019

SPA awarded at Thailand Spa & Well-Being Awards 2019

RarinJinda Wellness Spa and Let's Relax Spa collected 4 awards at Thailand Spa & Well-Being Awards 2019

- Amazing New Spa: Let's Relax One Nimman Chiang Mai- Amazing Hotel Spa: Let's Relax Onsen & Spa Thonglor
- Amazing Resort Spa: RarinJinda Wellness Spa Chiang Mai
- Amazing Wellness Center : RarinJinda Wellness Spa Chiang Mai

The Award Ceremony was being held as part of Thailand Spa & Well-Being Summit 2019 at Siripanna Villa & Resort Chiang Mai









SPA held its Annual General Meeting for Shareholders

Siam Wellness Group PCL ["SPA"] held its Annual General Meeting for Shareholders 2019 at Berkeley Hotel Pratunam, Bangkok

May 2019

SPA opened Let's Relax Well-Being Hub Ginza Thonglor (Nikko Hotel Bangkok)



Let's Relax Bangkok Ginza Thonglor situated on the 2nd Floor of the newly opened Hotel Nikko Bangkok in Bangkok's trendy Sukhumvit neighborhood of Thonglor. Experience a glimpse of the Japanese touch from the moment you walk in with classic Earth Tone and Wooden Partition that give a classy, yet elegant ambience. Wellness Visitors will find our flagship ideal as the branch that combines our Thai massage and Spa therapy from "Let's RelaxSpa" with a unique Stretching Experience from "Stretch me", and a sophisticated Manicure and Pedicure service from "Chaba Nails & Eyelashes Pro" within the same compound.

On this occassion, Independent Directors of Siam Wellness Group PCL and Management of Nikko Hotel Bangkok, were there to congratulate.





June 2019



SPA opened Let's Relax Bangkok ibis Styles Ratchada

Let's Relax Bangkok Ibis Styles Ratchada (2nd Floor of Ibis Styles Bangkok Ratchada), is designed in the contemporary style with a vibrant touch of colourful palette of pastel of light blue, light green and yellow contrasted with the wooden floor and dark grey wall. The spa is located in the new Bangkok CBD with easy access by MRT Huai khwang upon entrance. Let's Relax Bangkok ibis Styles Ratchada is an ideal stopover after your busy days at work or wandering around the city.



July 2019

SPA Participated in mai Forum 2019



Siam Wellness Group PCL ["SPA"] participated in mai Forum 2019 held at Bangkok Conventions Center, Centara Grand at CentralWorld, Bangkok





SPA opened Let's Relax Bangkok Central Embassy





This new Thai Spa and Massage is located within the Central Embassy lifestyle complex (LG Floor) next to the popular EATHAI with easy access from BTS Ploenchit station. Its carefully considered interior design blends in the local Thai Handicrafts which places emphasis on warm, authentic materials and maintains their natural essence, a homage to traditional Thai craftsmanship, within a modern-day relaxation ambience that every city dweller or tourist alike sought after. An ideal wellness stopover after the luxury strolling in Bangkok's Top Shopping district.

On this occassion, Ms. Kornthip Phusamphan, Leasing Director, and Mr. Anucha Ocharoen, General Manager - Marketing, Central Embassy (Representative of Mr. Barom Bhicharnchit, Managing Director) were there to congratulate

July 2019



SPA opend Let's Relax Yangon KER Renzdezvous, The first branch in Myanmar

Let's Relax Spa Yangon is located on the 3rd floor of KER Residence, a new luxury residence in the heart of Yangon. The design represents the elegance of Thai style art accentuated with a blend of contemporary luxury aesthetic design combining the white and earth tone with the reflections of the luxury gloss. The highlight is the Foot Massage Pavillion with the Yangon city view where you can enjoy Yangon city view along with massage experience.

On this occassion, Mr. Wiboon Utsahajit, CEO and Mr. Narun Wiwattanakrai, Executive Director, were there to congratulate Ms. Daw Aye Aye Thwe, Franchisee of Let's Relax in Myanmar.





August 2019







RARINJINDA WELLNESS SPA RESORT



ECOGNISING 5 CONSECUTIVE YEARS OF CONSISTENTLY

RarinJinda Wellness Spa Resort received Tripadvisor Certificate of Excellence Hall of Fame

RarinJinda Wellness Spa Resort , a luxury Boutique Wellness Spa Resort in the heart of Chiang Mai, awarded Tripadvisor Certificate of Excellence Hall of Fame which is a recognition for Hotel that received Certificate of Excellence for 5 consecutive years with High Ratings from Tripadvisor users.

October 2019



SPA opened Let's Relax Krabi Srilanta Resort Koh Lanta

This first branch of Let's Relax Spa in Ko Lanta, located within Srilanta Resort (Beachfront Facilities Side), a beachfront resort, just an hour from Krabi International Airport (transfer via road and ferry). This hidden secret paradise day spa is divided into multiple Thai-style villas with large green area featuring the signature Spa Lobby in the middle of the pond and 3 villas dedicated for Massage and Spa equipped with single and couple rooms.

Each villa is designed with the concept of Beachfront Resort Spa where guests can enjoy the natural ambience in Thai Style Villas mimicking the Ancient Thai House, decorated in warm and light color tone. As you enter, you will feel like indulging yourself in little paradise.



SPA opened Let's Relax Trang Rua Rasada Hotel







This first branch of Let's Relax Spa in Trang is located within Rua Rasada Hotel, in the heart of Trang City (2 hours drive from Krabi or 15 minutes drive from Trang Airport), Southern Thailand's most pleasant provincial capitals. Uniquely designed as a Cruise, the Spa within it represents the all-out pampering with Massage, Spa, Steam & Sauna and Jacuzzi. The modern contemporary Spa Design contrasted with the signature Southern Peranakan Style makes Let's Relax Rua Rasada a unique Spa Destination.

On this occassion, Mr. Luechai Charoensap, Governor of Trang Province, was the Guest of Honor. He was welcomed by Management Team of Siam Wellness Group PCL and Rua Rasada Hotel Trang.

November 2019

SPA opened Let's Relax Bangkok I'm Chinatown





Let's Relax I'm Chinatown is located right in the heart of Bangkok's Chinatown, a favourite spot for many Chinese descendant visitors. The branch is located on the 3rd Floor of I'm Chinatown Shopping Complex, just 100 m walk from MRT Wat Mangkorn. The striking balance of traditional and contemporary Chinese design featuring unique Sino interior design and furniture with Chinese pattern emphasize the ambience of harmony, exotics and conciseness. Truly, a relaxing cozy Sino-Thai

On this occassion, Mr. Pavan Gidwani and Mr. Krisada Kaweeyarn, Director of I'm Chinatown Co., Ltd were there to congratulate



SPA awarded Outstanding Investor Relations Awards for listed Company in mai at SET Awards 2019

Siam Wellness Group PCL ["SPA"] received Outstanding Investor Relations Awards for listed Company in mai in SET Awards 2019 Award Ceremony held at Stock Exchange of Thailand, Bangkok, Thailand. On this occassion, Mr. Wiboon Utsahajit, Chief Executive Officer of Siam Wellness Group PCL ["SPA"] was there to receive award from Mr. Manpong Senanarong, SEVP, Stock Exchange of Thailand and Dr. Rinjai Chakornpipat, SEVP, Stock Exchange of Thailand and Mr. Santi Viriyarungsarit, President and Group Editor of Money & Banking Magazine, were there to congratulate.

December 2019





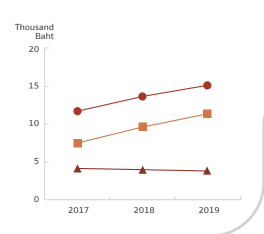
SPA opened Let's Relax Phuket Laguna Porto de Phuket

Let's Relax Phuket Laguna Porto de Phuket is located right in the heart of Phuket's luxury resort and villa area of Laguna Phuket in Phuket's first and finest Open-Air Lifestyle Retail, Porto de Phuket. The design is inspired by Tin Mining legacy of the City of Phuket, fusing industrial tinmining elements with contemporary aesthetics. The Branch design emphasizes lobby lounge through spa shop area and mezzanine lounge to be one continuous elegant space with a distinctive arrangement of Spa Gallery Area. The Green of the Trees, The Blues of the Streams and The Distinct design makes the relaxation and indulgent Spa Journey for visitors and residents.

On this occassion, Mr. Thanyawat Charnpinich, Vice Governor of Phuket, Mrs. Sirikate Chirakiti, Executive Director, Mr. Pong Sakuntanaga, Head of Business Development and Mr. Chart Chirathivat, EVP, Partner Management Leasing, Central Retail, were there to congratulate

2019]

Financial Highlights



Total **Asset**

1,516,145

housand bahts

	Financial Position	2019	2018	2017
	Total Asset (in Thousand bahts)	1,516,145	1,369,210	1,175,502
4	Total Liabilities (in Thousand bahts)	384,206	398,845	420,700
	Total Shareholder's Equity (in Thousand bahts)	1,131,939	970,365	754,802

Revenues 1,403,141

15 12				
9				
6				
3 -		_	_	
0	2560	2561	2562	

Operational Performance	2019	2018	2017
Total Revenues (in Thousand bahts)	1,403,141	1,152,491	962,391
Cost of Sales and Services (in Thousand bahts)	942,564	750,131	619,558
Selling Expense (in Thousand bahts)	52,453	45,181	36,878
Administrative Expense (in Thousand bahts)	110,112	107,296	93,462
Total Expense (in Thousand bahts)	1,105,129	902,608	749,898
Profit for the Year Attributable to Shareholders of the Parent (in Thousand bahts)	245,469	205,597	175,169
Net Earnings per Share for the Profit for the Year Attributable to Shareholders of the Parent (Baht)	0.43	0.36	0.31

Profit Ratio

31.72%

35				
30 -				
25 -				
20 _				
15				
	2560	2561	2562	

	Ratio Analysis	2019	2018	2017
	Current Ratio (Times)	1.18	0.78	0.93
•	Gross Profit Ratio (%)	31.72	33.87	34.62
A	Net Profit Ratio (%)	17.17	18.13	18.48
	Return on Equity (%)	23.35	25.14	25.14
•	Return on Assets(%)	17.01	16.16	17.17
	Debt to Equity Ratio (Times)	0.34	0.41	0.56



Audit Committee's Report

To Shareholders of Siam Wellness Group Public Company Limited

Siam Wellness Group Public Company Limited ("Company") has the Audit Committee composed of 3 independent directors whom have expertise and are professional in the specific, with the qualifications according to the provision of The Stock Exchange of Thailand. They independently perform the profession under the Charter of Audit Committee, the Audit Committee consists of:

- 1. Mr. Polchet Likittanasombat Chairman of the Audit Committee
- 2. Mr. Chaiyut Thienvutichai Audit Committee
- 3. M.R. Pensiri Chakrabandhu Audit Committee

In 2019, the Audit Committee had a meeting total of 4 times. The Audit Committee's meeting had attended all meetings with the percentage of 91.66 of the meeting and also invited the management to attend the meeting according to the related agenda of those involved in order to explain the topics matter. As well as invited the internal auditors and certified public accountants to participate in the discussion, the audit results, and the evidences in each quarter. The Audit committee held a meeting with the certified public accountants without the management of the company with total of 4 times.

The Audit Committee's meeting had strictly followed the profession under the Charter of Audit Committee which approved by the Board of Directors of the Company. And the results from each meeting had been reported with the performance summary with useful suggestions to the Board of Directors of the Company to acknowledge, the essence topics are as followed:

- 1. Reviewed the annual financial statements for the year 2018 and quarterly financial statements for the year 2019 before submitting to the Board of Directors of the company, to be completely certain that the financial transactions prepared by related parties were accurate and adequate to the accounting standards and legal terms as well as enough disclosure in the notes of financial statements. Along with providing the observations and acknowledgement of the solutions as an advantage for the Company, the Audit Committee supposed that the financial transactions was prepared under the guaranteed accounting standards with the accuracy and adequacy which can be reliable, where the choices of accounting policy are reasonable.
- 2. By reviewing the adequacy of internal controls and internal audit, the Audit Committee supposed that as a matter fact, there are sufficient and effective and no deficiency with the internal auditor working independently. Herewith, the Audit Committee considered the approval of an internal audit plan for the year 2019, following the risk accordingly and focusing on effective and sufficient performance as well as continuing to improve the internal audit system to enhance internal control.
- 3. By reviewing the observance under the Securities and Exchange Commission, the regulations of The Stock Exchange of Thailand, and the company's related laws, the Audit Committee supposed that the Company has followed the regulations appropriately, as well as reviewing the related subjects or the conflict of interest matters. The Audit Committee agreed that it is reasonable to maximize the benefits of the Company following by the regulations and laws of The Stock Exchange of Thailand as noted in financial statements.
- 4. By reviewing the risk management, the audit report, and the observations on the internal control system, along with exchanging opinions with the management, the Company has scheduled the meeting for the risk management task force frequently as well as imposing the meeting for the Board of Directors at least every quarter. During the meeting, the Audit Committee mentioned about the overall results, the risks, and suggestions in order to avoid or reducing the significant risks, also reported the progress of the overall results of those responsible individuals. The Audit Committee supposed that the measurement of the risk management was appropriate and sufficient to support the great risky performances according to the business's environment nowadays.
- 5. By reviewing the adequacy of the internal control system prescribed by the Securities and Exchange Commission, the results showed that the Company had the adequacy of the internal control system.
- 6. Considered selecting the auditors with the transparency and good corporate governance. Along with the overall results of the previous auditors considering the reputation and reliability in auditing with the ability to affirm the financial statements punctually, the Audit Committee suggested that the Board of Directors proposing
- to the Shareholders' Meeting to approve as followed,
 - Appointing the auditors of EY Office Co., Ltd. with the names as followed,
 - Ms. Sumana Punpongsanon, certified public accountant no. 5872 and/or
 - Mr. Chayapol Suppasedtanon, certified public accountant no. 3972 and/or
 - Ms. Orawan Techawattanasirikyl, certified public accountant no. 4807

Ms. Kirdsiri Kanjanaprasit, certified public accountant no. 6014

To be auditors of Siam Wellness Group Public Company Limited for the fiscal year 2020 with the audit fees of 1,565,000 bahts (One million five hundreds and sixty-five thousand bahts)

7. The Audit Committee evaluated the overall results of the Audit Committee by evaluating the overall for the year 2019 and had an agreement that the Audit Committee has followed the Charter of Audit Committee effectively and sufficiently.

Siam Wellness Group Public Company Limited

(Mr. Polchet Likittanasombat) Chairman of the Audit Committee



Risk Committee's Report

To Shareholders of Siam Wellness Group Public Company Limited

Siam Wellness Group Public Company Limited highly values good corporate governance, in particular efficient risk management. The Company has measures to set strategies, control operations and mitigate risks from new investment decision-making as well as create learning in risk management for all employees to create higher value for the company, shareholders, society, communities and all stakeholders in order for the Company to grow sustainably.

The Risk Committee has conducted duties assigned by the Board of Directors under the Charter of Risk Committee which complies with the Company's Risk Management Policies and Guideline. The Company has set the Risk Management Policies to cover the selection, assessment, monitoring and control to allow Company to manage the risk efficiently and on-time.

The Risk Committee consists of:

- 1. Mrs. Supee Pongpanich, Chairwoman of the Risk Committee
- 2. Mr. Chaiyuth Thienvuthichai, Member of the Risk Committee
- 3. Mr. Narun Wiwattanakrai, Member of the Risk Committee and Head of Risk Working Group

In 2019, the Risk Committee had a meeting total of 4 times which included the Members of the Risk Committee (100% attendance) and Member of the Risk Working Group (Management Team) to monitor the key risks that affects the Company's performance and to ensure the Company's performance to be efficient and effective as well as stated new potential risks including risks that may impact the Business Model of Massage and Spa Business in order for the Company to manage the risk in time to refect the fast-changing and highly competitive Digital era. The essence topics are as followed:

1.Company's Risk by Quarter

The Risk Committee and the Risk Working Group jointly assess the Company's risks, its likelihood to happen and its impact from different risks such as Strategic Risk, Legal Risk, Financial Risk, Operational Risk and Asset Risk as well as identifying potential risks and impact. Also, finding a guideline for strategic risk analysis to ensure the Company's short-term and long-term goals are achieved as well as to prevent any changes in Government's Policy that will impact the Company's Performance. The Committee also gave inputs to the risk management controls and potential risks that may impact the Company's subsidiary to ensure smooth operations and achieving their Goals.

2. Company's Risk using SET's guideline

The Committee used the Enterprise Risk Management Framework (ERM Framework) composed of Enterprise Risk Management Policies prepared by Stock Exchange of Thailand as a fundamental in assessing the likelihood and the impact of potential risks. Risks are divided into 3 types 1) Strategic Risk 2) Business Risk 3) Process Risk.

3. Company's Risk Action Plan

The Risk Committee and the Risk Working Group jointly assess the Risk Action Plan which includes both Preventive Action Plan (before risk occurs) and Easing Action Plan (after risk occurs)

The Risk Committee is determined to ensuring that the Company commands proper oversight and due risk management, while having sufficient risk management controls to ensure that Company's efficiency and goals are achieved.

(Mrs. Supee Pongpanich)
Chairwoman of the Risk Committee

14 December 2019



Nomination and Compensation Committee's Report

To Shareholders of Siam Wellness Group Public Company Limited

The Nomination and Compensation Committee consists of:

- 1. Mr. Chaiyuth Thienvuthichai, Chairman of the Nomination and Compensation Committee
- 2. M.R. Pensiri Chakrabandhu, Member of the Nomination and Compensation Committee
- 3. Mr. Prasert Jiravanstit, Member of the Nomination and Compensation Committee

The Nomination and Compensation Committee has conducted duties assigned by the Board of Directors under the Charter of Nomination and Compensation Committee which includes recruitment and selection of Director and Senior Management, Compensation and Benefits for Director and Senior Management.

In 2019, the Nomination and Compensation Committee had a meeting total of 1 time which included the Members of the Nomination and Compensation Committee (100% attendance). The essence topics are as followed:

The Nominations and Compensations Committee shall have the following powers, duties and responsibilities:

- 1. Assess Company's Structure in terms of size, composition, mix and representation of Independent Directors to lead Company to achieve its Objectives and Visions.
- 2. Assess Director's Recruitment Process and Selection to nominate appropriate director with knowledge, expertise. Committee shall review the applicant's biography and suggest comment before submit to Board of Director for appointment of new Directors. Shareholder shall have sufficient information of the appointed director
- 3. Assess and Recruit the appropriate Senior Management with Development Plan to allow them to have knowledge, abilities, skills, experience and qualification to drive the Company's Objectives
- 4. Assess Director's Recruitment Process and Selection and recommend to the Board of Directors before recruiting the retired director. In the event of the nomination of existing director, the Nomination and Compensation Committee shall reflect on their past performance.
 - 5. Arrange Orientation for new directors and assign sufficient documents to newly appointed director
 - 6. Create Succession Plan for Managing Director and Senior Management to allow smooth operations of the Company
- 7. Assess Compensation Structure and Director and Senior Management's remuneration to reflect their responsibilities to drive the Company's Objectives
- 8. Set Compensation Policies of Director's remuneration to match with Company's Long term Vision and Strategies, experience, responsibilities, roles and benefits of each director. Director with additional responsibilities shall have appropriate remuneration with equivalent to industry standards
- 9. Propose the Company Structure and Remuneration of Senior Management to the Board before submitting to the Annual General Meeting
 - 10. Review the Nomination and Compensation Process to reflect the current environment

(Mr. Chaiyuth Thienvuthichai)
Chairman of the Nomination and Compensation Committee



Corporate Governance Committee's Report

To Shareholders of Siam Wellness Group Public Company Limited

The Corporate Governance Committee consists of:

- 1. M.R. Pensiri Chakrabandhu, Chairwoman of the Corporate Governance Committee
- 2. Mrs. Supee Pongpanich, Member of the Corporate Governance Committee
- 3. Mr. Polchet Likittanasombat, Member of the Corporate Governance Committee
- 4. Mrs. Thanit Amorntirasan, Member of the Corporate Governance Committee

The Corporate Governance Committee has conducted duties assigned by the Board of Directors under the Charter of Corporate Governance Committee which complies with the SEC's Corporate Governance Code for listed companies and SET's Principles of Good Corporate Governance.

In 2019, the Corporate Governance Committee had a meeting total of 2 times which included the Members of the Corporate Governance Committee (100% attendance) to monitor and report on Company's Corporate Governance that adhere to CG Code which covers Society, Community and Environment. The essence topics are as followed:

- 1. To consider and endorse the policies, strategies, goals, guidelines, and plans on the Company's corporate governance
- 2. To review the Company's corporate governance policies comply with the policies and/or regulations relating to the Company's corporate governance before proposing to the Board of Directors for consideration and approval.
- 3. To regularly review and propose necessary revision to the Company's policy and guidelines on corporate governance practice
 - 4. To appoint the CSR Working Group with responsibilities of CSR activities
 - 5. To monitor the CSR Working Group

The Corporate Governance Committee is determined to ensuring that the Company commands proper oversight and due corporate governance, while contribute to Corporate Social Responsibility to ensure that Company's efficiency and goals are achieved and create good reputation for the company for all stakeholders.

(M.R. Pensiri Chakrabandhu) Chairwoman of the Corporate Goverance Committee

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Section 1

Policy and Overview of Business Operations

1. The Vision and Objective of the Business Operation of the Group of Companies

Siam Wellness Group of Companies (Plc) operates a health spa and spa-related businesses as well as the hotel (hospitality) business. For this purpose, the Group of Companies defines its operational vision and objective for expansion and growth of the business in the future as follows:

THE VISION

"To provide accessible wellness services rooted in Thai wisdom & hospitality so that people have better well-being."

The Group of Companies has defined 4 missions

of its business operation, namely,

- As an organization that creates the standard of Thai spa to be recognized internationally and builds reputation for Thai spa at international level and ultimately at global level.
- As an organization that focuses on the integration of the Western and Thai sciences to enable the service of the Company to be increasingly developed.
- As an organization that promotes and gives support to personnel of every part to enable them to learn and develop them selves consistently and continually in the best interest of the Company and for ultimate maximized benefit of the customers.
- As an organization that attaches importance to the fundamental regulations, the law by adhering to the operation of its business with integrity, precision and ethics with awareness of impact on its personnel, on the environment and community being of paramount importance.

ITS BUSINESS OBJECTIVE

· SIAM WELLNESS GROUP PLC.: SPA

SPA defines its business objective to be increasingly on expansion by setting forth its objective to be the leader of Asian spa and wellness with brand symbol impressed on the mind of the customers and to further want to expand its health spa and wellness business to provide services to fully meet all demands of the target customers through division of service brands; starting from the upper level customers who have plenty of time to be admitted to receive services and with more purchasing power to the customers with less purchasing power. This is to gain access to customers of every needs through emphasis on good staff training from the Company as to provide the best services to the customers and to build the customer base of new customers as to increase the growth of income for every branch of spa on a continual basis and for further growth in net profit continually in the future.

• SIAM WELLNESS RESORT CO., LTD. : SWR

SWR defines the target for its hotel operation business by emphasizing growth in occupancy rate and average room rate at the hotel by the customers through a launch of publicity for room occupancy sale, through the organizing of MICE for both private and government sectors, both nationally and internationally; As for the restaurant business, SWR will emphasize on growth in occupancy rate and average bill per person. through organizing sales promotion during various festivity periods as to increase operating income for SWR.

· SIAM WELLNESS LAB CO., LTD.: SWL

SWL defines the objective of its spa-related and therapeutic personal care products distribution business and health-related products distribution with an aim to expand distribution channels of both domestic and abroad. For the domestic market, it focuses on expanding the distribution channel in a spa place of business established in a hotel; the distribution of goods in medium spa shops in department stores, the distribution of souvenir goods during various festivities such as during the New Year festival and other festive occasions, etc. As for overseas market, SWL is planning to recruit additional distribution agents to handle the export of goods to places of the spa business in leading hotels abroad as to increase income for SWL and to create a business opportunity for expansion and continual growth in the future.

• SIAM WELLNESS EDUCATION CO., LTD. : SWE

SWE defines its objective to operate a Thai traditional massage school by emphasizing staff training as to maintain the massage standard and to teach job applicants for the Company's therapeutic staff and to accommodate the launch of SPA branches to promote SPA future growth

• TIGER EYES TRADING CO.,LTD: TGT

TGT defines its objective to operate a business of importing and distributing facial, body, slimming, wax, nail products as well as spa equipment such as electric blankets, massage bed sheets, facial and slimming devices. The Company distributes to Hair Salons, Beauty Clinics, Hospitals and Spas throughout Thailand. This supports SWL future growth

2. Significant Changes and Developments

Siam Wellness Group Plc. the "Company" or "SPA", previously was named "Blooming Spa Co., Ltd. It was established in 2001 by the group of Utsahajit Family and the group of Jiravanstit Family with an authorized capital of 3 million Baht. It operated the spa for health business under the brand "Let's Relax", which emphasized the provision of day-spa type service. It is the 4-star service in the format of the service-user having little time, mostly the customers used about 1-2 hours of service time.

In 2006, as the Company envisioned a channel for providing service to customers who increasingly wish to have more comprehensive healthcare, it expanded its business by establishing more places for providing spa service under the brand of "RarinJinda Wellness Spa", by emphasizing the provision of wellness-type spa service. It is a 5-star spa service of leading standard integrating increasingly new technology in the spa service circle and the time of service provided is 1 hour and a half hour upwards.

In 2007, the Company founded Siam Wellness Lab Co., Ltd. or "SWL", previously "Blooming Lab Co., Ltd." with an authorized capital of 1 million Baht to operate a spa-related products, health products and crispy snack distribution business under the brand of "Blooming" for distribution domestically and abroad.

In 2008, the Company increased the authorized capital to 40 million Baht for working capital funding and for branch expansion.

In 2011, the Company founded Siam Wellness Education Co., Ltd. or "SWE", previously named "Blooming Spa Education Co., Ltd." with an authorized capital of 1 million Baht. It operates an educational institute-type school teaching Thai traditional massages recognized by the Ministry of Education. It has the objective to train employees to be service staff of the Company to accommodate the expansion of SPA branches.

In 2013, the Group of Companies underwent the shareholding restructuring in preparation for listing in the Stock Exchange of Thailand. For this purpose, Siam Wellness Group Limited issued shares for increase of the authorized capital in order to buy the share of Siam Wellness Resort Co., Ltd. previously "RarinJinda Co., Ltd." in the ratio of 99.99 percentage of the authorized capital.

In 2015, the Company acquired Baan Suan Massage, a 3-stars Massage in Bangkok and metropolitan area to expand its spa services for the domestic market.

In 2016, the Company opened its first overseas shop under Franchise Model in Kunming, Yunnan Province, People's Republic of China. Moreover, the Company expanded its branch through a new model "Spa Operating in Hotel". In 2017, the Company acquired Tiger Eyes Trading (Thailand) Co., Ltd and Tiger Eyes Education Co., Ltd to expand the distribution channel of its spa products and expand the traning capabilities. Moreover, the Company signed its second overseas shop under Franchise Model in Tianjin, Tianjin Province, People's Republic of China.

In 2018, the Company has expanded the business model into Stretch me by Let's Relax, a stretching studio for heath and Face Care by Let's Relax, a facial care center to reflect the changing lifestyle of consumers.

In 2019, the Company has opened its first overseas shop under Franchise Model in Myanmar (Yangon) and launched its new Therapeutic Personal Care to suit the new generation under brand LRL – Let's Relax Lifestyle

SIGNIFICANT CHANGES AND DEVELOPMENTS DURING THE PAST 3 YEARS ARE AS FOLLOWS:

PYEAR SIGNIFICANT CHANGES AND DEVELOPMENTS • The Company opened "Lets Relax" Wake Up Hotel, Krabi • The Company opened "Lets Relax" Karon, Phuket • The Company opened "Baan Suan Massage" Mill Place Posri, Udon Thani • The Company signed a Spa Operating in Hotel Agreement and opened "Let's Relax" in The Sis Kata, Phuket • The Company opened "Lets Relax" Boat Lagoon, Phuket • The Company opened "Lets Relax" Sukhumvit 31, Bangkok • The Company opened "Baan Suan Massage" Nongkhai • The Company added Nail Spa Services in "Let's Relax" Sukhumvit 39 (Phromphong), Bangkok • The Company signed a Spa Operating in Hotel Agreement and opened "Let's Relax" in Millennium Resort Patong, Phuket • The Company opened "Lets Relax" Nimman, Chiang Mai • The Company opened "Baan Suan Massage" Phetkasem Bangkok

YEAR

SIGNIFICANT CHANGES AND DEVELOPMENTS

2018

- The Company opened "Lets Relax" Mao Tse Toung Phnom Penh, Cambodia ("Franchised Store")
- The Company opened "Lets Relax" Qingdao, China ("Franchised Store") (Contract has now been terminated as the terms have been violated)
- The Company opened "Lets Relax" Norodom Phnom Penh, Cambodia ("Franchised Store")
- The Company opened "Lets Relax" Tianjin, China ("Franchised Store") (Contract has now been terminated as the terms have been violated)
- The Company opened "Lets Relax" Beachfront Pattaya, Chonburi
- The Company opened "Lets Relax" Tonle Bassac Phnom Penh, Cambodia ("Franchised Store")
- The Company opened "Lets Relax" Beyond Patong, Phuket
- The Company signed a Spa Operating in Hotel Agreement and opened "Let's Relax" in Arnoma Grand, Bangkok
- The Company opened "Lets Relax" Hua Hin 100, Prachuab Khirikhan
- The Company opened "Lets Relax" Terminal 21 Pattaya, Chonburi
- The Company opened "Face Care by Lets Relax" Terminal 21 Pattaya, Chonburi
- The Company opened "Stretch me by Lets Relax" Central World, Bangkok
- The Company opened "Stretch me by Lets Relax" Iconsiam, Bangkok
- The Company opened "Lets Relax" The Allez Sukhumvit 13 (In front of Hyatt Regency Hotel), Bangkok
- The Company closed "Baan Suan Massage" Ramintra, Bangkok
- The Company signed a Spa Operating in Hotel Agreement and opened "Let's Relax" in Ace of Hua Hin Resort, Phetchaburi

2019

- The Company opened "Stretch me by Lets Relax" 101 True Digital Park, Bangkok
- The Company opened "Lets Relax" The Market, Bangkok
- The Company opened "Lets Relax" Ginza Thonglor (Nikko Hotel), Bangkok
- The Company opened "Stretch me by Lets Relax" Ginza Thonglor (Nikko Hotel), Bangkok
- The Company signed a Spa Operating in Hotel Agreement and opened "Let's Relax" in Ibis Styles Huaykwang, Bandkok
- The Company opened "Lets Relax" Central Embassy, Bangkok
- The Company opened "Lets Relax" KER Rendezvous, Yangon, Myanmar ("Franchised Store")
- The Company signed a Spa Operating in Hotel Agreement and opened "Let's Relax" in Rua Rasada Hotel, Trang
- The Company signed a Spa Operating in Hotel Agreement and opened "Let's Relax" in Srilanta Resort, Krabi
- The Company opened "Lets Relax" I'm Chinatown, Bangkok
- The Company opened "Lets Relax" Porto de Phuket, Phuket

As at 31 December 2019, the Company had its places of operation opened as follows:

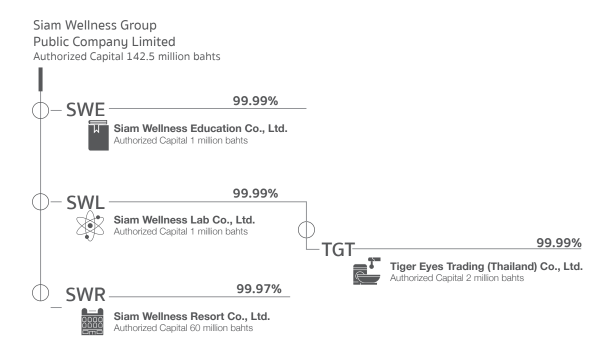
- 3 branches of "RarinJinda Wellness Spa" brand.
- 45 branches of "Let's Relax" brand (40 branches in Thailand and 5 branches Overseas)
- 4 branches of "Stretch me by Let's Relax" brand
- 1 branches of "Face Care by Let's Relax" brand
- 9 branches of "Baan Suan Massage" brand.

Branches in the process of being prepared for opening

- "Baan Suan Massage" Ramintra 62, Bangkok
- "Let's Relax" Carlton Hotel, Bangkok
- "Let's Relax" Novotel Bangkok Platinum, Bangkok
- "Let's Relax" CentralWorld, Bangkok
- "Let's Relax" Upperground Chatuchak, Bangkok

3. Shareholding Structure of the Group of Companies

As of 31 December 2019, the Group of Companies had the shareholding structure as follows:



The details of the operation of each company are as follows:

1) Siam Wellness Group Plc. ("Company") or ("SPA")

Founded on 28th November 2001 to operate a health spa business. Currently its authorized capital is 142.5 million Baht and 142.5 million Baht was fully paid up. The Company's service is divided into 3 types as follows:

- "RarinJinda Wellness Spa", a 5-star Premium and Innovative Wellness Spa situated in 5-stars Hotels and Resorts targeted the upper segment. Fully equipped with all of the latest spa technologies and facilities at high international standards, yet deeply rooted in the Thai Massage and healing traditions, it offers relaxing and therapeutic spa treatments that harmonize all life sense.
- "Let's Relax", a 4-star Boutique Day Spa situated in Shopping Malls, Hotels as well as Standalone in tourist areas targeted upper middle segments. It delicately offers fineness spa pleasure to perfectly balance the body and soul, offers high quality of equipment, products and treatments with experienced and well-trained therapists for a unique and remarkable experience for customers.
- "Baan Suan Massage", a 3-star Neighborhood Massage Outlet is a standalone in highly populated area targeted middle segment. It offers relaxing massage therapy for local consumers.
- "Stretch me by Let's Relax", a stretching studio providing stretching and trigger point pressuring for guests of any lifestyle such as office, sport or traveller by certified therapists
- "Face Care by Let's Relax", a sophisticated Facial Spa dedicated for facial treatments with result-driven for soothing and pampering facial skin using Aloe Vera

Summary of the details of "Rarinjinda Wellness Spa"

Branch No.	Year of Opening	Branch	Location
1	2005	Chiang Mai	RarinJinda Wellness Spa Resort, Charoenraj Road
2	2007	Ratchadamri	Grande Centre Point Hotel Ratchadamri, Ratchadamri Road
3	2014	Ploenchit	Grande Centre Point Hotel Ploenchit, Wireless Road

Summary of the details of "Let's Relax"

Branch No	Year of Opening	Branch	Location
1	2001	Pavillion	Chiang Mai Pavillion Night Bazaar, Chiang Mai
2	2003	Patong 2nd Street	Raj-u-thit Road, Patong, Phuket
3	2004	Pattaya	Sunshine Garden Hotel, Pattaya
4	2004	Sukhumvit 39	Soi Sukhumvit 39, Bangkok
5	2011	Terminal 21	Terminal 21 Shopping Mall, Bangkok
6	2013	Samui	Bophut, Samui
7	2013	Mandarin	Mandarin Hotel Bangkok, Bangkok
8	2014	Siam Square One	Siam Square One Shopping Mall, Bangkok
9	2014	Hua Hin	Hua Hin Market Village, Hua Hin
10	2014	Patong 3rd Street	Pangmuang Sai Kor Road, Patong, Phuket
11	2015	Ekkamai	Park Lane Bangkok, Bangkok
12	2015	Thapae	Ratchadamnoen Road, Chiang Mai
13	2015	Suanplu	Soi Suanplu, Bangkok
14	2015	The Street	The Street Ratchada, Bangkok
15	2016	MBK	MBK Center, Bangkok
16	2016	Pratunam	The Berkeley Hotel Pratunam
17	2016	Phayathai	irport Link Phayathai Station
18	2016	Thonglor	Grande Centre Point Hotel Sukhumvit 55
19	2017	Wake Up Hotel	Wake Up Hotel, Aonang, Krabi
20	2017	Karon	Karon Road, Phuket
21	2017	Sukhumvit 31	Soi Sukhumvit 31, Bangkok
22	2017	The Sis Kata	The Sis Kata, Phuket
23	2017	Boat Lagoon	Thepkasattri Road, Phuket
24	2017	Millennium Resort	Raj-u-thit 200 years Road, Phuket
25	2017	Nimman	Nimmanhaemin Road, Chiang Mai
26	2018	Pattaya Beachfront	Pattaya Klang Road, Chonburi
27	2018	Beyond Patong	Beyond Patong Hotel, Phuket
28	2018	Arnoma Grand	Arnoma Grand Hotel, Bangkok
29	2018	Hua Hin 100	Phetkasem Road, Prachuab Kiri Khan
30	2018	Terminal 21 Pattaya	1st Floor, Terminal 21 Pattaya, Chonburi
31	2018	The Allex Sukhumvit 13	3rd Floor, Hyatt Regency Sukhumvit, Bangkok
32	2018	Ace of Hua Hin	Ace of Hua Hin Resort, Petchaburi
33	2019	The Market Bangkok	4th Floor, The Market, Bangkok
34	2019	Ginza Thonglor	2nd Floor, Nikko Hotel, Bangkok
35	2019	Ibis Huaykwang	2nd Floor, Ibis Styles Huaykwang, Bangkok
36	2019	Central Embassy	LG, Central Embassy, Bangkok
37	2019	Rua Rasada	Klongnin Beach, Ko Lanta, Krabi
38	2019	Srilanta	G, Rua Rasada Hotel, Trang
39	2019	I'm Chinatown	3rd Floor, I'm Chinatown, Bangkok
40	2019	Porto de Phuket	Baandon-Cherngtalay, Phuket

Summary of the details of "Baan Suan Massage"

Branch No.	Year of Opening	Branch	Location
1	2015	Ramkamhaeng	Ramkamhaeng Road, Bangkok
2	2015	Nonthaburi	Nakorn-in Road, Nonthaburi
3	2016	Prachanukul	Ratchadaphisek Road, Bangkok
4	2016	Charoennakorn 68	Charoennakorn Road, Bangkok
5	2016	Bharom	Bharomratchachonnanee Road, Bangkok
6	2016	Korat	Terminal 21 Korat Shopping Mall
7	2017	Udon Thani	Mill Place Posri, Udon Thani
8	2017	Nongkhai	Prajaksilpakom Road, Nongkhai
9	2017	Phetkasem	Phetkasem Road, Bangkok

Summary of the details of "Stretch me by Let's Relax"

Branch No.	Year of Opening	Branch	Location
1	2018	CentralWorld	3rd Floor, Central World, Bangkok
2	2018	Iconsiam	5th Floor, Iconsiam, Bangkok
3	2019	101	2nd Floor, True Digital Park, Bangkok
4	2019	Ginza Thonglor	2nd Floor, Nikko Hotel, Bangkok

Summary of the details of "Face Care by Let's Relax"

Branch No.	Year of Opening	Branch	Location
1	2018	Terminal 21 Pattaya	1st Floor, Terminal 21 Pattaya, Chonburi

Summary of the details of "Let's Relax" Overseas Branches ("Franchised Store")

Branch No.	Year of Opening	Branch	Location
1 2	2016 2018	Kunming Mao Tse Toung	TKP Building, Kunming, China Mao Tse Toung Boulevard, Phnom Penh, Cambodia
3	2018 2018	Norodom Tonle Bassac	Norodom Boulevard, Phnom Penh, Cambodia St.294, Phnom Penh, Cambodia
5	2019	KER Rendezvous	KER Rendezvous, Yangon, Myanmar

2) Siam Wellness Resort Co., Ltd. ("SWR")

It was founded on 30th March 2005 to operate a boutique hotel resort in the name of "RarinJinda Wellness Spa Resort" and a restaurant under the name of "Deck 1" in Chiangmai province. Currently SWR has authorized paid up capital of 60 million Baht.

3) Siam Wellness Lab Co., Ltd. ("SWL")

It was founded on 6th December 2007 to operate a business of the distribution of spa-related products and therapeutic personal care products under the brand "Blooming" and "LRL" (Let's Relax Lifestyle) for distribution both domestically and abroad. Currently SWL has paid up authorized capital of 1 million Baht.

4) Siam Wellness Education Co., Ltd. ("SWE")

It was founded on 6th July 2011 to operate a business of Thai massage training school recognized by the Ministry of Education in the name of "Blooming Thai Massage School" as to impart knowledge of spa and massage both in theory and practice to members of the staff. Currently SWE has paid-up authorized capital of 1 million Baht.

5) Tiger Eyes Trading (Thailand) Co., Ltd. ("TGT")

It was founded on 18th August 1994 to operate a business of importing and distributing facial, body, slimming, wax, nail products as well as spa equipment such as electric blankets, massage bed sheets, facial and slimming devices from France, UK, USA and Canada. The Company distributes to Hair Salons, Beauty Clinics, Hospitals and Spas throughout Thailand. It also acts act Sole Agents for many brands in Thailand and CLMV such as Dr. Spiller, Biomimetic Skin Care Solutions. Key customers including Hotel Spa and Day Spas in 3-6 stars. Currently TGT has paid-up authorized capital of 2 million Baht.

4. Relationship with the Business Group of the Major Shareholders

After the restructuring of the Group of Companies in 2013, the Group of Companies and the major shareholders of the Utsahajit family and the Jiravanstit family have not engaged in the business of the same characteristic or that may compete with the Company.

2

The Characteristics of the Business Operation

Siam Wellness Group Plc. ("SPA") operates a health spa business and a business secondary to the spa business. The groups of business are divided into 4 principal businesses, namely,

1. Spa and Wellness business

The spa business provides the spa service to Thai and foreign customers under the brand "RarinJinda Wellness Spa", "Let's Relax", "Baan Suan Massage", "Stretch me by Let's Relax" and "Face Care by Let's Relax"

2. Hotel and restaurant businesses

Siam Wellness Resort Co., Ltd. ("SWR") operates the Boutique Hotel Resort business in Chiangmai province in the name of "RarinJinda Wellness Spa Resort" and the restaurant in the name of "Deck 1"

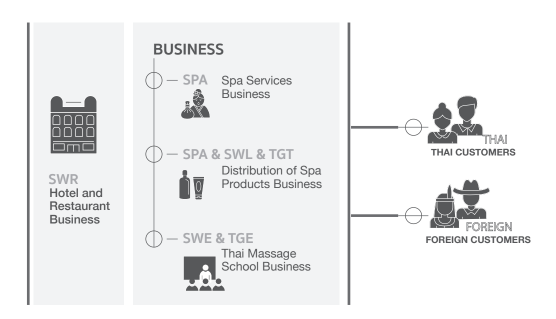
3. Distribution of spa products business

Siam Wellness Lab Co., Ltd. ("SWL") operates the business of distributing the spa products and therapeutic personal care products under the brand "Blooming" and "LRL" (Let's Relax Lifestyle) for customers in the country and abroad and Tiger Eyes Trading (Thailand) Co., Ltd ("TGT") operates the business of distributing imported spa products for customers in the country and abroad

4. Thai massage school business

Siam Wellness Education Co., Ltd. ("SWE") operates the Thai Massage School Business in the name of "Siam Wellness Thai Massage and Spa School," to provide training on Thai massage and spa to therapist as to accommodate the expansion of the business

The overview of the business operation of the Group of Companies is as follows:



2.1 SPA AND WELLNESS BUSINESS HEALTH MASSAGE AND BEAUTY MASSAGE

The spa business is the principal business of the Group of Companies. It provides service under 5 brands, i.e., "RarinJinda Wellness Spa", "Let's Relax", "Baan Suan Massage", "Stretch me by Let's Relax" and "Face Care by Let's Relax". The operation of the business must have a certificate of standard of the health massage parlor. As of 31st December 2019, the details are as follows:

Summary of the License to operate a business that is hazardous to health and the Certificate of the Standard of the place of business of "RarinJinda Wellness Spa"

Branch	Branch	The Certificate		Remarks
No.		Issue Date	Expiry Date	
1	Chiang Mai	25 Jul 2017	24 Jul 2022	Health Spa Certificate
2	Ratchadamri 1	3 Jul 2018	2 Jul 2023	Health Spa Certificate
3	Ratchadamri 2	3 Jul 2018	2 Jul 2023	Health Spa Certificate
4	Ploenchit	22 Jun 2018	21 Jun 2023	Health Spa Certificate

Summary of the License to operate a business that is hazardous to health and the Certificate of tthe Standard of the place of business of "Let's Relax"

Branch	Branch	The Certificate		Remarks
No.		Issue Date	Expiry Date	
1	Pavillion	25 Sep 2017	24 Sep 2022	Health Spa Certificate
2	Patong 2nd Street	27 Dec 2018	26 Dec 2023	Health Spa Certificate
3	Pattaya			For the certificate, it's in the renewal process
4	Sukhumvit 39	7 May 2019	6 May 2024	Health Spa Certificate
5	Terminal 21	14 Jun 2018	13 Jun 2023	Health Spa Certificate
6	Samui	8 Sep 2017	7 Sep 2022	Health Spa Certificate
7	Mandarin	14 Jun 2018	13 Jun 2023	Health Spa Certificate
8	Siam Square One (Phase 1)	13 Jun 2019	12 Jun 2024	Health Massage Certificate
9	Siam Square One (Phase 2)	4 Jun 2019	3 Jun 2024	Health Massage Certificate
10	Hua Hin	26 Jul 2017	25 Jul 2022	Health Spa Certificate
11	Patong 3rd Street	27 Dec 2018	26 Dec 2023	Health Spa Certificate
12	Thapae	25 Sep 2017	24 Sep 2022	Health Massage Certificate
13	Ekkamai	14 Jun 2018	13 Jun 2023	Health Spa Certificate
14	Suanplu	31 May 2018	30 May 2023	Health Spa Certificate
15	The Street Ratchada	29 Mar 2018	28 Mar 2023	Health Spa Certificate
16	MBK	10 Sep 2018	9 Sep 2023	Health Massage Certificate
17	Pratunam	29 Mar 2018	28 Mar 2023	Health Massage Certificate
18	Phayathai	5 Mar 2018	4 Mar 2023	Health Massage Certificate
19	Thonglor	13 Mar 2018	12 Mar 2023	Health Spa Certificate
20	Wake Up	17 Nov 2017	17 Nov 2022	Health Massage Certificate
21	Karon	31 Jul 2019	30 Jul 2024	Health Massage Certificate
22	Kata			For the certificate, it's in the application process
23	Boat Lagoon	25 Dec 2019	24 Dec 2024	Health Massage Certificate
24	Sukhumvit 31	31 May 2018	30 May 2023	Health Massage Certificate
25	Millennium	31 Jul 2019	30 Jul 2024	Health Spa Certificate
26	Nimman	12 Jul 2018	11 Jul 2023	Health Massage Certificate
27	Pattaya Beachfront			For the certificate, it's in the application process
28	Beyond Patong	31 Jul 2019	30 Jul 2024	Health Massage Certificate
29	Arnoma	26 Mar 2019	25 Mar 2024	Health Massage Certificate
30	Hua Hin 100	28 Nov 2018	27 Nov 2023	Health Massage Certificate
31	The Allez Sukhumvit 13	20 Aug 2019	19 Aug 2024	Health Massage Certificate
32	Ace of Hua Hin	2 Sep 2019		Health Massage Certificate
33	The Market	23 Aug 2019	22 Aug 2024	Health Massage Certificate
34	Ginza Thonglor	9		For the certificate, it's in the application process
35	Ibis Huaykwang			For the certificate, it's in the application process
36	Central Embassy	6 Dec 2019	5 Dec 2024	Health Massage Certificate
37	Rua Rasada			For the certificate, it's in the application process
38	Srilanta			For the certificate, it's in the application process
39	I'm Chinatown			For the certificate, it's in the application process
40	Porto de Phuket			For the certificate, it's in the application process

Summary of the License to operate a business that is hazardous to health and the Certificate of tthe Standard of the place of business of "Baan Suan Massage"

Branch	Branch	The Certificate		Remarks
No.		Issue Date	Expiry Date	
1	Ramkamhaeng	13 Mar 2018	12 Mar 2023	Health Massage Certificate
2	Nonthaburi	25 Apr 2018	25 Apr 2023	Health Massage Certificate
3	Prachanukul	13 Mar 2018	12 Mar 2023	Health Massage Certificate Health Massage Certificate
4	Charoennakorn 68	14 Jun 2018	13 Jun 2023	
5	Bharom	5 Mar 2018	5 Mar 2023	Health Massage Certificate
6	Terminal21 Korat	24 Nov 2018	23 Nov 2023	Health Massage Certificate
7	Udon Thani	6 Nov 2017	5 Nov 2022	Health Massage Certificate
8	Nongkhai	27 Nov 2018	26 Nov 2023	Health Massage Certificate
9	Phetkasem	16 Oct 2018	15 Oct 2023	Health Massage Certificate

Summary of the License to operate a business that is hazardous to health and the Certificate of tthe Standard of the place of business of "Stretch me by Let's Relax"

Branch	Branch	The Certificate		Remarks
No.		Issue Date	Expiry Date	
1	CentralWorld	26 Nov 2019	25 Nov 2024	Health Massage Certificate
2	Iconsiam	26 Nov 2019	25 Nov 2024	Health Massage Certificate
3	101	26 Nov 2019	25 Nov 2024	Health Massage Certificate
4	Ginza Thonglor			For the certificate, it's in the application process

Sumn	ary of the License to operate a business that is hazard	ous to health and
the Certif	ate of tthe Standard of the place of business of "Face	Care by Let's Relax"

Branch Branch		The Certificate		Remarks
No.		Issue Date	Expiry Date	
1	Terminal 21 Pattaya			For the certificate, it's in the application process

REMARKS:

1. As for the Certificate are in the process of being applied for. The Company has already furnished the supporting documents to apply for the License and the Certificate to the competent officer. Currently, the matter is being considered by the local competent officer and the public health officer.

2.1.1 Characteristics of the Products or Services

The Company operates a health spa business by providing the "Wellness Spa" under the brand of "RarinJinda wellness Spa, "day spa" service under the brand of "Let's Relax" "Stretch me by Let's Relax" "Face Care and the "Massage Outlet" under the brand of "Baan Suan Massage". The service of the Company is prominently unique as its therapeutic science is derived from the Thai wisdom of traditional medicine integrated in massaging and service combined with Western and Eastern techniques to create a uniquely new service experience of international standard in which new technology is integrated in the spa service coupled with the use of Thai herbs in massaging service for relaxation and massaging for health promotion provided to both Thai and foreign customers.

Characteristics of Wellness Spa service

It is the 5-star service under the brand of "RarinJinda Wellness Spa". It is the spa located within or on the premises of the same hotel or resort to accommodate guests of the hotel who want to use the spa service for relaxation. It is of larger size than the DAY SPA generally. It is located at the place of tourist attractions or in the community area. In particular, mostly for 4-star or 5-star hotels, the service emphasizes the ambience of a place for relaxation and massage; the place is so arranged to have good atmosphere, beautiful view and landscaped surrounding in tandem with service to care for the body and complexion. Moreover, the Company also integrates the new technology in the spa circle, e.g. the services of Quartz Bed, Hydrotherapy Pool, Vichy Shower with the science of multi-type Thai massage coupled with the use of Thai herbs for relaxation and health promoting massage including aesthetic treatment to both Thai and foreign customer.

Categories of Service of the branches under the brand "RarinJinda Wellness Spa"

The branches which provide service under the brand "RarinJinda Wellness Spa" offers relaxing and therapeutic treatments which combines the latest spa technologies from the West and East with the Thai massage techniques and traditions. Menu includes:

- 1. Hydrotherapy Service
 - Hydrotherapy pool (only at Chiangmai branch)
 - Hydro Glow & Tone therapy
 - Splashy Vichy Massage
- 2. Sauna Service
 - Detoxifying Infared Sauna
 - Herbal Rainforest Steam Sauna
- 3. Shirodhara Treatment
- 4. Warm Sand bed Therapy & Tibetan Sound Therapy
- 5. Four-Hands Aromatherapy Warm Oil Massage
- 6. Onsen Service (Service is open particularly for Chiangmai Branch). Mineral water is filled in 3 services ponds alternately according to the need of the customer, namely,
 - Gero Hot Springs Bath
 - Soda Bath
 - Cold Bath
- 7. Thai Massage
- 8. Thai Massage with Herbal Compress
- 9. Aromatherapy Oil Massage
- 10. Aromatic Hot Stone Massage
- 11. Back & Shoulder Massage
- 12. Facial Relaxation
- 13. Foot Reflexology
- 14. Body Scrub
- 15. Body Mask
- 16. Floral Bath

Currently, "RarinJinda Wellness Spa" has a total of 3 branches in Chiangmai and in Bangkok. Every branch is open for service from 10.00 hrs. to 24.00 hrs. The details of the branches are as follows:

- Chiangmai Branch is situated in the part of the front area adjacent to the RarinJinda Wellness Spa Resort with approx. size of 3,500 sq.m.
- Rajdamri Branch is situated on the 6th and 8th floor of the Grand Center Point Hotel, Rajdamri with approx. size of 903 sq.m.
- Ploenchit Branch is situated on 30th and 31st floor the Grand Center Point Hotel Ploenchit, with approx. size of 1,087 sq.m.

Characteristics of Day Spa service

The characteristics of providing service under the brand of "Let's Relax"

The provision of Day Spa type service is a 4-star spa service of the format that can be seen generally in locations where travel to use the service is convenient. The use of this type of Day Spa is characterized by short period of service lasting for 1 to 2 hours for use of one type of the spa service or the longest period of use is 4 hours for a full cycle spa service consisting of massage and spa to Thai and foreign customers. Let's Relax integrates Thai massaging wisdom and service together with technique of massage derived from the science of the West and the East as to create the unique service experience.

Categories of the provision of service of "Let's Relax"

- 1. Thai massage
- 2. Thai massage with hot herbal ball
- 3. Aromatherapy Oil Massage
- 4. Aromatic Hot Stone Massage
- 5. Back & Shoulder Massage
- 6. Facial Relaxation Massage
- 7. Foot Reflexology Massage
- 8. Body Scrub
- 9. Body Mask
- 10. Floral Bath
- 11. Onsen (For Thonglor branch only) including Gero Hot Springs Bath, Cold Bath, Soda Bath, Whirpool Bath and Silk Bath

Currently, Let's Relax has a total of 45 branches (40 branches in Thailand and 5 branches outside Thailand). Let's Relax Spa is conveniently located across Bangkok and in major tourist destinations of Thailand, namely, Chiang Mai, Pattaya, Phuket, Samui Island, Krabi and Hua Hin with overseas expansion franchised stores in China, Cambodia and Myanmar. Every branch is open for service from 10.00 hrs. to 24.00 hrs. and there are 6 branches under construction. The details of the branches are as follows:

Branches inside Thailand

- Terminal 21 Branch is situated on the 6th floor of Terminal 21Shopping Mall with approx. size of 752 sq.m.
- Sukhumvit 39 Branch is situated on Soi Sukhumvit 39 (Phromphong) with approx. size of 806.82 sq.m.
- Mandarin Branch is situated in Mandarin Hotel with approx. size of 1,100 sq.m.
- Pavilion Branch is situated in the Pavilion Night with approx. size of 668 sq.m.
- Pattaya Branch is situated on the premises on Sunshine Garden Hotel with approx. size of 540 sq.m.
- Patong 2nd Street is situated near Jungceylon Mall with approx. size of 1,292 sq.m.
- Samui Branch is located near Big C Super Center with approx. size of 1,588 sq.m.
- Siam Square One Branch is located on the 6th floor, Siam Square One Mall with approx. size of 756 sq.m.
- Hua Hin Branch is located at Hua Hin Market Village (Phase 2- on 2nd and 3rd floor) with approx. size of of 743 sq.m.,
- Patong 3rd Street branch is located near Jungecylon Mall with approx. size of 2,418 sq.m.
- Ekkamai branch is located on 2nd Floor of Park Lane Bangkok with approx. size of 578 sq.m.
- Thapae branch is located on on Sunday Chiang Mai Walking Street with approx. size of 560 sq.m.
- Suanplu branch is located on in Soi Suanplu with approx. size of 560 sq.m.
- The Street branch is located on 3rd Floor of The Street Ratchada Bangkok with approx. size of 714 sq.m.
- MBK branch is located on 5th Floor of MBK Center with approx. size of 615 sq.m.
- Pratunam branch is located on 10th Floor of Berkeley Hotel Pratunam with approx. size of 440 sq.m.
- Phayathai branch is located near Airport Link Phayathai Station and BTS Phayathai Station with approx. size of 969 sq.m.
- Thonglor branch is located on 5th Floor of Grande Centre Point Hotel Sukhumvit 55 with approx. size of 1,820 sq.m.
- Wake Up branch is located on 1st Floor of Wake Up Hotel Krabi with approx. size of 698 sq.m.
- Karon branch is located on Karon Road, Phuket with approx. size of 41 sq.w.
- Kata branch is located on 1st Floor of The Sis Kata with approx. size of 300 sq.m.
- Boat Lagoon branch is located inside Boat Lagoon Phuket with approx. size of 2.84 rai
- Sukhumvit 31 branch is located in Soi Sukhumvit 31 with approx. size of 332 sq.w.
- · Millennium Resort branch is located on 4th Floor of Millennium Resort Patong Phuket with approx. size of 654 sq.m.
- Nimman branch is located on 1st Floor of One Nimman with approx. size of 812 sq.m.
- Pattaya Beachfront branch is located on Pattaya Klang Road, Chonburi with approx. size of 848 sq.m.
- Beyond Patong branch is located on B Floor of Beyond Patong with aprox. size of 597 sq.m.
- Arnoma branch is located on 4th Floor of Arnoma Grand Hotel with approx. size of 162 sq.m.
- Hua Hin 100 branch is located on Phetkasem Road, Prachuab Khiri Khan with approx.. size of 400 sq.m.
- Terminal 21 Pattaya branch is located on 1st Floor of Terminal21 Pattaya with approx.. size of 1,195 sq.m.
- The Allez branch is located on 3rd Floor of The Allez Sukhumvit 13 in front of Hyatt Regency Bangkok Sukhumvit with ap prox. size of 851 sq.m.
- Ace of Hua Hin branch is located in front of Ace of Hua Hin, Petchaburi with approx. size of 400 sq.m.
- \bullet The Market branch is located on 4th Floor of The Market, Bangkok with approx. size of 675 sq.m.
- Ginza Thonglor branch is located on 2nd Floor of Nikko Hotel, Bangkok with approx. size of 1,186 sq.m.
- Ibis Huaykwang branch is located on 2nd Floor of Ibis Styles Huaykwang Hotel, Bangkok with approx. size of 475sq.m.
- Central Embassy branch is located on LG Floor of Central Embassy, Bangkok with approx. size of 242 sq.m.
- Rua Rasada branch is located on G Floor of Rua Rasada Hotel, Trang with approx. size of 200 sq.m.
- Srilanta branch is located in Srilanta Resort, Ko Lanta, Krabi with approx. size of 1,318sq.m.
- I'm Chinatown branch is located on 3rd Floor of I'm Chinatown, Bangkok with approx. size of 537 sq.m.
- Porto de Phuket branch is located within Porto de Phuket, Phuket of with approx. size of 746 sq.m.

Branches outside Thailand

- $\bullet \ \text{Kunming branch is located on the 6th floor of TKP Building in Kunming, Yunnan, PRC China with approx. size of 700 sq.m.}\\$
- Mao Tse Toung branch is located on Mao Tse Toung Boulevard, Phnom Penh, Cambodia with approx. size of 400 sq.m.
- Norodom branch is located on Norodom Boulevard, Phnom Penh, Cambodia with approx. size of 700 sq.m.
- Tonle Bassac branch is located on St. 294, Phnom Penh, Cambodia with approx. size of 400 sq.m.
- KER Rendezvous branch is located on 65 Kabye A Pagoda Road, Yangon, Myanmar with approx. size of 400 sq.m.

Branches in the Process of being Prepared for Opening

- Let's Relax Carlton Hotel, Bangkok
- Let's Relax Novotel Bangkok Platinum, Bangkok
- Let's Relax CentralWorld, Bangkok
- Let's Relax Mahanakhon Cube, Bangkok
- Let's Relax Upperground Chatuchak, Bangkok

Characteristics of Massage Outlet service

The characteristics of providing service under the brand of "Baan Suan Massage"

The provision of Massage Outlet type service is a 3-star spa service of the format that can be seen generally in locations where locals live. The use of this type of Day Spa is characterized by short period of service lasting for 1 to 2 hours for use of one type of the massage service to Thai and foreign customers using the Thai massage wisdom.

Categories of the provision of service of "Baan Suan Massage"

- 1. Thai massage
- 2. Thai massage with hot herbal ball
- 3. Aromatherapy Oil Massage
- 4. Foot Reflexology Massage
- 5. Body Scrub
- 6. Body Mask

Currently, Baan Suan Massage has a total of 10 branches in Bangkok and Second Tier City area. Every branch is open for service from 09.00 hrs. to 23.00 hrs. The details of the branches are as follows:

- Nonthaburi branch is situated on Nakorn-in Road with approx. size of 465 sq.m.
- Ramkamhaeng branch is situated on Ramkamhaeng Road with approx. size of 369 sq.m.
- Prachanukul branch is situated on Ratchadaphisek Road with approx. size of 453 sq.m.
- Charoennakorn 68 branch is situated on Charoennakorn Road with approx. size of 187 sq.m.
- Bharom branch is situated on Bharomratchachonnanee Road with approx. size of 583 sq.m.
- Korat branch is situated in Terminal 21 Korat Shopping Mall with approx. size of 39 sq.m.
- Udonthani branch is located on 2nd Floor of Mill Place Posri with approx. size of 720 sq.m.
- Nongkhai branch is located on Prajaksilpakom Road with approx. size of 1 ngarn 51 sq.w.
- Phetkasem branch is located on Phetkasem Road with approx. size of 3 ngarn 77 sq.w.

Branches in the Process of being Prepared for Opening

• Baan Suan Massage Ramintra 62

Characteristics of Stretching Studio service

The characteristics of providing service under the brand of "Stretch me by Let's Relax"

The provision of Stretching Studio type service is a combination of stretching technique and trigger point pressuring to release tension and pain of muscles from injuries caused from office, sport or travelling. On average, customers use approximately 1-2 hours for service. Service provided by physio therapists or sport science specialists

Categories of the provision of service of "Stretch me by Let' s Relax"

Office Stretch Sport Stretch Traveller Stretch Hot Pack

Currently, Stretch me by Let's Relax has a total of 2 branches in Bangkok. Every branch is open for service from 10.00 hrs. to 22.00 hrs. The details of the branches are as follows:

- CentralWorld branch is situated on 3rd Floor, Forum Zone, CentralWorld, Bangkok with approx. size of 130 sq.m.
- Iconsiam branch is situated on 5th Floor, Wellness Zone, Iconsiam, Bangkok with approx. size of 220 sq.m.
- 101 True Digital Park branch is situated on 2nd Floor, True Digital Park, Bangkok with approx. size of 220 sq.m.
- Ginza Thonglor branch is situated on 2nd Floor, Nikko Hotel Thonglor, Bangkok with approx. size of 200 sq.m.

Characteristics of Facial Spa service

Wax

The characteristics of providing service under the brand of "Face Care by Let's Relax"

The provision of Facial Spa type service is a relaxing and rejuvenating facial massage and treatment with the use of Aloe Vera. On average, customers use approximately 1-2 hours for service. Service provided by facial specialist.

Categories of the provision of service of "Face Care by Let' s Relax"

Aloe Vera Treatment
Signature Aloe Vera Treatment
Face Mask Treatment
Care & Repair
Azulene
Oxygen Vital

Currently, Face Care by Let's Relax has a total of 1 branch in Pattaya. Every branch is open for service from 10.00 hrs. to 22.00 hrs. The details of the branches are as follows:

• Terminal 21 Pattaya branch is situated on 1st Floor, Terminal 21 Pattaya with approx. size of 220 sq.m.

2.1.2 Marketing

Target Customer

The Company has a majority of foreign customers, mostly coming from Asia such as China, Hong Kong, Taiwan, Japan, South Korea, Singapore, Malaysia and Europe. The target is F.I.T. (Free Independent Travellers) who travel as a couple, with family or with friends. The Company has made an analysis of the target customers. According to target customer analysis, the customers are divided into 3 main principal groups based on the income according to the service format and the brand positioning, that is to say:

Customer Group	Income per month (Baht)	Brand of Service
A- to A+	>75,000	RarinJinda Wellness Spa Let's Relax /
B to A-	30,000 – 75,000	Stretch me / Face Care / Baan Suan Massage
C+ to B+	15,000 – 50,000	

Source: Data Company

Distribution Channels

Majority of the Company's customers are foreigners. Our spa brands have been widespread from Word of Mouth to various media such as in magazines and participations in various spa booth events both domestic and abroad with principal objective to publicize the Company's spa business; therefore, the Company's spa brands become well-known among the group of foreign tourists. The overall distribution channels of the Company are summarized as follows:

- 1. Distribution through the service booking system via the Internet.
- 2. Direct sale to the customers.
- 3. Distribution through agents.

Price Determination

The Company fixes the price by calculation based on cost of lease of the premises or the depreciation in the case of the construction of a building for use in the operation of the business plus personnel labor cost and incidental expenses coupled with price comparison of the competitor's spa and wellness business in combination with the marketing analysis as to determine the price strategy, taking into account surrounding factors concerned such as the location of the spa business, marketing opportunities, groups of target customers and the operating costs.

Factors Affecting Competition

The Spa and wellness business makes the difference in each provider of service in terms of location, the location of the shop; the convenience of travel, the vicinity of popular tourist attractions in Thailand. The provision of good service for the masseur or stretching specialists who provide service, the experience of the provider of service, the quality of service and trust from the customers, the management of the Group of Companies therefore considers the factors affecting the competition in the business to be used as a strategy as to create the difference and to promote the strength for business competition of the Group of Companies as follows:

1. Experience and Professionalism in the Conduct of Business

As the Company has had more than 20 years of spa business experience, it is able to offer various types of massage service to be provided by able and skilled therapist staff that has been trained properly according to the school's training course of the subsidiary company (SWE) in tandem with the premium grade spa products of the subsidiary company (SWL) to create confidence in the consumers and to effectively respond to their needs. This is to make a good impression and create brand loyalty to the business and to the goods. When the customers are impressed with the goods, they are able to buy more for further consumption, thus, resulting in increased distribution of the products for the Group of Companies.

2. Location

The choice of the location for spa business, for "RarinJinda Wellness Spa", the Company would choose the location inside the 5-stars hotel which matches the targeted customer group. The customer prefers premium services with one-on-one service and seeks treatments that harmonize all life senses. For "Let's Relax", "Strech me" and "Face Care" the locations are chosen with convenience and the vicinity of tourist attractions factor. For example, for the branches in Bangkok, the Company would choose a location of the spa to be near to the BTS station. For the branches in the provinces of tourist attraction, they will be located in the vicinity of a tourist attraction or a department store. For "Baan Suan Massage", the location is chosen in main streets with highly populated area of middle class with great sight.

3. Creation of the difference in terms of quality

To use the spa service for relaxation and for healthcare due to stress and health problem caused by socio-economic condition

and current business competition, the Company therefore provides service that emphasizes safety and reliability when providing the service as the principal service of the spa and wellness is involved massaging. Each type of massage or stretching requires contacts with various parts of the body. As for RarinJinda Wellness Spa, emphasis will be made on the provision of service for relaxation and massage with full format of services of world standard with integration of new spa technology such as Quartz Bed, Hydrotherapy Pool and Vichy Shower combined with Thai massage science in tandem with the use of herbs.

4. Sales Promotion

The Company arranges for sales promotion such as Loyalty Program offering special price discounts to encourage the customers to decide tentatively to use the spa service with increased ease and to help increase the rate of service use during the tourist Low Season and there is an organized sales promotion during the period of publicity campaign in various tourist events both domestically and abroad with offers of discount coupons through magazines.

2.1.3 Procurement of Products or Services

In conducting a spa business, the Company has the operational factors as to acquire the said services, namely,

- 1. In the matter of acquiring a location to be used for operating the spa business, the space needed for providing service.
- 2. Therapist staff.
- 3. Accessories for providing service.
- 4. The spa products used in the service branches of the Company.

The Company, therefore, procures various factors as follows:

1. A location to be used to operate a spa business

The location of the spa business for each branch has importance for choice of use of service by customers. The Company therefore takes into account the said factors by selecting a location of the branch of the spa with convenient communication, ease of travel in the neighborhood of important tourist attractions or is located within a hotel. The location will be arranged to have a good environment and safety including beautiful design and decoration of the branch. These are important factors that would influence the decision to choose the spa service by the customers. Furthermore, the Company is acquiring the area, which is divided into 2 formats as follows:

· Lease of the space

Currently, there has been executed the agreement for long-term lease of the area to operate a total of 55 branches of the spa service. Most of the agreement for lease of the area is a 3-year lease. There is negotiation for renewal of the lease agreement for newly opened branches for around 3-6 years of lease (a 3-year lease with a further 3-year renewal and/or with a further 3-year renewal). This is for worthy returns on investment in terms of decoration for opening the spa branch; but thereafter, generally, the lease agreement can be renewed once for 2-3 years of lease each. Due to good consistent relationship with the lessor, during the past, there was no problem encountered with the renewal of the lease agreement. For some branches, more than 20 years continuing lease is renewed to operate the business. The details are shown in the Table as follows:

แบรนด์ "RarinJinda Wellness Spa"

	Nambinda Wettiess 55a							
Brand	Branch	Year of Operation	Total Space (sqm.)	Lease Period	Start and Expiry Date of Lease	Remarks		
RarinJinda Wellness Spa	Chiang Mai	2005	3,500	30 years	1 Jan 2013 – 31 Dec 2042	- Lease of land from Klom Kliaw Pattana Co.,Ltd, affiliated person and improvement made on the wreckage of the building to be used as a place for operating a spa business and to sub-let part of the space connected to the subsidiary company to be converted into a hotel Renewal of the lease agreement is subject to a notice to be given by the lessee to the lessor not less than 3 years in advance prior to the expiry of the Lease Agreement.		
	Ratchadamri	2007	903	3 years	1 Jan 2017 – 31 Dec 2019	- Lease is renewable for renewal of 3 years		
	Ploenchit	2014	1,087	3 years	1 Nov 2017 – 31 Oct 2020	- Lease is renewable for renewal of 3 years		

Brand	Branch	Year of Operation	Total Space (sqm.)	Lease Period	Start and Expiry Date of Lease	Remarks
Let's Relax	Pavillion	1998	668	1 year	16 Sep 2019 – 15 Sep 2020	- 5 lease agreements (expansion of area with renewal of the agreement to expire simultaneously
	Pattaya	2004	540	3 years	1 May 2018 – 30 Apr 2021	- Lease is renewable for renewal of 3 years each.
	Sukhumvit 39	2004	806.82	3 years	1 Jan 2017 – 31 Dec 2019	- Renewal of the lease agreement is subject to a notice to be given by the lessee to the lessor not less than 6 months in advance prior to the expiry of the Lease Agreement.
	Terminal 21	2011	752	3 years	11 Oct 2017 – 10 Oct 2020	- Lease is renewable for renewal of 3 years.
	Samui	2013	1,588	3 years	1 Jan 2019 – 31 Dec 2021	- Renewal of the lease agreement is subject to a notice to be given by the lessee to the lessor not less than 6 months in advance prior to the expiry of the Lease Agreement.
	Mandarin	2013	1,100	3 years	1 Jan 2017 – 31 Dec 2020	- Lease is renewable for renewal of 3 years.
	Siam Square One (Phase 1)	2014	424.43	3 years	1 Aug 2017 – 31 Jul 2020	- Lease is renewable for renewal of 3 years.
	Hua Hin	2014	743	3 years	21 Jun 2017 – 20 Jun 2020	- Lease is renewable for renewal of 3 years.
	Patong 3rd Street	2014	2,418	3 years	1 Feb 2017 – 31 Jan 2020	- Renewal of the lease agreement is subject to a notice to be given by the lessee to the lessor not less than 6 months in advance prior to the expiry of the Lease Agreement.
	Siam Square One (Phase 2)	2014	332.01	3 years	18 Apr 2018 – 17 Apr 2021	- Lease is renewable for renewal of 3 years.
	Ekkamai	2015	578.25	3 years	1 Jul 2018 – 30 Jun 2021	- Renewal of the lease agreement is subject to a notice to be given by the lessee to the lessor not less than 6 months in advance prior to the expiry of the Lease Agreement.
	Thapae	2015	920 (some are sub- lease to SWR)	3 years	1 Oct 2018 – 30 Sep 2021	- Lease is renewable for renewal of 3 years.
	Suanplu	2015	560	3 years	1 Jan 2019 - 31 Dec 2021	- Lease is renewable for renewal of 3 years
	The Street Ratchada	2015	714	3 years	15 Dec 2018 14 Dec 2021	- Lease is renewable for renewal of 3 years
	MBK	2016	615.49	3 years	1 Feb 2019 – 31 Jan 2022	- Lease is renewable for renewal of 3 years
	The Berkeley Pratunam	2016	260.90	3 years	18 Jul 2019 – 17 Jul 2022	- Lease is renewable for renewal of 3 years
	Phayathai	2016	969	3 years	14 Nov 2019 -14 Nov 2022	- Lease is renewable for one renewal of 3 years each.
	Thonglor	2016	1,819.5	3 years	15 Nov 2019 – 14 Nov 2022	- Lease is renewable for three renewal of 3 years each.
	Wake Up Krabi	2017	698	3 years	19 Nov 2019 – 18 Nov 2022	- Lease is renewable for two renewal of 3 years each.
	Sukhumvit 31	2017	60	3 years	1 Apr 2017 – 31 Mar 2020	- Lease is renewable for two renewal of 3 years each.
	The Sis Kata Phuket	2017	300	2 years	17 Jun 2019 – 16 Jun 2021	

Brand	Branch	Year of Operation	Total Space (sqm.)	Lease Period	Start and Expiry Date of Lease	Remarks
Let's Relax	Boat Lagoon Phuket	2017	2.84 rai	3 years	1 Jan 2017 – 31 Dec 2019	- Lease is renewable for three renewals of 3 years each.
	Millennium Phuket	2017	654.23	3 years	1 Nov 2017 – 31 Oct 2020	- Lease is renewable for renewal of 3 years.
	One Nimman Chiang Mai	2017	812	3 years	1 Dec 2017 – 30 Nov 2020	- Lease is renewable for renewal of 2 years each.
	Arnoma	2018	154.50	3 years	9 Jul 2018 – 8 Jul 2021	- Lease is renewable for renewal of 3 years.
	Beyond Patong	2018	597	3 years	20 Sep 2018 – 19 Sep 2021	- Lease is renewable for two renewals of 3 years each.
	Hua Hin 100	2018	934.8	3 years	1 Jul 2018 – 30 Jun 2021	- Lease is renewable for two renewals of 3 years each.
	Terminal 21 Pattaya	2018	1,213	3 years	19 Oct 2018 – 18 Oct 2021	- Lease is renewable for two renewals of 3 years each.
	The Allez	2018	851	3 years	1 Sep 2018 – 31 Aug 2021	- Lease is renewable for two renewals of 3 years each.
	Ace of Hua Hin	2018	610	3 years	19 Dec 2018 – 18 Dec 2021	- Renewal of the lease agreement is subject to review by tenant
	The Market	2019	765	3 years	14 Feb 2019 – 13 Feb 2022	
	Ginza Thonglor	2019	1,481	3 years	1 Apr 2019 – 31 Mar 2022	- Lease is renewable for two renewals of 3 years each.
	Ibis Huayk- wang	2019		3 years	12 Jun 2019 – 11 Jun 2022	- Lease is renewable for two renewals of 3 years each.
	Central Embassy	2019	241.48	3 years	17 Jul 2019 – 16 Jul 2022	- Lease is renewable for another 2 years.
	Srilanta	2019	1,318	3 years	1 Oct 2019 – 30 Sep 2022	- Lease is renewable for four renewals of 3 years each.
	Rua Rasa- da	2019		3 years	15 Sep 2019 – 14 Sep 2022	- Lease is renewable for another 3 years.
	I'm China- town	2019	536.33	3 years	15 Nov 2019 – 14 Nov 2022	- Lease is renewable for two renewals of 3 years each.
	Porto de Phuket	2019	746	3 years	18 Oct 2019 – 17 Oct 2022	- Lease is renewable for another 3 years.

Brand "Baan Suan Massage"

Brand	Branch	Year of Operation	Total Space (sqm.)	Lease Period	Start and Expiry Date of Lease	Remarks
Baan Suan	Nonthaburi	2015	465	3 years	1 Aug 2018 – 31 Jul 2021	- Lease is renewable for renewals of 3 years.
Mas- sage	Ramkam- haeng	2015	2 rai 200 sq.wah	3 years	1 Jun 2017- 31 May 2020	- Renewal of the lease agreement is subject to a notice to be given by the lessee to the lessor not less than 60 days in advance prior to the expiry of the Lease Agreement.
	Prachanu- kul	2015	453	2 years	1 Nov 2018 – 31 Oct 2020	- Renewal of the lease agreement is subject to review by tenant
	Charoenna- korn 68	2016	187	3 years	1 Apr 2016 – 31 Mar 2019	- Lease is renewable for three renewals of 3 years each.
	Bharom	2016	583.3	3 years	1 Apr 2016 – 31 Mar 2019	- Lease is renewable for three renewals of 3 years each.
	Terminal 21 Korat	2016	349	3 years	19 Dec 2016 – 18 Dec 2019	- Lease is renewable for two renewals of 3 years each.
	Udon Thani	2017	712.27	3 years	15 Dec 2016 -14 Dec 2019	- Lease is renewable for two renewals of 3 years each.
	Phetkasem	2017	3 Ngarn 77 sq.wah	3 years	1 Jul 2016 – 30 Jun 2019	- Lease is renewable for three renewals of 3 years each.

Brand "Stretch Me"

Brand	Branch	Year of Operation	Total Space (sqm.)	Lease Period	Start and Expiry Date of Lease	Remarks
stretch me	Central- World	2018	123.44	3 years	1 Nov 2018 – 31 Oct 2021	
	Iconsiam	2018	224	3 years	9 Nov 2018 – 9 Nov 2021	
	101	2019	207	2 years	1 Feb 2019 – 31 Jan 2022	
	Ginza Thonglor	2019	212	3 years	1 Apr 2019 – 31 Mar 2022	- Lease is renewable for two renewals of 3 years each.

Brand "Face Care"

Brand	Branch	Year of Operation	Total Space (sqm.)	Lease Period	Start and Expiry Date of Lease	Remarks
Face Care	Terminal21 Pattaya	2018	212	3 years	19 Oct 2018 – 18 Oct 2021	- Lease is renewable for two renewals of 3 years each.

REMARKS: The details of the lease and terms of lease are according to the details shown in the heading no 4: Property used for the Operation of the Business.

PURCHASE OF PROPERTY

- The company made a capital investment to purchase 3 compartments in the commercial building located on Rat-Uthid 200 year road in Tambon Patong, Katu district, Phuket province, to operate "Let's Relax", Patong 2nd Street Branch, of the space of 1,292 sq..m. opened in 2002.

The company made a capital investment to purchase a commercial building located on 224/2-3 Karon Road, Karon sub-district, Muang district, Phuket with the total area of 41 sq. wah. Currently, it has opend in 2017 for "Let's Relax" Karon Branch
The company made a capital investment to purchase a commercial building located on 1245-1245/1 Moo 5 Naimuang sub-district,
Muang district, Nongkhai with the total area of 1 Ngarn 51 Sq. wah. Currently, it has opned in 2016 for "Baan Suan Massage" Nongkhai
Branch

The company made a capital investment to purchase a commercial building located on 224/27/28 Nhongpru sub-district, Banglamung district, Chonburi province with the total area of 53 Sq. wah. Currently, it is under renovation for "Let's Relax Pattaya Beachfront". The company made a capital investment to purchase a commercial building located on 6/65-66 Nakluea sub-district, Banglamung district, Chonburi with the total area of 36 sq. Wah for staff living quarter.

2. Therapist Staff

The therapist staff (the massage staff) is one of the important factors that will enable the Company to provide for spa service. Mostly the Company's staffs have been working for the Company for a long time. Moreover, the Company had opened subsidiary companies in the name of Siam Wellness Education Co., Ltd. (SWE) to operate a massage training school to support the recruitment of therapist staff of the Company to replace the personnel who resigned and to prime additional staff in anticipation of the expansion of the Company's branches in the future including its being used as a facility for training the Company's therapists to provide service and maintain the standard of the therapists for the Company's spa business to enable the staff to be knowledgeable both in theory and in practice; they can learn to massage according to the correct method for safety to both the provider of service and the recipient of service to the extent that the provider of service is skilled and able to provide advice on relevant matters to the users of service. Moreover, the in case of some branches with great number of the service users, the Company will be able to relocate its therapist personnel from other branches to provide service in the branches as required to ensure smooth service and in timely manner.

As of 31 December 2019, the Company has approximately 1,500 therapist including massage therapists, stretching specialists and facial technicians stationed at various branches of the spa and wellness business.

3. Accessories for Providing Services

To ensure that required spa services can be provided to the customers, the Company must procure the equipment and accessories needed for providing said spa service according the Brand "RarinJinda Wellness Spa", Let's Relax", "Baan Suan Massage", "Stretch me by Let's Relax" and "Face Care by Let's Relax". The total treatment beds as of 31 December 2019 is 2,300 beds.

4. Spa products used in the Company's service branches

The spa products used in the Company's spa business is one of important factors to create an impression with customers in the Company's service such as massage oil and essential oil, the body scrub and body mask products including fresh herbal ball. By relying on its expertise, experience, Company has developed the quality of its products to have unique characteristics in collaboration with a team of pharmacists in the country and in the case of the said products are not consistent with the established requirement, the Group of Company is able to supply the substitute for said products thanks to numerous producers of the same products.

2.1.4 Industry Situation and Competition

Industry situation

Thailand recognizes the importance of Tourism industry as one of the major driver of Thailand's economy. In 2017, Tourism generated 2.75 trillion bahts in Revenue and ranked 34 from 136 in Travel & Tourism Competitiveness Index. This illustrates that the development of Tourism business in Thailand has been efficient. However, with the rapid changes in the World Environment and consumer behavior, Thailand's tourism sector shall adjust itself and develop to maintain its competitiveness.

Under the 20 years National Strategy (2018 – 2037) under Tourism, the Goverments sets its priority in maintaining Thailand as a Tourism destination in which it must develop in the whole value chain, focus on quality tourists, create diversified tourism products and services to suit the tourist's demands and develop the tourism sector that has potential while maintaining its unique cultural and thainess values and environmental impacts. The first phase emphasizes on the continuity in generating revenue, setting good foundation with good standards and international quality and importance in Safety of Tourists including fairness treatment. Moreover, it also emphasizes on the equality spread of tourism revenue to the village and sustainable tourism to create better equality amongst the society.

The Strategy in developing Health & Welness Tourism includes raising standards in products, services, personnels, operators and travel destinations considering the whole tourism value chain. Focus on differentiating and identifying unique Thai identity of the products or services while combined with the deeply rooted knowledge and heritage with the additional creativity, science & technology and innovation to create higher value for the health and wellness related tourism products and services.

Development Plan

Raise the quality standard of health and wellness tourism to international level in both the facilities and operators with importance in hygiene standards. This includes Thai Massage, Spa, Beauty, Yoga, Elderly Care and Wellness Center.

Create new products or services with creativity, innovation and thainess while getting accredited with international standards such as hot thermal bath, mineral bath, mud bath

Uplift the quality of the Thai Massage to International Standards, increase the value of the Thai Massage related products or services and creates confidence amongst users. Innovation and additional processes are ideal

Promote the niche Thai Medical services such as surgery, beauty, health check, dental care, eye care, maternity care, bone and heart surgery while connects with the development of Thai Medical services

Market Value of the Spa Business

The overall market of the World's Spa Industry has been increasing from 19 trillions baht to 27 trillions bahts today as local and foreign consumers are becoming more health-conscous. Thailand's Spa Industry has been growing faster than peers especially in Spa and Beauty sector which is the result in growing tourist numbers and unique Thai herbal products.

Amount of over 3.5 billion baht per year distributed in the Thai spa business becomes a point of interest for the government to want to upgrade the Thai spa industry to international standards. The players hope to use the strengths of diverse natural resources to help raise the level of income for people in the nation from upstream, Mid and downstream. Through a comprehensive service business called "spa", the relevant departments have combined to develop the potential of the industry leaders to achieve the target.

Thai spa and massage business is considered one of the industries that are important and driving the national economy. Also creating a career for general people to earn income. At the same time, it also generates income, including other industries that are linked in the process. Spa from upstream to downstream in many agricultural and tourism industries.

Most recently, on 12 December 2019, a joint committee meeting between the governments under the Convention on the Protection of Intangible Cultural Heritage of The 14th UNESCO, 8-14 December 2019 in Bogota, Colombia Announcement of the results of the consideration of the registration of the intangible cultural heritage in 2019, totaling 51 items and Thai massage proposed by Thailand has received approval to register in the said group It is the second program following Khon which was registered at the end of 2018, with Thai massage certified by UNESCO with the qualifications meeting the criteria. It is a wisdom that has developed at the family and agricultural level. Continuous development until it is a science of health care that uses hands or parts of the body. To adjust the power and structure of the body without using medication Reflecting the creative ability of humans Which will make Thai massage one of the tourism products and services that will be popular for foreign tourists.

Analysis of the market value of Thai spa business according to the compilation of data by the relevant organizations, namely, Thailand Creative Economic Agency reports that the overall spa business in 2019 is worth 38 billion baht. Thailand is ranked 16th in the world and 5th in Asia. Currently, we have the growth rate of 8%, higher than the global growth of 7%. There is a lot of opportunity to grow. It is expected that within 3 years, it will be 1 in 10 of the world and within 5 years will be 1 in 5 of the world.

Currently, there are 2,053 certified businesses from the Ministry of Public Health which are 531 health spas, 1,217 health massage, 305 beauty massage, most of which are in Bangkok 88.4% or 1,790. The rest are distributed in various provinces. With a total employment of 66,816 people

Overview of Competition

Spa industry in Thailand has started to expand clearly since 2002 both in terms of the number of service users and places of providing the service. Most of the places of providing spa service in Thailand are being operating by small operators. According to the compilation of the statistics of Thai Spa Association, it was found that during the years 2008 and 2012, Thailand had about 60 percent of the places of business being set up in the hotels and resorts and about 40 percent of the places of business, which were set up in the format of Stand Alone. Moreover, Thai Spa Association yet further forecasted that in the future, the ratio of the place of business of the two formats would switch to 50:50 due to the format of the STAND-ALONE spa started to embark on investment in the business format and were increasingly launched for operation in the form of branches. The ratio of the places of business was divided according to the location in the hotels and resorts and according to the type of Stand Alone.

The trend of the increase in the attention to healthcare of the Thai people results in the branching out of the spa business from the hotels and is on rapid expansion in the business and tourist districts. Under the concept of providing diverse services and the attention is focused on the spa business that it is one of the group of healthcare businesses with high potential of growth and it was forecasted that the income from spa business in the tourism market is likely to be expanding continually thanks to the growing trend in tandem with tourism industry being continuously promoted and supported by the government sector; yet it is one of the health service businesses of which the government sector setting forth the target for Thailand to become the Health Center of Asia.

As the trend of paying attention to health among the middle-income group is on the increase which forms the majority of the population or accounts for 70 percent of total Thai population, it is an opportunity for the spa business to be expanded into the middle level market comprising the target group of both Thai customers and foreigners who are staying in Thailand including the tourists with the purchasing power of the middle income upwards. The majority of the spa operators are Thai nationals, launching the business in

large cities or in business districts, covering the spa business outside of the hotels but focusing on catching the upper market and small-sized spa business focusing on the middle market.

Based on the reason stated above, the overview of the spa business within Thailand is a market of high competition thanks to the increase in large number of the spa business operators both in Bangkok and in the provinces, in the format of the full-cycle spa service with luxurious design and decoration including the diversity of spa service together complete with amenities and conveniences that give a feel of relaxation when entering into using the spa service to the format of the row-house spa being open for massage and beautifying services in various formats without placing emphasis on the beauty of the design of the spa shop or luxury, but the emphasis is placed on providing service specially prepared for the customer only.

2.1.5. The Environmental Impact

The Company has a policy to operate the business by strictly complying with the law and regulation, observing the practical procedures of the Ministry of Public Health in operating the said business. With the certification from the Ministry of Public Health to operate the branch spa business of the Company placing an emphasis on the conservation of the natural ecological system by preserving to the utmost the gardening area and plants (green foliage) as much as possible and by placing importance to the matter of ecological system, to the preservation of the environment, the products of the Company in providing service to the customers being the produce made from the nature without destroying the environment as to preserve the environment to good condition such as reduce the use of Plastics in the use of Plastic Wrapped Thai Pyjamas by changing to reusable Cloth.

2.2 HOTEL AND RESTAURANT BUSINESSES

	The Certificate	Issue Date	Expiry Date
Hotel License	Hotel Business License	26 JUL 2016	25 JUL 2021
	Hazadous Business License	31 May 2019	14 May 2020
Restaurant License	Food Center of Food Stage License	31 May 2019	31 May 2020

The operation of the hotel and restaurant business of the Group of Companies is managed by Siam Wellness Resort Co., Ltd. (SWR), having the details as follows:

2.2.1 Characteristics of the Products or Services

The provision of services of SWR can be classified according to the categories of the service characteristics, that is, hospitality (hotel) business and restaurant services in Chiangmai.

The Hotel Service

It is the hotel service under the name of "RarinJinda Wellness Spa Resort". It is a boutique-resort hotel of 5-star level and with the maintenance of the ambience of the Northern Lanna style. Every room has the private balcony overlooking the scenic view of Doi Suthep hill and Ping river complete with amenities and conveniences, whether or not it is the high-speed Wi-Fi Internet, the fitness room and Yoga room, an open-air

swimming pool, a imousine service and tour-guide service, laundry service including the library with free computer service and DECK 1 restaurant including the availability of RarinJinda Wellness Spa, Chiangmai Branch, to provide full-cycle service; it is situated in the area in front of the hotel.

Moreover, inside the hotel, the ancient teak house aged over 150 years is preserved. It is the integration of Burmese and Lanna ambiance. It is placed as part of the Drawing Room of the hotel; the meeting room and Thai massage room of RarinJinda Wellness Spa Resort as to preserve it for posterity generation and for foreigner to touch and to be impressed.

On the part of the hotel which is newly constructed, the architect had designed it to blend with the original ancient wooden house including the landscaping design which emphasizes the green foliage of the plants including the water lines meandering along the building, which is the special feature that is distinct from other architecture in Chiangmai province and resulted in RarinJinda Wellness Spa Resort to receive various awards for preservation of the construction of historical importance, the culture and the good tradition as well as the custom of Thailand.

• Guest Room Service

RarinJinda Wellness Spa Resort provides the guest room service as follows:

Room Type	Size (sq.m.)	No. of rooms	Room Rate (THB)
Deluxe	46	22	6,500
Deluxe Pool Access	53	7	10,000
Wellness Suite	93	5	16,000
RarinJinda Villa	164	1	27,000
Total		35	

REMARKS

^{*}The price of the guest room according to the Website of the Hotel as of 31 December 2019.

^{**} The above price does not included 10% of Service Charge and 7% VAT.

Food and Beverage Services

RarinJinda Wellness Spa Resort provides Deck 1 restaurants service. It is located adjacent to the riverside of Ping River. It emphasizes the open perspective outlook with cozy ambiance both inside and outside of the building. The restaurant provides food and drinks including the catering for the party, wedding party, emphasizing the impressive quality of service and the quality of food prepared by experienced chef to provide service to hotel guests and general customers. The details are as follows:

Deck 1 provides healthy food like Modern Asian Fusion, open daily from 07.00 hrs. to 24.00 hrs. With total capacity of 80 seats. For festival period, for example, Songkran festival or New Year festival, total capacity can be increased to total of 120 seats and can be divided the period of service as follows:

Breakfast service 07.00 hrs. – 10.00 hrs. Lunch 11.00 hrs. – 14.00 hrs. Afternoon snack 14.00 hrs. – 17.00 hrs.

Dinner 17.00 hrs. – 24.00 hrs.

Moreover, the Company has expanded an additional outlet under "D Bistro" on Ratchadamnoen Road, or better known as Sunday Chiang Mai Walking Street. Offering the Casual Dining style, the bistro serves Sandwiches, Salads, Burgers, Soup, Cakes and Fresh bakeries. The bistro opens from 8.00 am to 11.00 pm (except Sunday opens until midnight). The bistro has a capacity of 50 seas.

2.2.2 Marketing

Characteristics of the customers and target groups of the hotel business

The Company has the ratio of foreign customers to the domestic customers of 80:20. As for the proportion of foreign customers, about 60 percent is the customers from Asia such as from China, Hong Kong, Taiwan, Japan and South Korea. The customers from China form the largest part of the customers group while another 10 percentage is the customers from ASIAN countries and Oceania such as Malaysia, Singapore, Australia and New Zealand and the remaining 10 percent will be customers from Europe and the United States of America

With its Luxury Boutique Hotel service being provided by RarinJinda Wellness Spa Resort which is equivalent to a 5-star hotel comprising luxury rooms complete with various amenities and conveniences, the target customers group therefore for the business will be those with high income, e.g high level staff of the company, the owners of SME businesses including the owners of large-sized business to be in agreement with the price of the guest rooms ranging from 6,500 Baht to 27,000 Baht per month.

Distribution and Distribution Channel of the Hotel Business

The distribution and the distribution channel for customers group of RarinJinda Wellness Spa Resort can be divided as follows:

- 1) Distribution via the room booking system through the Internet
- 2) Distribution via the distribution agents
- 3) Distribution via the Sales and Marketing Department.

Competition Strartegy of the Hotel Business

Price Strategy

For the pricing of guest rooms of SWR, as the Group of Companies is positioning its business as a 5-star Luxury Boutique Hotel by focusing on the customers group having a health awareness lifestyle with the introduction of spa service including Healthy Food for health as well as the service and the privacy of the 5-star hotel standard; the Company therefore opts for the Price Skimming strategy as to create an image of being a luxury 5-star boutique hotel and apply the strategy of price adjustment predicating upon the tourist season and Occupancy Rate with the price for walk-in customers at 6,500 – 27,000 Bhat per night, depending on the size of the room and interior decoration.

The Strategy to Make the Difference in Terms of Quaity and Products

SWR is characterized by creating the difference in terms of quality and products from the hotel on the same premises as to provide complete services to foreign and Thai tourists on the premises of the hotel. This is a strategy that enables the provision of full-cycle services on the premises of SWR.

- 1. Emphasizing service to be provided to lovers of good health and hygiene.
- 2. Having the place centrally located in the middle of Chiangmai town; it is convenient, close to the Night Bazaar Market and is only a 15-minute drive to the Airport. Moreover, beauty is emphasized with a private balcony overlooking the swimming pool in the common area, Doi Suthep hiil range and the scenic view of Ping river.
- 3. Emphasizing decoration with semi-modern style mixed with Thai style incorporating the antiquity or integration of modern-ism with original Thai style.
- 4. There is availability of 5-star on the premises of the hotel; it is the most perfect spa of Chiang Mai complete with the latest technology of spa and amenities of high standard, that is, RarinJinda Wellness Spa offering diverse spa services and multi-format therapies by medical specialists and nurses providing consultancy and advice.
 - 5. Providing service of health food by Deck 1 restaurant which offers the Healthy Food cuisine for health.

2.2.3. Procurement of Products or Services

For the purpose of running hotel business and restaurant of SWR, SWR enters into a sub-lease of parcel of land for a 30-year lease to operate the hotel business and Deck 1 restaurant. Here are the details of importance:

SUB-LEASE OF LAND AGREEMENT

Contract party: Siam Wellness Group Co., Ltd. (Sub-lessor)(Currently it changed its name to Siam Wellness

Group Plc).RarinJinda Co., Ltd. (Lesses) (currently it changed its name to Siam Wellness Resort

Co., Ltd.)

Date of the Contract: 1 January 2013

The Objective of the Sub-lease:

To operate the hotel and restaurant businesses.

Ownership of the Building: Both parties agree that the building of the hotel and the restaurant building which were con structed on the land as of the date of entry into this Agreement is the ownership of the sub-les see without the rental being charged on the said buildings from the sub-lessee throughout the

period of the sub-lease; but for the land lease, the rental will be charged.

Sub-lease of the property: Specifically for the land size of 0-3-96 rai on which the building of the hotel RarinJinda Wellness

> Spa Resort and Deck 1 Restaurant is situated and the right to utilize some space on Baan Ruan Thai. Incidentally, for the building which the Sub-lessee has renovated, constructed or made any addition to the leased property, the Sub-Lessee agrees to become the property of the

Sub-Lessor upon the expiry of the lease.

Period of Lease: The overall period of the sub-lease is 30 years with effect from 1 January 2013 to 31 December

> 2042. Incidentally, if, upon the expiration of the sub-lease, the Sub-lessee wishes to renew the sub-lease, the Sub-lessee must give a written notice of the intention to renew the sub-lease agreement to the Sub-Lessor for information for not less than 3 years prior to the expiry of the Sublease Agreement. If the Sub-lessor wishes to permit the Sub-lessee to continue the sublease, both parties agree to allow the various terms and conditions under the new Sub-lease Agreement to be identical to the terms and conditions of this Agreement in every respect except

Clause 3 of the Agreement

re: Period of Sub-lease and Clause 4 re: The sub-lease rental payment, in respect of which there

will be further mutual agreement in writing.

Sub-lease Rental: The rental payment will be made on a monthly basis subject to rental adjustment to be made by

the Sub-Lessor according to the market situation, but not exceeding 15 percent of the sub-

lease rental effective for every 3 years.

Termination of the Agreement: The lease agreement will be terminated in the following cases:

• Upon the expiration of the sub-lease and there is no exercise of the right torenew the sub-

lease according to the terms and conditions of this Agreement.

• Upon the parties mutually agreeing voluntarily to terminate this Agreement.

• When the land is expropriated or the leased property are damaged to the extent that they are

rendered useless according to the objective of the lease under this Agreement

As for D Bistro, SWR has made a rental contract with SPA as details below:

2.2.4 Situation of the Industry and Competition

Situation of the industry

In 2018, the economy of Thailand was expected to expand at the rate of 4.1 percent, an increase from previous period which has a growth of 3.4%. Tourism will be the key driver for the Thai economy. According to the Department of Tourism, Ministry of Tourism and Sports, Thailand has received a total of 38.28 million tourists in 2018, a growth of 7.54% from 2016's 32.58 million tourist, with the total economic value of 3.0 thrillion bahts from local and foreign tourism revenue.

The Department of Tourism, Ministry of Tourism and Sports reported that the tourist arrivals in 2019 is 39.77 million tourists, an increase of 4% compared to last year which had 38.28 million tourists in 2018. Tourism revenue from Foreign tourists is approximately 3.06 trillion bahts.

Overview of the Competition

Based on the data shown above, it can be seen that although the number of tourists is on the increasing trend, in particular, among the groups of foreign tourists, but the number of places of accommodations and hotels are continuously growing at the higher rate is spurring high competition for the hotel business in Chiang Mai. For survival of the business, therefore, the operators must readjust the operation plan or various strategies as to maintain the level of profitability of the business. The format of competition which has become increasingly more intense is the price cut of the guest room, the competition in the aspect of the service quality, the granting of privileges for using other services of the hotel, etc.

As for the part of accommodations in Chiang Mai province which are characterized by providing the service of resort and spa type, according to the tourism data from the Tourism Authority of Thailand, it was

stated that there is a total of 139 spa and resorts of 2-5-star quality level and if the emphasis is placed on the accommodations of the same quality level as RARINJINDA WELLNESS SPA RESORT, the number stood at 15 while the accommodations characterized by providing the service of boutique resort of 2-5 star quality, the number stood at 19.

Currently, the increase in the number of boutique hotels undoubtedly has spurred high competition in the market as well as new market in the players such as AirbNb and Homestays. However, in terms of the characteristics of the operation of the boutique hotel which emphasizes the format of being a small-sized luxury hotel, the importance is attached to the prominence of the architecture, the provision of service with close attention from the staff and the presentation of the story through the architecture, the provision of service of the boutique hotel must be able to respond to the lifestyle of the potential guests so that it serves as a place to reflect the personality and the format of living of the potential guests. Therefore most of the boutique hotels do not place emphasis on the price competition; but the emphasis is mainly placed on the quality, the standard and the provision of service. Each hotel has different sales pitch depending on the lifestyle of each customer.

2.3 SPA PRODUCTS DISTRIBUTION BUSINESS

The operation of the spa products distribution business is managed by the Company and the subsidiary, that is, Siam Wellness Lab Co., Itd.: SWL. The details are as follows:

2.3.1 The Characteristics of the Products or Services

The operation of SWL is characterized by the procurement of the spa-related products and the therapeutic personal care products for distribution to the Company and customers, both of Thai and foreign customers. The distribution of the products is made under the "Blooming", "Let's Relax" and "LRL" (Let's Relax Lifestyle) brand and the purchase is made selectively from among the products of the Group of Companies from the producers expert in the manufacture of the spa products for home use and in the spa shop under the "Blooming", "Let's Relax" and "LRL" (Let's Relax Lifestyle) brand. Most of the products are all of natural products. The goods of SWL can be divided into 3 groups as follows:

Spa product for body care

- Massage Oil for Professional Use
- Essential Oil
- Natural Soap
- Aloe Vera Soothing Gel
- Foot Scrub

- Massage Oil for Home Use
- Shower Gel
- Body Lotion
- Body Scrub
- Hand Cream

Other spa products

- Herbal Ball
- Aromatic Scented Candle
- Diffuser KitYellow Oil
- Electric Diffuser Kit

- Incense
- Ceramic Oil Burner
- Cooling Oil
- Herbal Balm
- Latex Pillow

Products for consumption

Coconut Rolls

Herbal Drinks

Tiger Eyes Trading (Thailand) Co., Ltd. ("TGT")

It was founded on 18th August 1994 to operate a business of importing and distributing facial, body, slimming, wax, nail products as well as spa equipment such as electric blankets, massage bed sheets, facial and slimming devices from France, UK, USA and Canada. The Company distributes to Hair Salons, Beauty Clinics, Hospitals and Spas throughout Thailand. It also acts act Sole Agents for many brands in Thailand and CLMV such as Dr. Spiller, Biomimetic Skin Care Solutions. Key customers including Hotel Spa and Day Spas in 3-6 stars.

2.3.2 Market and Competition Condition

Characteristics of the customers and customers target group of the Spa Products Business

Most of the Company's customers will be the customers who are visiting to use the Spa of Let's Relax and RarinJinda Wellness Spa and from the 5-star hotels which distribute the products of the Company, while the remaining number of customers is at the minimum, orders will come from business customers who order the products as a premium item for distributing to the customers and customers from abroad as a result of the goods exhibition booth by the Company.

Distribution and Distribution Outlets of the Spa Products

- 1) At the shop branches of Let's Relax and RarinJinda Wellness Spa, all kinds of products are on sale at every shop branch of Let's Relax and RarinJinda Wellness Spa to the customers who come to use the service and those who are interested in the products.
- 2) Direct sale through sale agents who are experienced in the business, who are reliable and accepted by the customers in the same business.
 - 3) Products exhibition fair or tourism event, both in the country and abroad in which the Company participated including the

distribution of the spa products via the online market. The customers can order for the goods and make the payment via the Website of the Company at www.siamwellnesslab.com

Business Competition Strategy

The Company has the business operation strategy according to the details as follows:

The Products strategy

The strategy of creating the difference in terms of quality and the products.

The Blooming products are natural products and the raw materials of high quality are selected which are devoid of any hazardous substances. The raw materials are used as an ingredient of the products to derive perfect product ready to sooth the mind and body. The products are rich in the values of Thai herbs and therapeutic scent from the pure essential oil in diverse forms which are agreeably blended between the sciences of the East and the West.

Marketing Strategy

For the marketing strategy of SWL, the SWL focuses on the marketing of the distribution to groups of consumers who are interested in health care and want to directly consume the products of SWL directly. These are groups of customers who consume the products of good quality, wanting to use the products made from natural raw materials. As they attach lesser importance to the price, SWL is therefore able to make direct sale of the products according to the demand of the groups of the consumers of SWL, thus spurring the increase in sales of the products.

2.3.3 Procurement of the Products or Services

The spa products of Siam Wellness Lab Co., Ltd. are such as massage oil, essential oil, body scrub products and body massage pack as well as harbal products such as harbal balls. Orders for domestic products are possible. The formula will be defined by the Company based on its know-how, knowledge, experience in the spa business. Thereafter, several firms are engaged to make to products according to the formula required by the Company. Currently, most of the spa products are produced by the producers who are experienced in the spa products with export profile.

2.3.4 Industry Situation and Competition Industry situation

*Currently, the global demand for herbs is high and there is a trend towards the increase, in particular, the Thai herbs of cosmetic groups are valued as high as 180,000 million Baht, while the herbs for the food supplement groups are valued as consumption and export at 80,000 million baht. As for the herbs of the spa products group and the products has the value of consumption and export at approximately 10,000 million Baht. The herbs of the ancient medicine formula groups according to the local wisdom of Thai traditional medicine are of value totaling 10,000 Baht, etc.

(*Data available from the Department of Agriculture)

2.4 THAI MASSAGE SCHOOL BUSINESS

The operation of Thai massage school business is run by Siam Wellness Education Co., Ltd. Presently, the teaching course is open for therapist staff to support the spa business of the Company only. There is no teaching course open for outsiders.

2.4.1 The Characteristics of the Products or Services

The service provided by SWE is the Thai massage teaching service in the name of "Blooming Thai Massage School". It was opened for operation in 2011 and it was certified by the Ministry of Education to provide training on massage and spa service to therapist staff to accommodate the expansion of the Company's business. The training courses are divided according to the category of trainees as follows:

- 60-hour and 180-hour Thai massage training course
- Course on general basic knowledge and precuationary measures for providing massage service to customer.

The course to be open will comprise Thai massage course mentioned above. Trainees who havecompleted the said course will be presented with the Certificate from Siam Wellness Thai Massage and Spa School; the Certificate is the testimonial for employment both domestically and abroad. Currently, SWE will train the personnel wishing to work for the Company for at least one year upwards only. No course is open to the outsiders.

In addition to Thai massage course, the therapist staff and trainer of SPA will teach additional techniques for new employees to ensure the performance of diverse services as foot reflexology massage, essential oil massage, hot stone therapy massage, body scrub, body massage pack, learning the spa treatment and hydrotherapy and integrated Thai massage with new technology in the spa business, etc.

3

Risk Factor

In the course of running the business of the Company, various risks and uncertainties were encountered which may have impact on its earning, profit, assets, liquidity and the par value of the share of the Company. Besides the risks of material importance to be further mentioned, there may be other uncertainties unknowned to the Company or cannot be specified at this moment. Therefore, the stakeholders should also take into account other risk factors which may befall the Company over and above the risk factors appeared in this Document.

Risk from the Fluctuation of Tourism Industry

For the operation of the spa and hotel businesses of the Company and of the subsidiary companies, there are major groups of foreign tourists in whom there are some factors impacting the confidence in travel for tourism which the Company cannot control such as terrorism, epidemic of the disease, natural disaster, civil commotions within the country and global economic recession, etc. The said impact has had comprehensive effect not only in Thailand alone, but is spread to tourism industry in other countries. The Company has a policy of managing the said risk by way of spreading the business along principal tourist attractions of the country to reduce risk in the event of any particular tourist attraction is facing the problem and has introduced a business plan as to increase the proportion of domestic customers in order to reduce risk of relying on any particular group of the customers.

Risk from Competition with the Competitors in the Principal Business

Siam Wellness Group Plc. operates the health spa business. Moreover, the Company has also had subsidiary company, that is, Siam Wellness Resort Co., Ltd., operating the hotel and restaurant businesses in Chiangmai with many competitors. The Company laid down its strategy to create the difference versus its competitors in terms of premises, service, raw materials, products and technology by focusing on continuing development of innovation as to create the experience for the customers with impression in using the service unique to each brand of the Company.

Competition in Spa Business

Currently, the spa business is fraught with high competition from the downstream to the upstream markets emphasizing the price competition which may impact the earning and profit of the Company. However, the Company is positioning its service to compete with the upstream market, but with the pricing that is more worthwhile than its competitors, which are 5-star hotels. The setting up of the place of service exactly at the point to the target market with the convenience of travel, that is, in the proximity of the mass transit system or tourist attractions. Moreover, the Company has had the time booking for service and payment system directly via the Internet. The system enables the Company to plan the personnel administration very effectively. The Company is convinced that with the said strategy, the Company would gain a competitive advantage against its competitors in the spa business.

Competition in the Hotel Business

The Company has its subsidiary, that is, Siam Wellness Resort Co., Ltd. operating the hotel and restaurant businesses in Chiangmai province in which there are numerous competitors. Currently, the tourism industry has increased in competition with more opening of hotels by various operators in Chiangmai resulting in price competition, which may impact on the earning and profit of the Company. However, the Company is convinced that with its strategy emphasizing the provision of specific service in the line of the spa and wellness business with a limited number of rooms and avoidance of price competition coupled with a marketing plan and efficient management of cost will enable Siam Wellness Resort Co., Ltd. to compete with its competitors. The salient point of RarinJinda Wellness Spa Resort is its determination to allow the customers to be in touch with the culture and tradition of Chiangmai integrated with leading therapeutic spa technology and unique quality of service and various amenities.

Risk Due to Renewal of Lease Agreement Lease with the Outsider

Mostly, the Company would use the method of leasing the space to operate its spa business if the said lease agreement is not renewed, the Company may risk losing its income from the Company's branches. However, the Company would enter into an agreement before the commencement of the Lease Agreement to enable it to renew the Lease Agreement for at least about 9 years to 12 years (3 years lease to renew for another 3 years then another 3 years and/or to renew for 3 years) to reduce risk of investment in the leased branch. Moreover, the lease of the business premises instead of investment to buy the business premise as the Company's own property, it would provide the flexibility for the Company to run its business with the ability to manage the cost for expansion or reduction of service premises as to maximize the returns for the stakeholders. Incidentally, the Company would have good relationship with every lessor by being a good lessee to maintain the leased premises to good order and proper compliance with the terms and conditions of the lease agreement in every respect. Thus, the Company is able to secure the renewal of the lease with the Lessor consistently. If the Company is unable to secure the renewal of the lease agreement for any particular branch, the Company will be able to procure a location to set up a new branch in place of the said unrenewed leased branch.

Lease Agreement with Affiliated Person

For the lease entered into with an affiliated person in the case of the opening of the spa branch and the office of the Company, the Company enters into a lease agreement in the same fashion as the lease with the outsider subject to the terms and conditions of renewal of the lease for about 6 to 9 years (3 years lease to be renewed for 3 years and/or to renew for 3 years). For the land in Chiangmai, the Company has leased it from the affiliated person for use to launch the RarinJinda Wellness Spa, Chiangmai Branch and to allow Siam Wellness Resort Co., Ltd. to sublease the land to operate the hotel and restaurant in Chiangmai. The land will be leased from the affiliated person for 30 years with the terms that the lease is renewable. In this case, a notice will be given to the party to the agreement for acknowledgement and to agree in advance prior to the expiration of the agreement. This is deemed to be a long-term obligation and helps reduce risk against the uncertainty. But, however, upon expiration of the lease agreement, the renewal of the said lease agreement is not possible, the Company will then find necessary to acquire a new parcel of land to continue the business. For this purpose, the Company has entered into a lease agreement with the affiliated person according to said terms and time frame at the fair market rate. The fair price will be assessed by an independent evaluator to assess the proper lease price before it is proposed to the Board for examination and prior approval. Incidentally, the Company had established RarinJinda Wellness Spa Resort as a prototype for operating the Health Resort Hotel. If successful as anticipated and with the availability of sufficient accommodating market, the Company may consider expanding this business into the market and in a suitable time frame. The lease of the said premises enables the Company to reduce investment risk in immovable property and to maximize the efficient management of investment capital. However, nearing the expiration of the lease agreement, the Company would assess the feasibility of the renewal of the lease agreement by taking into account the maximum returns of the stakeholders.

Risk from Dependence on the Executives

The Company operates the business under the managemet of two founders and executives of the Group of Companies, that is, Mr. Wiboon Utsahajit and Mr. Prasert Jiravanstit, who play an important role in the management of the Company to the extent of being famous and recognized in the industry and enabling the Company to enjoy good operating profit continually. If in the absence of the said executives, it may impact the management of the Company. However, the Company has decentralized the power of operation, the scope of duty and accountability to the executives of various lines according to the ability and experience as to reduce risk from dependence on the said executives. The plan for listing in the mai securities exchange will enable to company to improve the operational system in accordance with the international style continually.

Risk from Lawsuit from the Customers Using the Service

As the Company operates the Health Spa business, in the course of providing service to the customers by the therapist staff, if they are careless in providing massage service to customer that may cause physical harm to the customer, to prevent the risk of being sued by the customer, the Company therefore takes out the Professional Liability Insurance to cover the expense of being sued to the tune of not exceeding 5,000,000 Baht during the validity of the Insurance Policy. Incidentally, the Company will be liable for the first deductible of not exceeding 200,000 Baht per incident. Moreover, the Company has initiated the briefing to exercise utmost care in providing service to the customer. Since the inception of its business, the Company not yet been sued in the said case at all.

Risk due to Shortage of Therapist Staff

As the Company operates the health spa business which is a business requiring a lot of therapists. The shortage of the said labor may impact the Company's business of material importance. Therefore the Company has arranged for the availability of proper management system of the said personnel by allocating the therapist personnel to be suitable for the number of customers and provision of the staff welfare benefit to the said therapist personnel. This is made possible through providing insurance to cover the minimum wage for the personnel who are working at the newly opened branch of the Company; the provision of personnel living quarters and taking out a life assurance policy for the therapist personnel, etc., as to reassure them and to restore their confidence in the Company so that they will be working with the Company for a long time. Moreover, the Company is opening the massage training school under the subsidiary company as to develop the personnel in accordance with the standard of the Company and to accommodate the expansion of the business and to substitute for those personnel who resigned. This is to ensure that the Company would not have the therapist personnel shortage problem in the future.

The risk of trademark counterfeit

The company runs a health massage business under the brand Let's Relax, which is widely known and is the most popular brand compared to the other 4 brands of the company, with Chinese tourists visiting Thailand. But on the other hand, Let's Relax is a name that cannot yet be registered in China. Therefore, entrepreneurs in China use the Let's Relax brand in their business operations. When the company was informed of the case, the court proceeded successfully.

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Section 2

4

Securities and Shareholder Information

4.1 REGISTERED CAPITAL AND PAID UP CAPITAL

As of December 31, 2019, the Company has the registered capital of 142.5 million bahts and the paid up capital of 142.5 million bahts with the ordinary shares of 570 million shares with par value of 0.25 bahts

4.2 SHAREHOLDERS

No.	Shareholder Name	Number of Shares	%
1	Utsahaiit Family	'	'
	Mr. Wiboon Utsahajit	63,302,600	11.11
	Mrs. Pranee Suphawatanakiat	52,720,000	9.25
	Mrs. Thanit Amorntirasan	50,570,000	8.87
	Mr. Narun Wiwattanakrai	20,240,000	3.55
	Mr. Napat Wiwattanakrai	19,940,000	3.50
	Mr. Narut Wiwattanakrai	17,369,000	3.05
	Mr. Chanodom Utshajit	8,190,000	1,44
	Ms. Chalisa Utsahajit	8,185,000	1.44
	Ms. Tanatchaporn Utsahajit	6,185,000	1.09
	Mr. Wiwat Utsahajit	2,791,700	0.49
	Sub-Total	249,493,300	43.79
2	Jiravanstit Family	00.040.000	10.04
	Mr. Prasert Jiravanstit	60,640,000	10.64
	Mrs. Praorn Jiravanstit	18,626,100	3.27
	Mrs. Porntpit Jiravanstit	17,854,000	3.13
	Sub-Total	97,120,100	17.04
3	Mr. Kachen Benchakul	18,428,200	3.23
4	Thai NVDR Co.,Ltd	17,171,949	3.01
5	Bualuang 4-Esssentials Long Term Dividend Fund	13,200,600	2.32
6	B Seniors for Retirees Funds	11,188,000	1.96
7	Nortrust Nominees Limited-The Northern Trust	11,096,900	1.95
	Company Re ledu Ucits Clients 10 Pct Account	,000,000	
8	Tisco Mid/Small Cap Equity Fund	6,151,500	1.08
9	B Seniors for Retirees Extra Funds	5,175,300	0.91
10	Bualuang 4- Esssentials Fund	4,749,200	0.83
11	Bualuang Long Term Fund	4,735,900	0.83
12	Mr. Viroj Piriyathamwong	4,072,500	0.71
13	Mr. Apiramate Utaravanich	3,658,600	0.64
14	Bualuang 4- Esssentials Fund	3,613,700	0.63
15	Mr. Songpon Sumsiripong	3,530,500	0.62
16	Mr. Pornthep Sathittavornchai	3,275,700	0.57
17	Mr. Pisit Durongpittaya	3,064,000	0.54
18	Mr. Pracha Dumrongsitthipong	3,000,000	0.53
19	Bualuang Small-Mid Cap for Living Fund	2,600,800	0.46
20	Mrs. Uraiporn Chalermsuppayakorn	2,600,000	0.46
20	Sub-Total	121,313,349	21.28
	odb Total	121,010,040	21.20
21	Other Shareholders	102,073,251	17.91
	Total	570,000,000	100

4.3 DIVIDEND POLICY

The Company's dividend policy is to pay out at least 40 percent of its net profit, after deducting income tax and legal reserve. Each year's payout depends on the Company's investment plan, necessity, and future considerations. Upon approval by the Board of Directors, the annual dividend payout shall be presented to the shareholders' meeting for approval. However, for an interim dividend, the Board has the authority to pay the dividend and report the payout at the next shareholders' meeting. Changes can by made through shareholders' meeting with approval from Board of Directors.

4.4 CHANGE IN SHAREHOLDING OF DIRECTORS AND SENIOR MANAGEMENT

Shareholding of Directors and Senior Management

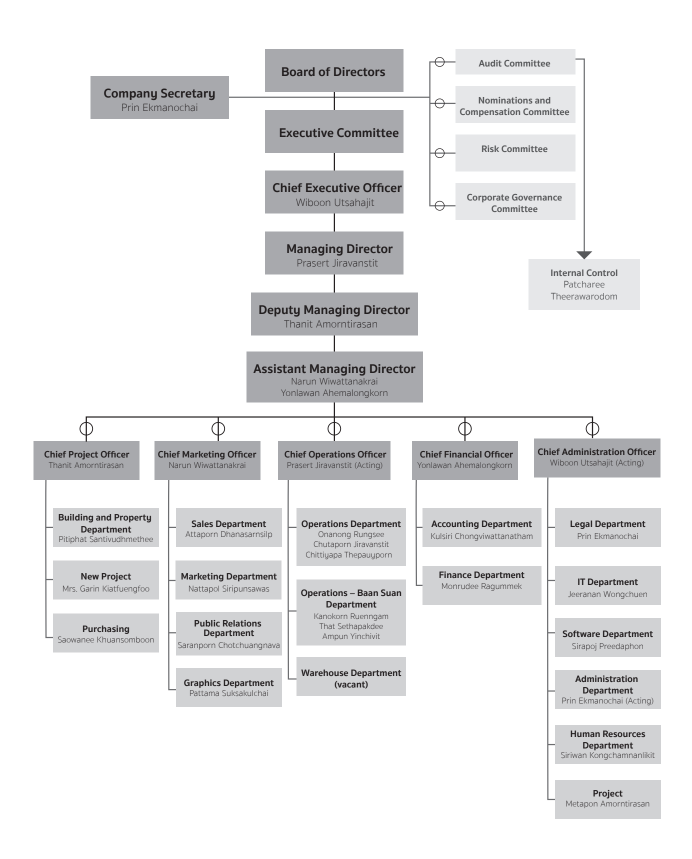
Name	Shares held at 1 January 2019 (shares)	Transaction during 2019 (shares)	Shares held at 31 December 2019 (shares)	Shares held by Spouse
Mrs. Pranee Suphawatanakiat	53,720,000	1,000,000	52,720,000 (9.249 %)	20,000
Mr. Wiboon Utsahajit	63,160,000	142,600	63,302,600 (11.106%)	None
Mr. Prasert Jiravanstit	63,140,000	2,500,000	60,640,000 (10.639%)	None
Mrs. Thanit Amorntirasan	54,070,000	3,500,000	50,570,000 (8.872%)	None
Mr. Narun Wiwattanakrai	20,240,000	-	20,240,000 (3.551%)	None
Mr. Polchet Likittanasombat	None	None	None	None
Mr. Chaiyuth Thienvuthichai	None	None	None	8000
M.R. Pensiri Chakrabandhu	None	None	None	None
Mrs. Supee Pongpanich	None	None	None	None

5

Organizational Structure

5.1 ORGANIZATIONAL STRUCTURE

As of December 31, 2019, The Company's Organization is as followed:



5.2 BOARD OF DIRECTORS

As of December 31, 2019, The Company's Board of Directors composed of 9 Directors as followed:

Name	Title
Mrs. Pranee Suphawatanakiat	Chairwoman
2. Mr. Wiboon Utsahajit	Director
	Chairman of the Executive Committee
	Chief Executive Officer
3. Mr. Prasert Jiravanstit	Director
	Member of Nominations and Compensation Committee
	Member of the Executive Committee
	Managing Director
4. Mrs. Thanit Amorntirasan	Director
	Member of Corporate Governance Committee
	Member of the Executive Committee
	Deputy Managing Director
5. Mr. Narun Wiwattanakrai	Director
	Member of Risk Committee
	Member of the Executive Committee
	Assistant Managing Director
6. Mr. Polchet Likittanasombat	Director
	Chairman of the Audit Committee
	(Audit Committee with Accounting Knowledge)
	Member of the Corporate Governance Committee
	Independent Director
7. Mr. Chaiyut Thienvuthichai	Director
	Member of the Audit Committee
	Chairman of Nominations and Compensation Committee
	Member of the Risk Committee
	Independent Director
8. M.R. Pensiri Chakrabandhu	Director
	Member of the Audit Committee
	Chairwoman of Corporate Governance Committee
	Member of the Nominations and Compensation Committee
	Independent Director
9. Mrs. Supee Pongpanich	Director
	Chairwoman of Risk Committee
	Member of the Corporate Governance Committee
	Independent Director

Profile of Director



Mrs. Pranee Suphawatanakiat Name

Age 63

Position Chairwoman Date of Appointment 7 March 2013

Education Bachelor of Political Science, Ramkamhaeng University

Training from Institute of Directors (IOD)

Course	Year
Director Accreditation Program (DAP) Role of the chairman Program (RCP)	2013 2014

Work Experience

PERIOD	POSITION	COMPANY	BUSINESS TYPE
2013 - Present	Chairwoman Director	Siam Wellness Group Public Company Limited	Spa
2017-Present	Director	Klom Kliao Pattana Company Limited	Real Estate
1989 - Present	Director Executive Director	B.U. Enterprises Company Limited	Service Apartment
2010 - Present	Director Executive Director	Asian Fortune Property Company Limited	Real Estate
2013- Present	Director Executive Director	Cyberprint Group Company Limited	Printing
2013- Present	Director Executive Director	Utsahajit Holding Company Limited	Holding Company investing in Printing Company and Service Apartment
2010 – 2013	Director Executive Director	Cyberprint Company Limited	Printing
2010 – 2013	Director Executive Director	Srisiam Print & Pack Company Limited	Printing
2005 – 2013	Director Executive Director	C.P.I. Interprint Company Limited	Printing

Current Position Other Position

Chairman, Siam Wellness Group Public Company Limited

Public Company Other Companies None 5 companies

Director and Executive Director, B.U. Enterprise Company Limited Director and Executive Director, Asian Fortune Property Company Limited Director and Executive Director, Cyberprint Group Company Limited Director and Executive Director, Utsahajit Holding Company Limited

Director, Klom Kliao Pattana Company Limited

Other companies that may have conflict of interest none

Specialization Political Science

Profile of Director



Name Mr. Wiboon Utsahajit

Age

Education

Position Director / Chairman of the Executive Committee / Chief Executive Officer / Date of Appointment

28 November 2001

Bachelor of Computer Science,

University of Southern California, Los Angeles

Training from Institute of Directors (IOD)

Course	Year
Director Accreditation Program (DAP)	2013
Finanical Statements for Directors	2014
Director Certification Program (DCP)	2014

Work Experience

PERIOD	POSITION	COMPANY	BUSINESS TYPE
2001-Present	Director Chairman of the Executive Committee Chief Executive Officer	Siam Wellness Group Public Company Limited	Spa
2005-Present	Director	Siam Wellness Resort Company Limited	Hotel & Restaurant
2007 - Present	Director	Siam Wellness Lab Company Limited	Spa Products
2011 - Present	Director Executive Director	Siam Wellness Education Company Limited	Massage School
2010 - Present	Director Executive Director	Asian Fortune Property Company Limited	Real Estate
2013- Present	Director	Cyberprint Group Company Limited	Printing
2013- Present	Director Executive Director	Utsahajit Holding Company Limited	Holding Company investing in Printing Company and Service Apartment
2010 – 2012	Director	C.P.I. Interprint Company Limited	Printing
2001 – 2012	Director	Blooming Intergift Company Limited	Property
1992 – 2012	Director	Blooming Company Limited	Premium Goods

Current Position Director / Chairman of the Executive Committee / Chief Executive Officer,

Siam Wellness Group Public Company Limited

Other Position

Public Company None Other Companies 6 companies

Director and Executive Director, Siam Wellness Resort Company Limited

Director, Siam Wellness Lab Company Limited

Director and Executive Director, Siam Wellness Education Company Limited

Director, Asian Fortune Property Company Limited Director, Cyberprint Group Company Limited Director, Utsahajit Holding Company Limited

Other companies that may have conflict of interest none

Specialization Computer Science

Profile of Director



Name Mr. Prasert Jiravanstit

Age

Position Director / Managing Director / Executive Director /

Nomination and Compensation Committee

Date of Appointment 28 November 2001

Education Bachelor of Marketing, Bentley University, USA

Training from Institute of Directors (IOD)

Course	Year
Director Accreditation Program (DAP)	2013

Work Experience

PERIOD	POSITION	COMPANY	BUSINESS TYPE
2001-Present 2018-Present	Director Managing Director Executive Director Nomination and Compensation Committee	Siam Wellness Group Public Company Limited	Spa
2005-Present	Director Executive Director	Siam Wellness Resort Company Limited	Hotel & Restaurant
2007-Present	Director Executive Director	Siam Wellness Lab Company Limited	Spa Products
2011-Present	Director	Siam Wellness Education Company Limited	Massage School
2010 - Present	Vice President International Relations Director	Thai Spa Association	Association

Current Position Director / Managing Director / Executive Director / Nomination and Compensation Committee,

Siam Wellness Group Public Company Limited

Other Position

Public Company None Other Companies 4 companies

Director and Executive Director, Siam Wellness Resort Company Limited Director and Executive Director, Siam Wellness Lab Company Limited

Director, Siam Wellness Education Company Limited

Vice President, Thai Spa Association

Other companies that may have conflict of interest none

Specialization Marketing

Profile of Director



Name Mrs. Thanit Amorntirasan Age

Position Director / Deputy Managing Director / Executive Director /

Corporate Governance Committee

Date of Appointment 28 November 2001

Education Bachelor in Architecture, Chulalongkorn University

Master in Graphic Design, California State University, USA Master in Business Administration, Chulalongkorn University

Training from Institute of Directors (IOD)

Course	Year
Director Accreditation Program (DAP)	2013

Work Experience

PERIOD	POSITION	COMPANY	BUSINESS TYPE
2010-Present	Director Deputy Managing Director Executive Director Corporate Governance Committee	Siam Wellness Group Public Company Limited	Spa
2017-Present	Director	Klom Kliao Pattana Company Limited	Real Estate
2007-Present	Director	Siam Wellness Lab Company Limited	Spa Products
2005-Present	Director	Siam Wellness Resort Company Limited	Hotel & Restaurant
2010-Present	Director Executive Director	Asian Fortune Property Company Limited	Real Estate
2013-Present	Director Executive Director	Utsahajit Holding Company Limited	Holding Company investing in Printing Company and Service Apartment
2013-Present	Director	Cyberprint Group Company Limited	Printing
1989–2013	Director	B.U. Place Company Limited	Service Apartment
2005–2013	Director Executive Director	C.P.I. Interprint Co.,Ltd	Printing

Current Position Director / Deputy Managing Director / Executive Director / Corporate Governance Committee,

Siam Wellness Group Public Company Limited

Other Position

Public Company None Other Companies 6 companies

> Director, Klom Kliao Pattana Company Limited Director, Siam Wellness Lab Company Limited Director, Siam Wellness Resort Company Limited Director, Asian Fortune Property Company Limited Director, Utsahajit Holding Company Limited Director, Cyberprint Group Company Limited

Other companies that may have conflict of interest none

Specialization Graphic Design and Business Administration Attendance to Meeting 7/8 (From January 1 – December 31, 2019)

Profile of Director



Name Mr. Narun Wiwattanakrai

Age

Position Director / Assistant Managing Director / Executive Director /

Risk Committee

Date of Appointment 2 March 2013

Education Bachelor in Economics / Political Studies,

University of Auckland, New Zealand

Master of Business Administration in Marketing / Strategic Management,

Sasin Graduate Institute of Business Administration of

Chulalongkorn University

Training from Institute of Directors (IOD)

Course	Year
Director Accreditation Program (DAP)	2013
Risk Management Program (RMP)	2014

Other Training

Certificate, Academy of Business Creativity Class Talent 3, Sripatum University Certificate, Digital Edge Fusion Class 3, Sripatum University

Work Experience

PERIOD	POSITION	COMPANY	BUSINESS TYPE
2013-Present	Director Assistant Managing Director Executive Director Risk Committee	Siam Wellness Group Public Company Limited	Spa Corporate Governance
2018 - Present	Director	G.G.P. Property Company Limited	Real Estate
2005 - Present	Director Executive Director	Siam Wellness Resort Company Limited	Hotel & Restaurant
2008-Present	Director Executive Director	Siam Wellness Lab Company Limited	Spa Product
2010-Present	Director	Asian Fortune Property Company Limited	Real Estate
2008-2009	Business Development Executive	Cyberprint Group Company Limited	Printing

Current Position Director / Assistant Managing Director / Executive Director / Risk Committee,

Siam Wellness Group Public Company Limited

Other Position

Public Company None Other Companies 4 companies

Director and Executive Director, Siam Wellness Resort Company Limited Director and Executive Director, Siam Wellness Lab Company Limited

Director, Asian Fortune Property Company Limited Director, G.G.P. Property Company Limited

Other companies that may have conflict of interest none

Specialization Marketing

Profile of the Director



Name Mr. Polchet Likittanasombat

Age 53

Position Director / Independent Director / Chairman of the Audit Committee/

Corporate Governance Committee

Date of Appointment 2 March 2013

Education Bachelor of Electrical Engineering,

King Mongkut's Institute of Technology Ladkrabang

Master of Business Administration, Chulalongkorn University

Training from Institute of Directors (IOD)

Course	Year
Director Accreditation Program (DAP)	2006
Audit Committee Program (ACP)	2013

Other Training

Corporate Governance for Capital Market Intermediaries, IOD and SEC

Work Experience

PERIOD	POSITION	COMPANY	BUSINESS TYPE
2013-Present	Director Independent Director Chairman of the Audit Committee Corporate Governance Committee	Siam Wellness Group Public Company Limited	Spa
2017-2018	Director	Preecha Group Public Company Limited	Real Estate
June 2014 -June 2017	Director Executive Director Advisor to the Board	AEC Securities Public Company Limited	Securities
2008-Present	Director Executive Director	International Research Corporation Public Company	ICT
2013 – 2014	Director	AAMC Asset Management Company Limited	Asset Management
2010	Deputy Director Advisor to Chairman	Public Warehouse Organization	State Enterprise
2008-2009	Executive Director Member of subcommittee for Organizational Development and Assessment	Forest Industry Organization	State Enterprise
2003 – 2008	Director, Government Policy Development	Small and Medium Enterprises	State Services
2003 – 2008	Director	Thai Aviation Industries Company Limited	Aviation Maintenance
2003 – 2008	Director	Thai Snacks Industries Company Limited	Thai Snacks

Current Position Director / Independent Director / Chairman of the Audit Committee / Corporate Governance Director,

Siam Wellness Group Public Company Limited

Other Position

Public Company 0 company Other Companies none

Other companies that may have conflict of interest none

Specialization Business Administration and Engineering

Conflict of Interest

Holding shares in the company None Other conflict in the past 2 years

is not an Executive Director, employee or advisor that receives full-time salary is not the professional advisor of the company (such as Auditor or Legal Advisor)

does not have special relationship with the company that prevents from acting independently

Profile of Director



Name Mr. Chaiyuth Thienvuthichai

Age 5

Position Director / Independent Director / Audit Committee /

Chairman of Nomination and Compensation Committee / Risk Committee

Date of Appointment 2 March 201

Education Bachelor of Landscape Architecture, Chulalongkorn University

Training from Institute of Directors (IOD)

Course	Year
Director Accreditation Program (DAP)	2013

Other Training

Real Estate Development (RE-CU Real Estate Development), Chulalongkorn University

Work Experience

PERIOD	POSITION	COMPANY	BUSINESS TYPE
2013-Present	Director Independent Director Director Audit Committee Chairman Nomination and Compensation Director Risk Committee	Siam Wellness Group Public Company Limited	Spa
2018 - Present	Director	Sangnuea Korsang Co.,Ltd	Construction
2017 - Present	Director	Able Build Information Model CoLtd	Design and Contruction
1989 - Present	Managing Director	Landscape Planning Co.,Ltd	Landscape Design
2011 - Present	Advisor	Thai Association of Landscape Architects	Association
2011 – 2013	Sub-Committee	Architect Council of Thailand	Council
2009 – 2011	President	Thai Association of Landscape Architects	Association
2009 – 2012	Advisor Honorary Member	Bangkok Metropolitan Administration	Government

Current Position Independent Director, Audit Committee, Chairman of Nomination and Compensation Committee,

Risk Committee, Siam Wellness Group Public Company Limited

Other Position

Public Company none
Other Companies 3 company

Director, Sangnuea Korsang Co.,Ltd

Managing Director, Landscape Planning Co.,Ltd

Director, Able Build Information Co.,Ltd

Other companies that may have conflict of interest none

Specialization Landscape Architecture

Conflict of Interest

Holding shares in the company None Other conflict in the past 2 years

is not an Executive Director, employee or advisor that receives full-time salary is not the professional advisor of the company (such as Auditor or Legal Advisor)

does not have special relationship with the company that prevents from acting independently

Profile of Director



Name M.R. Pensiri Chakrabandhu

Age 55

Position Director / Independent Director / Audit Committee /

Nomination and Compensation Committee /

Chairwoman of Corporate Governance Committee

Date of Appointment 2 March 2013

Education Bachelor of Education, Srinakharinviroj Pathumwan

Master of Environmental Techonology Management, Mahidol University

Training from Institute of Directors (IOD)

Course Year

Director Accreditation Program (DAP) 2013

Other Training

Human Resources and Institutional Development, Chaipattana Foundation and Naresuan University

Work Experience

PERIOD	POSITION	COMPANY	BUSINESS TYPE
2013-Present	Director	Siam Wellness Group Public Company Limited	Spa
	Independent Director		
	Audit Committee		
	Nomination and Compensation		
	Committee		
	Chairwoman of Corporate		
	Governance Committee		
2018- Present	Executive Director of Special	Chaipattana Foundation	Non-Profit Organization
	Projects		
2013 - 2018	Director of Special Projects		
2007 - 2013	Director of Special Activities		
2005 - 2007	Project Co-ordinator		

Current Position Independent Director / Audit Committee / Nomination and Compensation Committee /

Chairwoman of Corporate Governance Committee, Siam Wellness Group Public Company Limited

Other Position

Public Company none
Other Companies 1 company

Director of Special Project, Chaipattana Foundation

Other companies that may have conflict of interest none

Specialization Environmental Technology Management

Conflict of Interest

Holding shares in the company None Other conflict in the past 2 years

is not an Executive Director, employee or advisor that receives full-time salary is not the professional advisor of the company (such as Auditor or Legal Advisor)

does not have special relationship with the company that prevents from acting independently

Profile of Director



Name Mrs. Supee Pongpanich

Age 6

Position Director / Independent Director / Chairwoman of Risk Committee /

Corporate Governance Committee

Date of Appointment 22 August 2014

Education Bachelor of Journalism, Thammasat University
Master of Private and Public Management, NIDA

PhD of Business Administration, Ratchamongkol Technology University

Training from Institute of Directors (IOD)

Course	Year
Director Accreditation Program (DAP)	2013

Other Training

Management Problem Solving and Decision Making Programme, Princeton, New Jersey, U.S.A. Certificate in Small and Medium Enterprises in An Ailing Economy, The University of Sydney Managing Human Performance
Mini MBA, Chulalongkorn University

Work Experience

PERIOD	POSITION	COMPANY	BUSINESS TYPE
2014 - Present	Director Independent Director Chairman of Risk Committee Corporate Governance Committee	Siam Wellness Group Public Company Limited	Spa
2018- Present	Director	Interprime Media Company Limited	Advertising / Events
2013 – 2018	Advisor	Foundation for the Blind in Thailand under the Royal Patronage	Foundation
2017 - Present	Advisor – Brand KU	Kasetsart University	University

Current Position Independent Director / Audit Committee / Chairman of Risk Committee /

Corporate Governance Committee, Siam Wellness Group Public Company Limited

Other Position

Public Company none
Other Companies 1 company

Other companies that may have conflict of interest none Specialization Public and Private Management

Conflict of Interest

Holding shares in the company None Other conflict in the past 2 years

is not an Executive Director, employee or advisor that receives full-time salary is not the professional advisor of the company (such as Auditor or Legal Advisor)

does not have special relationship with the company that prevents from acting independently

Authorized Persons

"Mr. Wiboon Utsahajit or Mr. Prasert Jiravanstit or Mrs. Thanit Amorntirasan, two out of the three directors sign together accompanied by the Company seal".

No.	Name	2019
		Meeting Attended /Total Meeting
1.	Mrs. Pranee Suphawatanakiat	8/8
2.	Mr. Wiboon Utsahajit	8/8
3.	Mr. Prasert Jiravanstit	8/8
4.	Mrs. Thanit Amorntirasan	7/8
5.	Mr. Narun Wiwattanakrai	8/8
6.	Mr. Polchet Likittanasombat	8/8
7.	Mr. Chaiyut Thienvuthichai	8/8
8.	M.R. Pensiri Chakrabandhu	6/8
9.	Mrs. Supee Pongpanich	8/8

5.3 AUDIT COMMITTEE

Audit Committee composed of 3 Directors as followed:

No.	Name	Position
1.	Mr. Polchet Likittanasombat	Chairman of the Audit Committee
		(Audit Committee with Accounting Knowledge)
2.	Mr. Chaiyut Thienvuthichai	Member of the Audit Committee
3.	MR. Pensiri Chakrabandhu	Member of the Audit Committee

Audit Committee's Meeting Attendance as of December 31, 2019

No.	Name	2019
		Meeting Attended /Total Meeting
1.	Mr. Polchet Likittanasombat	4/4
2.	Mr. Chaiyut Thienvuthichai	4/4
3.	MR. Pensiri Chakrabandhu	3/4

5.4 RISK COMMITTEE

Risk Committee composed of 3 Directors as followed:

No.	Name	Position
1.	Mrs. Supee Pongpanich	Chairwoman of the Risk Committee
2.	Mr. Chaiyut Thienvuthichai	Member of the Risk Committee
3.	Mr. Narun Wiwattanakrai	Member of the Risk Committee

Risk Committee's Meeting Attendance as of December 31, 2019

No.	Name	2019
		Meeting Attended /Total Meeting
1.	Mrs. Supee Pongpanich	4/4
2.	Mr. Chaiyut Thienvuthichai	4/4
3.	Mr. Narun Wiwattanakrai	4/4

5.5 NOMINATIONS AND COMPENSATIONS COMMITTEE

Nominations and Compensations Committee composed of 3 Directors as followed:

No.	Name	Position
1.	Mr. Chaiyut Thienvuthichai	Chairman of the Nominations and Compensations Committee
2.	M.R. Pensiri Chakrabandhu	Member of the Nominations and Compensations Committee
3.	Mr. Prasert Jiravanstit	Member of the Nominations and Compensations Committee

Nominations and Compensations Committee Attendance as of December 31, 2019

No.	Name	Meeting Attended /Total Meeting
1.	Mr. Chaiyut Thienvuthichai	1/1
2.	M.R. Pensiri Chakrabandhu	1/1
3.	Mr. Prasert Jiravanstit	1/1

5.6 CORPORATE GOVERNANCE COMMITTEE

Corporate Governance Committee composed of 4 Directors as followed:

No.	Name	Position
1.	M.R. Pensiri Chakrabandhu	Chairwoman of the Corporate Governance Committee
2.	Mr. Polchet Likittanasombat	Member of the Corporate Governance Committee
3.	Mrs. Supee Pongpanich	Member of the Corporate Governance Committee
4.	Mrs. Thanit Amorntirasan	Member of the Corporate Governance Committee

Corporate Governance Committee Attendance as of December 31, 2019

No.	Name	Meetings Attended / Total Meetings
1.	M.R. Pensiri Chakrabandhu	2/2
2.	Mr. Polchet Likittanasombat	2/2
3.	Mrs. Supee Pongpanich	2/2
4.	Mrs. Thanit Amorntirasan	2/2

5.7 EXECUTIVE COMMITTEE

As of December 31, 2019 The Company's Executive Committee composed of 5 Directors as followed:

No.	Name	Position
1.	Mr. Wiboon Utsahajit	Chairman of Executive Committee / Chief Exective Officer
2.	Mr. Prasert Jiravanstit	Member of Executive Committee / Managing Director
3.	Mrs. Thanit Amorntirasan	Member of Executive Committee / Deputy Managing Director
4.	Mr. Narun Wiwattanakrai	Member of Executive Committee / Assistant Managing Director
5.	Mr. Juckpat Jiravanstit	Member of Executive Committee

Executive Committee's Meeting Attendance as of December 31, 2019

No.	Name	2019
		Meeting Attended /Total Meeting
1.	Mr. Wiboon Utsahajit	11/11
2.	Mr. Prasert Jiravanstit	11/11
3.	Mrs. Thanit Amorntirasan	11/11
4.	Mr. Narun Wiwattanakrai	11/11
5.	Mr. Juckpat Jiravanstit	8/11

5.8 MANAGEMENT TEAM

As of December 31, 2019 The Company's Management Team composed of 5 Members as followed:

No.	Name	Position
1.	Mr. Wiboon Utsahajit	Chief Exective Officer
2.	Mr. Prasert Jiravanstit	Managing Director
3.	Mrs. Thanit Amorntirasan	Deputy Managing Director
4.	Mr. Narun Wiwattanakrai	Assistant Managing Director
5.	Ms. Yonlawan Eiamalongkorn	Assistant Managing Director (Chief Financial Officer)

5.9 COMPANY SECRETARY

On November 11, 2016 at the BOD 7/2016, the Board of Directors approved the appointment of Mr. Prin Ekmanochai with a degree in Law, as Company Secretary to comply with the Securities and Stock Exchange Act B.E. 2535 with responsibilities as followed:

5.9.1. Documenting and Recording important documents

- 5.9.1.1 Director's Record.
- 5.9.1.2 Invitation Letter for Board of Director's Meeting, Minutes of Board of Director's Meeting and Annual Report.
- 5.9.1.3 Invitation Letter for Shareholder's Meeting and Minutes of Shareholder's Meeting.
- 5.9.2. Keep in record all documents that may have conflict of interest with directors or management and send to Chairman or Chairman of Audit Committee within 7 days after receive of such report.
- 5.9.3. Administering other matters according to Securities Commission announcement.

5.10 BOARD OF DIRECTOR'S MEETING

The Board of Directors of Siam Wellness Group Public Company Limited has set preliminary dates for the Board of Director's Meeting for 2019 in advance and may set additional meetings if required. For each meeting, advance meeting notification and agenda will be send to Directors at least 7 days before the meeting in order for Directors to review. In the urgent case, the paper will be sent immediately along with presentation and minutes. All papers will be documented for reference and audit. In the meeting, the Chairman and the Managing Director will jointly set the Agenda and opens for each Director to submit. In each meeting, there should be more than half of total directors attended. Chairman shall allow each director to critique independently. In some particular agenda, the Board may invite Senior Management or Independent consultant(s) to join and share useful information which can also use for effective implementation. Moreover, the non-Executive Directors have held their independent meeting on 9 August 2019.

5.11 DIRECTOR'S AND MANAGEMENT REMUNERATION

5.11.1 Monetary Remuneration

Director's Remuneration

On Friday February 22, 2019 at the BOD 1/2019, the Board of Directors approved the remuneration for Directors and the other Committees and was approved at the Company's AGM 2019 on 29st March 2019 as followed:

((Bahts))

Position	Monthly Allowance	Meeting Allowance	Annual Bonus
Chairman of Board of Directors	22,000	12,000	350,000
Director	11,000	12,000	250,000
Chairman of Audit Committee	22,000	12,000	350,000
Member of Audit Committee	16,500	12,000	250,000
Chairman of Risk Committee	-	8,000	-
Member of Risk Committee	-	6,000	-
Chairman of Nominations and Compensations Committee	-	8,000	-
Member of Nominations and Compensations Committee	-	6,000	-
Chairman of the Corporate Governance Committee		8,000	-
Member of the Corporate Governance Committee		6,000	-

Remark:

- If Director has appointed to more than 1 position, the Director will receive the highest rate of monthly allowance only
- Directors that are Management will not receive monthly allowance
- If Director has appointed to more than 1 position, the Director will receive the highest rate of annual bonus only
- Audit Committee will receive the monthly allowance as Audit Committee only and will not receive the monthly allowance as Director

In 2019, Company has paid total monthly allowance and meeting allowance to Director Audit Committee Risks Committee of Nominations and Compensations Committee and Corporate Governance Committee as followed:

Director's Remuneration as of December 31, 2019

		2019						
Name	Position	Monthly Allowance AC (THB)	Monthly Allowance BOD (THB)	Meeting Allowance AC (THB)	Meeting Allowance BOD (THB)	Meeting Allowance Risk (THB)	Meeting Allowance Nomina- tions (THB)	Meeting Allowance Corporate Gover- nance(THB)
Mrs. Pranee Suphawatanakiat	Chairwoman		264,000		96,000.00			
Mr. Wiboon Utsahajit	Director / Chairman of Ex- ecutive Committee / Chief Executive Officer				96,000.0			
Mr. Prasert Jiravanstit	Director / Member of Nom- inations and Compensa- tions Committee / Member of Executive				96,000		6,000	
Mrs. Thanit Amorntirasan	Director / Member of Corporate Governance Committee / Member of Executive Committee / Deputy Managing Director				84,000			12,000
Mr. Narun Wiwattanakrai	Director / Member of Risk Committee / Member of Executive Committee / As- sistant Managing Director				96,000	24,000		
Mr. Polchet Likittanasombat	Director / Chairman of the Audit Committee (Audit Committee with Account- ing Knowledge) / Member of Corporate Governance Committee / Independent Director	264,000		48,000	96,000			12,000
Mr. Chaiyuth Thienvuthichai	Director / Member of the Audit Committee / Chair- man of Nominations and Compensations Committee / Independent Director	198,000		48,000	96,000	24,000	8,000	
M.R. Pensiri Chakrabandhu	Director / Member of the Audit Committee / Member of Nominations and Com- pensations Committee / Chairwoman of Corporate Governance Committee Independent Director	198,000		36,000	72,000		6,000	16,000
Mrs. Supee Pongpanich	Director / Chairman of Risk Committee / Member of Corporate Governance Committee / Independent Director		132,000		96,000	32,000		12,000
	TOTAL	660,000.00	396,000.00	132,000.00	828,000.00	80,000.00	20,000.00	52,000.00

Management Remuneration

As of December 31, 2019, Company has total of 5 members in the Management. The Company paid total of 17,893,000.00 bahts as salary and annual bonus

5.11.2 Other Remuneration

In 2019, Company has paid total of 420,180.00 bahts as provident fund, social securities and healthinsurance (excludes salary and annual bonus)

Personnels

As of December 31, 2019, The total of staff (excludes Management) are as followed

SPA

No.	Department	As of Dec 31, 2019 Total Staff
1	Accounting	27
2	Finance	3
3	Human Resource	6
4	Admin and Housekeeping	6
5	Legal	4
6	IT and Software	7
7	Purchasing and Store	12
8	Building Services	14
9	Sales and Marketing	16
10	Operations (Head Office)	14
11	Operations (Branch)	478
	Total	587

SWR

No.	Department	As of Dec 31, 2019
		Total Staff
1	Accounting	4
2	Purchasing, Admin, Store	2
3	Human Resources	1
4	Marketing	1
5	IT	1
6	Operations	1
7	Front Office and Bellboy	11
8	Kitchen	19
9	Housekeeping	13
10	Engineering	6
11	Food & Beverage & Kitchen (Deck	<1) 20
	Total	79

SWL

No.	Department	As of Dec 31, 2019
		Total Staff
1	Management	2
2	Product	3
3	Admin and Store	4
	Total	9

SWE

No.	Department	As of Dec 31, 2019
		Total Staff
1	Management	1
2	Trainer	16
	Total	17

As of December 31, 2019 Company has total of 588 staffs (excludes Management). In 2019, total monthly remuneration for staff (excludes Management) such as salary, commission, bonus, provident fund, Social securities and OT is 163,570,416.49 bahts

On June 1, 2013, the Company set up AIA Masterpool Provident Fund and later on 1 June 2019, the Company changed the Provident Fund Operator from AIA Masterpool Provident Fund to SCB Master Fund with objectives of creating motivations for staff and to encourage to work with Company in a long term.

Labour Objections in the past 3 years

None

Human Development Policy

Company has human development policy in which the training is conducted through Department Managers, then Department Managers will be the one who trained to their sub-ordinates.

- English Language Training 2 times per year
- Administration Process (Stock, Sales) Training 1 times per year
- POS Training 2 times per year
- Service Manners Training Continuously throughout the year
- Annual Spa Manager Meetings were conducted at Head Office of Siam Wellness Group Public Company Limited

6

Corporate Governance

6.1 POLICIES ON CORPORATE GOVERNANCE

Having realized that good corporate affairs can lead to enhancement of the operation and powerful and sustainable growth of the Company which will benefit all parties concerned, namely employees, investors, shareholders and other stakeholders, the Board of Directors, whom is the leader of the Organization, have therefore adopted policies to better corporate governance. Such polices cover the structure, the roles and responsibilities of director and the principles of transparent management of the organization that can be audited that can be used as guidelines for management of the organization to ensure fairness and carefully consideration of the best interests of shareholders and all interested parties and adapt to Good Corporate Governance to meet Long Term Objectives that create sustainable Business Values complying with the expectation of Business Sector, investors, stock market and society under the rules of SET's Principles of Good Corporate Governance 2012 under 5 sections and under the rules of SEC's Corporate Governance Code for listed companies 2017 under 8 Sections which cover:

- Principle 1: Establish Clear Leadership Role and Responsibilities of the Board
- Principle 2: Define Objectives that Promote Sustainable Value Creation
- Principle 3: Strengthen Board Effectiveness
- Principle 4: Ensure Effective CEO and People Management
- Principle 5: Nurture Innovation and Responsible Business
- Principle 6: Strengthen Effective Risk Management and Internal Control
- Principle 7: Ensure Disclosure and Financial Integrity
- Principle 8: Ensure Engagement and Communication with Shareholders

SEC has approved SEC's Corporate Governance Code for listed companies 2017 in replacement of SET's Principles of Good Corporate Governance 2012

In 2017, The Company has actively utilized the Good Corporate Governance to support the Operations of the Company. On 16th December 2017 the Corporate Governance Committee was appointed by the Board of Directors at the Board of Directors' Meeting No. 10 to allow the operations of the Company to be smooth, efficient and complies with the Code of Governance. The Directors, Executives and Staffs have acknowledged and understood the CG Guideline approved by the Corporate Governance Committee's Meeting No. 2 on 5 October 2018 which will act as Guideline.

Corporate Governance Code for listed company 2017 (CG Code)

The key contents of SEC's Corporate Governance Code for listed companies 2017 has been updated from SET's Principles of Good Corporate Governance 2012 with changes in order and presentation to comply with Board of Directors's role in each business process. Moreover, it added new issues to reflect new thinking or change in marketplace.

- 1. Strengthen the role of the Chairman of the Board of Directors and separate the role of Board of Directors and Executive Committee divided into 3 parts
 - a. Issues determined by Board of Directors
 - b. Issued determined by both Board of Directors and Executive Committee in which Executive Committee will take action
 - c. Issues that should not be determined by Board of Directors
- 2. Strengthen the role of the Board of Directors in setting Objectives, Vision and Mission of the Company with responsible parties. This allows the Company to have sustainable goals. Tools include environmental analysis, Matter and Stakeholder analysis and the Culture analysis.
- 3. Expand the role of the Board of Directors in setting Strategies, Policies, Business Plan and Budget and support the use of innovation and technology to increase the company value including supervising IT Systems
 - 4. Add the Market Sensitive information Policies to avoid potential problems of leaked information
- 5. Strengthen the role of the Board of Directors in supervising the cash flow, debt control, financial crisis management as well as cash management system and provident funds
- 6. Strengthen the role of the Board of Directors in understanding the relationship between Shareholders and Executive Committee in decisive role
- 7. Strengthen the role of the Board of Directors in the role of Chairman. In the event that Chairman and CEO's role are not separated, the Board of Directors may assign the Independent Director to set the Meeting's Agenda as an alternative way to balance the role of Board of Directors and Executive Committee

The Board of Directors shall bring the 8 Guidelines in Section 1 to apply to the Organization to create the sustainable business and in Section 2 which is the additional Guidelines to support Section 1.

Therefore, Company shall set the Operations and Internal Audit Process according the Principles stated above with 5 main

topics.

Section 1 The Rights of Shareholders

Section 2 Equitable Treatment

Section 3 Stakeholders

Section 4 Transparency

Section 5 Responsibilities

Section 1: The Rights of Shareholders

Having recognized the shareholders' right to receive correct and complete information on the Company within good time on an equitable treatment basis and to make decisions on major changes that affect the Company. The Board of Directors supports the shareholder's rights with the following policies have been adopted:

- 1. We will sent an invitation in Thai and English to attend a meeting with the items on the agenda and views of the Board of Directors thereon to shareholders at least 7 or 14 days before the meeting of shareholders, whichever the case may be. Any shareholder who cannot personally attend the meeting can appoint an independent director or any person as a proxy to attend the meeting for and on his behalf, using the proxy appointment form attached to the invitation to attend the meeting. The Company also disclose the Agenda of the Meeting in newspaper in 3 consecutive days at least 3 days before the Meeting. This allows Shareholders to have good preparation for the meeting.
- 2. We will hold the meeting at the most suitable venue and time to ensure that the shareholders find it convenient to travel. There will be enough time for the meeting to deal with all the items on the agenda. A map will also be provided.
- 3. Before commencing the meeting, the shareholders will be informed of their rights to vote, express views and raise any questions at the meeting in respect of the items on the agenda. According to the Charter, the Company has assigned a shareholder as a witness of the counting of votes. During meeting, the shareholders will be given equal rights and opportunities to express their views within the time well allocated by the Board Chairman. The directors and executives, including Management and Company Secretary, concerned shall attend the meeting and present to answer questions and respond to enquiries from Shareholders.
- 4. We will use our website as another communication channel. The news and information will be published on our website. Shareholders can download the invitation to meeting with the items on the agenda well in advance before the day of the meeting so that they will have plenty of time to examine the Company's documents. Shareholders can even raise any questions online before the day of the meeting. Our website contains information on how to download meeting invitation and raise questions online.
- 5. To ensure accuracy and speediness, vote counting and decision may be done online with Technology support and create ease for shareholders.
- 6. An independent person will be appointed to count and examine the votes at the meeting of shareholders, reveal the outcome to the meeting and record it in he minutes of the meeting.
- 7. The minutes of the meeting will be correctly and completely taken to cover all the important questions and views raised at the meeting for perusal by the shareholders such as Name of Directors and Management attended, the ratio of attended and unattended Directors, Vote Counting methods and procedures, the resolution of the Meeting for each Agenda (Agree, Disagree, Object to Vote) as well as Questions and Answers of each shareholder including the Name of the asker and responder. After being listed on SET, the meeting will be video recorded for future reference. The minutes of meetings will be published on our website for shareholders' consideration. Such minutes of meeting will be submitted to SET portal within 14 days of the meeting.
- 8. The decision made by the meeting of shareholders will be published on our website on the Meeting day or next working day on SET portal and Company's Website.
- 9. Shareholders will have their dividends transferred into their bank accounts or by Cheque (if any dividend is paid). This method of payment will eliminate the problems of checks being damaged, lost or sent to payees in delay.
 - 10. Shareholders will have equal voting rights: one share per one vote.
- 11. Shareholders have the right to be informed of the results of operations of the Company including Financial Statements, Management Discussion and Analysis. We will prepare the documents which clearly and completely explain the operations for fiscal year which cover the activities related to the operations of the company including Company's Annual Report in CD (enclosed with Invitation letter) and in print to distribute on Meeting Day or provide download link on Company website.
- 12. Shareholders will be entitled to consider and approve the financial statements of the Company. We will prepare financial statements that are accurate and reliable and cover all the essential facts and figures according to the generally accepted accounting standards and have been audited by an independent and well-known auditor who also expresses his views thereon.
- 13. Shareholders will be entitled to consider and approve the Company's dividend payment. We will present detailed calculation of dividends which clearly cover all the essential facts for the consideration of the shareholders, e.g. dividend payment policy, comparison of dividend paid in the previous year. Good explanation will be given for non-dividend payment. The dividend payment proposed to shareholders will be reviewed carefully for thoughtful consideration and approval by the Board of Directors before presentation to the Meeting of Shareholders for consideration and approval.
- 14. Shareholders have the right to determine and appoint each director. We will provide the clear and correct records and details of the persons nominated for directors such as work records and the number of years in office (if a retiring director is nominated), type of director required, rules and procedures for recruitment, shares in the company, the positions in other companies, both related and unrelated to the business of the Company, etc. and definition of independent directors. In the case of independent directors, the person nominated for shareholders to approve the appointment shall be reviewed carefully for approval by the Board before proposal to the Meeting of Shareholders for approval.
- 15. Shareholders are entitled to consider and approve the remuneration of Directors. We will provide clear and comprehensive details of remuneration of directors is required for consideration by shareholders, such as policy on payment of remuneration, payment

based on position, duties, responsibilities and comparison with previous year's payments for careful consideration by the Remuneration Committee and approval by the Board prior to submission to the Meeting of Shareholders for approval.

- 16. Shareholders shall have the right to consider and appoint the auditor and approve the audit fees. We will prepare complete and correct details for consideration by shareholders, such as name of auditor, the office that he comes under, his independence, the number of years he works for the Company, his audit fees with complete breakdown and other service charges (if any) and comparison with the audit fees of the previous year for careful consideration by shareholders and review by the Audit Committee based on past performance of the auditor before proposal to the Meeting of Shareholders for approval.
- 17. In the interest of the shareholders and the Company, the shareholders shall be entitled to consider and approve the significant related transactions and the same shall also be considered and approved by the Audit Committee comprising independent members.
- 18. We will provide the correct and complete information on capital increase which cover all essential details such as objectives, necessity, methods, conditions, effects on the Company and shareholders for consideration and approval of the Board before proposal to the Meeting of Shareholders for approval.

Section 2: Equitable Treatment

It is our policy to ensure that all shareholders will have equal rights to conduct examination and express their views including Access to Information and Expression of Opinion on Company's Operations, as follows:

- 1. Minor shareholders will be allowed to nominate persons for directorship or propose the items on the agenda to be deal with by the Meeting of Shareholders with downloaded applications for Nominated Directors or Nominated Agendas via Company Website
- 2. The rules on the nomination of person for directorship and proposal of the items on the agenda by minor shareholders will be clearly set forth.
- 3. The Meeting of Shareholders will only deal with the items on the agenda without changing any important details or adding any items on the agenda without notice, unless otherwise approved by the Meeting in compliance with the law.
- 4. The shareholder who cannot attend the meeting by himself may nominate an independent director or appoint a person as a proxy who will attend and vote at the meeting on his behalf. The name of such proxy (all Independent Directors included) shall be indicated in the meeting invitation with full details of Biography and Work Experience records
- 5. All shareholders, whether they are major or minor shareholders of any nationalities will be treated equally such as Thai and English Documents
- 6. To ensure transparency and traceability and avoid conflict, voting on any matter shall be done by ballot and each shareholder will be allowed to nominate the persons for directorship.
- 7. There shall be written guidelines on maintenance and protection of data for compliance by all people in the Company. All directors and executives are required to report the securities in their holding to the Board of Directors.
- 8. The director or executive who has vested interest or conflict of interest in any transaction under consideration shall disclose such vested interest or conflict of interest to ensure that the Board of Directors can equitably consider such transaction for the benefit of the Company. Such vested interest or conflict of interest shall be recorded in the minutes of the meeting.
- 9. The Board of Directors shall recognize the rights of shareholders and the Company shall treat all shareholders fairly and equally, whether they are executive or non-executives and irrespective of the number of shares they hold and their nationalities. It is our policy to treat shareholders equally ad protect their basic rights. Therefore, all shareholders shall have equal rights to buy or sell shares, get fair share in the Company's profit, receive sufficient information on the operations, attend the meeting to vote for appointment or removal of director, appointment of auditor and the matters affecting the Company such as dividend payment, revision of memorandum or articles of association, capital increase or decrease and approval of special transactions.
 - 10. All shareholders shall have equal rights to vote: each share is eligible to one vote.
 - 11. Company will release Company News to shareholders on regular basis via SET portal and Company Website
- 12. Shareholders shall be allowed to propose the items on the agenda or nominate the person for directorship to be included in the items on the agenda at least 1 month before the day of the annual meeting of shareholders as set forth by the Company.
- 13. We will sent to meeting invitation along with the documents on the items on the agenda and the views of the Board of Directors on all the items on the agenda, to all shareholders at least 7 days before the day of the meeting or 14 days, unless otherwise set forth by SET or SEC. Such meeting invitation and related documents which are the same as the ones to be sent to the shareholders shall also be published on our website at least 30 days before the day of the meeting so that the shareholders will have enough time to examine all the details and can make the right decisions.
- 14. The rules and procedures for meeting attendance, questions, answers, voting and decision making shall be clearly set forth in the meeting invitation. Shareholders will be allowed to raise any questions before the day of the meeting. Shareholders can register for the meeting at least one hour before the time of the meeting and continue to do so until the meeting concludes.
- 15. We shall not prejudice the shareholders' rights to examine the information which must be disclosed or attend the meeting. We shall not suddenly distribute additional documents for the meeting, change the items on the agenda or amend essential data without notifying the shareholders, nor shall we put restrictions on late attendance of any shareholders.
- 16. All shareholders are encouraged to attend and vote at the Meeting of Shareholders. All the proper procedures are set forth in the meeting invitation. At the meeting for director appointment, each shareholder may vote for any person. At any meeting, shareholders will be allowed to raise any questions or express any views. The directors concerned will answer all such questions to the satisfaction of the shareholders.
- 17. The shareholder who cannot personally attend the meeting may appoint an independent director as proxy to attend and vote at the meeting for and on his behalf. For this purpose, Proxy Form A and B shall be used. Form B can be used to grant the proxy the right to vote at the meeting for and on behalf of the shareholder. Form C can be used for foreign investors with appointment of

Custodians who are based in Thailand. All forms can be downloaded from the Company's website.

18. Minutes of meeting shall be taken clearly, correctly and completely for examination by shareholders. After submission to SET, such minutes of meeting will be published on our website.

Section 3: Rights of Stakeholders

We recognize the rights of all stakeholders, whether they are internal ones such as shareholders and employees or external ones such as customers, trading partners, creditors, competitors, government agencies, organizations and nearby communities. The reasons are they support us and help us to become more competitive and make more profit which is worthwhile in the long run. We treat all stakeholders as required by law or as agreed with them. Therefore, we have adopted the following policies:

Treatment of and responsibilities for shareholders

Having realized that shareholders are the owners of the business and the Company, we create added value in the long run for them by setting the following guidelines for our employees, directors and executives:

- 1. To perform duties on a bona fide basis and make decisions carefully and fairly in the interest of all shareholders.
- 2. To oversee the operations to ensure that the Company has stable financial status and good performance; to preset correct and complete reports on the Company's standing, returns on operations, financial status, accounting and others on a regular basis.
- 3. Present to all shareholders the reports on the Company's future aspects, whether positive or negative, which are reliable and have sufficient proofs.
- 4. Not to seek interest for oneself other from the information not disclosed by the Company to the public, nor to perform any acts which may cause conflict of interest with the organization.
 - 5. To treat all shareholders equally at the Meeting of Shareholders.

Practices and responsibilities in respect of government sector

We operate our business in compliance with the laws, rules and regulations on government agencies. In particular, we avoid the acts that influence government employees to act improperly. In stead, we try to build good relations whenever possible, e.g. talking in public places, greeting at certain time of season within the following guidelines:

- To follow proper procedures at the time of making contact with government agencies or their employees.
 - 2. To become aware that the laws, rules and regulations on government agencies may vary and require strict compliance.

Practices and Responsibilities in Respect of Employees

We realize that all employees are our most valuable assets that will help us attain our objectives and vision sustainably. To ensure fairness in opportunity, remuneration, transfer and enhancement of potential, we shall adopt the following practices:

- 1. To respect employees' rights and honor with respect to the rights and dignity as well as fairness.
- 2. To maintain workplace in good conditions safe for them, their health and well-being and properties.
- 3. To appoint, transfer, reward and punish employees on a bona fide basis with equality and fairness, taking into account their knowledge, abilities and suitability.
- 4. To attach importance to employees' constant knowledge, skill acquisition and talent: offer training, hold seminars for all employees including Self Development Program as well as allow other skill enhancement for all employees.
- 5. To offer fair remuneration based on the market condition, competition, job description, the employee's ability and performance above or equal to the rate set by Law and match with the employee's knowledge, ability and skills.
 - 6. Not to perform any unfair acts which affect the career of the employee.
- 7. To allow employees to air their grievances about working conditions and suggest solutions for the benefit of all parties and create good relations at work.
 - 8. To strictly observe all the laws and regulations on employment with respect to fairness and dignity.
 - 9. To listen to Comments and Suggestions of employees with equality.
- 10. To enhance employees to understand the role of employees, stakeholders and related parties internally and externally and support ethic practices.
- 11. To create an inquiry page for employees to make inquiries, lodge complaints, report illegal acts, raise doubts against unethical acts, as stated in the CG Code, through Website and Annual Report. Such communications shall be treated as confidential, and investigation shall be conducted to find solutions

Practices and Responsibilities in Respect of Customers

We provide the service of health and spa massage. We intend to create, present and manage our products and services for our customers with the following the standards, ethics and practices:

- 1. To strive to provide service with politeness, earnestness, readiness, sincerity, good intention and attention as if the customers are close relative, taking into account health, safety and satisfaction of customers. Regular assessments of Customer Satisfaction shall be taken to improve the service.
 - $2.\ \mbox{To}$ inform customers of you service methods to ensure maximum efficiency and satisfaction.
- 3. To provide correct and complete information on our products and services so that customers can make the right decisions. Not to over advertise, exaggerate or cause misunderstanding about the quality, quantity, terms or conditions of the products or services.

- 4. Provide communication channels for customers to make complaints about our products or services so that we can find solutions and improve our products and services.
 - 5. Treat our customers' information as confidential; not to disclose it or use it for personal gain.

Practices and Responsibilities in Respect of Trading Partners and the other Parties to the Agreements

Company shall operate with fairness and equality. Trading partners and other parties to the agreements help us to achieve success in our operations with Supplier Selection and Rule of Compliance. We therefore treat them equally to ensure join interests as follows:

- 1. To supply products and provide services according to the following principles:
- To allow fair competition.
- To adopt criteria for assessment and recruitment of trading partners and parties to the agreements.
- To draw up suitable agreements which are fair to all parties.
- To have a management and follow-up system to ensure full compliance with the agreement and avoid fraud and dishonesty in procurement process.
 - To pay trading partners and parties to the agreements within the deadline according to the terms of payment.
- 2. We intend to maintain and improve relations with trading partners and parties to the agreements whose objectives are clear in respect of product quality and worthwhile services on a bona fide basis.
- 3. All of our employees and executives are forbidden from receiving direct or indirect interests from trading partners or parties to the agreements.
 - 4. Not to use the information obtained from purchase or supply for personal gain or for the benefit of any other persons.

Practices and Responsibilities in Respect of Creditors

We uphold principles and discipline in our operations to earn trust from creditors. We adopt the following practices:

- 1. Not to dishonestly demand, accept or offer any benefits in dealing with creditors.
- 2. If any dishonest demand, acceptance or offer of any benefits is known, the information must be disclosed to the creditors, and joint efforts should be made to resolve the issues.
 - 3. To strictly observe all the terms and conditions of the contracts or agreements.
- 4. If it is not possible to observe the terms and conditions of the contracts or agreement, the Company will inform its creditors of the facts so that the parties will try to find solutions.

Practices and Responsibilities in Respect of Competitors

Company shall operate business with transparent and shall not act in unethical dealings. We want to achieve long term sustainable success and become a leading company in fair and ethical competition in the industries. We have adopted the following practices:

- 1. To compete under good rules.
- 2. Not to obtain competitors' secret information by dishonest or improper means for our own benefit.
- 3. Not to commit libel against competitors such as paying to Competitor's employees.
- 4. Not to infringe the intellectual properties of competitors or any persons.

Practices and Responsibilities in Respect of Society

We attach importance to surrounding communities and society, thinking that we are a part of them and intend to achieve sustainable development of the society and surroundings. We constantly hold social and community activities while operating the business while being responsible for the society and communities, as follows:

- 1. To operate business, taking into account the environment and in strict compliance with the laws and regulations on the environment.
 - 2. To clearly adopt the CSR polices and uphold such policies.
 - 3. To ensure that our employees become aware of their responsibilities towards the environment and society.
 - 4. To respect the customs, traditions and cultures of the areas where we operate our business.
- 5. To constantly engage in the activities for creation of society, communities and the environment for the betterment of life quality in cooperation with government agencies, private organizations and communities.
 - 6. To take part in activities in nearby communities.
- 7. To quickly and efficiently respond to the events that affect the community surrounding, lives and properties in connection with our operations. To fully cooperate with the government officials and the agencies concerned.

Practices and Responsibilities in Respect of Anticorruption

Siam Wellness Group Public Co.,Ltd puts important in the respect of Anticorruption Report and makes ways for the internal and external reporter to address such concerns in the event that there might be a illegal acts or unethical acts, raise doubts on the correctness of any financial statements or deficient internal control. The Report method is as followed:

Report Method:

By Post: Audit Committee and Office of Company Secretary

Siam Wellness Group Public Co.,Ltd 483 Soi Suthiporn Phrachasongkhro Rd.,

Dindeng sub-district, Dindaeng district, Bangkok 10400

Reporter's Protection

Reporter shall be protected with equality, transparency and care with fairness to all related parties. Investigated time shall be fair. Reporter's name shall not be disclosed and Reporter shall be protected with no harassment before, during and after the Investigation as follows:

- 1. Company sets up a Reporting System with information of Reporter with sufficient for officers who oversees the system in the event that such information
- 2. Such communications shall be treated as confidential, and investigation shall be conducted to find solutions. The Head of Department shall act with care to protect the Reporter, Witness or related entities without any penalties

Section 4: Disclosure of Information and Transparency

The Company recognizes the importance of disclosure of accurate and complete information, including Financial Information in accordance with Accounting Standards and approval by appointed Independent Auditors with non-Financial Information as required for disclosure by SEC and SET, in atimely and transparent manner. We will adopt the following practices:

- 1. Board of Directors will in a timely fashion disclose complete and accurate financial information and other information related to the Company's business, performance and potentials in all event regardless of positive or negative information as well as other non-related Financial Information deemed necessary according to SEC and SET such as CG Code, Risk Management, Social and Environmental Measures. This allows shareholders to have equal right to information.
- 2. The Board of Directors will strive to ensure compliance with relevant laws and regulations regarding the release and disclosure of information on a transparent basis. To provide the information both in Thai and English language on the website of the company and other channels such as mass media and communication channel of SET and SEC to the shareholders and the persons concerned. Such information will be updated in line with the guidelines set forth by SET and SEC.
- 3. To employ Investor Relations, with assigned roles and responsibilities, in order to communicate with investors, shareholders, institutional investors and minority shareholders or government agencies in an equal and fair manner effectively. We will arrange a meeting to analyze the results of operations on a regular basis. And to publish the information online, both financial and other information, in Thai and English, to our shareholders, securities analysts, credit rating and other government agencies involved through various channels such as report to SEC, SEC and publication on our website so that shareholders will receive up-to-date information. The information such as our visions, missions, balance sheet, newsletters, annual report, structure of the Company and executives, structure of shareholding and major shareholders.
- 4. We attach importance to financial reports which truly and completely reflect our financial status and performance according to the generally recognized accounting standards which have been audited by independent auditor. Company shall disclose Financial Statement, Annual Report, 56-1 and Quarterly Management Discussion and Analysis to reflect Company's Performance and Operating Results to allow investors to acknowledge and understand the changes.
- 5. The Company will disclose information about individual directors, the roles and functions of the Board of Directors and Committees in our annual report (Form 56-2) and annual information (Form 56-1), number of meetings, attendance of directors in the previous year, remuneration of directors and high level executives.
- 6. To publish on our website the essential information both in Thailand and English such as our visions, missions, nature of business, balance sheet, performance on Form 56-1, annual report, shareholding structure, invitation to meeting of shareholders, articles of association, memorandum of association, policies, charter and ethics of the Board of Directors, Audit Committee and all employees.
- 7. The Board of Directors shall assign Executive Committee to monitor and assess the Company's Performance and report on regular basis. The Board of Directors and Executive Committee shall jointly discuss to find solution in the event that there is sign of Financial crisis. Moreover, any approval of resolution or AGM's resolution, The Board of Directors should be determined that it will not impact the financial position and debt payment
- 8. In the sign of Financial Crisis, The Board of Directors should be determined that they have Action Plan with consideration of the right of related parties
- 9. The Board of Directors shall have Communication and Disclosure Policy to determine that Communication and Disclosure with other stakeholders are appropriate, timely with the use of appropriate channels, protect the confidential information and other information that may impact with the Stock Price as well as comply with Regulations and Rules.

Section 5: Responsibilities of the Board of Directors

The Board of Directors comprises the directors who have knowledge, ability and experience in business operation, determined, have leadership skills, have vision and independent in decision-making and shall be responsible to the shareholders for the Company's operations, compliance with the laws and ethics as well as responsible for their roles to Shareholders with honesty and integrity

The Board of Directors shall be independent from the Executive Committee with clear assigned roles and responsibilities as followed:

The Board of Directors appoints the Executive Committee to oversees Operations, appoints each Committee to oversees assigned tasks, appoints Auditor and Company Secretary to convene Meetings, prepare Meeting Papers, Other Important Information and co-ordinate other Committee's resolution to comply with the Resolution of the Board of Directors and other laws.

Responsibilities of the Board of Directors – Structure and Committees Board of Directors

Directors on the Board

- 1. The Board of Directors comprises the directors who have knowledge, ability and experience in business operation; adopt policies, visions, missions and strategies; set goals; make business plans and allocate budgets and oversee the Executive Committee; administer in accordance with the policies set forth to ensure efficiency and effectiveness within the framework of the laws, objectives, articles of association, resolutions of the Board Meeting and Shareholders Meeting with responsibility, honesty and care according to good practices to add economic value to the business and highest security to our shareholders.
- 2. The Board of Directors acts as the leader of the Company in setting and reviewing the Company's Vision, Mission and Objectives in Company's Operations as well as allowing sufficient information and opinion sharing the Board of Directors
- 3. The Board of Directors Consist of at least 9 people; the number of independent directors shall be at least 1 in 3 of all the directors. The independent directors shall have the qualifications as set forth in the notifications of SET and SEC. All members of the Board of Directors shall has residences in Thailand.

Without being under the influence of any persons, each director can act independently and use his discretion in determining decisions; can raise questions, express his views or raise objection against any issues that may affect the interests of shareholders or interested persons.

Responsibilities of the Board of Directors - Roles, Duties and Responsibilities

- 1.In accordance with good corporate governance, in addition to operation in accordance with the laws, objectives, articles of association and resolutions of the Meeting of Shareholders, the Board of Directors shall also set forth their roles and responsibilities, the details as shown in terms of scope of authority and responsibility of the Board of Directors.
- 2. Monitor and assess the Management's Operational Plans by setting regular Management's Operational Plans Presentation as well as any important matters in the Monthly Board of Director's Meeting
- 3. Each member of the Board of Directors shall not hold Directorship in other listed Companies in the Stock Exchange in more than 3 companies to allow full commitment
- 4. Manage the Companies with creative value with Long-term Perspective, Ethical and Responsible Business, Good Corporate Citizen and adapts to the fast-changing world that may affect the Operations of the Business
- 5. Executive Committee shall report Company's Performance on monthly basis although the Board may not meet monthly to allow immediate control and action
- 6. Give important to Innovation that creates value to customer and other related parties as well as Corporate Social Responsibility
 - 7. Monitor Executive Committee to comply with Operational Plan to reflect the Company's Objectives, Vision and Strategies
- 8. Monitor Executive Committee to assign resources efficiently and effectively with consideration to Value Chain Support to reflect the Company's Objectives and Vision
- 9. Set the Guidelines for Information Technology Management to create new business opportunities and operational improvement, as well as risk management to reflect the Company's Objectives and Vision
- 10. Monitor Company's Data Safety as well as se Confidentiality, Integrity, Availability and Market Sensitive information. Directors, Management, Staff as well as Legal Advisor, Financial Advisor shall comply with this

Responsibilities of the Board of Directors – Board Meeting Regulations on Board Meeting:

- 1. Board Meeting will be held at least once every three months. A Special Meeting can be held as necessary. A call for a meeting shall be made at least 7 days in advance. At each meeting, a quorum is formed only when at least half of the directors attend.
- 2. The items on the agenda should be fixed. The Board Chairman and the Managing Director shall jointly choose the items on the agenda. The Secretary shall ensure that all the directors shall have all the documents before the meeting so that they can carefully examine them, express their views and know how to vote.
- 3. The Board of Directors should receive sufficient information on a continuous and timely basis. They may freely contact the Secretary. The Secretary is responsible to provide guidance to the Board of Directors on the matters related to compliance with the laws and regulations.
- 4. The Board Chairman shall allocate sufficient time for the management to present documents and information for discussion by the Board of Directors the important issues. Each director will have the opportunity to express his views before the ruling by the meeting.
- 5. The Board of Directors shall allow non-executive directors to meet and discuss the management issues without the management being present. The outcome of the meeting shall be reported to the CEO.
- 6. The Board of Directors shall encourage the CEO and the Managing Director to invite high level executives to attend the Board Meeting to offer additional information as the persons directly deal with the matters. This will be the opportunity to get to know the high level executives and consider the plan for work assignment.
- 7. The director who has vested interest in the transaction being voted shall not be entitled to vote and he must be outside the meeting at the time of voting.
- 8. The minutes should be taken for every meeting, and such minutes shall be endorsed by the Board of Directors and kept for future examination.

Responsibilities of the Board of Directors - Orientation

For incoming Directors, Company shall provide the Company Information and Site visits to help them familiarize with the

Business and shall provide Guidelines on Director's Roles, Rules and Regulations, Corporate Governance's Rules and other information that deemed useful to be efficient Director.

Responsibilities of the Board of Directors - Self Assessment and Director's Assessment

After turning public and being listed on SET, the Board of Directors shall conduct a self assessment every year to find ways of improving efficiency of their work in the next year.

Responsibilities of the Board of Directors - Nomination of Director

Nominated Director(s) shall have knowledge, ability and experience in business operation, credible Work Experience, good leadership skill with wide Vision as well as good ethics. Moreover, Directors shall have sufficient time to attend the meetings. The mix of Directors should be diverse to reflect the diversity of ideas. Director's specialties shall be ranked in table and Replaced or New Director(s) shall be chosen to meet the Company's Criteria. The use of Institute of Directors (IOD)'s Director's List is recommended to illustrate clarity and confidence amongst shareholders.

Responsibilities of the Board of Directors - Remuneration of Director

The Company shall offer suitable remuneration to the directors and executives with regard to the Company's performance in consistent with the industries and appropriate to the duties and responsibilities of directors executives. Such remuneration shall be clearly and transparently fixed and approved by the Meeting of Shareholder and it must be disclosed on the form provided by the SET and SEC. Sufficient Remuneration that reflect their duties and responsibilities shall be provided to retain talented Director(s).

Responsibilities of the Board of Directors - Development of the Board

The Board of Directors is dedicated to promoting and facilitating the training and education of directors involved in the corporate governance such as company's directors, Audit Committee, management, etc., to provide improved performance; and in the event of a change of directors or the appointment of new directors, the management will provide documentation and information beneficial to the performance of the new directors as well as provide advice. All directors shall undergo training programs held by the Thai Institute of Directors, Certification Director Accreditation Program (DAP), and some are trained in the course Director Certification Program (DCP) from the same institution.

Trainings attended by Company's Directors and Secretary are:

Company Secretary Program (CSP) by IOD - Company Secretary

Company Reporting Program (CRP) by IOD - Company Secretary

Board Reporting Program (BRP) by IOD - Company Secretary

Business in Disruptive era by EY Audit Co., Ltd - Audit Committee

Business Visit in People's Republic of China - BOD

Responsibilities of the Board of Directors - Internal Control and Compliance

- 1. The Board of Directors have adopted the internal control system covering all aspects such as finance and operation in compliance with the laws, rules and regulations. And provide a mechanism of checks and balances that are powerful enough to safeguard the assets of the company at all times. Set forth the authority and responsibilities of the management. And the employees shall conduct the check and balance. The work regulations shall be set forth in writing. There shall be an internal audit unit which is independent. This unit shall monitor the performance of all the units in accordance with the rules laid down, and evaluate the effectiveness and the adequacy of internal controls in the various departments in the company.
- 2. Appoint Compliance Division or Legal Department to oversees the Compliance Policy of Company. Ensure that it complies with the relevant laws and regulations in the country that the Company operates e.g. Spa Certificate by Ministry of Public Health, Rental Contracts. Notification System via e-mail has been implemented to notify relevant person or department

Responsibilities of the Board of Directors - Use of internal information

The Board of Directors recognize the importance of corporate governance, transparency and prevention of employees from seeking personal gain from the use the Company's information which has not been disclosed to the public. Guidelines on the use of such information appear in the internal information use policy.

Responsibilities of the Board of Directors - Annual Report

The Board of Directors is responsible for the preparation of financial reports, the information contained in the annual report. The financial report shall be prepared in accordance with the generally accepted accounting standards, choosing the accounting policies which are appropriate and consistent. Attention and careful judgment in the preparation of preparation are required. Essential information should be disclosed in the Notes to Financial Statements. The Board of Directors assign the Audit Committee to oversee the quality of the financial reports and express their views to the Board of Directors.

Remuneration of Directors and Executives

Remuneration of Directors

The Annual General Meeting of Shareholders No. 1/2014 held May 7, 2014 has clearly and transparently set the remuneration of directors. Such remuneration is in line with the industry and it is sufficient to attract and maintain the directors who have desirable qualifications and assume the duties and responsibilities commensurate with such payment.

Remuneration of Executives

Remuneration of the executive complies with the principles and policies set by the Board of Directors, which is based on the Company's operations and each executive's performance, taking into account the remuneration offered by companies of the same size in the same industry. The Nominations and Compensations Committee reviewed the remuneration of the Chief Executive Officer (CEO) and Managing Director (MD) using data of other company in the same industry and the Past Company's Performance.

Business Ethics and best practices in work.

The Company has set fort the business ethics and practices in work which are notified to the directors, management and employees so that they comply with them in the performance of their duties to ensure honesty, ethics and integrity in order to attain the objectives.

Conflict of interest

The Board of Directors have set forth the policies on transactions among related persons in the best interests of the Company. The Company has a set forth the procedures for consideration of such transaction to ensure transparency and avoid conflict of interest for the maximum benefit of the Company and all shareholders.

- 1. The Company shall considers if the transactions are related or not. If they are normal transactions, we will consider whether or not they are typical commercial terms and condition based on our price, terms and conditions offered to our customers in the market, and in the absence of market prices that can be applied. If the products or services are unique, the Company will have the Audit Committee, auditor or independent experts review and comment on the appropriateness of the price and value and good reasons for making such transactions.
- 2. If related transactions support normal business which have general commercial terms and the values cannot be determined from the assets or reference to the property or the transactions are for normal business support without typical commercial conditions, or they are rental charges or lease of property for not more than 3 years but not indicate typical commercial conditions or they are other types of transactions, the Company will determine the size of the transactions to see whether they are small, medium or large to be able to make decisions such as seeking approval from the Board of Directors or the Meeting of Shareholders.
- 3. The Company will present the related transactions of the Company or its affiliates to the Audit Committee for consideration. If they have to be approved by the Board of Directors or the Meeting of Shareholders, the Company shall submit the views of the Audit Committee to the Board of Directors or the Meeting of Shareholders for consideration.
- 4. The Company shall report on the agreement to make related transactions to SEC, giving all the details as set forth in the Notification of SEC, and shall disclose the related transactions in the annual report and financial statement, using the annual report form or other report form as set forth by SEC.
- 5. As for the related transactions that may be made in the future, the Board of Directors must comply with the laws of securities and exchange, SET's regulations, notifications, orders or regulations, and comply with the regulations on the disclosure of related transactions, acquisition or disposal of essential assets of the Company or affiliate according to the accounting standards set by the Association of Accountants and Auditors of Thailand.
- 6. In case where there are related transactions beyond typical commercial business between the persons who may have conflict of interest or joint interest now or hereafter, the Company shall have the Audit Committee express their views on the need and appropriateness of such transactions. If the Audit Committee do not have expertise in such related transactions, the Company may request an independent expert or auditor express his views on such related transactions to assist the Board of Directors or the Meeting of Shareholder, whichever the case may be, in decision making. The Company shall disclose the related transactions in the notes for the balance sheet which will be audited by the Company's auditor.
 - 7. The person having interest in any transaction shall not be eligible to vote on the approval of such transaction.
- 8. Employees are prohibited to conduct business that has conflict of interest with Company. Company has provided the form via Human Resources Department to notify employees.

Internal Control and Audit

The Board of Directors and the Audit Committee and the management have tested the internal control system and are of the opinion that the such internal control system is adequate for the protection of the assets from being used improperly by executives. The powers of approval are set forth in the work regulations. The Company attaches importance to the internal control system that it hires experts on internal audit to do the work. It is also possible to follow up ad assess the internal control. Essential documents are systematically stored to allow timely inspection by directors, auditor and legally authorized persons.

6.2 Committees

Board of Directors consists of 1. Board of Directors 2. Other Committees including Executive Committee, Audit Committee, Nominations and Compensations Committee, Risk Committee and Corporate Governance Committee. Their scope of powers, duties and responsibilities are set forth as follows:

6.2.1 Scope of Powers, Duties and Responsibilities of the Board of Directors

On 7 May 2014, the Extraordinary Meeting of Shareholders No. 1/2014 resolved in favor of setting forth the scope of powers, duties and responsibilities of the Board of Directors in the articles of association, as follows:

The Board of Directors shall have the following powers, duties and responsibilities:

- 1. To perform duties with good care, great responsibility and honesty in compliance with the laws, objectives set forth in the articles of association, resolutions of the Board Meeting and the Meeting of Shareholders.
 - 2. To consider and approve the visions, missions, business strategies, orientations, policies, targets, guidelines, operation plan,

capital management plan, risk management plan and the budgets of the company and its affiliates which are proposed by the Executive Committee and Management.

- 3. To monitor work of the Executive Committee, CEO, Managing Director, Management or any persons to ensure attainment of the objectives and compliance with the business plans and policies adopted by the Board of Directors.
- 4. To follow up the Company's operations to ensure compliance with the operation plan, capital management plan, risk management plan and the budgets of the Company and its affiliates.
- 5. To ensure that the Company and its affiliates adopt appropriate and efficient accounting procedures, internal control and audit.
- 6. To prepare balance sheet and profit and loss statement at the end of the fiscal year and certify them; to disclose in the financial statement the financial status and performance in the previous year; to prepare an annual report for presentation to the Ordinary Meeting of Shareholders for endorsement.
- 7. To consider and approve the recruitment and appointment of an auditor and appropriately fix his remuneration, taking into account the proposal of the Audit Committee, before presentation to the Ordinary Meeting of Shareholders for endorsement.
- 8. To adopt written policies on corporate governance and efficiently review them to ensure responsibilities of the Company for all the shareholders; to consider the policies and compliance therewith at least once a year.
- 9. To consider and approve the appointment of directors when existing directors vacate their office due to retirement or other reasons in compliance with the Public Company Limited Act of 1992 (and its revisions), Securities and Stock Exchange Act of 1992 (and its revisions), notifications, rules and/or regulations applicable thereto, taking into account the desirable and undesirable qualifications of such persons as set forth in such acts.
- 10. To form the Audit Committee, Executive Committee and other committees and subcommittees for the assistance and support of the Board of Directors, and fix their scope of powers and duties.
 - 11. To consider, set forth and review the directors who are authorized to sign their names to bind the Company.
- 12. To consider and appoint the executives as defined by the SET, SEC, Capital Market Supervisory Board or the Company's secretary, and fix the remuneration thereof.
- 13. To seek at the Company's expense the professional opinions from any organizations to assist the Company's decision making.
- 14. To encourage the directors and executives to take the training courses of Thai Institute of Directors Association that are suitable for their duties and responsibilities.
- 15. To adopt the mechanism for monitoring the Company's affiliates for the protection of the Company's interest and investments, taking into account the qualities of the persons to take the office of director in the affiliates, to ensure management in compliance with the Company's policies and transactions in compliance with the securities laws, other laws and the regulations and notifications of SET and SEC. The powers, duties and responsibilities granted and assigned to the director shall not enable them or their attorneys to approve the transactions that they or the persons with conflict of interest (as defined by the SEC's Notifications or Capital Market Supervisory Board's Notifications) or the interested persons or the persons who may benefit from or have conflict of interest with the Company or its affiliates, unless otherwise such approval is granted on individual basis subject to the policies or the criteria adopted or set forth by the Meeting of Shareholders or the Board of Directors.

However, the following transactions require prior approval of the Meeting of Shareholders:

- (a) The matters legally require prior approval of the Meeting of Shareholders.
- (b) The transaction in the interest of the director which requires prior approval of the Meeting of Shareholders according to the laws or SEC's Regulations.

The director who has interest in or conflict with the transactions or the Company shall not be eligible to vote.

*The Board of Directors Charter has been reviewed by the Audit Committee in the Meeting No. 7/2019 on 4th October 2019

6.2.2 Scope of Powers, Duties and Responsibilities of Other Committees

6.2.2.1 Scope of Powers, Duties and Responsibilities of the Audit Committee

On 7 May 2014, the Extraordinary Meeting of Shareholders No. 1/2014 resolved in favor of setting forth the powers, duties and responsibilities of the Audit Committee, as follows:

- 1. To verify that the Company's financial reports are correct and complete.
- 2. To ensure that the Company has appropriate and efficient internal control and audit system and that the internal audit unit is truly independent; to consider and approve the appointment, transfer and disengagement of the Chief of the Internal Audit Unit or any other unit in charge of internal audit.
- 3. To ensure that the Company complies with the Securities and Stock Exchange Act, SET's Regulations and Capital Market Supervisory Board's Notifications and other laws applicable to the Company's business.
- 4. To consider, screen and nominate an independent person for the appointment as the Auditor and propose his remuneration; to hold a meeting with the Auditor without the management being present at least once a year.
- 5. To consider related or intercompany transactions or the transactions that may create conflict of interest in compliance the laws, Capital Market Advisory Board and SET's Regulations to ensure that such transactions are appropriate and are in the interest of the company.
 - 6. To ensure that the Company has an appropriate and efficient risk management system.
- 7. To prepare a report signed by its Committee Chairman to be disclosed in the Company's annual report containing at least the following details:
 - 1) views on the correctness, completeness and reliability of the Company's financial report;
 - 2) views on the adequacy of the company's internal control system;

- 3) views on compliance with the Securities and Stock Exchange Act, SET's Regulations and the laws applicable to the Company's business;
 - 4) views on the suitability of the Auditor;
 - 5) views on the transactions which may create a conflict of interest;
 - 6) views on the management of risks;
 - 7) the number of meetings held by the Audit Committee and the record of attendance of each member;
 - 8) views or remarks on compliance with the Charter;
- 9) other information that the shareholders and investors should know which can be disclosed within the scope of powers, duties and responsibilities granted and assigned by the Board of Directors.
 - 8. Monitor the work of the Internal Audit Unit as follows:
- 1) To ensure that the scope of work, audit plan, budget and staff are adequate and sufficient for the support and assistance of the Audit Committee.
 - 2) To consider the appointment, transfer or disengagement of the Department Directors or Internal Auditor.
 - 3) To present report on the operation.
 - 4) To ensure the independence of the Internal Audit Unit or the Internal Auditor.
- 9. To constantly consider and review the criteria and method of inspection and ensure that it is suitable to the business environment.
 - 10. To present report on its work to the Board of Directors at least 4 times a year.
 - 11. To report to the Board of Directors any of the following acts that may significantly affect the

Company's financial status and operation so that improvement can be made within the deadline set by the Audit Committee:

- 1) any transaction that may create a conflict of interest;
- 2) fraud, irregularities or flaws in the internal control;
- 3) violation of the Securities and Stock Exchange Act, Capital Market Supervisory Board, SET's Regulations or any laws applicable to the Company's business. If the Board of Directors or executives fails to make improvement within the deadline under the foregoing paragraph, any Audit Committee Member may report such incident to SEC or SET.
- 12. If the Auditor finds any circumstances that lead to suspicion that a director, manager or the person responsible for the operation of the Company perform any acts in violation of the Securities and Stock Exchange Act and reports such incident to the Audit Committee for investigation, the Audit Committee shall conduct investigation and inform SEC and the Auditor within 30 days of notification by the Auditor.
 - 13. To ensure independence of the Auditor and consider receiving other non-audit services from such Auditor.
- 14. To act according to 1-13 in respect of the operations of the affiliates as assigned or requested by the affiliates within the scope of the Audit Committee.
- 15. To perform any other acts as directed by the Board of Directors subject to the approval of the Audit Committee. The Audit Committee have the authority to invite director, officer or employee of the Company to attend a meeting to clarify or answer questions on matters relating duties and responsibilities of the Audit Committee; to consult the expert or consultant of the Company at (if any) or hire a consultant or an expert from time to time at the Company's expense; to request any employees to submit documents related to the company's operations for examination; to conduct investigation or examination in any matters to ensure successful performance of duties; to request one or many employees to perform any acts within the scope of powers of theirs; to perform and acts related to and in connection with the affiliates or as assigned or requested by the affiliates, within the scope other power and duties. Mr. Polchet Likittanasombat is the director who has knowledge and experience in the audit of financial statements. He used to be the Managing Director of Magnet Management and Consultant Co., Ltd.

*The Audit Committee Charter has been reviewed by the Audit Committee in the Meeting No. 4/2018 on 14th August 2018

6.2.2.2 Scope of Power, Duties and Responsibilities of the Executive Committee

On 7 May 2014, the Extraordinary Meeting of Shareholders No. 1/2014 resolved in favor of setting forth the scope of powers, duties and responsibilities of the Board of Directors in the articles of association, as follows:

The Executive Committee shall have the following powers, duties and responsibilities:

- 1. To manage the operations of the Company in compliance with the objectives, articles of association, policies, rules, regulations, instructions or resolution of the Board Meeting or the Meeting of Shareholders; to review the matters before presentation to the Board of Director for approval.
- 2. To adopt visions, missions, business strategies, orientations, business policies, set targets, guidelines, make operation plan ad personnel development plan and allocation of budgets for the Company and its affiliates, and present them to the Board of Directors for approval.
- 3. To efficiently examine, follow up and implement polies and guidelines on the management as assigned by the Board of Directors.
- 4. To consider and approve any normal transactions of the Company within the annual budget approved by the Board of Directors and in compliance with the Operation Manual provision on the powers to act as granted.
 - 5. To submit to the Board of Directors the following reports:
 - 5.1 quarterly report on the Company's operation;
- 5.2 auditor's reports on the Company's financial status: annual balance sheet and quarterly financial statement which should be submitted within the deadline set by SET.
 - 5.3 Other reports as it deems appropriate.

- 6. To conduct feasibility studies of various projects.
- 7. To set forth the criteria and allocate budgets for pay raise, rewards and other benefits; to set forth and revise the welfare and benefits of the employees.
 - 8. To offer advice and suggestions to the Managing Director to assist his decision making.

Appointment of working teams or persons

- 1. To appoint working teams or persons who review the work for presentation to the Audit Committee; to perform any acts for the benefit of its own work; to perform any acts as assigned by itself within its own scope of powers and duties.
- 2. To have the power to appoint attorneys who will perform any acts for an on its behalf within the scope of powers granted in the Power of Attorney and/or as set forth in the rules, regulations or instructions issued by the Board of Directors, subject to the condition that the powers so granted to the attorneys shall not exceed the powers granted to itself; the powers so granted shall not enable the Audit Committee or its attorneys to make any transactions which may create a conflict of interest (as defined in the Notifications of Capital Market Supervisory Board or SEC) or enable them to reap benefits which may create a conflict of interest with the Company or its affiliates.
 - 6.2.2.3 Scope of Power, Duties and Responsibilities of the Nominations and Compensations Committee

On 27 February 2017, the Board of Director's Meeting No. 1/2017 resolved in favor of setting forth the scope of powers, duties and responsibilities of the Nominations and Compensations Committee in the articles of association, as follows:

The Nominations and Compensations Committee composed of minimum of 3 Directors with more than half being Independent Directors and at least 1 Director being the specialist or had work experience in Human Resources Management. Moreover, the Chairman of the Nominations and Compensations Committee shall be the Independent Director. The Nominations and Compensations Committee reviews and assesses the Remuneration Policies of Board of Directors and Top Management and submit to Board of Directors for approval, whom will approve the remuneration of the Top Management. Remuneration of Directors shall be approved by shareholders at the Company's Annual General Meeting.

The Nominations and Compensations Committee shall have the following powers, duties and responsibilities:

1.Nominations

- 1.1 Assess Company's Structure in terms of size, composition, mix and representation of Independent Directors to lead Company to achieve its Objectives and Visions.
- 1.2 Assess Director's Recruitment Process and Selection to nominate appropriate director with knowledge, expertise. Committee shall review the applicant's biography and suggest comment before submit to Board of Director for appointment of new Directors. Shareholder shall have sufficient information of the appointed director
- 1.3 Assess and Recruit the appropriate Senior Management with Development Plan to allow them to have knowledge, abilities, skills, experience and qualification to drive the Company's Objectives
- 1.4 Assess Director's Recruitment Process and Selection and recommend to the Board of Directors before recruiting the retired director. In the event of the nomination of existing director, the Nomination and Compensation Committee shall reflect on their past performance.
 - 1.5 Arrange Orientation for new directors and assign sufficient documents to newly appointed director
 - 1.6 Create Succession Plan for Managing Director and Senior Management to allow smooth operations of the Company

2. Compensations

- 2.1 Assess Compensation Structure and Director and Senior Management's remuneration to reflect their responsibilities to drive the Company's Objectives
- 2.2 Set Compensation Policies of Director's remuneration to match with Company's Long term Vision and Strategies, experience, responsibilities, roles and benefits of each director. Director with additional responsibilities shall have appropriate remuneration with equivalent to industry standards
- 2.3 Propose the Company Structure and Remuneration of Senior Management to the Board before submitting to the Annual General Meeting

6.2.2.4 Scope of Power, Duties and Responsibilities of the Risk Committee

On 27 February 2017, the Board of Director's Meeting No. 1/2017 resolved in favor of setting forth the scope of powers, duties and responsibilities of the Risk Committee in the articles of association, as follows:

The Risk Committee sets the Risk Management Policy. The Risk Committee shall consult with the Risk Working Group on regular basis. Reports from the Risk Committee shall be presented and reported to the Board of Directors. Minimum of 4 Risk Committee Meeting shall be arranged and Summaries and Attendance should be stated in the Annual Report. The Charter of the Risk Committee has been amended in the Board of Director's Meeting No. 3/2561 on 14 August 2018

The Risk Committee shall have the following powers, duties and responsibilities:

- 1. To assign any departments to disclose information related to the risk. Such department shall comply
- 2. To appoint a risk management working group as necessary or to provide the risk management working group with necessary factors as per the scope of their responsibilities.
 - 3. To review the Company's risk management policy and framework, which would cover all the major risks; namely financial

risk, investment risk, and corporate reputation risk, before proposing them to the Board of Directors for approval.

- 4. To set risk measurement criteria such as Risk Appetite and Risk Tolerance and acceptable risk level before proposing them to the Board of Directors for approval.
- 5. To report regularly (once a quarter) to the Board of Directors about the management, operation, risk status, changes and areas of improvement to ensure the compliance with the Company's policy and strategy.
- 6. To review the adequacy and effectiveness of risk management policy and system as well as the compliance with the established policy.
- 7. To establish Success Risk Management measures including Recommendation and Measures. Monitor continuously to cope with different situations and ensure that risk management measures are appropriated.
- 8. To support the Board of Directors, Executive Committees and Risk Committee in Organizational Risk Measures and support ongoing Risk Development
- 9. To formulate risk management strategies and framework in compliance with the Company's risk management policy. The Committee shall assess, monitor and control risk at the appropriate level.
- 10. To monitor and ensure that risk management activities are in line with the Company's policy and framework approved by the Board of Directors.
 - 11. To set appropriate risk management measures to cope with different situations
 - 12. To set appropriate risk management strategies to cope with different situations
- 13. To set annual risk management policy, strategies and plan assessment to ensure that risk management activities are in line with the current environment including public sector risk
 - 14. To report Risk Management Plan and Risk Mitigation Plan
 - 15. To review Check and Balance of Risk Management Plan
 - 16. To review Business Continuity Management (BCP) Plan
 - 17. To set appropriate Risk Working Group
 - 18. To assign personnel and budget of Risk Management Committee
- 19 To coordinate with Audit Committee to review critical risks and ensure Internal Audit Committee has measures to manage risk as well as implement risk management measures in whole organization
 - 20. To suggest use independent advisor if necessary
 - 21. To suggest use independent advisor in the event there is insufficient manpower
 - 22. To communicate with Audit Committee once a year
 - 23. To perform other duties relating to risk as assigned by the Board of Directors.

*The Risk Committee Charter has been reviewed by the Risk Committee in the Meeting No. 4/2018 on 14th August 2018.

6.2.2.5 Scope of Power, Duties and Responsibilities of the Corporate Governance Committee

On 16 December 2017, the Board of Director's Meeting No. 10/2017 resolved in favor of setting forth the scope of powers, duties and responsibilities of the Corporate Governance Committee in the articles of association, as follows:

The Corporate Governance Committee sets the Company's Corporate Governance Policy to ensure that the Company's Operations are efficient, transparent, audible and reflect all stakeholder's interests to create value for the Company and set direction of Company with the changing market environment. The Corporate Governance Policy should be stated according to SET's Corporate Governance Guideline.

The Corporate Governance Committee shall have the following powers, duties and responsibilities:

- 1. To consider and endorse the policies, strategies, goals, guidelines, and plans on the Company's corporate governance
- 2. To review the Company's Corporate Governance Policy comply with the policies and/or regulations relating to the Company's corporate governance before proposing to the Board of Directors for consideration and approval.
 - 3. To regularly review and propose necessary revision to the Company's policy and guidelines on corporate governance practice

*The Corporate Governance Committee Charter has been reviewed by the Corporate Governance Committee in the Meeting No. 2/2019 on 4th October 2019

6.2.3 Scope of Powers, Duties and Responsibilities of Managing Director

On 7 May 2014, the Extraordinary Meeting of Shareholders No. 1/2014 resolved in favor of setting forth the scope of powers, duties and responsibilities of the Managing Director, as follows:

The Managing Director shall have the following powers, duties and responsibilities:

- 1. To manage and control the Company's day to day operations.
- 2. To act as assigned by the Board of Directors and/or the Executive Committee; to appoint attorneys to perform any acts for and on his behalf without creating a conflict of interest.
- 3. To issue orders, regulations, notifications and memorandums for operation in compliance with the Company's policies, in the Company's interest and for enforcement of discipline within the organization.
- 4. To perform the acts or and on behalf of the Company in favor of third parties related to Company's business and in the Company's interest.
 - 5. To consider and review investments for proposal to the Board of Directors and/or Executive Committee.
 - 6. To consider and appoint consultants necessary to the Company's operations for proposal to the Board of Directors and/or

Executive Committee.

7. To consider and revise working positions, salaries, bonuses and other benefits, employ or engage staff within the allocated budget, offer pay and promotion to employees, transfer employees, hire consultants, renew contracts, impose disciplinary actions or penalties against employees who have committed offenses, appoint Investigation Committee.

8. To perform other acts as assigned from time to time by the Board of Directors and/or Executive Committee; not to consider and approve the transactions which create a conflict of interest between a director and the Company or its affiliate, unless otherwise such transactions are approved in compliance with the policies or criteria approved by the Board Meeting or the Meeting of Shareholders in compliance with the laws.

6.3 RECRUITMENT AND ENGAGEMENT OF DIRECTORS AND EXECUTIVES

The directors and executives shall be recruited and engaged as follows:

Directors:

A director shall have knowledge of the Company's business or other knowledge that can be used in the Company's operations, and have reasonable experiences; a shareholder or a director may nominate a person for the office of director, as follows:

- 1. Each shareholder may cast one vote for each share he holds.
- 2. Each shareholder may vote for the appointment of one or may directors. In case of appointment of many directors, a shareholder may not cast unequal votes for candidates.

If an office of director is vacant for any reasons other than retirement, the Board of Directors may appoint a person without undesirable qualifications under the Public Company Limited Act as the new director at the next Board Meeting, unless otherwise the office term of director is shorter than 2 (two) months. The newly appointed director shall remain in office only for the remaining term or the director so replaced. The ruling vote of the directors must come from at least three quarters (3/4) of the remaining directors.

High Level Executives

High level executives such as CEO or Managing Director must be appointed by the Meeting of Shareholders, Board of Directors or the persons assigned by shareholders or Board of Director, taking into account the candidates' knowledge, abilities, skills and experiences that will benefit the Company's operations and their understanding of the Company's business and ability to manage work to attain the objectives and targets set by the Board of Directors.

Audit Directors/Independent Directors

The Board of Directors or the Meeting of Shareholders shall be empowered to form an Audit

Committee comprising of at least 3 independent directors, each of which shall be in office for 3 years at a time. The audit director whose office term comes to an end may be reappointed for up to 3 times, unless otherwise the Board of Directors approve renewal of office term. An Audit Director must be and Independent Director with the following qualifications:

- 1. Hold shares not more than 1 % of the shares that are eligible to vote of the Company, parent company, affiliates and joint venture company, major shareholders or the persons having the powers to control the Company. The shares of the persons related to the independent director should also be counted.
- 2. Not being or having been a director who took part in the management, employee, worker, consultant receiving regular salary, the person who have the powers to control the Company, unless otherwise not having such status for at least 2 years before appointment. Such undesirable qualifications shall not include the independent director who has been a government employee or a consultant of a government agency who is a major shareholder or the person who has the powers to control the Company.
- 3. Not having relation by consanguinity or registration as father, mother, spouse, sibling, child or spouse of child of another director, executive, major shareholder, the person who has the power to control the Company or the person about to be nominated for director, executive or the person who has the power to control the Company or its affiliate.
- 4. Not having or having had business relationship with the company, parent company, affiliate, joint venture, major shareholder or the person who has the power to control the Company in the manner that may prevent him from using his discretion freely; not being or having been a significant shareholder or the person who has the power to control the person who has business relationship with the company, parent company, affiliate, joint venture, major shareholder or the person who has the power to control the company, unless otherwise having ended such status for at least 2 years before appointment. Business relationship shall include the ones under Capital Market Supervisory Board's Notification No. Thor Jor. 28/25581: Application for and Approval of Offering Newly Issued Shares, the normal business transactions, leasing or renting real properties, transactions related to assets or services, offer or acceptance of financial assistance, offer or take out loan, guarantee, putting up assets as collaterals for loan or other similar circumstances which result in the company or the other party to the agreement is under obligation to may payment to the other party at the rate of 3% of the net and tangible assets of the company or more or from 20 million baht, whichever is larger. The calculation of loan obligations shall take into account the related transactions set forth in the Capital Market Supervisory Board's Notification on Intercompany Transactions and the loan obligations arising during the period of one year before having business relationship with the same person.
- 5. Not being or having been an auditor of the Company, parent company, affiliate, joint venture, major shareholder or the person who has the power to control the Company; not being a significant shareholder, the person with control power, a partner of an accounting Company which provides an audit service to the Company, parent Company, affiliate, join venture, major shareholder or the person who has the power to control the Company, unless otherwise such status has ceased for at least 2 years before appointment.
- 6. Not being or having been the provider of professional service such as legal counsel or financial consultant receiving more than two million baht per year from the Company, parent Company, affiliate, join venture, major shareholder or the person who has the power to control the company, unless otherwise such status has ceased for at least 2 years before appointment.
 - 7. Not being the director who is appointed to represent a director, major shareholder or the shareholder related to the major

shareholder of the Company.

- 8. Not operating the business of the same type or in competition with the Company or its affiliate; not being a significant partner or director who manage work, employee or consultant with regular salary, nor hold more than 1 % of all the shares that are eligible to vote of another company which operate the same business and in competition with the Company or its affiliate.
 - 9. Not having other qualities that prevent him from freely expressing views on the Company's operation.
- 10. Not being a director assigned by the Board of Directors to make decisions on the operations of the company, parent company, affiliate, joint venture, company in the same order, major shareholder or the person who has the power to control the company.
 - 11. Not being a director of the parent company, affiliate or affiliate of the same order only registered companies.

Audit Committee must also have the following qualifications:

- 1. Being appointed by the Board of Directors or the Meeting of Shareholders as an Audit Director.
- 2. Being an independent director of the Company.
- 3. Not being a director assigned by the Board of Directors to make decisions on the operations of the company, parent company, affiliate, joint venture, company in the same order, major shareholder or the person who has the power to control the Company.
 - 4. Not being a director of the parent company, affiliate or affiliate of the same order only registered companies.
 - 5. Having the duties set forth in SET's Notification on Qualifications and Scope of Work of Audit Committee.
- 6. Having sufficient knowledge and experience to work as an Audit Director. At least one Audit Director must have sufficient knowledge and experience to conduct audit of the company's balance sheet to verify its reliability.
- 7. The Chairman of the Audit Committee must be appointed by the Meeting of Shareholders, Audit Committee or the Board of Directors.
- 8. The Audit Committee Secretary shall be the Company Secretary, Director of Internal Audit Department, internal auditor or Director of Finance and Accounts Department.
- * In our Company, the Company secretary is the Secretary of the Audit Committee.

Office Term

An Audit Director shall be in office for 3 years. A retiring Audit Director may be reappointed up to 3 times, unless otherwise the Board of Directors approve renewal of office term.

Directors

The Board of Directors shall be made up of at least 9 directors, and at least one third of them should be independent directors. At least half of the directors must live in Thailand. Directors shall have knowledge, ability and experience in business operation; they shall adopt policies, visions and strategies, set targets and missions, make business plans, allocate budgets and monitor the management's performance to ensure compliance with the policies, the laws, objectives, articles of association, resolutions of the Board Meeting and solutions of the Meeting of Shareholders; work with care, responsibility and honesty according to good practices to maximize the economic value of the business and ensure security of shareholders. Each Director shall freely perform his duties and use his discretion in the making decisions on any matters; without being under the influence of any persons he may express views, raise questions or objections against any issues which may affect the interest of the shareholders or interested parties.

In the event that the Agenda has effect on the interest of shareholders, each director shall has independence in assessing each Agenda with opportunities to ask questions, express comment or disagree.

Office Term

At each annual Ordinary Meeting of Shareholders, one third of the directors shall vacate their office. If the number is not divisible by 3, the nearest number shall apply. In the first and second year after going public, the decision which directors shall vacate their office shall be made by a draw. Subsequently, the directors who have been in office for the longest period shall vacate their office. A retiring director may be reappointed by the Meeting of Shareholders. Apart from ending his office term, a Director shall vacate his office on any of the following grounds:

- 1. death
- 2. resignation
- 3. lacking qualifications or having undesirable qualifications under the law
- 4. being removed from office by resolution of the Meeting of Shareholders with at least three quarters of the votes of the shareholders present at the meeting and eligible to vote and representing at least half of the shares held by the shareholders at the meeting that are eligible to vote
 - 5. being removed from office by the Court's order

Executives

The Board of Directors or the persons assigned by the Meeting of Shareholders shall appoint executives from the person who have knowledge, experience and expertise in relevant fields.

6.4 MONITORING AND OPERATION OF AFFILIATED AND ASSOCIATED COMPANIES

It is our policy to invest in the business which benefit us to enhance our competitive edge, taking into account the values for such investments. WE shall monitor our affiliated and associated companies as follows:

1. To appoint our representatives as directors in an affiliated company or an associated Company; the number of our representatives shall be in proportion of the number of shares we hold—they are our directors or assigns.

2. The directors authorized to sign and legally bind the affiliated Company or associated Company shall include our representatives – our representatives shall always sign their names.

- 3. Our representatives shall be entitled to take part in the appointment of high level executives or the persons responsible for the finance and accounting of the affiliated Company or associated Company.
- 4. Any related transaction, acquisition or disposal of any major assets by an affiliated Company must comply with applicable laws. Such related transactions shall comply with the policies on related transactions.

6.5 CONTROL OF ACCESS OF INTERNAL INFORMATION

It is our policy to monitor the access by directors and executives of the Company's information which has not been disclosed to the public to prevent them from using such information for personal gain which includes securities trading, as follows:

- 1. To inform the directors, executives and the persons managing the finance and accounts at the level of director, equivalent or higher that they have to submit reports on securities held by them, their spouses and non-sui juris children to SEC pursuant to Section 59 and the penalties for noncompliance under Section 275 of the Securities and Stock Exchange Act of 1992.
- 2. The Company requires that the directors, executives and the persons managing the finance and accounts at the level of director, equivalent or higher submit reports on securities held by them, their spouses and non-sui juris children to SEC and SEC within 30 days from the day of commencing their office term or within 3 (three) days of trading or transferring such securities.
- 3. The Company requires that the directors, executives and the persons managing the finance and accounts at the level of director, equivalent or higher and the persons in the position to receive essential information which may affect the securities prices must suspend securities trading until the Company discloses such information to the public. The Company shall request the directors, executives and the persons managing the finance and accounts at the level of director, equivalent or higher to suspend securities trading for at least 30 days prior to disclosure of such information to the public and at least 24 hours after disclosure of such information to the public they shall not disclose such information to other persons either.

Penalties for disclosure of information for personal gain:

- 1. Verbal warning
- 2. Suspension from work without pay
- 3. Dismissal.

The penalties depend on the seriousness of the offenses.

6.6 REMUNERATION OF AUDITOR

The Company and its subsidiaries paid 1,512,000 baht (One million five hundred and twelve thousands bahts) for audit fee for the year 2019 to the Auditor.

6.7 GOOD CORPORATE GOVERNANCE

Risk Committee

To ensure compliance with good corporate governance, business stability and attainment of targets, the management and staff should realized all types of risks and be prepared to manage or reduce them to acceptable level. On 11 November 2016, the Extraordinary Meeting of Shareholders No. 7/2016 resolved in favor of managing the risks as follows:

Duties of Risk Committee:

- 1. To determine the risks which the Company faces or is likely to face.
- 2. To determine the impact of such risks on the Company and the likelihood of such impact.
- 3. To adopt the measures for minimizing risks to acceptable level.
- 4. To compile manuals and make plans for minimization of risks.
- 5. To propose the measures/plans for risk management to the Executive Committee for approval.
- 6. To hold activities according to the risk management plan and notify or advise all sections and departments to comply with the measures for the management of risks.
 - 7. To follow up the causes of risks and constantly implement the measures for the management of risks.
 - 8. To determine all the risks and prepare the reports for the Board of Directors.
 - 9. To report risks to the Internal Auditor and the Audit Committee every guarter.
 - 10. To make continuous and effective communication of risks.

In 2019, the Risk Committee held 4 meetings to assess strategic, compliance, financial, operational and assets risks which may arise and to try to prevent and manages such risks in a timely manner.

7

Corporate Social Responsibilities: CSR

7.1 OVERVIEW

It is our policy to operate business of the company and its affiliates with responsibility for society, the environment and interested parties. Our visions: To be a part of the society and will jointly walk to sustainable development of society and the environment. Our missions: To engage in activities for communities and society on a continuous basis; to operate business with responsibility for community and society as a whole for our sustainable growth. It is our policy to clearly adopt CSR practices throughout our organization.

On 21 May 2014, the Board Meeting No. 1/2014 and On 23 February 2018, The Corporate Governance Committee Meeting No. 1/2018 resolved in favor of CSR under the following principles:

- 1. To operate business fairly.
- 2. To counter corruption.
- 3. To respect human rights.
- 4. To treat workers fairly.
- 5. To be responsible for consumers.
- 6. To protect the environment.
- 7. To develop communities or society.
- 8. To have culture and disseminate innovations obtained from operation with responsibility for society, the environment and interested parties.

It is our policy to engage in such activities according to the written guidelines on CSR. We shall accomplish the following missions:

1. Fair business operation

We uphold operation of business according to the laws; put emphasis on operation of business honestly, straightforwardly and ethically; strive to operate business fairly; not to take advantage of clients, trading partners, other parties in contracts, creditors, competitors and shareholders, as follows:

Practices and Responsibilities in Trading Partners and other Parties in the Contracts

It is our policy to equally treat trading partners and the other parties to the contracts, which are regarded as partners and the factors toward business success, taking into account joint interests. We have set the trading partners selection and procurement processes with objectives of equality, fairness, adhere to contracts and agreements, as follows:

- 1) We intend to supply goods and provide services efficiently under the following principles:
- to compete on the basis of equal information;
- to adopt criteria for assessment and choosing trading partners and the other parties to the contracts;
- to draw up contracts in suitable formats and be fair to all parties;
- to monitor and follow up to ensure full compliance with the terms and conditions of the contracts; to prevent frauds and corruption in all stages of procurement;
 - to pay trading partners and the other parties to the contacts in a timely fashion in compliance with the terms of payment.
- 2) To strive for sustainable development and maintenance of good relations with trading partners and the other parties to the contracts; to clearly specify the objectives of product quality, value for money services and mutual trust.
- 3) Not to allow the management and staff to accept any favors directly or indirectly from trading partners or the other parties to the contracts.
 - 4) Not to use the information obtained from purchase or supply for personal gain or for the benefit of others.

Practices and Responsibilities in Respect of Creditors

We uphold principles and discipline in our operations to earn trust from creditors. We adopt the following practices:

- 1. Not to dishonestly demand, accept or offer any benefits in dealing with creditors.
- 2. If any dishonest demand, acceptance or offer of any benefits is known, the information must be disclosed to the creditors, and joint efforts should be made to resolve the issues.
 - 3. To strictly observe all the terms and conditions of the contracts or agreements.
- 4. If it is not possible to observe the terms and conditions of the contracts or agreement, the Company will inform its creditors of the facts so that the parties will try to find solutions.

Practices and Responsibilities in Respect of Competitors

We want to achieve long term sustainable success and become a leading company in fair and ethical competition in the industries. We have adopted the following practices:

- 1. To compete under good rules.
- 2. Not to obtain competitors' secret information by dishonest or improper means for our own benefit.

- 3. Not to commit libel against competitors.
- 4. Not to infringe the intellectual properties of competitors or any persons.

Practices and Responsibilities in Respect of Shareholders

Having realized that shareholders are the owners of the business and the Company, we create added value in the long run for them by setting the following guidelines for our employees, directors and executives:

- 1. To perform duties on a bona fide basis and make decisions carefully and fairly in the interest of all shareholders.
- 2. To oversee the operations to ensure that the Company has stable financial status and good performance; to preset correct and complete reports on the Company's standing, returns on operations, financial status, accounting and others on a regular basis.
- 3. Present to all shareholders the reports on the Company's future aspects, whether positive or negative, which are reliable and have sufficient proofs.
- 4. Not to seek interest for oneself other from the information not disclosed by the Company to the public, nor to perform any acts which may cause conflict of interest with the organization.
 - 5. To treat all shareholders equally at the Meeting of Shareholders.

Practices and Responsibilities in Corporate Social Responsibility

We give importance to society with the thinking that the Company shall grow sustainably in a sustainable social and environmental environment. We have adopted the following Corporate Social Responsibility practices:

To oversee that the Company's operations comply with the policies and/or regulations relating to the Company's corporate governance and social responsibility.

To consider and endorse the CSR policies and take action within the Company

To encourage the employees to participate in the Company's corporate governance and social responsibility activities.

To respect the local customs and culture in the communities that Company operates in

To create joint activities with society, communities and environment regularly to create better life quality for the communities that Company operates in. Joint collaboration between Company, public sector and private sector is ideal.

To participate in communities event

To action efficiently in the event that may impact the communities in terms of environment, life and assets which cause by the operations of the Company

2. Anticorruption

Company has Anti Corruption Policy and Anti Bribery Policy in which the Company and its subsidiary companies shall not be involved in any corruptions or offering of bribery in its operations of Business.

We have adopted the following anticorruption policies:

- 1. Our employees shall not demand or accept any interests or property in exchange for performance or omission of any acts which may cause the Company to lose interest.
- 2. Our employees shall not use their own capacity to offer any interest or property to third parties to influence them to perform or omit any acts.

Interested persons can make inquiries, lodge complaints, report illegal acts, raise doubts on the correctness of any financial statements, deficient internal control or unethical acts of the Company on our website Good Corporate Governance page or by contacting our independent directors or Audit Committee. Such communications shall be treated as confidential, and investigation shall be conducted to find solutions; and a report shall be submitted to the Board of Directors.

3. Respect of Human Rights

Having realized that all of our employees are valuable assets which are the factors for attainment of our business objectives, we respect the honor and personal rights of our employee and maintain workplace in good working conditions which is safe for their lives and properties.

4. Fair treatment of employees

- To appoint, transfer, reward and punish employees on a bona fide basis, taking into account their knowledge, abilities and suitability.
 - To attach importance to employees' constant knowledge and skill acquisition: offer training, hold seminars for all employees.
 - To offer fair remuneration based on the market condition, competition, job description, the employee's ability and performance.
 - Not to perform any unfair acts which affect the career of the employee.
- To allow employees to air their grievances about working conditions and suggest solutions for the benefit of all parties and create good relations at work.
 - To strictly observe all the laws and regulations on employment.

5. Responsibilities in for Customers

We provide the service of health massage. We intend to create, present and manage our products and services for our cus-

tomers with the following the standards, ethics and practices:

- 1. To strive to provide service with politeness, earnestness, readiness, sincerity, good intention and attention as if the customers are close relative, taking into account safety and satisfaction of customers.
 - 2. To inform customers of our service methods to ensure maximum efficiency and satisfaction.
- 3. To provide correct and complete information on our products and services so that customers can make the right decisions. Not to over advertise, exaggerate or cause misunderstanding about the quality, quantity, terms or conditions of the products or services.
- 4. To provide communication channels for customers to make complaints about our products or services so that we can find solutions and improve our products and services.
 - 5. To treat our customers' information as confidential; not to disclose it or use it for personal gain.

We strictly comply with the laws, rules, regulations of Public Health Ministry and Interior Ministry; we have the license to operate spa business; we ensure customer's safety; we have 24-hour security system: security guard, CCTV, firefighting system and fire exits which meet the standards set by the government. We provide after sale service to find out our customer's level of satisfaction. We have guidelines for dealing with customers' dissatisfaction according to our visions.

6. Protection of the Environment

We attach importance to surrounding communities and society, thinking that we are a part of them and intend to achieve sustainable development of the society and surroundings. We constantly hold social and community activities while operating the business while being responsible for the society and communities, as follows:

- 1. To operate business, taking into account the environment and in strict compliance with the laws and regulations on the environment.
 - 2. To ensure that our employees become aware of their responsibilities towards the environment and society.
- 3. To quickly and efficiently respond to the events that affect the community surrounding, lives and properties in connection with our operations. To fully cooperate with the government officials and the agencies concerned. Our branches put emphasis ecosystem conservation; they carefully maintain garden and trees in good conditions; they pay attention to:

- Ecosystem

We attach importance to the site and its surroundings; our branches maintain and conserve the ecosystem in natural conditions; in the design, the maintenance of site, the surroundings, gardens and trees is taken into account

- Conservation of the Environment

We constantly maintain the surroundings of all of our branches in good conditions all the time. To avoid pollution, we properly manage and dispose of waste and waste water -- waste of different types are separated.

- Minimization of Chemicals

We minimize the use of chemicals. We produce compresses from herbs. We scatter herbs from used compressed around our branches to drive mosquitoes away and keep the place beautifully scented. We also use essential oil to drive mosquitoes away instead of using chemicals.

7. Development of Communities or Society

We attach importance to the development of the surrounding communities or society; strive to constantly operate business to create society, communities and the environment for better lives; we engage in those activities by ourselves or in cooperation with government agencies, private firms and communities with the aims to make the residents in the communities earn more incomes and lead better life, as follows:

- 1. We attach importance to surrounding communities and society, thinking that we are a part of them and intend to achieve sustainable development of the society and surroundings. We constantly hold social and community activities while operating the business while being responsible for the society and communities, as follows:
 - 1. To respect the customs, traditions and cultures of the areas where we operate our business.
- 2. To constantly engage in the activities for creation of society, communities and the environment for the betterment of life quality in cooperation with government agencies, private organizations and communities.
 - 3. To take part in activities organized by nearby communities.
 - 4. To recruit staff from the residents within the area where our branches are located.
 - 5. To use local raw materials for branch decoration; buy from local producers or domestic suppliers.

8. Innovations from Operation with CSR

We intend to disseminate the innovations obtained from spa business for sustainable support and development of Thai spa business. We will disseminate the knowledge of Thai spa by accepting students for apprenticeship in our branches.

7.2 OPERATION AND REPORTING

We operate according to the overview of operation of business with CSR as follows:

7.2.1 Staff Training

We have an annual personnel development plan; encourage staff to undergo training constantly; hold orientation for all new staff to help them understand working as organization so that they can work in compliance with our policies. We also offer other trainings to enhance staff potential, e.g. training in service.

7.2.2 Reporting

We have a plan for the report of compliance with CSR policies, positive and negative impact of our operation on the social economy and the environment; the information will be disclosed in our annual report after being listed on SET.

7.3 OPERATION AFFECTING CSR

None.

7.4 ACTIVITIES FOR THE BENEFIT OF SOCIETY AND THE ENVIRONMENT

- 1. The Company has signed the Memorandum of Understanding (MOU) with University of Thai Chamber of Commerce to develop curriculum and promote education for students
 - 2. The Company offers spa site visit to students in this field to strengthen their knowledge about Thai Spa in 2019.
- 3. The Company offers internship to students to understand the real business experience with the length at least 60 days in which students receive the minimum wage allowance. Students from different universities.
- 4. The Company adds value to local products such as the Tea Oil from Chai Pattana Foundation in which the company develops as base oil for the Massage Oil and OTOP Baskets to use as the containers for the Spa Products Gift Basket etc.
- 5. The Company encourages the Head Office Staff to donate blood to Thai Red Cross Society as part of the Company's role of Co-host of Special Blood Donation event at B.U. Place.
- 6. The Company encourages Employee to improve their well-being by providing our internal physiotherapists to give Self-Stretching session
 - 7. The Company encourages Employee to be more environmentally-friendly by opting Green Office Project
 - 8. The Company encourages Operational Process to be more environmentally-friendly by opting Eco Friendly Project
- 9. The Company supports purchasing of supplies and equipment of the new Learning Center of the Faculty of Architecture, Chulalongkorn University
 - 10. The Company donates its used Computer and Equipments to Wat Suankaew Foundation
 - 11. The Company purchases tea leaves used for serving hot tea to customer from Lampang Eye Foundation
 - 12. The Company gives Scholarship for Thai Massage Students from Phayao

8

Internal Control and Risk Management

8.1 INTERNAL AUDITOR'S COMMENT ABOUT INTERNAL CONTROL SYSTEM

The Company realised about the importance of a good internal control system which will support the running of the business efficiently and effectively. The Siam Wellness Group's Board of Director Meeting no. 2/2014 on April 3, 2014 agree to assign the Audit Committee and Extraordinary General Shareholders' Meeting no. 1/2014 on May 7, 2014 had approved the Audit Committee which consist of 3 members to review the efficiency and sufficiency of the internal control system and to make sure that the Company and its subsidiaries have been running business according to the law and regulation of the Stock Exchange of Thailand and also related law and regulation.

The Company had assigned P&L Company Limited ("Internal Auditor") to be our internal auditor. Internal Auditor will audit and evaluate the sufficiency of the internal control system including suggest and follow up the improvement of the internal control system according to the policy and regulation specified in the internal audit plan. Including the evaluating of The Committee of Sponsoring Organization of the Treadway Commission: COSO 5 ways which are

- 1) Control Environment
- 2) Risk Assessment
- 3) Control Measurement
- 4) Information and Communication System
- 5) Tracking System

The Internal auditor has reported the result of the audit and the improvement to the Audit Committee to make sure that the running of the Company and its subsidiaries including related transactions between the Company and its subsidiaries and related person are efficient and accord to the law.

The Company realised about the importance of a good internal control system which can improve the efficiency of the business. Therefore, the Audit Committee and the Board of Director have assigned the Internal Auditor to follow up and report to the Audit Committee for consideration and to the Board of Director for acknowledgement. The internal auditor has presented the quarterly 2019 plan for internal audit and will do the internal audit and report to the Audit Committee and the Board of Director quarterly.

In the Board of Director Meeting no. 1/2019 on February 22, 2019, all 3 member of the Audit Committee attended that meeting. The Board of Director evaluate the sufficiency of the internal control system by asking information from the managements and according to the result of evaluating internal control system which evaluate by the Executive Committee no. 1/2019 on February 12, 2019. The Board of Director decided that the internal control system of the Company is adequate and appropriate for the current size of the Company and present situation.

Internal Auditor's notices on the internal control system

In 2019, the Internal Auditors had audited the Company 4 times. The results are as followed:

The internal audit report no. 1/2019 dated 22 February 2019

COSO (Committee of Sponsoring Organizations of the Treadway Commission) Framework Assessment under 5 areas

Organization and Control

Risk Assessment and Management

Operation Control

Information Technology and Communications

Monitoring and Assessement

The internal audit report no. 2/2019 dated 13 May 2019 which audit the Company based on

the activity of IT General Control

The internal audit report no. 3/2019 dated 12 August 2019 which audit the Company based on

the activity of Account Payable Process

The internal audit report no. 4/2019 dated 14 November 2019, which audit the Company based on

the activity of Revevenue Cycle - Service Business

From the assessment of sufficiency and efficiency of the internal control system base on plan of actions and management, overall the company has appropriate internal control system and some improvement need. However, the overall efficiency of the internal control can give confident that the company can reach the goal and policies as expected. The suggestions to the company can be separated into 2 categories – Important Suggestions in which the company should take actions and Considered Suggestions.

8.2 AUDITOR'S NOTICE ABOUT THE INTERNAL MANAGEMENT SYSTEM

EY Office Limited, the accounting auditor of the Company had audited the Company's financial statement for year end 31 December 2019 and stated that the Company's financial statement show correct financial position, financial performance and cash flow according to the general financial standard

8.3 RISK MANAGEMENT POLICY

Company has priority in managing the Corporate Risk and supports the operations of the Business under ERM Framework and SET's Enterprise Risk Management Policy

The Risk Committee composed of 3 members including

Mrs. Supee Pongpanich Chairwoman of the Risk Committee
 Mr. Chaiyuth Thienvuthichai Member of the Risk Committee

3. Mr. Narun Wiwattanakrai Member of the Risk Committee and Head of Risk Working Group

In 2019, there were 4 meetings of Risk Committee. In each meeting, the Members of the Risk Committee and Members of Risk Working Group jointly assess the different risks to the Company including Strategic Risk, Legal Compliance Risk, Financial Risk, Operational Risk and Asset Risk by reviewing the likelihood of the risk and the impact of the risk. Moreover, the Committee has reviewed the Charter to comply with CG Code 2017

Risk Committee Meeting No. 1 on 22 February 2019

The Risk Committee assessed the overall risks of Year 2018, the likelihood of the risk and the impact of the risk for Quarter 1, 2019 and proposed Action Plan

Risk Committee Meeting No. 2 on 13 May 2019

The Risk Committee assessed the likelihood of the risk and the impact of the risk for Quarter 2, 2019 and proposed Action Plan. The Risk Committee also assessed potential operational risk including the usage and privacy of customer data from Spa App, Information in Spa Menu, Minimum Wages, Labor Law, Labor Capacity, Spa Business Certificate Application, Customer Complaints, Overseas Expansion.

Risk Committee Meeting No. 3 on 12 August 2019

The Risk Committee assessed potential risk raised by the Auditor and the Audit Committee including Balance between SSG and Expansion Stores, The Number of Tourists after impact of boat incident, Pre and Post Customer numbers after price adjustment and Revenue from RarinJinda Business Unit.

Risk Committee Meeting No. 4 on 14 November 2019

The Risk Committee assessed the likelihood of the risk and the impact of the risk for Quarter 4, 2019 and proposed Action Plan. The Committee also reviewed Macro-level risk including Baht Currency, Chinese RMB Currency, the competitiveness of Thailand as a Tourist Destination, Trade War between USA and China, Hong Kong Protest and Domestic Economic Recession and proposed Action Plan.

In sum, the Company continuously review and improve the Risk Management on annual basis to reflect with the internal and external changes to the Companies, considering the current and potential events. Risk Preventive Measures and Efficient Risk Management Polices are implemented to reduce the risk to the level that are acceptable to ensure the smooth operations of the Business as well as the Vision and Mission, both short-term and long-term, are sustainably achieved.

9

Related Party Transactions

9.1 RELATIONSHIP OF RELATED PARTY

Company and subsidiary companies have related transactions with related party in which related party includes shareholders and/or directors and/or management. Moreover, the related party also includes other companies that the Company and subsidiary's companies' directors act as authorized directors. Related parties are listed as below:

Company Name/Person's Name	Business Type	Relationship
Blooming Co.,Ltd	Selling Herbal Balls and Gifts	Joint Shareholder
B.U. Enterprise Co.,Ltd	Restaurant / Service Apartment	Joint Shareholder and Director
Cyberprint Group Co.,Ltd	Printing Services	Joint Shareholder and Director
Asian Fortune Property Co.,Ltd	Real Estate	Joint Shareholder and Director
Klom Kliaw Pattana Co.,Ltd	Real Estate	Joint Shareholder and Director
G.G.P. Property Co.,Ltd	Real Estate	Joint Shareholder and Director
Blooming Intergift Co.,Ltd	Real Estate	Joint Shareholder and Director
Mr. Vithit Utsahajit	Real Estate	Brother of Mr. Wiboon, Mrs. Pranee and Mrs. Thanit
Mr. Wiboon Utsahajit	-	Director
Mr. Narun Wiwattanakrai	-	Director
Mrs. Pranee Suphawatanakiat	-	Director
Mrs. Thanit Amorntirasan	-	Director
Mr. Prasert Jiravanstit	-	Director
Mr. Juckpat Jiravanstit	-	Director of Subsidary

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Summary of Directorship and Shareholding of Related Company

,			,															
		Cyberprint Group Co.,Ltd		BIS	Blooming Co.,Ltd.	.B	B.U.Enterprise CO.,Ltd	es	Asian	Asian Fortune Property Co.,Ltd.	operty	Klom	Klomkiaw Pattana Co.,Ltd		Utsah	Utsahajit Holding Co.,Ltd	G.G.P. Property Co.,Ltd	y Co.,Ltc
NAME	Director	Shares % Held		Director Shares Held	res %	Director	Shares Held	%	Director	Shares Held	%	Director	Shares Held	%	Director	Shares % Held	cto Shares	%
1. Mr. Vithit Utsahajit	·····	5 0.00%	%	38,7	38,750 7.75%		1,602	8.01%			0.00%			%00:0	>	50,000 0.16%		0.00%
2. Mrs. Pranee Suphawatanakiat	>	5 0.00%	<u>%</u>	38,	38,750 7.75%	>	1,602	8.01%	>	400,000	20.00%	>	1,683,207	16.66%	>	1,000,000 3.33%	1,500	15.00%
3. Mr. Thanawat Utsahajit	>	5 0.00%	, <u>o</u>	38,	38,750 7.75%		1,602	8.01%	>	400,000	20.00%		1,683,206	16.66%	>	100,000 0.33%	200	5.00%
4. Mrs. Thanit Amorntirasan	>	5 0.00%	<u>%</u>	38,	38,750 7.75%		1,602	8.01%	>	400,000	20.00%	>	1,683,207	16.66%	>	2,500,000 8.33%	1,500	15.00%
5. Mr. Wiboon Utsahajit	>	5 0.00%	· 0	38,	38,750 7.75%		1,602	8.01%	>	400,000	20.00%		1,683,207	16.66%	>	2,500,000 8.33%	2,000	20.00%
6. Mrs. Suvimol Utsahajit	>	5 0.00%	%	38,	38,750 7.75%	>	1,602	8.01%			%00.0		'	%00.0	>	100,000 0.33%		0.00%
7. Mr. Wiwat Utsahajit	>	5 0.00%	20	38,	38,750 7.75%		1,602	8.01%			%00.0			%00.0	>	100,000 0.33%		0.00%
8. Mr. Wichai Utsahajit	>	5 0.00%	%	38,	38,750 7.75%		1,602	8.01%			%00:0			%00.0	>	100,000 0.33%		0.00%
9. Mr. Napat Wiwattanakrai	>	5 0.00%	%	12,5	12,916 2.58%		534	2.67%	 	133,333	%99.9			%00.0	>	833,334 2.77%		%00.0
10. Mr. Banlue Utsahajit		5 0.00%	%	38,	38,750 7.75%	>	5,582	27.91%			%00:0			%00.0	>	7,500,000 25.00%		0.00%
11. Mr. Narun Wiwattanakrai		90.00%	%	12,5	12,917 2.58%		534	2.67%	>	133,334	%29.9		1,683,206	16.67%		833,333 2.77%	/ -1,500	15.00%
12.Mr. Narut Wiwattanakrai		5 0.00%	%	12,9	12,917 2.58%		534	2.67%		133,333	%99.9			%00.0		833,333 2.77%		%00.0
13. Mr. Prasert Jiravanstit		%00:0	%	112,500	500 22.50%			%00.0	 		%00:0		1,683,207	16.67%		%00.0	√ 2,000	20.00%
14. Mr. Issawong Suphawatanakiat		%00:0		>	- :0.00%			0.00%			0.00%			%00.0		500,000 1.66%		0.00%
15. Mr. Nateekorn Jiravanstit		%00:0	%		- 0.00%			%00.0			%00:0		'	%00.0		%00.0		%00.0
16. Mr. Tittayaporn Tarbthong		- 0.00%	%		- 0.00%			%00.0		'	%00:0		'	%00.0		%00:0 -	200	5.00%
17. Ms. Ratpalee Suphawatanakiat		- 0.00%	%		- 0.00%		'	%00.0			%00:0		'	%00.0		500,000 1.66%	200	5.00%
18. Utsahajit Holding Co.,Ltd		69,999,940 100%	2,		- 0.00%		'	%00.0			%00:0		'	%00.0		%00:0		%00.0
19. Ms. Padaree Utsahajit		%00:0	%		- 0.00%			%00.0			%00:0		'	%00.0		490,000 1.63%		0.00%
20. Mr. Peemdej Utsahajit		%00·0 -	%		- 0.00%			%00.0			%00:0		'	%00.0		490,000 1.63.%		0.00%
21. Mr. Peemtat Utsahajit		%00:0	%		- :0.00%			%00.0			%00:0		,	%00.0		490,000 1.63%		0.00%
22. Ms. Peemnida Utsahajit		%00:0	%		- 0.00%		,	%00.0			0.00%		,	%00:0		490,000 1.63%		0.00%
23. Mr. Kritsanapong Suphawatanakiat		- 0.00%	%		- 0.00%			%00.0			%00:0		,	%00.0		500,000 1.66%		0.00%
24. Mr. Chanodom Utsahajit		- 0.00%	%		- 0.00%		1	%00.0		,	%00:0		,	%00.0		800,000 2.66%		0.00%
25. Ms. Tanatchaporn Utsahajit		- 0.00%	%		- 0.00%			0.00%			0.00%		'	%00:0		800,000 2.66%		0.00%
26. Ms. Chalisa Utsahajit		- 0.00%	%		- :0.00%		,	%00.0		,	%00.0		,	%00:0		800,000 2.66%		0.00%
27. Ms. Pimrada Utsahajit		%00:0	%		- 0.00%			%00.0			%00.0		'	%00:0		2,400,000 8.00%		0.00%
28. Ms. Pornpit Jiravanstit		%00:0 -	%		- :0.00%		'	%00.0		'	%00.0		'	%00:0		%00:0 -	200	5.00%
29. Mrs. Pra-orn Jiravanstit		%00:0	%		- 0.00%		'	%00.0			%00.0		,	%00:0		%00:0	200	5.00%
TOTAL		70,000,000 100.00%	%00	500,0	500,000 100.00%		20,000 10	100.00%	2	2,000,000	100.00%		10,099,240	100.00%		30,000,000 100.00%	10,000	100.00
	-		-													-		

	Bloc	Blooming Intergift Co.,Ltd	Co.,Ltd	ဟ	Sawangsuk Co.,Ltd	Co.,Ltd
NAME	Director	Shares Held	%	Director	Shares Held	%
1. Mr. Vithit Utsahajit			0.00%			0:00%
2. Mrs. Pranee Suphawatanakiat		220,000	11.00%			0.00%
3. Mr. Thanawat Utsahajit		220,000	11.00%			0.00%
4. Mrs. Thanit Amorntirasan		220,000	11.00%			0.00%
5. Mr. Wiboon Utsahajit		646,629	33.99%		4,999	49.99%
6. Mrs. Suvimol Utsahajit		220,000	11.00%			0.00%
7. Mr. Wiwat Utsahajit		220,000	11.00%			0.00%
8. Mr. Wichai Utsahajit			0.00%			0.00%
9. Mr. Napat Wiwattanakrai		73,333	3.66%			0.00%
10. Mr. Banlue Utsahajit			,			0.00%
11. Mr. Narun Wiwattanakrai		73,334	3.67%		1	0.00%
12.Mr. Narut Wiwattanakrai		73,333	3.66%			0.00%
13. Mr. Prasert Jiravanstit			0.00%			0.00%
14. Mr. Issawong Suphawatanakiat	>		0.00%			0.00%
15. Mr. Nateekorn Jiravanstit			0.00%	>	4,999	49.99%
16. Mr. Tittayaporn Tarbthong		\leftarrow	0.00%			'
17. Ms. Ratpalee Suphawatanakiat			0.00%	>	2	0.02%
18. Utsahajit Holding Co.,Ltd			0.00%			0.00%
TOTAL		2,000,000.00	100.00%		10,000.00 100.00%	100.00%

9.2 RELATED TRANSACTIONS

Company and subsidiary companies have related transactions with related party which can be summarized as below: 1. Purchase of products or services from related party under normal circumstances (Report to Audit Committee for consid-

eration)

				Unit: Thousands
No.	Related Party	Transaction Details	Value	Reason and Consideration
			2019	
1.	Blooming Co.,Ltd	Revenue from Sales Purchases and Services Trade Receivable Trade Payables	137 16,953 13 1,540	Blooming Co.,Ltd purchases spa products from subsidiaries at market price for gifts and premium goods Company and subsidiaries purchase herbal balls, scrub, Thai herbs as well as packing and screening services at agreed prices
2.	B.U. Enterprises Co.,Ltd	Revenue from Sales Purchases and Services Trade Receivable Trade Payables	6 342 5 10	 BU Enterprises Co.,Ltd. Purchases spa products from subsidiaries for gifts at market prices. Company and subsidiaries purchase cookies for spa customers and for resales at market price.
3.	Cyberprint Group Co.,Ltd	Revenue from Sales Purchases and Services Trade Receivable Trade Payables	201 2,557 175 481	 Cyberprint Group Co.,Ltd. purchases cash card s giftsets from subsidiaries for gifts at market price. Cyberprint Co.,Ltd. Provides printing services for Company and subsidiaries at agreed prices.

2. Rental of Properties from related party in which the Audit Committee has approved (Report to Audit Committee to acknowledge)

				Unit: Thousands
No.	Related Party	Transaction Details	Value	Reason and Consideration
			2019	
1.	Asian Fortune Property Co.,Ltd	Rental and Utilities Expense Rental and Utilities Payable	14,590 201	 Company has rented building for spa business (Let's Relax Patong 3rd Street, Patong 3rd Street extension, and Let's Relax Thapae) at agreed price. Let's Relax Patong 3rd Street Audit Committee approved the extension of rental and services contract (Contract from 1 February 2020 – 31 January 2022) Let's Relax Patong 3rd Street extension Audit Committee approved the extension of rental and services contract (Contract from 1 February 2020 – 31 January 2023) in the Audit Committee Meeting 4/2019 on 14 November 2019 Let's Relax Thapae Audit Committee approved the extension of rental and services contract (Contract from 1 October 2018 – 30 September 2021) in the Audit Committee Meeting 5/2018 on 14 November 2018
2.	Klom Kliaw Pattana Co.,Ltd	Rental and Utilities Expense Rental and Utilities Payable	3,762 97	 Company has rented land and building improvement for spa business and partial sub-lease to Siam Wellness Resort Co., Ltd for the hotel operation and restaurant for 30 years at agreed price. Audit Committee approved the rental and service contract (Contract from 1 January 2013 – 31 December 2042) in the Audit Committee Meeting 2/2013 on 28th March 2013.

				Unit: Thousands
No.	Related Party	Transaction Details	Value	Reason and Consideration
			2019	
3.	Blooming Intergift Co.,Ltd	Rental and Utilities Expense Rental and Utilities Payable	723 9	 Company has rented building located in Soi Suthiporn (Soi Ratchadaphisek 3), Ratchadaphisek Road, Dindaeng sub-district, Dindaeng district, Bangkok for Warehouse at agreed price. Audit Committee BOD the extension of rental and services contract (Contract from 1 January 2020 – 31 December 2022) in the Audit Committee Meeting 4/2019 on 14 November 2019
4.	B.U. Enterprise Co.,Ltd	Rental and Utilities Expense Rental and Utilities Payable	7,370 95	Company has rented a space, 21th floor and 22 th floor, in B.U. Place building located in 567 Soi Suthip- orn 2, Phrachasongkhro Road, Dindaeng sub-district, Dindaeng district, Bangkok for Office at agreed price.

3. Other Transactions from related party (Report to Audit Committee to acknowledge)

4. Rental Contracts which are related transactions and their conditions

Lease Contract Date	Details	Lease Term	Rent and Service Charges	Other Terms & Conditions
26 Aug 2014	The Company enters into the land and structure lease agreement with Klom Kliaw Pattana Co.,Ltd., for the land under the Land Title Deed No. 117, 2875, 8985, 554, 3010, 3009 and 103754 totalling 7 Land Title Deeds, having total area of 2 rai 3 ngan 62.4 square wah for operating the spa business (RarinJinda Wellness Spa, Chiangmai branch) and some part of the land being subleased to Siam Wellness Resort Co., Ltd., to operate the hotel and restuarant business (RarinJinda Wellness Spa Resort and Deck 1 Restaurant).	30 years. Effective on 1 January 2013. Expires on 31 December 2042.	The rental for year 1-3 of 241,125 Baht/per month and the increased rental may be adjustable but not exceeding 15 per cent of the rental in force on every 3 years. The rental for year 4-6 of 277,000 Baht/ per month The rental for year 7-9 of 300,000 Baht/ per month	 The lease is renewable subject to not less than 3 years advance notice in writing before expiration. Upon the expiration of the Lease Agreement, the Lessee must remove the Lessee's property from the leased premises failing which, the Lessor shall be entitled to repossess the leased premises and remove the property of the Lessee from the leased premises at the expense of the Lessee. The lease parties must register the right of lease at the Land Officer for which the Lessee is liable to meet all the expenses for registration of the lease (The lease was registered on 29 Aug 2014). The debris of the 4-storey of the building No 14/1 and 2-storey Thaistyle house No. 14 on Charoenrat Road, in Tambon WatKet, Amphoe Muang, Chiangmai province, on the land, the Lessee shall be responsible for improvement without charging the rental throughout the period of the Lease Agreement. The Lessee has the duty to maintain, improve the leased premises to good condition. The Lessee is responsible for property tax and other fees. The Lessee is responsible for paying the cost of public utilities.

Lease Contract Date	Details	Lease Term	Rent and Service Charges	Other Terms & Conditions
28 Nov 2015	The Company enters into the lease of the building with Mr. Vithit Utsahajit, for the lease of the 1st floor and the 2nd floor of the Building No. 483-483/6 and for the lease of the 3rd floor of the Building No. 483/6 on Soi Suthiporn, Prachasongkroh Road, Khwaeng DinDaeng, Khet DinDaeng for total utility space of 1,392 square meters for use as the office building of the Company and of the subsidiary.	3 years to be expired on 31 December 2021.	The rental is 115,800 THB Baht/ per month and the increased rental may be adjustable accord- ing to the market condi- tion, but not exceeding 15 per cent of the rental in force on every 3 years.	- Lease is renewable for 2 times of 3 years each subject to 30-day advance notice prior to expiration The Lessee has the duty to maintain, improve, repair the leased building to good condition The Lessee is liable for payment of property tax and other fees The Lessee is responsible for the cost of public utilitie
1 Oct 2018	The Company enters into the Lease Agreement with Asian Fortune Property Co., Ltd. for lease of space in 3 storeys commercial building located at 97/2-5 Ratchadamnoen Road, Phra Singha sub-district, Muang district, Chiang Mai to operate the spa business (Let's Relax Spa Thapae)	3 years. Starting on 1 Oct 2018 Expiring on 30 Sep 2021	The rental is at 42,900 Baht/month. Space Service Charge is At 100,100 Baht / month.	- The Lease is renewable for 1 time at 3 years
1 Feb 2019	The Company enters into the Lease Agreement with Asian Fortune Property Co.,Ltd for lease of land and building at 207/47 Raj-u-thid 200 years Road, Patong sub-district, Kathu district, Phuket to operate the spa business (Let's Relax Patong 3rd Street extension)	3 years Starting on 1 Feb 2019 Expiring on 31 Jan 2020	The rental for Year 1-3 is at 66,000 Baht/month. Space Service Charge is at 154,000 /month.	Renewable for 2 times of 3 years and rental shall not increase more than 15% from current rental and service charge
14 Nov 2016	The Company enters into the Lease Agreement with B.U. Enterprise Co., Ltd. for lease of space 966 sq,m. in Soi Suthiporn 2, Phrachasongkhro Road, Dindaeng sub-district, Dindaeng district, Bangkok to operate as Office	3 years. Starting on 1 Jan 2017 Expiring on 31 Dec 2019	The rental is at 104,328 Baht/month. The service charge is at 156,492 Baht/month.	- The Lease is renewable for 3 years

Lease Contract Date	Details	Lease Term	Rent and Service Charges	Other Terms & Conditions
1 Dec 2016	The Company enters into the Lease Agreement with Asian Fortune Property Co.,Ltd for lease of land and building at 184/14 Pangmuang Sai Kor Road, Patong sub-district, Kathu district, Phuket total area 2,418 square meter to operate the spa business (Let's Relax Patong 3rd Street)	3 years. Starting on 1 Feb 2017 Expiring on 31 Jan 2020	The rental is at 189,750 Baht/month with rental deposit of 759,000 Baht. The service charge is at 442,750 Baht/month with service deposit of 1,771,000 Baht.	-The lease is renewable for 3 years -For renewal of contract, each subject to advance notice of not less than 6 months, -The lessee is responsible for property tax, insurance tax and other fees -The lessee is responsible for utilities charges as stated by Electrical and Water Authority On 24 November 2014, the rental increase from 172,500 to 189,750 Baht and the service charge increase from 402,500 to 442,750 Baht -On 1 December 2014, Change from RarinJinda Wellness Spa to Let's Relax Spa Phuket 3rd Street
29 Dec 2016	The Company enters into the Lease Agreement with Blooming Intergift Co.,Ltd for lease of building in Soi Suthiporn off Soi Ratchadaphisek 3 (Next to Chinese Embassy) Ratchadaphisek Road, Dindaeng sub-district, Dindaeng district, Bangkok on land title deed no. 65264 (1 ngarn 23 square wah) and 65265 (1 ngarn 17 suare wah) to use as Company Warehouse	3 years. Starting on 1 Jan 2017 Expiring on 31 Dec 2019	The rental is 50,400 Baht/month	-The lease is renewable for 3 years for 2 times. For renewal of contract, each subject to advance notice of not less than 30 days,
19 Aug 2019	Siam Wellness Resort company as the lessee has entered into lease agreement with Klomklea Pattana Company for lease land and office located at 114/3 Soi 1 Chareonmung Road, Wat Kate Sub District, Mung District, Changmai Province having area around 166 square meters	1 year 4 months and 15 days com- mence- ment from 16 August 2019 to 31 December 2020.	The rental is 36,000 Baht/month	The lease is renewal for 1 year for 2 times.
16 Dec 2019	The Company enters into the Lease Agreement for two 5-stories building No. 582/437-438 Soi Ratchadaphisek 3 Yaek 5, Dindaeng sub-district, Dindaeng district, Bangkok with G.G.P. Property Co.,Ltd to use as Staff Living Quarter.	1 years. Starting on 1 Nov 2019 Expiring on 31 Oct 2020	The rental is 80,000 Baht/month	

Remarks

The contract with the related party has been assessed by independent appraisal firms. These are,

1. 1 Single 2-stories home located at no. 322/202 Soi Yu Charoen Yaek 18 Ratchadaphisek Road, Huaykwang sub-district, Huaykwan district, Bangkok. The property was appraised by Sasiratchada Company Limited. Mr. Korakot Hendeengarm was the main valuer and assesor. Appraisal was made on October 21, 2013 with the public purpose. The assessment of rental rate for the house is 1,845,000 bahts for the period of 3 years or the monthly rate is 58,000 bahts and increase of rental rate of 3% year.

- 2. 7 blocs of 3-stories concrete building located at no. 483 Soi Suthiporn Phrachasongkhro Road, Dindaeng sub-district, Dindaeng district, Bangkok. The property was appraised by 15 Business Advisory Limited. Mr. Wattana Jumpawan was the main valuer and assesor. Appraisal was made on April 18, 2014 with the public purpose. The assessement of rental rate for the building is 258,804 bahts per month and increase of rental rate of 10% every 3 years.
- 3. Land no. 117, 2875, 8985, 554, 3010, 3009 and 103754 total of 7 with the total area of 2 rais 3 ngarns and 62.4 square wa located at no. 14 Charoenraj Road, Wat Kate sub-district, Muang district, Chiang Mai. The property was appraised by 15 Business Advisory Limited. Mr. Wattana Jumpawan was the main valuer and assesor. Appraisal was made on April 17, 2014 with the public purpose. The assessement of rental rate of land without building is 2,906,000 bahts per year and increase of rental rate of 15% every 3 years.
- 4. Land with 4-stories building and additional extension on roof located at 184/14 Pangmuang Sai Kor Road, Patong sub-district, Kathu district, Phuket. The property was appraised by 15 Business Advisory Limited. Mr. Wattana Jumpawan was the main valuer and assesor. Appraisal was made on April 16, 2014 with the public purpose. The assessement of rental rate of building is 771,900 bahts per month and increase of rental rate of 15% every 3 years
- 5. Land with building for Warehouse located in Soi Suthiporn Soi Ratchadaphisek (near Embassy of the People's Republic of China). The property was appraised by CPM Captital Company Limited. Mr. Noppun Leelitthikulchai was the main valuer and asserssor. Appraisal was made on July 21, 2016 with the rental value of such Warehouse purpose. The assessement of rental rate of warehouse is 50,400 bahts per month and increase of rental rate of 10% every 3 years
- 6. 22th floor of B.U. Place building for Office Soi Suthiporn 2, Phrachasongkhro Road, Dindaeng sub-district, Dindaeng district, Bangkok. The property was appraised by CPM Capital Company Limited. Mr. Noppun Leelitthikulchai was the main valuer and asserssor. Appraisal was made on July 25, 2016 with the public purpose. The assessement of rental rate of such 22 th floor is 198,300 bahts per month and increase of rental rate of 10% every 3 years
- 7. Land with two 5-stories building located at 582/437-438 Soi Ratchadaphisek 3 Yaek 5, Dindaeng sub-district, Dindaeng district, Bangkok. The property was appraised by CPM Capital Company Limited. Mr. Noppun Leelitthikulchai was the main valuer and asserssor. Appraisal was made on June 27, 2018 with the public purpose. The assessement of rental rate of building is 1,200,000 bahts per year.
- 8. Land with building for Office located in 114/3 Soi 1 (Charoenmuang Road), Wat Kate sub-district, Muang district, Chiang Mai with the area of 166 sqm. The property was appraised by CPM Captital Company Limited. Mr. Noppun Leelitthikulchai was the main valuer and asserssor. Appraisal was made on August 5, 2019 with the rental value of such purpose. The assessment of rental rate of office is 36,000 bahts per month

9.3 POLICY AND PROCEDURES OF RELATED PARTY TRANSACTIONS

9.3.1 Policy of Related Party Transactions

When the Company or subsidiary companies agreed to transact with related party according to the Board of Stock Exchange of Thailand, Company has set up a procedure in approving such transactions, in order for that transaction to be fair and does not have conflict of interest. Moreover it will bring the maximum benefit to the Company and the shareholders.

- (1) Company will determine whether the transaction is normal business transaction or supporting transaction. Then, Company will determine whether it has the standard terms and conditions or not, taking into account the pricing and terms of other customers or terms that are used in similar transactions. In the event that there is no referencing market price, the Company will submit to the Audit Committee or Auditor or Specialist to determine the fair price of such transaction and the justify the underlying reason behind such transaction
- (2) For following transactions (a) For supporting transactions with standard terms and conditions, where price cannot be calculated from the asset or reference point (b) normal business transaction or supporting transaction that does not have terms and conditions (c) rental transaction or lease transaction not more than 3 years and does not state terms and conditions (d) other transactions. Company will determine whether such transaction is small, medium or large according to the guideline. Procedures will be determined according to particular type of transaction such as approval from Board of Directors or Shareholders.
- (3) Company will submit the related transactions of Company or its subsidiaries to the Audit Committee for comments. Audit Committee's comments must be attached to the minutes of the Board of Director's or Shareholder's Meeting.
- (4) Company will submit the report of related party transactions to the Stock Exchange of Thailand with detailed attachment according to the principles of Board of Stock Exchange of Thailand and will include in the Annual Report, Annual Registration Statement or other statements according to the guidelines of the Board of the Stock Exchange of Thailand, as well as in Financial Report according to the Accounting Standards.
- (5) For future related party transactions, Board of Directors must conduct in accordance with the Securities and Exchange Commission Act and other guidelines set by Stock Exchange of Thailand, as well as the related party transactions disclosure guideline including selling or buying of Company or its subsidiaries key assets according to the Certified Public Accountant Association's standards.
- (6) For other related party transactions that are not normal business transactions, Company will assign Audit Committee to determine the transparency of the transaction. If the Audit Committee does not have specialization in that particular field, specialist or auditor can be requested for assist. These comments must be report in the minutes and used in the decision of the Board of Director or Shareholder's Meeting. It should also be disclosed in the Notes in the Financial

Statments certified by auditor.

(7) Those who has conflict of interest with any particular transaction will have no right to vote or authorize that transaction

9.3.2 Authorization of related party transactions

Company has has set individual or committee to authorize related party transactions as followed:

- (1) For related party transaction that is normal business or supporting transactions with standard terms and conditions, the Managing Director has the authority to authorize
- (2) For related party transaction that is normal business or supporting transactions without standard terms and conditions where price cannot be calculated from asset or reference point, the authorizing party has to be in accordance with the principles of related party transactions of Board of Securites Exchange Commission and Board of Stock Exchange of Thailand

9.3.3 Presentation of related party transactions to Audit Committee

- (1) For related party transactions under approval authority of the management, matters shall be assigned to the department that has the responsibility related to that transaction such as Accounting, Operations or Executives with the responsibilities related to that transaction according the Approval Authority Chart. After management's approval, it will be submitted to the Audit Committee to review and disclosed in the Annual Registration Statement and Annual Report. These transactions should be submitted to Audit Committee via Management.
- (2) Related party transactions under approval authority of the Board of Directors, matters shall be submitted to the Audit Committee via Purchasing or related department(s) before proceed to Board of Director's decisions
 - 2.1 Purchasing or related department (s) submits the summary of related party transactions and supporting docu ments to the Audit Committee via Management
 - 2.2 After receiving the decisions of the Audit Committee, the Company Secretary shall collect and present to the Board of Directors for approval. For director(s) wit the conflict of interest to that transaction shall leave and shall not vote in that agenda
 - 2.3 Report the Board of Director's decision to the Stock Exchange of Thailand and disclose in the Annual Registra tion Statement and Annual Report
- (3) Related party transactions under approval authority of the shareholders, matters shall be submitted to the Audit Committee via Management before proceed to Board of Director's decisions and Shareholder's decisions respectively
 - 3.1 Purchasing or related department (s) submits the summary of related party transactions and supporting docu ments to the Audit Committee via Management
 - 3.2 After receiving the decisions of the Audit Committee, the Company Secretary shall collect and present to the Board of Director for approval.
 - 3.3 After receiving the decisions of the Board of Directors, the Company Secretary shall collect and present to the Shareholders for approval. Supporting documents must be sufficient according the Stock Exchange of Thailand's rule and must be distributed to all shareholders at least 14 days before the meeting date. Information of shareholders with conflict of interest, such as name and number of shares held, must be disclosed. Shareholders with conflict of interest cannot vote. The passing of resolution requires . of the total votes of shareholders excluding those with conflict of interest.
 - 3.4 Report the Board of Director's decision to the Stock Exchange of Thailand and disclose in the Annual Registra tion Statement and Annual Report

9.4 POLICY AND POSSIBILITIES OF RELATED PARTY TRANSACTIONS

9.4.1 Normal business transactions

Normal business transactions or support transactions with standard terms and conditions are those with pricing and terms and conditions that are fair and transparent should have following conditions:

- is the price that the Company or its subsidiries as well as other person receives
- is the price and terms and conditions that related parties gives to other person
- is that price and terms and conditions that illustrates that other business opertors in similar characteristics gives to other person

9.4.2 Policy for reviewing related party transactions

Auditior has set guidelines for reviewing related party transactions as followed:

Type 1 Transactions that cause long term contracts, it shall be reviewed at the next meeting

Type 2 Transactions that is normal business transactions such as purchase of herbal balls, purchase of cookies, printing of materials, it shall be reviewed in principles to set standard guidelines for management and reviewed by the Audit Committee quarterly. Moreover, the price comparison shall be made according to the following:

- same specification
- for items that cannot be classified, the specification should be clearly stated in the quotation
- the comparing quotation should not have any conflict of interest and shall use normal business practices
- at least 2 comparing quotations
- comparing quotations shall be made at similar time period

9.4.3 Possibilities of future related business transactions

Selling of goods and services

Company and its subsidiaries will continue to sell goods and services to related party under the same conditions to selling to other buyers. These transactions do not have significant effect on Company and its subsidiaries' operations.

Purchasing of Herbal Balls and Printing and packaging services

Company and its subsidiaries will continue to buy Herbal Balls and Printing and packaging services from related party because after comparing with other suppliers, the related party offers the fit product at a more competitive rate. Price comparison shall be conducted regularly to comply with the Audit Committee's guidelines.

Rent of Land and Building

Company and its subsidiaries will continue to rent land and buildings from related party because these land and buildings are used in the operations of the Company such as Head Office, Warehouse and Massage School as well as use as branches of spa, hotel and restaurant business. Thus, rental terms are in the medium to long term in order for the investment to be efficient. Price comparison shall be conducted prior to the signing of rental agreement and the rental rate is assessed by independent appraisal that is registered with the Securities Exchange Commission. These transactions must be approved by the Audit Committee.

FINANCIAL INFORMATION

Responsibilities of the Board of Directors for Financial Report

The Board of Directors of Siam Wellness Group Public Company Limited is responsible for the preparation, disclosure, and presentation of the Company's financial statements including financial information shown in the Annual Report of 2019. Such financial statements were prepared according to general accepted accounting principles (TFRS) with thorough consideration in using appropriate, adequate and consistent accounting policies and estimation related to the financial statements to ensure that the financial reports prepared without any incorrectly significant information for the benefits to shareholders and general investors transparently.

The Board of Directors has supported the Company to act according the Corporate Governance Principles and has appointed the Audit Committee comprising of the independent directors to review accounting policies, supervise the quality of financial statements, review the adequate of the internal control system and internal audit, including the risk management as well as considering the disclosure of connected transactions, which the opinions of the Audit Committee on such issues were shown in the Audit Committee Report in the annual report (56-1).

The Board of Directors has established proper and efficient control system, risk management system including internal control system of various aspects in order to rationally assure that the accounting information was correctly and completely recorded and adequate.

The Board of Directors has viewed that the overall internal control system of the Company was at satisfactory level and able to reasonably assure that the Company's financial statements for the year ended December 31, 2019 was reliable along with the general accepted accounting principles and conducted precisely with the related laws and regulations.

(Mrs. Pranee Suphawatanakiat)
Chairwoman

(Mr. Wiboon Utsahajit) Chief Executive Officer

Wilson Wholight.

Management Discussion and Analysis of Siam Wellness Group Public Company Limited for the 12 months period ended 31 December 2019 and to explain the causes of performance that is changed more than 20% from the same period last year

SIAM WELLNESS GROUP PUBLIC COMPANY LIMITED ("The Company") would like to give details of the Management Discussion and Analysis of the financial statements of the Company and subsidiaries for the 12 months period ("12M19") ended 31 December 2019 and to explicate the causes of performance that has changed more than 20% from the same period last year. Analysis will include Operating Results from continued operations and discontinued operations resulting from the cancellation of joint investment in Chaba Elegance Co.,Ltd (The Financial Statement ended 31 December 2019 does not include the Operating Results of Chaba Elegance Co.,Ltd but only include Net Profit of the discontinued operations, details are disclosed in Notes to Financial Statement). The Company and subsidiaries have the total revenue of 1,449.64 million baht, an increase of 297.15 million baht from the same period last year (or an increase of 25.78%). The net profit is 245.47 million baht, an increase of 39.82 million baht from the same period last year (or an increase of 19.39%). Net profit is accounted as 17.17% of sales and services' revenue. Details as followed:

Revenue

The Company and subsidiaries had total revenue in 2019 of 1,449.64 million baht, an increase of 297.15 million baht from the same period last year (or an increase of 25.78%).

The big proportion of revenue comes from the spa business, which accounted to 90% of the total revenue. Factors include:

- •Tourist numbers recovered to positive increase compared to 2018
- Sales Growth of SSG and Expansion Stores in Bangkok and Upcountry. As of 31 December 2019, there are 63 branches (58 domestic and 5 overseas branches) compared to As of 31 December 2018, there were 55 branches (49 domestic and 6 overseas branches). Expansion stores include 8 Let's Relax branches and 2 Stretch me branches. Company has discontinued 1 domestic branch, Let's Relax Krabi Holiday Inn after expiry of spa operating contract, and 3 overseas franchised branches, Let's Relax Qingdao 1, Let's Relax Qingdao 2 and Let's Relax Tianjin due to violation of contract. SSG store has total annual revenue growth of 16% and Expansion has total annual revenue growth of 7%.
- •Expansion stores opened in 2019 had great operating result. Some branches can generate positive EBITDA from the first quarter opening.
 - •Spa Operating in Hotel model also had great operating results. Total Sales of Spa

Operating in Hotel model stores increase 60% compared to last year resulting from an increase from 5 branches in 2018 to 8 branches in 2019.

• Increase in Thai customer base from the expansion of Stretch me by Let's Relax

business unit

For the Hotel and Restaurant business, the revenue contribution to Total Revenue decreases from 6% to 4% due to no expansion of Hotel Business and closure of D-bistro (Convert the Area to Spa Business – Let's Relax Thapae branch). Also, it has been impacted from PM2.5 problems in early 2019.

For the Spa Product business, the revenue contribution to Total Revenue is similar to last year as the new product brand, LRL - Let's Relax Lifestyle, started its product distribution in Quarter 4, 2019.

Cost of Sales and Services

In 2019, the Company and subsidiaries had the cost of sales and services of 976.30 million baht, accounting for 68.28% of sales and services' revenue. This is an increase of 226.17 million baht from the same quarter of the previous year (or an increase of 30.15%). The increase is caused by the expansion of 10 new spa branches domestically in 2019 as well as additional cost of sales and services of the existing branches, both fixed and variable costs such as staff costs, salary, rental, depreciation and raw material costs, etc. The increase rate of the Cost of Sales and Services is slightly higher than the increase rate of Revenue due to some branch's temporary closure for renovation resulting in no revenue but still bear some fixed costs such as rental, service, staff and depreciation. On 5th May 2019, there were a change in employee benefit payment scheme for those employees who work more than 20 years and has been terminated, Company need to compensate at the latest rate for 400 days (previously 300 days).

Selling and Administrative Expenses

In 2019, the Company and subsidiaries had the selling and administrative expenses of 171.11 million baht, accounted to 11.97% of the revenue from sales and services. This is an increase of 18.64 million baht from the same period last year (or an increase of 12.22%). This is mainly from the adjustment of salary and increasing headcount and Salary of the Head Office staff to support branches expansion.

Net Profit

In 2019, the Company and subsidiaries had the net profit of 245.47 million baht or accounted 17.17% of the revenue from sales and services. The net profit of the Company and

subsidiaries increase 39.87 million baht from the same period last year (or an increase of 19.39%). compared to the same period last year. The revenue from sale and service have increased as a result of increase in revenue in both Bangkok and Upcountry branches, SSG and Expansion Stores, Spa Operating in Hotel model branches and expansion of new business unit, Stretch me by Let's Relax. Although, the variable and fixed costs of sales and services as well as selling and administrative increase which results from increase in number of branches however, the cost of sales and services grow slightly less than the revenue from sales and services. Thus, results in the increase in Net Profit compared to previous year.

Note: The Company's Operating Results for 2019 excluding discontinued operations of Chaba Elegance Co.,Ltd (Joint Investment since 1st January 2019 and Cancellation of Joint Investment effective 1st October 2019) has total revenue of 1,403.15 million baht, an increase of 21.75% from previous year and total net profit 242.33 million baht, an increase of 17.87% from previous year. Revenue Growth is slightly above the 20% targeted revenue growth of 2019.

Please be informed accordingly,

Yours sincerely,

Willean allodigit.

(Mr.Wiboon Utsahajit / Mr.Prasert Jiravanstit) Siam Wellness Group Public Company Limited Siam Wellness Group Public Company Limited and its subsidiaries Report and consolidated financial statements 31 December 2019



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Independent Auditor's Report

To the Shareholders of Siam Wellness Group Public Company Limited

Opinion

I have audited the accompanying consolidated financial statements of Siam Wellness Group Public Company Limited and its subsidiaries (the Group), which comprise the consolidated statement of financial position as at 31 December 2019, and the related consolidated statements of comprehensive income, changes in shareholders' equity and cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies, and have also audited the separate financial statements of Siam Wellness Group Public Company Limited for the same period.

In my opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Siam Wellness Group Public Company Limited and its subsidiaries and of Siam Wellness Group Public Company Limited as at 31 December 2019, their 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 Financial Statements* section of my report. I am independent of the Group in accordance with the *Code of Ethics for Professional Accountants* as issued by the Federation of Accounting Professions as relevant to my audit of the financial statements, and I have fulfilled my other ethical responsibilities in accordance with the Code. I believe that the audit evidence I have obtained is sufficient and appropriate to provide a basis for my opinion.



Emphasis of Matter

I draw attention to Note 7 to financial statements regarding the investment in Chaba Elegance Co., Ltd. In January 2019, the Company acquired 76% of total share capital of Chaba Elegance Co., Ltd., amounting to Baht 125 million. On 6 October 2019, the Company entered into the separation agreement for the investment in Chaba Elegance Co., Ltd. with the former shareholders since such business needs a high expertise and competency level, resulting in the slowing down of the business expansion which does not follow the Company's objective. Under the separation agreement, the former shareholders agreed to cancel the remaining amount of shares totaling Baht 31.25 million that the Company has not yet paid according to the share purchase agreement and agreed to return the Company amount of Baht 93.75 million that the former shareholders received to the Company according to the share purchase agreement in 8 installments i.e., within 2019 totaling Baht 43.75 million, within 2020 totaling Baht 35 million, and within 2021 totaling Baht 15 million. The Company transferred all shares of Chaba Elegance Co., Ltd. to the former shareholders on 18 October 2019. In addition, under the separation agreement, both parties agreed that former shareholders received all rights, duties and obligations attached to Chaba Elegance Co., Ltd. including but not limited to revenues, profits, liabilities, guarantees, tax obligations, employment, business licenses etc. since 1 October 2019 onwards. As at 31 December 2019, outstanding shares return receivables according to the separation agreement amounting to Baht 54.2 million was presented as 'Share return receivables" in the statements of financial position.

My opinion is not qualified in respect of this matter.

Key Audit Matter

Key audit matter is the matter that, in my professional judgement, was of most significance in my audit of the financial statements of the current period. This matter was addressed in the context of my audit of the financial statements as a whole, and in forming my opinion thereon, and I do not provide a separate opinion on this matter.

I have fulfilled the responsibilities described in the *Auditor's Responsibilities for the Audit of the Financial Statements* section of my report, including in relation to this matter. Accordingly, my audit included the performance of procedures designed to respond to my assessment of the risks of material misstatement of the financial statements. The results of my audit procedures, including the procedures performed to address the matter below, provide the basis for my audit opinion on the accompanying financial statements as a whole.

SIAM WELLNESS GROUP PLC. 111



Key audit matter and how audit procedures respond for each matter are described below.

Revenue from Services

The revenue from services related to spa business of the Company is the main revenue of the Group, representing 89% of total Group's revenues. Such revenue is derived from provision of services to a large number of individual customers through a variety of sales channels and many spa branches for the spa business. Therefore, I addressed the occurrence and accuracy of the revenue from services as a key audit matter.

I have examined the revenue from services by assessing and testing, on a sampling basis, the Company's internal controls with respect to the revenue cycle, understanding the nature of services condition to evaluate the appropriateness of the accounting policy, examining supporting documents, on a sampling basis, for revenue from services transactions occurring during the year and near the end of the accounting period, reviewing credit notes that the Company issued after the period-end, and performing analytical procedures on disaggregated data to detect possible irregularities in revenue from services transactions throughout the period.

Other Information

Management is responsible for the other information. The other information comprise the information included in annual report of the Group, but does not include the 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 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 financial statements, my responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or my knowledge obtained in the audit or otherwise appears to be materially misstated.

When I read the annual report of the Group, 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 Financial Statements

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

In preparing the 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 Financial Statements

My objectives are to obtain reasonable assurance about whether the 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 financial statements.

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

- Identify and assess the risks of material misstatement of the 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 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 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 financial statements, including the disclosures, and whether the 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
 entities or 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 matter communicated with those charged with governance, I determine that matter that was of most significance in the audit of the financial statements of the current period and is therefore the key audit matter. I describe this matter 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.

I am responsible for the audit resulting in this independent auditor's report.

Sumana Punpongsanon

Certified Public Accountant (Thailand) No. 5872

EY Office Limited

Bangkok: 29 February 2020

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Slam Wellness Group Public Company Limited and its subsidiarles

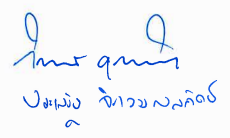
Statement of financial position

As at 31 December 2019

(Unit: Baht)

		Consolidated fina	ncial statements	Separate financi	al statements
	Note	2019	2018	2019	2018
Assets				<u> </u>	
Current assets					
Cash and cash equivalents	9	52,560,775	79,443,764	44,616,519	67,865,439
Current investments	10	73,098,036	32,031,778	15,391,509	33,240
Trade and other receivables	8, 11	37,213,048	23,512,231	35,971,864	20,569,527
Share return receivables - current portion	7	39,200,000	16	39,200,000	<u> </u>
Inventories	12	39,901,140	31,038,539	37,348,254	30,653,123
Other current assets		14,824,131	9,653,107	11,186,151	9,277,106
		256,797,130	175,679,419	183,714,297	128,398,435
Non-current assets classified as held for sale	16	32,294,702	<u> </u>	32,294,702	ž.
Total current assets		289,091,832	175,679,419	216,008,999	128,398,435
Non-current assets					
Restricted deposits of financial institution	13	5,105,511	5,052,985	(表)	2
Share return receivables - net of current portion	7	15,000,000	£-	15,000,000	<u> </u>
Investments in subsidiaries	14	*	F	101,705,464	101,705,464
Long-term loan to and interest receivable from a related party	8		•		8,164,451
Leasehold rights	15	9,264,616	8,130,842	9,264,616	8,130,842
Property, plant and equipment	16	1,082,796,817	1,067,091,384	1,004,420,713	981,130,098
Goodwill	17	24,535,709	24,535,709	20,340,000	20,340,000
Intangible assets	18	9,138,709	8,962,686	8,953,074	8,772,047
Deferred tax assets	27	722,569	1,391,631	-	÷
Deposits		79,466,127	77,744,900	78,922,578	77,025,401
Other non-current assets		1,023,513	620,150	932,113	615,150
Total non-current assets		1,227,053,571	1,193,530,287	1,239,538,558	1,205,883,453
Total assets		1,516,145,403	1,369,209,706	1,455,547,557	1,334,281,888

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





Siam Weliness Group Public Company Limited and its subsidiaries Statement of financial position (continued)

As at 31 December 2019

(Unit: Baht)

		Consolidated fina	ncial statements	Separate financi	(Unit: Baht) ial statements
	Note	2019	2018	2019	2018
Liabilitles and shareholders' equity	-	*	-		
Current liabilities					
Bank overdrafts from financial institution	19	31,621	1,341,651	8	o <u>₹</u> (
Short-term loans from and interest payable to related parties	8	4,615,343	4,415,343	¥	-
Trade and other payables	8, 20	96,717,531	83,385,842	95,028,821	82,313,998
Current portion of long-term loans	21	80,200,000	84,240,000	80,200,000	84,240,000
Current portion of liabilities under finance lease agreements	22	120,268	86,887	120,268	86,887
Income tax payable		24,829,017	17,010,330	23,929,843	14,784,479
Advance received - current portion	4	28,922,429	24,961,317	27,739,841	23,204,863
Other current liabilities		9,631,473	8,614,765	8,954,550	7,707,299
Total current liabilities		245,067,682	224,056,135	235,973,323	212,337,526
Non-current liabilities					
Long term loans - net of current portion	21	80,166,667	125,990,000	80,166,667	125,990,000
Liabilities under finance lease agreements - net of					
current portion	22	260,100	264,895	260,100	264,895
Advance received - net of current portion	4	12,161,574	100	12,161,574	: <u>*</u>
Provision for long-term employee benefits	23	8,555,660	14,445,712	7,682,818	11,684,749
Deferred tax liabilities	27	17,995,399	19,583,381	18,004,641	19,583,381
Other non-current liabilities		19,999,199	14,504,679	19,054,214	13,626,352
Total non-current liabilities		139,138,599	174,788,667	137,330,014	171,149,377
Total liabilities		384,206,281	398,844,802	373,303,337	383,486,903
Shareholders' equity					
Share capital					
Registered					
570,000,000 ordinary shares of Baht 0.25 each		142,500,000	142,500,000	142,500,000	142,500,000
Issued and paid-up			-	-	
570,000,000 ordinary shares of Baht 0.25 each		142,500,000	142,500,000	142,500,000	142,500,000
Share premium		278,905,854	278,905,854	278,905,854	278,905,854
Discount on business combination under common control		(46,226,479)	(46,226,479)	-	(4)
Retained earnings					
Appropriated - statutory reserve	24	16,380,580	16,380,580	14,250,000	14,250,000
Unappropriated		649,804,725	488,234,141	556,020,931	424,571,696
Other components of shareholders' equity		90,567,435	90,567,435	90,567,435	90,567,435
Equity attributable to shareholders' of the Company		1,131,932,115	970,361,531	1,082,244,220	950,794,985
Non-controlling interests of the subsidiaries		7,007	3,373		
Total shareholders' equity		1,131,939,122	970,364,904	1,082,244,220	950,794,985
Total llabilities and shareholders' equity		1,516,145,403	1,369,209,706	1,455,547,557	1,334,281,888

The accompanying notes are an integral part of the financial statements,

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Directors



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Siam Wellness Group Public Company Limited and its subsidiaries

Statement of comprehensive income

For the year ended 31 December 2019

(Unit: Baht)

		Consolidated fina	ncial statements	Separate financi	al statements
	Note	2019	2018	2019	2018
Continuing operations					
Revenues					
Revenue from sales		90,319,905	87,371,042	61,047,896	56,108,183
Revenue from services		1,293,366,625	1,046,879,546	1,261,464,231	1,009,377,381
Dividend income		7 <u>2</u> 1	8	1,597,672	25,419,746
Other income		19,454,705	18,239,943	26,800,983	24,791,231
Total revenues		1,403,141,235	1,152,490,531	1,350,910,782	1,115,696,541
Expenses		·			=====::
Cost of sales		46,333,502	47,573,524	35,818,265	33,140,224
Cost of services		896,230,697	702,557,630	899,956,658	703,621,315
Selling and distribution expenses		52,452,754	45,181,525	47,549,982	41,816,891
Administrative expenses		110,112,312	107,295,600	98,061,312	90,602,228
Total expenses		1,105,129,265	902,608,279	1,081,386,217	869,180,658
Profit before finance cost and income tax expenses					*
from continuing operations		298,011,970	249,882,252	269,524,565	246,515,883
Finance cost		(10,485,168)	(8,844,006)	(10,150,452)	(8,434,276)
Profit before income tax expenses from					
continuing operations		287,526,802	241,038,246	259,374,113	238,081,607
Income tax expenses	27	(45,193,539)	(35,439,378)	(41,863,017)	(32,566,021)
Profit for the year from continuing operations		242,333,263	205,598,868	217,511,096	205,515,586
Discontinued operation					
Profit from discontinued operation, net of income tax					
expenses	7	3,644,257	<u> </u>	<u> </u>	525
Profit for the year		245,977,520	205,598,868	217,511,096	205,515,586
Other comprehensive income:					
Other comprehensive income not to be reclassified to					
profit or loss in subsequent periods:					
Changes in revaluation of land - net of income tax		(@:	49,864,320	390	49,864,320
Actuarial gain - net of income tax		8,508,382		6,345,039	
Other comprehensive income not to be reclassified to			·		
profit or loss in subsequent periods - net of income tax		8,508,382	49,864,320	6,345,039	49,864,320
Total other comprehensive income for the year		8,508,382	49,864,320	6,345,039	49,864,320
Total comprehensive income for the year		254,485,902	255,463,188	223,856,135	255,379,906
Profit attributable to:					
Equity holders of the Company				217,511,096	205,515,586
Continuing operations		242,329,438	205,596,994		50.00
Discontinued operation		3,139,729		Occusio o	SULP RICEL
Profit for the year attributable to the Company		245,469,167	205,596,994	00	0
Non-controlling interests of the subsidiaries				1mm 9	mi
Continuing operations		3,825	1,874	900	
Discontinued operation		504,528		71°	SIAM
Profit for the year attributable to non-controlling				WEL	LNESS
interests of the subsidiaries		508,353	1,874	G ERA	ONU B
		245,977,520	205,598,868	บริษัท สยามเวลเนลเ EAM WEUNESS GROUP P	ารูป จากัด (มหา ชน) บอบ¢ compa
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Siam Wellness Group Public Company Limited and its subsidiaries Statement of comprehensive income (continued)

For the year ended 31 December 2019

(Unit: Baht)

		Consolidated finar	ncial statements	Separate financia	al statements
	Note	2019	2018	2019	2018
Total comprehensive income attributable to:					
Equity holders of the Company			_	223,856,135	255,379,906
Continuing operations		250,837,755	225,461,314		
Discontinued operation		3,139,729			
Total comprehensive income attributable to the Company		253,977,484	225,461,314		
Non-controlling interests of the subsidiaries					
Continuing operations		3,890	1,874		
Discontinued operation		504,528			
Total comprehensive income attributable to non-controlling					
interest of the subsidiaries		508,418	1,874		
		254,485,902	225,463,188		
Earnings per share	28				
Basic earnings per share					
Profit attributable to equity holder of the Company				0.382	0.361
Profit from continuing operations		0.425	0.361		
Profit from discontinued operation		0.006	14		
		0.431	0.361		

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

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บริษัท สยามเวลเนสกรุ๊ป จำกัด (มหาชน) BAM WELLNESS GROUP PUBLIC COMPANY LIMITED

Siam Wellness Group Public Company Limited and its subsidiaries

Statement of changes in shareholders' equity

For the year ended 31 December 2019

			Ш	Equity attributable to shareholders of the Company	nareholders of the Co	отрапу				
						Other components of shareholders' equity	shareholders' equity			
						Other comprehensive				
			Discount on			income		Total equity	Equity attributable	
	Issued and		business	Retained earnings	eamings	Surplus on	Total	attributable to	to non-controlling	Total
	fully paid-up		combination under	Appropriated -		revaluation of	other components of	shareholders of	interests of	shareholders'
	share capital	Share premium	common control	statutory reserve	Unappropriated	assets	shareholders' equity	the Company	the subsidiaries	equity
Balance as at 1 January 2018	142,500,000	278,905,854	(46,226,479)	14,782,545	324,135,182	40,703,115	40,703,115	754,800,217	1,753	754,801,970
Profit for the year	i i	920	1000	(0)	205,596,994	77	3	205,596,994	1,874	205,598,868
Other comprehensive income	i)	9	è	•	12	49,864,320	49,864,320	49,864,320		49,864,320
Total comprehensive income for the year	*	E	W		205,596,994	49,864,320	49,864,320	255,461,314	1,874	255,463,188
Appropriation of retained eamings	7	X	i i	1,598,035	(1,598,035)	16	7	*	×	(1)
Dividend paid (Note 25)	i	ii.	196	20	(39,900,000)	(*	G.	(39,900,000)		(39,900,000)
Subsidiaries paid dividend to non-controlling										31
interests of subsidiaries	*	*	¥	t:	•	*			(254)	(254)
Balance as at 31 December 2019	142,500,000	278,905,854	(46,226,479)	16,380,580	488,234,141	90,567,435	90,567,435	970,361,531	3,373	970,364,904
Balance as at 1 January 2019										
- as previously reported	142,500,000	278,905,854	(46,226,479)	16,380,580	488,234,141	90,567,435	90,567,435	970,361,531	3,373	970,364,904
Cumulative effect of change in accounting										
policy for revenue recognition (Note 4)					(006'906'9)	*		(006'906'9)		(006'906'9)
Balance as at 1 January 2019 as restate	142,500,000	278,905,854	(46,226,479)	16,380,580	481,327,241	90,567,435	90,567,435	963,454,631	3,373	963,458,004
Profit for the year	176	Ú	Qi	30	245,469,167	314	Ą	245,469,167	508,353	245,977,520
Other comprehensive income	•)	Ŀ	ro:	C	8,508,317	•01		8,508,317	65	8,508,382
Total comprehensive income for the year	*	1	gin	100	253,977,484	IKC.		253,977,484	508,418	254,485,902
Dividend paid (Note 25)	¥	3	Ÿ	X	(85,500,000)	×	×	(85,500,000)	.*	(85,500,000)
Subsidiary paid dividend to non-controlling										
interests	107	100	Ren	000	((6))	(000	*	010	(504,528)	(504,528)
Subsidiary paid equity to non-controlling interests	*))		i.	1 0.7	K.	esi	* ()	C	(256)	(256)
Balance as at 31 December 2019	142.500.000	278,905,854	(46.226.479)	16.380.580	649 804 725	90 567 435	90 567 435	1 131 022 115	7007	4 424 020 422

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The accompanying notes are endinegral part of the financial statements.

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Siam Wellness Group Public Company Limited and its subsidiaries Statement of changes in shareholders' equity (continued) For the year ended 31 December 2019

			Š				(Unit: Baht)
			ממל	alate illialitial st	ricilicilis		
				- 1	Other components of shareholders' equity	shareholders' equity	
					Other comprehensive		
					income		
	issued and		Retained earnings	earnings	Surplus on	Total	Total
Vec	fully paid-up		Appropriated -		revaluation of	other components of	shareholders'
	share capital	Share premium	statutory reserve	Unappropriated	assets	shareholders' equity	equity
Balance as at 1 January 2018	142,500,000	278,905,854	14,250,000	258,956,110	40,703,115	40,703,115	735,315,079
Profit for the year	Y.	Ü	Ē	205,515,586	ı	3	205,515,586
Other comprehensive income	*		A	AT.	49,864,320	49,864,320	49,864,320
Total comprehensive income for the year	14	100	nan	205,515,586	49,864,320	49,864,320	255,379,906
Dividend paid (Note 25)	10	i))	I.	(39,900,000)	ř.	ř	(39,900,000)
Balance as at 31 December 2019	142,500,000	278,905,854	14,250,000	424,571,696	90,567,435	90,567,435	950,794,985
Balance as at 1 January 2019	142,500,000	278,905,854	14,250,000	424,571,696	90,567,435	90,567,435	950,794,985
- as previously reported							
Cumulative effect of change in accounting							
policy for revenue recognition (Note 4)	Si .),	31	(6,906,900)	#	Ď.	(006'906'9)
Balance as at 1 January 2019 as restate	142,500,000	278,905,854	14,250,000	417,664,796	90,567,435	90,567,435	943,888,085
Profit for the year	¥	ì	T	217,511,096	ï	ũ	217,511,096
Other comprehensive income	7.	3	()	6,345,039	36 (. •)	6,345,039
Total comprehensive income for the year	<u> </u>	Time (p)	223,856,135	7		223,856,135
Dividend paid (Note 25)	r	Č	Œ	(85,500,000)	Ä	x	(85,500,000)
Balance as at 31 December 2019	142,500,000	278,905,854	14,250,000	556,020,931	90,567,435	90,567,435	1,082,244,220

The accompanying notes are an Megral part of the financial statements. บริษัท สยามเวลเนสกรุ๊ป จำกัด (มหาขน

BAM WELLNESS GROUP PUBLIC COMPANY UMITED

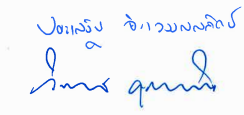
Siam Wellness Group Public Company Limited and its subsidiaries Statement of cash flows

For the year ended 31 December 2019

(Unit: Baht)

	Consolidated finar	ncial statements	Separate financi	al statements
	2019	2018	2019	2018
Cash flows from operating activities				
Profit before income tax from continuing operations	287,526,802	241,038,246	259,374,113	238,081,607
Profit before income tax from discontinued operation	4,216,789		(#:_	
Profit before income tax	291,743,591	241,038,246	259,374,113	238,081,607
Adjustments to reconcile profit before tax to net cash				
provided by (paid from) operating activities:				
Depreciation and amortisation	117,627,778	95,956,711	108,031,005	87,648,013
Unrealised gain (loss) on the change in fair value of				
trading securities	(44,704)	314,276	(47,624)	174,978
Bad debts and allowance for doubtful accounts	679,060	406,747	553,057	393,983
Reduction of inventories to net realisable value (reversal)	(313,519)	703,220	(17,044)	85,347
Gain on disposal of property, plant and equipment	(42,737)	(1,425,755)	(32,046)	(762,047)
Loss on write-off of property, plant and equipment	452,311	2,440,744	452,309	1,664,148
Loss on write-off of property, plant and equipment		3,824	3-1	÷
Long-term employee benefit expenses	4,710,122	3,559,493	3,929,367	2,940,350
Dividend income	9		(1,597,672)	(25,419,746)
Interest income	(427,060)	(398,661)	(622,068)	(445,477)
Interest expenses	10,485,168	8,844,006	10,150,452	8,434,276
Profit from operating activities before changes		::		
in operating assets and liabilities	424,870,010	351,442,851	380,173,849	312,795,432
Decrease (increase) in operating assets				
Current investments	(41,021,554)	43,620,243	(15,310,645)	47,614,003
Trade and other receivables	(14,379,877)	(11,528,005)	(15,955,394)	(11,621,005)
Inventories	(8,549,082)	(3,903,637)	(6,678,087)	(5,456,167)
Other current assets	(6,264,374)	(1,461,835)	(3,002,393)	(2,118,798)
Deposit	(1,721,227)	(32,232,697)	(1,897,177)	(31,527,199)
Other non-current assets	(703,362)	(386,288)	(616,964)	(381,288)
Increase (decrease) in operating liabilities				
Trade and other payables	8,820,036	7,372,984	8,458,535	8,119,121
Advance received	7,489,061	807,467	8,062,927	1,446,289
Other current liabilities	1,016,709	3,590,795	1,247,252	3,558,076
Other non-current liabilities	4,810,227	2,070,093	4,751,168	1,954,405
Cash flows from operating activities	374,366,567	359,391,971	359,233,071	324,382,869
Cash paid for interest expenses	(9,691,807)	(8,377,702)	(9,564,690)	(8,171,010)
Cash paid for income tax				
	(39,231,372)	(32,707,871)	(34,155,926)	(30,061,835)

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





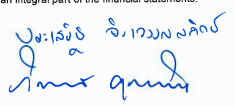
Siam Wellness Group Public Company Limited and its subsidiaries Statement of cash flows (continued)

For the year ended 31 December 2019

(Unit: Baht)

	Compolidated fina	asial atatamanta	Sanavata financi	(UIIII. Baili)
	Consolidated final	2018	Separate financi	2018
Onch flows from bounding addition		2018	2019	2016
Cash flows from investing activities	(E2 E26)	/E4 09E)		
Increase in restricted deposits at financial institution	(52,526)	(51,985)	(2,100,000)	(207 705)
Cash paid for acquisition of leasehold rights on land	(2,100,000)	(207,785)	, , , ,	(207,785)
Cash paid for acquisition of property, plant and equipment	(157,901,712)	(219,807,731)	(156,193,269)	(205,097,693)
Cash paid for acquisition of intangible assets	(1,820,467)	(1,141,723)	(1,772,968)	(1,126,223)
Proceed from disposal of property, plant and equipment	603,241	1,502,789	587,831	815,859
Cash paid for investment in subsidiary	(93,750,000)	3 7 0	(93,750,000)	ā.
Cash received from disposal investment in subsidiary	39,550,000		39,550,000	05 440 746
Cash received from dividend from investment in subsidiary	407.004	000.004	1,597,672	25,419,746
Cash received from interest income	427,061	398,661	786,519	281,026
Net cash flows used in investing activities	(215,044,403)	(219,307,774)	(211,294,215)	(179,915,070)
Cash flows from financing activities				
Decrease in bank overdrafts from financial institution	(1,310,030)	(2,407,752)		
Decrease in liabilities under financial lease agreements	(103,827)	(310,297)	(103,827)	(310,297)
Increase (decrease) in short-term loans from related parties	5		8,000,000	(8,000,000)
Cash received from long-term loans from financial institution	170,000,000	25,000,000	170,000,000	25,000,000
Cash paid for repayment of long-term loan from financial institution	(219,863,333)	(68,670,000)	(219,863,333)	(68,670,000)
Dividend paid to non-controlling interests of a subsidiary	(504,528)	/±/	9	
Cash paid for equity to non-controlling interests of a subsidiary	(256)		•	ē
Cash paid for dividend	(85,500,000)	(39,900,254)	(85,500,000)	(39,900,000)
Net cash flows used in financing activities	(137,281,974)	(86,288,303)	(127,467,160)	(91,880,297)
Net increase (decrease) in cash and cash equivalents	(26,882,989)	12,710,321	(23,248,920)	14,354,657
Cash and cash equivalents at beginning of year	79,443,764	66,733,443	67,865,439	53,510,782
Cash and cash equivalents at end of year	52,560,775	79,443,764	44,616,519	67,865,439
Supplemental cash flows information				
Non-cash transactions				
Share return receivables	54,200,000	·	54,200,000	2
Increase in non-current assets classified as held for sale	32,294,702	14	32,294,702	=
Increase in surplus on revaluation of land	a	62,330,400	(e)	62,330,400
Increase in liabilities from acquisition of				
equipment under financial lease agreement	132,413	2#1	132,413	4
Increase (decrease) in liabilities from acquisition of property,	,			
	4,511,653	(9,801,166)	4,256,288	(10,152,028)
plant and equipment	4,517,000	(0,001,100)	.,200,200	(.01.021020)
Increase in provision for dismantling, removing and	684,293	579,369	676,695	513,701
restoring of leasehold improvements		373,303	•	313,701
Actuarial gain	10,600,175		7,931,299	(6

The accompanying notes are an integral part of the financial statements,





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Siam Wellness Group Public Company Limited and its subsidiaries Notes to consolidated financial statements For the year ended 31 December 2019

1. General information

Siam Wellness Group Public Company Limited ("the Company") was incorporated as limited company under the laws of Thailand on 28 November 2001. The Company operates in Thailand and principally engages in spa services business. Its registered head office is at No. 483, Soi Suthiporn, Pracha-Songkroh Road, Dindang, Dindang, Bangkok. As at 31 December 2019, the Company has a total of 58 branches in Bangkok and upcountry (2018: 49 branches) and 5 foreign branches according to the franchise agreement (2018: 6 foreign branch).

The Company registered in the Stock Exchange of Thailand on 31 October 2014 and its common shares had been approved to be listed in the MAI (MAI: Market of Alternative Investment).

2. Basis of preparation

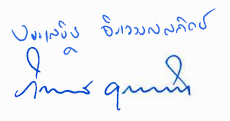
2.1 The financial statements have been prepared in accordance with Thai Financial Reporting Standards enunciated under the Accounting Professions Act B.E. 2547 and their presentation has been made in compliance with the stipulations of the Notification of the Department of Business Development dated 11 October 2016, issued under the Accounting Act B.E. 2543.

The financial statements in Thai language are the official statutory financial statements of the Company. The financial statements in English language have been translated from the Thai language financial statements.

The financial statements have been prepared on a historical cost basis except where otherwise disclosed in the accounting policies.

2.2 Basis of consolidation

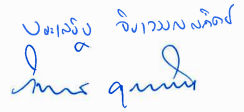
a) The consolidated financial statements include the financial statements of Siam Wellness Group Public Company Limited ("the Company") and the following subsidiary companies ("the subsidiaries"):





Company's name	Nature of business	Country of incorporation	Percen shareh	tage of nolding
		35	2019 (Percent)	2018 (Percent)
Held by the Company				
Siam Wellness Resort Co., Ltd.	Hotel and restaurant operations	Thailand	99.99	99.99
Siam Wellness Lab Co., Ltd.	Manufacturing and distributing spa products	Thailand	99.99	99.99
Siam Wellness Education Co., Ltd.	A school for Thai massage	Thailand	99.97	99.97
Siam Wellness Group (Hong Kong) Co., Ltd.	Investment for overseas expansion of the spa business	Hong Kong	100.00	100.00
Siam Wellness Group (Cambodia) Co., Ltd.	Spa business and sale of spa products	Cambodia	100.00	100.00
Held by subsidiaries				
Tiger Eyes Trading (Thailand) Co., Ltd. (Held by Siam Wellness Lab Co., Ltd. 99.99 percent)	Import and sale of spa products	Thailand	99.99	99.99
Tiger Eyes Education Co., Ltd. (Held by Siam Wellness Education Co., Ltd. 99.98 percent)	Institution of spa and beauty business	Thailand	- :	99.98
Shanghai Jia Tai Health Management Co., Ltd. (Held by Siam Wellness Group (Hong Kong) Co., Ltd.)	Nutritional health and beauty consulting and management service	China	100.00	:24

On 19 December 2018, the Extraordinary General Meeting of shareholders of Tiger Eyes Education Co., Ltd. (a subsidiary which held by a subsidiary) passed a resolution approving the dissolution of Tiger Eyes Education Co., Ltd.. The Company's subsidiary registered the dissolution with the Ministry of Commerce and the registrar registered it on 8 January 2019. Currently, the dissolution process was completed.





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b) The Company is deemed to have control over an investee or 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 affect the amount of its returns.

- c) Subsidiaries are fully consolidated, being the date on which the Company obtains control, and continue to be consolidated until the date when such control ceases.
- d) The financial statements of the subsidiaries are prepared using the same significant accounting policies as the Company.
- e) Material balances and transactions between the Group have been eliminated from the consolidated financial statements.
- f) Non-controlling interests represent the portion of profit or loss and net assets of the subsidiaries that are not held by the Company and are presented separately in the consolidated profit or loss and within equity in the consolidated statement of financial position.
- 2.3 The separate financial statements present investments in subsidiaries under the cost method.

3. New financial reporting standards

(a) Financial reporting standards that became effective in the current year

During the year, the Group has adopted the revised (revised 2018) and new financial reporting standards and interpretations which are effective for fiscal years beginning on or after 1 January 2019. These financial reporting standards were aimed at alignment with the corresponding International Financial Reporting Standards with most of the changes directed towards clarifying accounting treatment and providing accounting guidance for users of the standards. The adoption of these financial reporting standards does not have any significant impact on the Group's financial statements. However, the new standard involves changes to key principles, which are summarised below:

TFRS 15 Revenue from Contracts with Customers

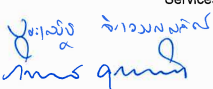
TFRS 15 supersedes the following accounting standards together with related interpretations.

TAS 11 (revised 2017) Construction Contracts

TAS 18 (revised 2017) Revenue

TSIC 31 (revised 2017) Revenue - Barter Transactions Involving Advertising

Services





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TFRIC 13 (revised 2017) Customer Loyalty Programmes

TFRIC 15 (revised 2017) Agreements for the Construction of Real Estate

TFRIC 18 (revised 2017) Transfers of Assets from Customers

Entities are to apply this standard to all contracts with customers unless those contracts fall within the scope of other standards. The standard establishes a five-step model to account for revenue arising from contracts with customers, with revenue being recognised at an amount that reflects the consideration to which an entity expects to be entitled in exchange for transferring goods or services to a customer. The standard requires entities to exercise judgement, taking into consideration all of the relevant facts and circumstances when applying each step of the model.

The Group adopted TFRS 15 using the modified retrospective method of adoption of which the cumulative effect is recognised as an adjustment to the retained earnings as at 1 January 2019, and the comparative information was not restated.

The cumulative effect of the change is described in Note 4 to the financial statements.

(b) Financial reporting standards that will become effective for fiscal years beginning on or after 1 January 2020

The Federation of Accounting Professions issued a number of new and revised financial reporting standards and interpretations, which are effective for fiscal years beginning on or after 1 January 2020. These financial reporting standards were aimed at alignment with the corresponding International Financial Reporting Standards with most of the changes directed towards clarifying accounting treatment and providing accounting guidance for users of the standards except the following new standards which involve changes to key principles, which are summarised below.

Financial reporting standards related to financial instruments

A set of TFRSs related to financial instruments consists of five accounting standards and interpretations, as follows:

Financial reporting standards:

TFRS 7 Financial Instruments: Disclosures

TFRS 9 Financial Instruments

Accounting standard:

TAS 32 Financial Instruments: Presentation

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Financial Reporting Standard Interpretations:

TFRIC 16

Hedges of a Net Investment in a Foreign Operation

TFRIC 19

Extinguishing Financial Liabilities with Equity Instruments

These TFRSs related to financial instruments make stipulations relating to the classification of financial instruments and their measurement at fair value or amortised cost (taking into account the type of instrument, the characteristics of the contractual cash flows and the Company's business model), calculation of impairment using the expected credit loss method, and hedge accounting. These include stipulations regarding the presentation and disclosure of financial instruments. When the TFRSs related to financial instruments are effective, some accounting standards, interpretations and guidance which are currently effective will be cancelled.

The management of the Group expects the adoption of these accounting standards to result in the following adjustments.

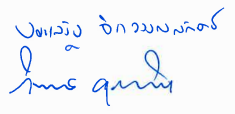
 Recognition of credit losses - The Group is to recognise an allowance for expected credit losses on its financial assets, and it is no longer necessary for a credit-impaired event to have occurred.

The management of the Group is currently evaluating the impact of these standards on the financial statements in the year when they are adopted.

TFRS 16 Leases

TFRS 16 supersedes TAS 17 Leases together with related Interpretations. The standard sets out the principles for the recognition, measurement, presentation and disclosure of leases, and requires a lessee to recognise assets and liabilities for all leases with a term of more than 12 months, unless the underlying asset is low value.

Accounting by lessors under TFRS 16 is substantially unchanged from TAS 17. Lessors will continue to classify leases as either operating or finance leases using similar principles to those used under TAS 17.



As at 31 December 2019, future minimum payments under non-cancellable operating lease agreements (included their related service agreements) which had not yet been discounted to be shown in Note 31.2 to the financial statements. The management of the Group is currently evaluating the impact of this standard on the financial statements in the year when it is adopted.

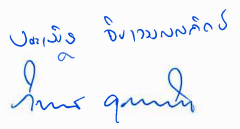
4. Cumulative effects of change in accounting policy due to the adoption of new financial reporting standard

As described in Note 3 to the financial statements, during the current year, the Group has adopted TFRS 15 using the modified retrospective method of adoption. The cumulative effect of initially applying TFRS 15 is recognised as an adjustment to retained earnings as at 1 January 2019. Therefore, the comparative information was not restated.

The effect of the changes in accounting policies due to the adoption of TFRS 15 on the beginning balance of retained earnings of 2019 comprises:

	(Unit: Million Baht)
	Consolidated/
	Separate
	financial statements
Impact on retained earnings as at 1 January 2019	
Franchise income	(8.6)
Related tax	1.7
Total	(6.9)

The amounts of adjustments affecting the statements of financial position as at 31 December 2019 and the statements of comprehensive income for the year ended 31 December 2019 are summarised below.



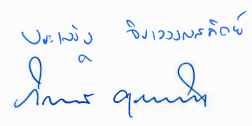


(Unit: Million Baht)

S.	Consolid	ated financial stater	ments
	Previous		
	accounting	Increase	
	policy	(decrease)	TFRS 15
Statement of financial position			.
Liabilities			
Advance received - current portion	25.4	3.6	29.0
Advance received - net of current			
portion	:	12.2	12.2
Deferred tax liabilities	21.2	(3.2)	18.0
Shareholders' equity			
Retained earnings - unappropriated	662.4	(12.6)	649.8

(Unit: Million Baht)

	Consolid	lated financial stater	nents
	Previous		
	accounting	Increase	
_	policy	(decrease)	TFRS 15
Statement of comprehensive income			
Continuing operations			
Revenue from services	1,300.5	(7.1)	1,293.4
Income tax expenses	43.8	1.4	45.2
Profit for the year from continuing			
operations	248.0	(5.7)	242.3
Earnings per share (Baht):			
Basic earnings per share from			
continuing operations	0.44	(0.01)	0.43





(Unit: Million Baht)

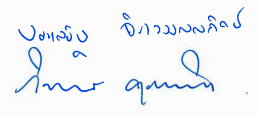
	Separate financial statements		
-	Previous		
51	accounting	Increase	
	policy	(decrease)	TFRS 15
Statement of financial position			*
Liabilities			
Advance received - current portion	24.1	3.6	27.7
Advance received - net of current			
portion		12.2	12.2
Deferred tax liabilities	21.2	(3.2)	18.0
Shareholders' equity			
Retained earnings - unappropriated	568.6	(12.6)	556.0
		4.1	
	(Unit: Million Baht)		
	Separate financial statements		
	Previous		
	accounting	Increase	
4	policy	(decrease)	TFRS 15
Statement of comprehensive income			
Continuing operations			
Revenue from services	1,268.6	(7.1)	1,261.5
Income tax expenses	40.5	1.4	41.9
Profit for the year from continuing			
operations	223.2	(5.7)	217.5
Earnings per share (Baht):			

The nature of these adjustments are described below:

Basic earnings per share from continuing operations

Initial fee from franchise agreement - The Company has determined that initial fee should be recognised throughout the period of the agreement from previously fully recognised when the obligations as specified in the agreement were provided.

0.39





(0.01)

0.38

5. Significant accounting policies

5.1 Revenue recognition

a) Revenues from contracts with customers

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 recognised 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.

Detail of revenue recognition of the Group are as follows:

Revenue from sale

Revenue from sale of goods is recognised at the point in time when control of the asset is transferred to the customer, generally on delivery of the goods. Revenue is measured at the amount of the consideration received or receivable, excluding value added tax, of goods supplied after deducting returns, discounts, allowances and price promotions to customers.

Revenue from spa service

Spa service revenue is recognised at a point in time upon completion of the service.

Revenue from franchise agreement

Initial fee from franchise agreement is recognised throughout the period of the agreement. In addition, monthly revenue sharing is recognised in the amount to which the Company has a right to invoice as it corresponds directly with the franchisee's revenues in accordance with the substance of the relevant franchise agreement.

Revenue from other services that the control of services are transferred to customers at a point in time

The Group recognises revenue from other services that the contract of services are transferred to customers at a point in time upon completion of the services.

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Revenue from other services that the control of services are transferred to customers over time

The Group recognises revenue from other services that the control of services are transferred over time when services have been rendered taking into account the stage of completion, measuring based on comparison of actual costs incurred up to the end of the period and total anticipated costs to be incurred to completion.

b) Rental income

Rental of units in residential buildings and related services income are recognised on the straight-line basis over the period of contract.

c) Interest income

Interest income is recognised on an accrual basis based on the effective interest rate.

d) Dividend income

Dividend income is recognised when the right to receive the dividends is established.

5.2 Cost and expense recognition

Cost to fulfill a contract with customer

The Group recognises costs that relate to satisfied performance obligations in the contract in profit or loss when incurred except that the Group can identify that the costs relate directly to a contract or to an anticipated contract that the Group can specifically identify, the costs generate or enhance resources of the Group that will be used in satisfying performance obligations in the future, and the costs are expected to be recovered. Therefore, the Group recognises an asset from the costs incurred to fulfil a contract and amortised to expenses on a systematic basis that is consistent with the pattern of revenue recognition. An allowance for loss on impairment of assets is recognised to the extent that the carrying amount of assets exceeds the remaining amount of consideration that the entity expects to receive less direct costs.

Other expenses

Other expenses are recognised on an accrual basis.

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5.3 Balances of contracts with customers

Contract assets

Trade receivables

Trade receivables are stated at the net realisable value. Allowance for doubtful accounts is provided for the estimated losses that may be incurred in collection of receivables. The allowance is generally based on collection experience and analysis of debt aging.

Contract liabilities

Advance received from customers

The Group recognises a contract liability when the billings to date exceed the cumulative revenue earned which presented under the caption of "Advance received from customers" in the statements of financial position and the Group has an obligation to transfer goods or services to a customer. Contract liabilities are recognised as revenue when the Group fulfils their performance obligations under the contracts.

5.4 Cash and cash equivalents

Cash and cash equivalents consist of cash in hand and at banks, due cheques which are not yet deposited and all highly liquid investments with an original maturity of three months or less and not subject to withdrawal restrictions.

5.5 Rental and other receivables

Rental and other receivables are stated at the net realisable value. Allowance for doubtful accounts is provided for the estimated losses that may be incurred in collection of receivables. The allowance is generally based on collection experience and analysis of debt aging.

The Group presents rent and other receivables under a part of the caption of "Trade and other receivables" in the statements of financial position.

5.6 Inventories

Inventories are valued at the lower of cost under the first-in, first-out method and net realisable value.

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5.7 Non-current assets classified as held for sale

Non-current assets classified as held for sale are measured at the lower of carrying amount and fair value less costs to sell.

Non-current assets are classified as held for sale when the Company receives economic benefits through a sale transaction rather than through continuing use. This condition is regarded as met only when the sale is highly probable and the asset is available for immediate sale in its present condition. Management must be committed to the sale, which should be expected to qualify for recognition as a completed sale within one year from the date of classification.

5.8 Investments

- a) Investments in securities held for trading are stated at fair value. Changes in the fair value of these securities are recorded in profit or loss.
- b) Investments in subsidiaries are accounted for in the separate financial statements using the cost method.

The fair value of unit trusts is determined from their net asset value as at the end of reporting period.

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

On disposal of an investment, the difference between net disposal proceeds and the carrying amount of the investment is recognised in profit or loss.

5.9 Leasehold rights

Leasehold rights on land is stated at cost less accumulated amortisation and allowance for impairment (if any). Amortisation is charged to profit or loss on a straight-line basis over a period of lease.

5.10 Property, plant and equipment/Depreciation

Land is stated at revalued amount. Buildings and equipment are stated at cost less accumulated depreciation and allowance for loss on impairment of assets (if any).

Land is initially recorded at cost on the acquisition date, and subsequently revalued by an independent professional appraiser to its fair value. Revaluations are made with sufficient regularity to ensure that the carrying amount does not differ materially from fair value at the end of reporting period.

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Differences arising from the revaluation are dealt with in the financial statements as follows:

When an asset's carrying amount is increased as a result of a revaluation of the Group's assets, the increase is credited directly to the other comprehensive income and the cumulative increase is recognised in equity under the heading of "Surplus on revaluation of assets". However, a revaluation increase is recognised as income to the extent that it reverses a revaluation decrease in respect of the same asset previously recognised as an expense.

- When an asset's carrying amount is decreased as a result of a revaluation of the Group's assets, the decrease is recognised in profit or loss. However, the revaluation decrease is charged to the other comprehensive income to the extent that it does not exceed an amount already held in "Surplus on revaluation of assets" in respect of the same asset.

Depreciation of plant and equipment is calculated by reference to their costs on the straight-line basis over the following estimated useful lives:

Land improvement - 5 years

Buildings and building on rental land - 20 years and a period of lease

Buildings improvement - 5, 20 years and a period of lease

Furniture, fixtures and office equipment - 5 years

Motor vehicles - 5 years

Depreciation is included in determining income.

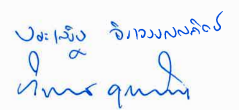
No depreciation is provided on land and assets under installation.

An item of property, plant and equipment is derecognised 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 derecognised.

5.11 Intangible assets

Intangible intangible assets are carried at cost less any accumulated amortisation and any accumulated impairment losses (if any).

Intangible assets with finite lives are amortised on a systematic basis over the economic useful life and tested for impairment whenever there is an indication that the intangible asset may be impaired. The amortisation period and the amortisation method of such intangible assets are reviewed at least at each financial year end. The amortisation expense is charged to profit or loss.





A summary of the intangible assets with finite useful lives is as follows:

Useful lives

Licenses 5 and 10 years

Trademark 10 years

Computer software 5 and 10 years

5.12 Goodwill

Goodwill is initially recorded at cost, which equals to the excess of cost of business combination over the fair value of the net assets acquired. If the fair value of the net assets acquired exceeds the cost of business combination, the excess is immediately recognised as gain in profit or loss.

Goodwill is carried at cost less any accumulated impairment losses. Goodwill is tested for impairment annually and when circumstances indicate that the carrying value may be impaired.

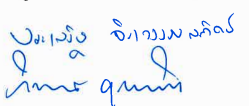
For the purpose of impairment testing, goodwill acquired in a business combination is allocated to each of the Company's cash generating units (or group of cash-generating units) that are expected to benefit from the synergies of the combination. The Company estimates the recoverable amount of each cash-generating unit (or group of cash-generating units) to which the goodwill relates. Where the recoverable amount of the cash-generating unit is less than the carrying amount, an impairment loss is recognised in profit or loss. Impairment losses relating to goodwill cannot be reversed in future periods.

The recoverable amount of each cash generating unit is determined based on a value-in-use calculation, using cash flow projections extracted from financial budgets approved by the management. The cash flow projections cover a five-year period and based on key assumptions regarding revenue growth rates and discount rates (for the current year, discount rate was at 9.90%).

5.13 Related party transactions

Related parties comprise individuals or enterprises that control, or are controlled by, the Group, whether directly or indirectly, or which are under common control with the Group.

They also include associated companies and individuals or enterprises which directly or indirectly own a voting interest in the Group that gives them significant influence over the Group, key management personnel, directors, and officers with authority in the planning and direction of the Group's operations.





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5.14 Long-term leases

Leases of property, plant or equipment which transfer substantially all the risks and rewards of ownership are classified as finance leases. Finance leases are capitalised at the lower of the fair value of the leased assets and the present value of the minimum lease payments. The outstanding rental obligations, net of finance charges, are included in long-term payables, while the interest element is charged to profit or loss over the lease period. The asset acquired under finance leases is depreciated over the useful life of the asset.

Leases of property, plant or equipment which do not transfer substantially all the risks and rewards of ownership are classified as operating leases. Operating lease payments are recognised as an expense in profit or loss on a straight-line basis over the lease term.

5.15 Foreign currencies

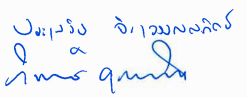
The consolidated and separate financial statements are presented in Baht, which is also the Group's functional currency. Items of each entity included in the consolidated financial statements are measured using the functional currency of that entity.

Transactions in foreign currencies are translated into Baht at the exchange rate ruling at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are translated into Baht at the exchange rate ruling at the end of reporting period.

Gains and losses on exchange are included in determining income.

5.16 Impairment of assets

At the end of each reporting period, the Group performs impairment reviews in respect of the property, plant and equipment and other intangible assets whenever events or changes in circumstances indicate that an asset may be impaired. The Group also carries out annual impairment reviews or when there is any indication of impairment in respect of goodwill. An impairment loss is recognised when the recoverable amount of an asset, which is the higher of the asset's fair value less costs to sell and its value in use, is less than the carrying amount. In determining 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. 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



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from the disposal of the asset in an arm's length transaction between knowledgeable, willing parties, after deducting the costs of disposal.

An impairment loss is recognised in profit or loss. However, in cases where land was previously revalued and the revaluation was taken to equity, a part of such impairment is recognised in equity up to the amount of the previous revaluation.

In the assessment of asset impairment if there is any indication that previously recognised impairment losses may no longer exist or may have decreased, the Group estimates the asset's recoverable amount. A previously recognised impairment loss is reversed only if there has been a change in the assumptions used to determine the asset's recoverable amount since the last impairment loss was recognised. The increased carrying amount of the asset attributable to a reversal of an impairment loss shall not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset in prior years. Such reversal is recognised in profit or loss unless the asset is carried at a revalued amount, in which case the reversal, which exceeds the carrying amount that would have been determined, is treated as a revaluation increase.

5.17 Employee benefits

Short-term employee benefits

Salaries, wages, bonuses and contributions to the social security fund are recognised as expenses when incurred.

Post-employment benefits

Defined contribution plans

The Company and its employees have jointly established a provident fund. The fund is monthly contributed by employees and by the Company. The fund's assets are held in a separate trust fund and the Company's contributions are recognised as expenses when incurred.

Defined benefit plans

The Group has obligations in respect of the severance payments it must make to employees upon retirement under labor law. The Group treats these severance payment obligations as a defined benefit plan.

The obligation under the defined benefit plan is determined by a professionally qualified independent actuary based on actuarial techniques, using the projected unit credit method.

Actuarial gains and losses arising from defined benefit plans are recognised immediately in other comprehensive income.

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Past service costs are recognised in profit or loss on the earlier of the date of the plan amendment or curtailment and the date that the Group recognises restructuring-related costs.

5.18 Provisions

Provisions are recognised when the Group has a present obligation as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation.

5.19 Income tax

Income tax expense represents the sum of corporate income tax currently payable and deferred tax.

Current tax

Current income tax is provided in the accounts at the amount expected to be paid to the taxation authorities, based on taxable profits determined in accordance with tax legislation.

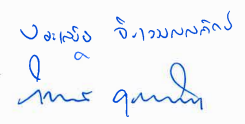
Deferred tax

Deferred income tax is provided on temporary differences between the tax bases of assets and liabilities and their carrying amounts at the end of each reporting period, using the tax rates enacted at the end of the reporting period.

The Group recognised deferred tax liabilities for all taxable temporary differences while they recognised deferred tax assets for all deductible temporary differences and tax losses carried forward to the extent that it is probable that future taxable profit will be available against which such deductible temporary differences and tax losses carried forward can be utilised.

At each reporting date, the Group reviews and reduces the carrying amount of deferred tax assets 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 utilised.

The Group records deferred tax directly to shareholders' equity if the tax relates to items that are recorded directly to shareholders' equity.





5.20 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 applies 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 measures fair value using valuation technique 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.

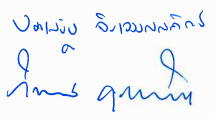
All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy into three levels based on categories of input to be used in fair value measurement as follows:

- Level 1 Use of quoted market prices in an 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 determines 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.

6. Significant accounting judgements and estimates

The preparation of financial statements in conformity with financial reporting standards at times requires management to make subjective judgements and estimates regarding matters that are inherently uncertain. These judgements and estimates affect reported amounts and disclosures; and actual results could differ from these estimates. Significant judgements and estimates are as follows:





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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.

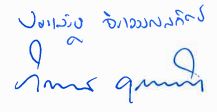
Determination of timing of revenue recognition

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 recognises revenue over time in the following circumstances:

- the customer simultaneously receives and consumes the benefits provided by the entity's performance as the entity performs
- the entity's performance creates or enhances an asset that the customer controls as the asset is created or enhanced; or
- the entity's performance does not create an asset with an alternative use to the entity and the entity has an enforceable right to payment for performance completed to date

Where the above criteria are not met, revenue is recognised at a point in time. Where revenue is recognised at a point in time, the management is required to determine when the performance obligation under the contract is satisfied.

In calculating the revenue recognised over time, the management is required to use judgement regarding measuring progress towards complete satisfaction of a performance obligation.





Leases

In determining whether a lease is to be classified as an operating lease or finance lease, the management is required to use judgement regarding whether significant risk and rewards of ownership of the leased asset has been transferred, taking into consideration terms and conditions of the arrangement.

Allowance for doubtful accounts

In determining an allowance for doubtful accounts, the management needs to make judgement and estimates based upon, among other things, past collection history, aging profile of outstanding debts and the prevailing economic condition.

Fair value of financial instruments

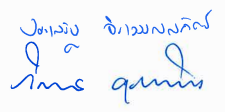
In determining the fair value of financial instruments recognised in the statement of financial position that are not actively traded and for which quoted market prices are not readily available, the management exercises judgement, using a variety of valuation techniques and models. The input to these models is taken from observable markets, and includes consideration of credit risk, liquidity, correlation and longer-term volatility of financial instruments. Change in assumptions about these factors could affect the fair value recognised in the statement of financial position and disclosures of fair value hierarchy.

Property plant and equipment/Depreciation

In determining depreciation of plant and equipment, the management is required to make estimates of the useful lives and residual values of the plant and equipment and to review estimate useful lives and residual values when there are any changes.

The Company measures land at revalued amounts. Such amounts are determined by the independent value using the comparable market approach.

In addition, 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 judgements regarding forecast of future revenues and expenses relating to the assets subject to the review.





SIAM WELLNESS GROUP PLC. 14:

Goodwill and intangible assets

The initial recognition and measurement of goodwill and 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.

Deferred tax assets

Deferred tax assets are recognised for deductible temporary differences and unused tax losses to the extent that it is probable that taxable profit will be available against which the temporary differences and losses can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and level of estimate future taxable profits.

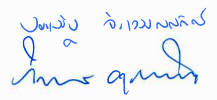
Post-employment benefits under defined benefit plans

The obligation under the defined benefit is determined based on actuarial techniques. Such determination is made based on various assumptions, including discount rate, future salary increase rate, mortality rate and staff turnover rate.

7. Investment in Chaba Elegance Co., Ltd.

On 17 December 2018, the meeting of the Company's Board of Directors No. 7/2018 passed a resolution approving the acquisition of 349,600 ordinary shares of Chaba Elegance Co, Ltd. which is principally engaged in nails, hand and foot spa, and eyelash extension business, accounting for 76% of total share capital, in order to beneficially expand the Company's current business. This investment was amounted for Baht 125 million. The Company made partial payment for the shares totaling Baht 93.75 million on 3 January 2019, 5 February 2019 and 2 May 2019. The Company had the remaining amount of the shares totaling Baht 31.25 million. The Company received shares of Chaba Elegance Co., Ltd. from the former shareholders on 1 January 2019.

On 4 October 2019, the meeting of the Company's Board of Directors No. 7/2019 passed a resolution approving the cancelation of investment in Chaba Elegance Co., Ltd. since such business needs a high expertise and competency level, resulting in the slowing down of the business expansion which does not follow the Company's objective. The Company entered into the separation agreement for the investment in Chaba Elegance Co., Ltd. with the former shareholders on 6 October 2019.





Under the separation agreement, the former shareholders agreed to cancel the remaining amount of shares totaling Baht 31.25 million that the Company has not yet paid according to the share purchase agreement and the former shareholders agreed to return the Company amount of Baht 93.75 million that the former shareholders received to the Company in 8 installments i.e., within 2019 totaling Baht 43.75 million, within 2020 totaling Baht 35 million, and within 2021 totaling 15 million. The former shareholders agreed to pay the Company with 8 advance-dated checks with amounts and at due dates specified in the separation agreement. In addition, the former shareholders agreed to return the rental space of Chaba Elegance Co., Ltd. used for operating 3 branches of nail spa shops which it subleased from the Company and agreed that Chaba Elegance Co., Ltd. had to repay the loan amounting to Baht 5 million to the Company. The Company already received the repayment of loan on 11 October 2019 and received the return of subleased rental space in October 2019. Moreover, the Company also transferred all shares of Chaba Elagance Co., Ltd. to the former shareholders on 18 October 2019.

In addition, under the separation agreement, both parties agreed that former shareholders received all rights, duties and obligations attached to Chaba Elegance Co., Ltd. including but not limited to revenues, profits, liabilities, guarantees, tax obligations, employment, business licenses etc. since 1 October 2019 onwards. As a result, the Company' consolidated financial statements shall include the financial statements of Chaba Elegance Co., Ltd. until 30 September 2019.

As at 31 December 2019, outstanding share return receivables from the former shareholders amounting Baht 54.2 million are detailed below.

(Unit: Thousand Baht)
Consolidated and Separate
financial statements

	2019	2018
Share return receivables	54,200	
Less: Current portion	(39,200)	142
Share return receivables - net of		
current portion	15,000	1 30

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Details of the discontinued operation which were presented in the consolidated statement of comprehensive income for the years ended 31 December 2019 and 2018 were as follows.

(Unit: Thousand Baht)

	(Orint: Triododina Da		
*	Consoli	dated financ	cial statements
	20	19	2018
Results of discontinued operation			7
Revenue	4	6,500) <u>+</u>
Expenses	(4	1,791)	
Profit before income tax expenses		4,709	·
Income tax expenses		(573)	
		4,136	*
Loss from disposal of investment in			
a subsidiary		(492)	- ·
Profit for the period of discontinued operation,			
net of income tax		3,644	(=)
		Consc	Thousand Baht) olidated statements
8	-	2019	2018

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Net cash flows from operating activities

Net cash flows used in investing activities

Net cash used in discontinued operation

Cash flows from (used in) discontinued operation



7,900

(8,090)

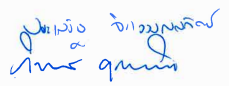
(190)

8. Related party transactions

The relationships between the Company and its related parties are summarised below.

Name of related parties	Type of business	Type of relationship
Siam Wellness Lab Co., Ltd.	Manufacturer and sale of spa products	A subsidiary
Siam Wellness Education Co., Ltd.	A school for Thai massage	A subsidiary
Siam Wellness Resort Co., Ltd.	Hotel and restaurant operations	A subsidiary
Chaba Elegance Co., Ltd. ⁽¹⁾	Nail polish, hand and foots spa and	A subsidiary
E	eyelash extension business	
Siam Wellness Group (Hong Kong)	Investment for overseas expansion of	A subsidiary
Co., Ltd.	the spa business	
Siam Wellness Group (Cambodia)	Spa business and sale of spa	A subsidiary
Co., Ltd.	products	
Tiger Eyes Trading (Thailand)	Import and sale of spa products	A subsidiary (held by
Co., Ltd.		a subsidiary)
Tiger Eyes Education Co., Ltd. ⁽²⁾	Institution of spa and beauty business	A subsidiary (held by
		a subsidiary)
Shanghai Jia Tai Health	Nutritional health and beauty	A subsidiary (held by
Management Co., Ltd.(3)	consulting and management service	a subsidiary)
Blooming Intergift Co., Ltd.	Property rental	Common shareholders
Blooming Co., Ltd.	Sale of gift, a blessed card and	Common shareholders
Sari	a notebook	
B.U. Enterprise Co., Ltd.	Property rental	Common shareholders
Cyberprint Group Co., Ltd.	Printing business	Common shareholders
Asian Fortune Property Co., Ltd.	Real estate development	Common shareholders
Klom Kliao Pattana Co., Ltd.	Property rental	Common directors
G.G.P. Property Co., Ltd.	Property rental	Common directors
Chaba Nail Wellness Spa	Nails polish business	Common directors
at the East Co., Ltd. ⁽⁴⁾		
Directors of the Company and	•	Directors of the Company
its subsidiaries		and its subsidiaries
A related person	害	Close family member
		of director

- On 4 October 2019, the meeting of the Company's Board of Directors passed a resolution approving the cancelation of investment in Chaba Elegance Co., Ltd. The Company entered into the separation agreement for the investment in this company with the former shareholders on 6 October 2019 as disclosed in Note 7 to the financial statements.
- On 19 December 2018, the Extraordinary General Meeting of shareholders of Tiger Eyes Education Co., Ltd. (a subsidiary which held by a subsidiary) passed a resolution approving the dissolution of Tiger Eyes Education Co., Ltd. It registered the dissolution with the Ministry of Commerce and the registrar registered it on 8 January 2019. The dissolution process was completed.
- During 2019, there was establishing the new subsidiary which operates in China. This subsidiary has 1 million Renminbi of its registered share capital.



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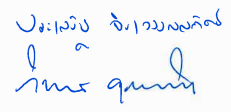
WELLNESS

GROWER
บริษัท สยามเวลเนสกรุ๊ป จำกัด (มหาชน)
รถผ พยแทยระ GROUP PUBLIC COMPANY LIMITED

The directors of this company were the same as Chaba Elegance Co., Ltd. As at 31 December 2019, there was no such relationship as the result of entering into the separation agreement for the investment in Chaba Elegance Co., Ltd. by the Company as disclosed in Note 7 to the financial statements.

During the years, the Group had significant business transactions with related parties, which have been concluded on commercial terms and bases agreed upon in the ordinary course of business between the Company and those related parties. Below is a summary of those transactions.

	Consolid	dated	Sepa	ırate	(Unit: Million Bal Transfer pricing
	financial statements		financial st		Policy
€	2019	2018	2019	2018	
Transactions with subsidiaries					
Being eliminated from the consolidate	ated				
financial statements)					
Revenue from sales	• -	**	0.9	0.1	Contract price
Revenue from services	-	190	0.1	0.1	Contract price
Revenue from rental and utilities	-	180	7.0	6.6	Contract price
Other income	-	3.00	2.4	2.3	Contract price
nterest income	-	***	0.3	0.2	Contract rate
Dividend income	-	:#C	1.6	25.4	Declared rate
Purchase of goods	-	± - 2	36.0	33.7	Contract price
Service expenses	-	(4)	21.8	14.1	Contract price
Commission expenses	-	-	1.0	1.2	Contract price
Advertising expenses	-		0.2	0.2	Contract price
Fransactions with related parties					
Revenue from sales and services	0.5	0.6	0.3	0.5	Contract price
Other income	-	1.0	0.80		Actual price
Purchase of goods	17.9	15.9	15.9	14.1	Contract price
Service expenses	4.3	3.8	2.2	3.5	Contract price
Rental and utilities expenses	28.2	25.1	24.8	23.7	Contract price
nterest expenses	0.2	0.2	(**		Contract rate
Fransactions with their close family	member of dire	ector			
Purchase of assets	•	15.3	5#5	15.3	Contract price

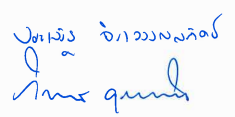




The balances of the accounts as at 31 December 2019 and 2018 between the Company, subsidiaries and those related companies are as follows:

(Unit: Thousand Baht)

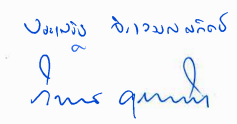
	Consoli	dated	Separate		
	financial st	atements	financial sta	atements	
	2019	2018	2019	2018	
Trade receivables - subsidiaries (Note 11)	·				
(Being eliminated from the consolidated					
financial statements)					
Siam Wellness Resort Co., Ltd.	2	·	589	281	
Siam Wellness Lab Co., Ltd.	#	(+ :	61	6	
Siam Wellness Education Co., Ltd.	-		4	:=:	
Tiger Eyes Trading (Thailand) Co., Ltd.	· · · · · · · · · · · · · · · · · · ·		679	4	
Total			1,333	291	
			1,000	291	
<u>Trade receivables - related parties</u> (Note 11) Blooming Co., Ltd.	135				
Cyberprint Group Co., Ltd.	175	216	175	216	
B.U. Enterprise Co., Ltd.	5	210	170	210	
Director of subsidiaries	7	-	-		
Total	322	216	175	216	
Other receivables - subsidiaries (Note 11)					
(Being eliminated from the consolidated					
financial statements)					
Siam Wellness Resort Co., Ltd.	-	; ≠ 3	21	+	
Siam Wellness Group (Hong Kong) Co., Ltd.	÷	2	245	199	
Siam Wellness Group (Cambodia) Co., Ltd	-	-	230	E 2	
Total	**************************************		496	199	
Other receivables - related parties (Note 11)	0 1		*************		
Directors of the Company	<u>1-</u> 1	142	:	142	
Total		142		142	
Long-term loans to and interest receivable from	om related par	ty	14		
Siam Wellness Education Co., Ltd.	-	_	:27	8,164	
Total	533		120	8,164	
Short-term loans from and interest payable to	related partie	<u> </u>			
Director of the Company	1,143	1,093	-	· ·	
Director of subsidiaries	3,472	3,322	:=(:	385	
Total	4,615	4,415	(#0	5 + 1	





(Unit: Thousand Baht)

	Consolidated		Separate		
	financial st	atements	financial s	tatements	
	2019	2018	2019	2018	
Trade payables - subsidiaries (Note 20)			 .	¥ 	
(Being eliminated from the consolidated					
financial statements)					
Siam Wellness Resort Co., Ltd.	a	a	114	107	
Siam Wellness Lab Co., Ltd.	*	·	3,248	2,464	
Siam Wellness Education Co., Ltd.	75	5	2,025	1,999	
Tiger Eyes Trading (Thailand) Co., Ltd.	= =	2	484	1,047	
Total	-	=	5,871	5,617	
Trade payables - related parties (Note 20)					
Blooming Co., Ltd.	1,540	1,290	1,411	1,183	
Blooming Intergift Co., Ltd.	9	10	9	10	
B.U. Enterprise Co., Ltd.	105	63	70	49	
Cyberprint Group Co., Ltd.	406	643	387	559	
Asian Fortune Property Co., Ltd.	201	231	201	231	
G.G.P. Property Co., Ltd.	160		160		
Total	2,421	2,237	2,238	2,032	
Payables for purchase of fixed assets - a subs	sidiary (Note 20))			
Cyberprint Group Co., Ltd.	75		75	*	
Total	75	<u> </u>	75		
Other payables - related parties (Note 20)					
Directors of the Company	148	758	123	744	
Total	148	758	123	744	
Accrued expenses - subsidiaries (Note 20)					
Siam Wellness Education Co., Ltd.	·*	:=:	25	(#I	
Tiger Eyes Trading (Thailand) Co., Ltd.	11 _2 = 3			125	
Total	*		25	125	





Short-term loan to and interest receivable from a related party

As at 31 December 2019 and 2018, the balance of long-term loan to and interest receivable between the Company and its related party and the movement is as follow:

(Unit: Thousand Baht)

	9	Separate financ	cial statements	
(a)	Balance as at			Balance as at
	31 December	During	the year	31 December
Borrower	2018	Increase	Decrease	2019
Subsidiary	<u> </u>			
Chaba Elegance Co., Ltd.	:	5,022	(5,022)	
Total	-	5,022	(5,022)	*:

Short-term loan to subsidiary is in the form of an unsecured loan, carrying interest at the rate of MLR - 3.5 per annum and due in August 2024. However, the Company already fully received of such loans during the year 2019 since the Company entered into the separation agreement for the investment in Chaba Elegance Co., Ltd. during the year 2019.

Long-term loan to and interest receivable from related party

As at 31 December 2019 and 2018, the balance of long-term loan to and interest receivable between the Company and its related party and the movement is as follow:

(Unit: Thousand Baht)

	Separate financial statements				
	Balance as at			Balance as at	
	31 December	During t	31 December		
Borrower	2018	Increase	Decrease	2019	
Subsidiary					
Siam Wellness Education					
Co., Ltd.	8,164	279	(8,443)		
Total	8,164	279	(8,443)	21	

Long-term loan to subsidiary is in the form of an unsecured loan, carrying interest at the rate of MLR - 2.175 per annum and due in June and August 2023. However, the Company already fully received of such loans during the year 2019.

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Short-term loans from and interest payable to related parties

As at 31 December 2019 and 2018, the balance of short-term loans from and interest payable between the subsidiary and those related parties and the movement are as follows:

(Unit: Thousand Baht)

X.	Consolidated financial statements					
_	Balance as at	Balance as at				
	31 December During the year		31 December			
Borrower	2018	Increase	Decrease	2019		
Director of the Company	1,093	50	:*	1,143		
Director of subsidiaries	3,322	150		3,472		
Total	4,415	200		4,615		

Short-term loans from related parties are in the form of an unsecured loan, carrying interest at the rate of 5% per annum and due at call.

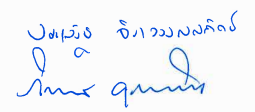
Directors and management's benefits

During the years 2019 and 2018, employee benefit expense payable to their directors and management of the Company and its subsidiaries are as follows:

(Unit: Million Baht) Consolidated financial Separate financial statements statements 2019 2018 2019 2018 Short-term employee benefits 19.4 21.9 19.4 21.9 Post-employment benefits 1.4 1.3 1.4 1.3 Total 20.8 23.2 20.8 23.2

Significant agreements with related parties

1. On 1 January 2013, the Company entered into a lease agreement with Klom Kliao Pattana Co., Ltd. for the period of 30 years, due in December 2042 and such agreement is renewable by a formal notice letter not less than 3 years before term due of agreement. Under the agreement, the Company committed to pay an annual rental fee at the rate specified in the agreement and not more than 15% of rental fee can be increased every 3 years.





Furthermore, on 1 January 2013, the Company made a sublease agreement with Siam Wellness Resort Co., Ltd. for partial areas for the period of 30 years, due in December 2042 and such agreement is renewable by a formal notice letter 3 years before term due of agreement. Under the agreement, Siam Wellness Resort Co., Ltd. committed to pay an annual rental fee at the rate specified in the agreement and not more than 15% of rental fee can be increase every 3 years.

On 28 December 2018, the Company renewed the agreement with this related company for the period of 3 years due in December 2021. As at 31 December 2019, the Company committed to pay an annual rental fee amounting to Baht 3.6 million, according to the current effective agreement.

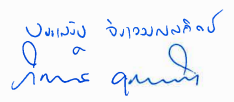
Furthermore, on 27 February 2019, the Company renewed sublease agreements with Siam Wellness Resort Co., Ltd. ("sub leases") for partial ares for the period of 3 years, due in December 2021. As at 31 December 2019, the sub leases committed to pay an annual rental fee totaling to Baht 2.3 million, according to the current effective agreements.

Under the lease and sublease agreements, assets which the Company and the subsidiary build or modify will be transferred the rights to Klom Kliao Pattana Co., Ltd. on maturity date.

2. On 13 November 2015, the Company entered into a head office rental agreement with a related person for the period of 3 years due in December 2018 and such agreement is renewable twice for every 3 years. The Company committed to pay an annual rental fee at the rate specified in the agreement and not more than 15% of rental fee can be increase every 3 years.

Furthermore, on the same date, the Company made sublease agreements with Siam Wellness Lab Co., Ltd. and Siam Wellness Education Co., Ltd. ("sub lessees") for partial areas for the period of 3 years, due in December 2018 and such agreements are renewable twice for every 3 years. The sub lessees committed to pay an annual fee at the rate specified in the agreements.

Moreover, on 15 August 2018, the Company made sublease agreement with Tiger Eyes Trading (Thailand) Co., Ltd. ("sub lessee") for partial areas for the period of 4 months, due in December 2018 and such agreement is renewable twice for every 3 years. The sub lessee committed to pay an annual rental fee at the rate specified in the agreement.



On 28 December 2018, the Company renewed the agreement with this related person for the period of 3 years due in December 2021. As at 31 December 2019, the Company committed to pay an annual rental fee amounting to Baht 1.4 million, according to the current effective agreement.

Furthermore, on this date, the Company renewed sublease agreements with Siam Wellness Lab Co., Ltd., Siam Wellness Education Co., Ltd. and Tiger Eyes Trading (Thailand) Co., Ltd. ("sub lessees") for partial areas for the period of 3 years, due in December 2021 and such agreements are renewable twice for every 3 years. As at 31 December 2019, the sub lessees committed to pay an annual rental fee totaling to Baht 0.7 million, according to the current effective agreements.

3. On 23 January 2014, the Company has entered into rental agreement for residence for employees with a related person for the period of 3 years, due in December 2016, and such agreement is renewable by a formal notice letter not less than 2 months before term due of agreement. Under the agreement, the Company committed to pay an annual rental fee amounting to Baht 0.4 million.

On 25 May 2018, the Company cancelled the agreement with this related person.

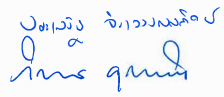
4. On 22 January 2014, the Company has entered into a rental and service agreement with Asian Fortune Property Co., Ltd. for the period of 3 years, due in January 2017 and such agreement is renewable twice for every 3 years. Under the agreement, the Company committed to pay an annual fee at the rate specified in the agreement.

On 1 January 2020, the Company renewed the rental agreement with this related company for the period of 3 years due in January 2023.

As at 31 December 2019, the Company committed to pay an annual rental fee amounting to Baht 8.3 million, according to the current effective agreement.

5. On 17 August 2015, the Company has entered into a rental agreement with Asian Fortune Property Co., Ltd. for the period of 3 years, due in September 2018 and such agreement is renewable for another 3 years. Under the agreement, the Company committed to pay an annual fee at the rate specified in the agreement. On 1 October 2018, the Company renewed the rental agreement with the related company for the period of 3 years due in September 2021.

As at 31 December 2019, the Company committed to pay and annual rental fee amounting to Baht 1.7 million, according to the current effective agreement.





Furthermore, on 17 August 2015, the Company made a sublease agreement with Siam Wellness Resort Co., Ltd. (sub lessees) for partial areas for the period of 3 years, due in September 2018 and such agreement are renewable for every 3 years. Under the agreement, the sub lessees to pay an annual rental and service fee at the rate specified in the agreement. However, on 30 September 2018, the Company discontinued the agreement with Siam Wellness Resort Co., Ltd.

6. On 1 October 2015, the Company has entered into a rental agreement with Asian Fortune Property Co., Ltd. for the period of 3 years, due in January 2019 and such agreement is renewable twice every 3 years. Under the agreement, the Company committed to pay an annual rental and service fees at the rate specified in the agreement and not more than 15% of rental fee can be increase every 3 years.

On 1 February 2019, the Company renewed the agreement with this related company for the period of 1 year due in, January 2020.

On 1 January 2020, the Company renewed the rental agreement with this related company for the period of 3 years, due in January 2023 and such agreement is renewable once for every 3 years. Under the agreement, the Company committed to pay an annual fee at the rate specified in the agreement.

As at 31 December 2019, the Company committed to pay and annual rental fee amounting to Baht 2.9 million, according to the current effective agreement.

7. On 14 November 2016, the Company entered into a rental and service agreement for its office space with B.U. Enterprise Co., Ltd. for the period of 3 years due in December 2019 and such agreement is renewable once for every 3 years. Under the agreement, the Company committed to pay an annual fee at the rate specified in the agreement and not more than 10% of rental fee can be increase every 3 years.

On 15 January 2020, the Company renewed the rental agreement with this related company for the period of 3 years, due in December 2022 and such agreement is renewable once for every 3 years. Under the agreement, the Company committed to pay an annual fee at the rate specified in the agreement.

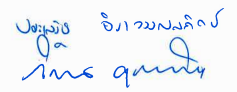
As at 31 December 2019, the Company committed to pay and annual rental fee amounting to Baht 3.4 million, according to the current effective agreement.

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In addition, on 13 March 2017, the Company entered into another rental and service agreement for its office space with B.U. Enterprise Co., Ltd. for the period of 3 years due in March 2020 and such agreement is renewable once for 3 years. Under the agreement, the Company committed to pay an annual rental and service fee amounting to Baht 0.2 million and not more than 15% of rental fee can be increase every 3 years. However, on 30 May 2018, the Company cancelled the agreement with this related party.

- 8. On 29 December 2016, the Company has entered into rental agreement for warehouse with Blooming Intergift Co., Ltd. for the period of 3 years due in December 2019 and such agreement is renewable twice every 3 years. Under the agreement, the Company committed to pay an annual fee at the rate specified in the agreement and not more than 10% of lastest rental fee can be increased.
 - On 16 December 2019, the Company renewed the rental agreement with this related company for the period of 3 years, due in December 2022 and such agreement is renewable once for every 3 years. Under the agreement, the Company committed to pay an annual fee at the rate specified in the agreement. Under the agreement, the Company committed to pay and annual rental fee amounting to Baht 0.7 million.
- 9. On 31 October 2018, the Company entered into a land lease agreement for residence for employees with G.G.P. Property Co., Ltd. for the period of 1 years due in October 2019 and such agreement is renewable once for every 3 years. Under the agreement, the Company has an annual fee at the rate specified in the agreement and not more than 10% of lastest rental fee can be increase.
 - On 16 December 2019, the Company renewed the rental agreement with this related company for the period of 2 years and 2 months, due in December 2021 and such agreement is renewable once for every 3 years. Under the agreement, the Company has the right to terminate the contract immediately for any reason.
- 10. On 1 June 2018, Siam Wellness Education Co., Ltd. has entered into another rental and service agreement for its massage school with B.U. Enterprise Co., Ltd. for the period of 3 years due in July 2021 and such agreement is renewable once for every 3 years. Under the agreement, the subsidiary committed to pay an annual fee at the rate specified in the agreement and not more than 10% of latest rental fee can be increased. Under the agreement, the subsidiary committed to pay and annual rental fee amounting to Baht 3.2 million.





11. On 1 January 2019, the Company made sublease agreements with Chaba Elegance Co., Ltd. ("sub lessees") for partial areas for the period of 3 years, due in December 2021 and such agreements are renewable twice for every 3 years. Under the agreement, Chaba Elegance Co., Ltd. committed to pay and annual rental fee 15% of total revenue or amounting to Baht 0.4 million for mininum. During the year ended 31 December 2019, the Company recognised rental and service revenues amounting to Baht 0.3 million (2018: Nil).

However, the Company canceled the sublease agreement and already received the return of subleased rental space from this Company as disclosed in Note 7 to the financial statements.

12. On 18 January 2019, the Company made sublease agreements with Chaba Elegance Co., Ltd. ("sub lessees") for partial areas for the period of 1 year, due in December 2019. Under the agreement, Chaba Elegance Co., Ltd. committed to pay and annual rental fee amounting to Baht 0.7 million.

However, the Company canceled the sublease agreement and already received the return of subleased rental space from this Company as disclosed in Note 7 to the financial statements.

- 13. On 29 April 2019, Siam Wellness Education Co., Ltd. made sublease agreement with the Company ("sub lessees") for partial office space for the period of 2 years and 3 months due in July 2021 and such agreement is renewable once for every 3 years. Under the agreement, the Company committed to pay an annual fee at the rate specified in the agreement and not more than 10% of lastest rental fee can be increased. Under the agreement, the Company committed to pay and annual rental fee amounting to Baht 0.6 million.
- 14. On 14 August 2019, the Company made sublease agreements with Chaba Elegance Co., Ltd. ("sub lessees") for partial areas for the period of 3 years, due in March 2022. Under the agreement, Chaba Elegance Co., Ltd. committed to pay and annual rental fee amounting to Baht 1.0 million.

However, the Company canceled the sublease agreement and already received the return of subleased rental space from this Company as disclosed in Note 7 to the financial statements.

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15. On 19 August 2019, Siam Wellness Resort Co., Ltd. entered into a rental agreement for its office space with Klom Kliao Pattana Co., Ltd. for the period of 1 year, 4 months and a half due in December 2020 and such agreement is renewable twice for every 1 year. Under the agreement, Siam Wellness Resort Co., Ltd. committed to pay an annual fee at the rate specified in the agreement and not more than 10% of lastest rental fee can be increased. Under the agreement, Siam Wellness Resort Co., Ltd. committed to pay and annual rental fee amounting to Baht 0.4 million.

9. Cash and cash equivalents

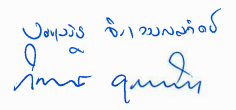
(Unit: Thousand Baht)

9	Consolidated finan	Consolidated financial statements		Separate financial statements		
	2019	2018	2019	2018		
Cash	5,820	5,618	5,397	5,227		
Bank deposits	46,741	67,994	39,220	56,806		
Cash in transit		5,832	<u> </u>	5,832		
Total	52,561	79,444	44,617	67,865		

As at 31 December 2019, bank deposits in saving accounts carried interests between 0.50 and 0.70 percent per annum (2018: between 0.05 and 0.82 percent per annum).

10. Current investments

(Unit: Thousand Baht) Consolidated Separate financial statements financial statements 2019 2018 2019 2018 **Trading securities** Unit trusts 72,898 31,877 15,344 33 Add: Unrealised gain on the change in fair value of investments 200 155 48 Unit trusts - net 73,098 32,032 15,392 33 Total current investments 73,098 32,032 15,392 33





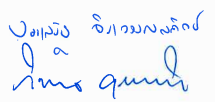
11. Trade and other receivables

(Unit: Thousand Baht)

Consolidated financial statements

Separate financial

	statements		statements		
v.	2019	2018	2019	2018	
Trade receivables - related parties (Note	8)		•		
Aged on the basis of due dates					
Not yet due	314	216	1,232	470	
Past due					
Up to 3 months	7		239	37	
3 - 6 months	1		<u>=</u>	2	
6 - 12 months	<i>0</i> ₽		37		
Total trade receivables - related					
parties, net	322	216	1,508	507	
Trade receivables - unrelated parties					
Aged on the basis of due dates					
Not yet due	3,463	3,896	2,125	2,699	
Past due					
Up to 3 months	26,740	15,317	25,521	13,552	
3 - 6 months	1,409	1,965	1,231	1,815	
6 - 12 months	2,724	1,036	2,680	945	
Over 12 months	2,566	403	2,411	364	
Total	36,902	22,617	33,968	19,375	
Less: Allowance for doubtful debts	(1,093)	(414)	(947)	(394)	
Total trade receivables - unrelated					
parties, net	35,809	22,203	33,021	18,981	
Total trade receivable - net	36,131	22,419	34,529	19,488	
Other receivables					
Other receivables - related parties					
(Note 8)	*	142	496	341	
Other receivables - unrelated parties	1,318	1,187	1,183	977	
Less: Allowance for doubtful debts	(236)	(236)	(236)	(236)	
Total other receivables, net	1,082	1,093	1,443	1,082	
Total trade and other receivables - net	37,213	23,512	35,972	20,570	





12. Inventories

(Unit: Thousand Baht)

Consolidated	financial	etatomente
Consolidated	mnanciai	statements

×		Reduce cost to					
	Cost		net realisab	le value	Inventories - net		
	2019	2018	2019	2018	2019	2018	
Finished goods	16,412	10,800	(1,146)	(1,436)	15,266	9,364	
Service materials and							
supplies	23,246	20,610	(382)	(452)	22,864	20,158	
Food and beverage	562	510	(4)	(2)	558	508	
Products during							
packaging and packages	1,362	1,114	(149)	(105)	1,213	1,009	
Total	41,582	33,034	(1,681)	(1,995)	39,901	31,039	

(Unit: Thousand Baht)

Separate financial statements

	Reduce cost to							
	Cost		net realisab	le value	Inventories - net			
	2019	2018	2019	2018	2019	2018		
Finished goods	12,447	9,914	(113)	(106)	12,334	9,809		
Service materials and								
supplies	24,851	21,202	(377)	(403)	24,474	20,799		
Food and beverage	14	22	(4)	(2)	10	19		
Products during						, <u>*</u>		
packaging and packages	530	26			530	26		
Total	37,842	31,164	(494)	(511)	37,348	30,653		

During the current year, the Group reduced cost of inventories by Baht 0.5 million (2018: Baht 1.6 million) (The Company only: Baht 0.3 million (2018: Baht 0.2 million)), to reflect the net realisable value. This was included in cost of sales. In addition, the Group reversed the write-down of cost of inventories by Baht 0.8 million (2018: Baht 0.9 million) (The Company only: Baht 0.3 million (2018: Baht 0.1 million)), and reduced the amount of inventories recognised as expenses during the year.

13. Restricted deposits at financial institution

These represent the fixed deposit of a subsidiary pledged with a financial institution to secure bank overdrafts from financial institution of another subsidiary as disclosed in Note 19 to the financial statements.

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บริษัท สยามเวลเนลกรุ้ป จำกัด (มหาชน)
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14. Investments in subsidiaries

Details of investments in subsidiaries as presented in the separate financial statements as at 31 December 2019 and 2018 are as follows:

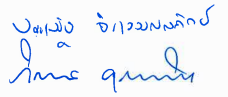
	Country							(Unit: Th	ousand Baht)
	of	Call	led-up	Shareho	olding			Dividend r	eceived
Company's name	incorporation	share	capital	percent	tage	Cos	st	during th	ө уөаг
		2019	2018	2019	2018	2019	2018	2019	2018
				(%)	(%)				
Siam Wellness Lab	Thailand	1,000	1,000	99.99	99,99	2,000	2,000	¥	10,180
Co., Ltd.									
Siam Wellness Education	Theiland	1,000	1,000	99.97	99.97	1,000	1,000	¥.	
Co., Ltd.									
Siam Wellness Resort	Thailand	60,000	60,000	99.99	99,99	98,705	98,705	ŧ	15,240
Co,, Ltd.									
Siam Wellness Group	Hong Kong	1	1	100,00	100,00		:€	45	*
(Hong Kong) Co., Ltd.		(Hong Kong	(Hong Kong						
*7		Dollar)	Dollar)						
Siam Wellness Group	Cambodia	0.20		100,00	100.00	9	•	-	
(Cambodia) Co., Ltd.									
Total						101,705	101,705		25,420

Siam Wellness Group (Cambodia) Co., Ltd.

On 6 June 2018, Siam Wellness Group (Cambodia) Co., Ltd., a subsidiary of the Company, filed an application for company dissolution with a relevant unit in Cambodia because the Company changed its business plan from investing by the subsidiary to selling the Company's franchise to a franchisee in Cambodia. The dissolution process is currently being carried out.

Cancelation of investment in Chaba Elegance Co., Ltd.

In January 2019, the Company acquired the business of Chaba Elegance Co., Ltd. And on 6 October 2019, the Company entered into the separation agreement for the investment in Chaba Elegance Co., Ltd. with the former shareholders as disclosed in Note 7 to the financial statements. However, during 2019 the Company received dividend from Chaba Elegance Co., Ltd. amounting to Baht 1.6 million.

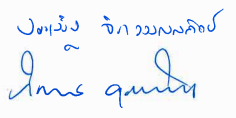




(Unit: Thousand Baht)

15. Leasehold rights

	Consolidated and Separate financial statements
Cost	
1 January 2018	19,758
Additions	208
31 December 2018	19,966
Additions	3,203
31 December 2019	23,169
Amortisation	
1 January 2018	9,638
Amortisation for the year	2,197
31 December 2018	11,835
Amortisation for the year	2,069
31 December 2019	13,904
Net book value	
31 December 2018	8,131
31 December 2019	9,265
Amortisation for the year	
2018	2,197
2019	2,069

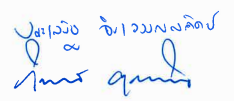




16. Property, plant and equipment

(Unit: Thousand Baht)

	Consolidated financial statements									
 25	Revaluation									
	basis Cost basis									
			Buildings and	Furniture,		Assets under installation				
*		Land	building	fixtures and	Motor	and under				
	Land	improvements	improvements	equipment	vehicles	construction	Total			
Cost/Revalued amount:										
1 January 2018	205,281	2,684	871,823	133,073	16,800	9,197	1,238,858			
Additions	11,155	-	4,671	26,404	5,390	162,740	210,360			
Revaluations	62,330		-	:€:		·	62,330			
Disposals/Write-off		•	(5,887)	(2,924)	(3,016)		(11,827)			
Transfer in (out)	41	· · · · · · · · · · · · · · · · · · ·	148,699	163	-	(148,862)	=			
31 December 2018	278,766	2,684	1,019,306	156,716	19,174	23,075	1,499,721			
Additions	(=)		382	30,990	849	130,707	162,928			
Disposals/Write-off	:=:		(898)	(1,967)	(42)		(2,907)			
Transfer to non-current assets classified as held										
for sale			(38,782)		•	-24	(38,782)			
Transfer in (out)		##T	132,716			(132,716)				
31 December 2019	278,766	2,684	1,112,724	185,739	19,981	21,066	1,620,960			
Accumulated depreciation:				***************************************			.=			
1 January 2018		2,684	256,284	78,461	12,170		349,599			
Depreciation for the year	•	ŧ ≅ S	71,618	18,574	2,148	(2)	92,340			
Depreciation on disposals/										
write-off	•		(3,673)	(2,621)	(3,015)		(9,309)			
31 December 2018	· **	2,684	324,229	94,414	11,303		432,630			
Depreciation for the year		:•	89,356	22,056	2,502	(-)	113,914			
Depreciation on disposals/										
write-off	-	≔ 0	(500)	(1,352)	(42)	:*	(1,894)			
Depreciation for transferring to non-current assets										
classified as held for sale			(6,487)		7.		(6,487)			
31 December 2019		2,684	406,598	115,118	13,763		538,163			
Net book value:										
31 December 2018	278,766	·	695,077	62,302	7,871	23,075	1,067,091			
31 December 2019	278,766	#	706,126	70,621	6,218	21,066	1,082,797			
Depreciation for the year 2018 (Baht 85.6 million include	ed in cost of sales	and cost of service	es, and the balan	ice in selling ar	ıd administra	tive expenses)	92,340			
2019 (Baht 107.2 million include										
2019 (Bant 107.2 million includ	aed in cost of sale	s and cost of servi	Les, and the palai	nce in sening at	iu auministra	inve expenses)	113,914			

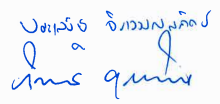




(Unit: Thousand Baht)

Separate financial statement	its
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			oparate intarrote	ar statements		
	Revaluation basis		Cost ba	noin		
	Dasis		Cost ba	asis	Assets	
e e	Land	Buildings and building improvements	Furniture, fixtures and equipment	Motor vehicles	installation and under construction	Total
Cost/Revalued amount:	Land			vernicies	Construction	
1 January 2018	205,281	735,061	109,349	14,747	9,077	1,073,515
Additions	11,155	4,609	24,980	4,237	150,256	195,237
Revaluations	62,330	4,000	24,300	4,201	130,230	62,330
Disposals/Write-off	02,000	(4,378)	(1,832)	(2,020)	-	(8,230)
Transfer in (out)		136,258	(1,002)	(2,020)	(136,258)	(0,200)
31 December 2018	278,766	871,550	132,497	16,964	23,075	1,322,852
Additions	270,700	381	30,193	849	129,540	160,963
Disposals/write-off	_	(790)	(1,640)	(42)	120,040	(2,472)
Transfer to non-current assets		(, 00)	(1,040)	(+ 2)		(2,712)
classified as held for sale	_	(38,782)		4		(38,782)
Transfer in (out)	_	131,549	; = ;		(131,549)	(00,702)
31 December 2019	278,766	963,908	161,050	17,771	21,066	1,442,561
Accumulated depreciation:						
1 January 2018	4	193,650	60,019	10,480		264,149
Depreciation for the year		65,414	16,740	1,931		84,085
Depreciation on disposals/write-off		(2,839)	(1,653)	(2,020)		(6,512)
31 December 2018		256,225	75,106	10,391	-	341,722
Depreciation for the year	¥	81,999	20,209	2,161	14	104,369
Depreciation on disposals/write-off Depreciation for transferring to non-	-	(394)	(1,028)	(42)	¥	(1,464)
current assets classified as held for						
sale		(6,487)				(6,487)
31 December 2019	= = =	331,343	94,287	12,510		438,140
Net book value:						
31 December 2018	278,766	615,325	57,391	6,573	23,075	981,130
31 December 2019	278,766	632,565	66,763	5,261	21,066	1,004,421
Depreciation for the year					•	
2018 (Baht 77.5 million included in cos	t of sales and co	st of services, and	I the balance in	selling and		
administrative expenses)						84,085
2019 (Baht 97.9 million included in cos	t of sales and co	st of services, and	I the balance in	selling and		
administrative expenses)						104,369





On 29 October 2019, the Meeting of Executive Committee has the resolution to approve the Company to sell its condominium unit. On 31 December 2019, the Company entered into the sales and purchase agreement of condominium unit with a non-related person with the amount of Baht 36.5 million. During the year 2019, the Company received the deposit amounted Baht 0.2 million. According to the agreement, the buyer shall pay for the remaining amount of Baht 34.5 million within 31 December 2020. As at 31 December 2019, the Company classified such condominium unit with its net book value of Baht 32.3 million as "Non-current assets classified as held for sale" under current assets in the consolidated and separate statement of financial position of the Company.

The Company arranged for an independent professional value to appraise the value of land in 2018. Land was revalued using the comparable market approach for the basis of the revaluation.

Had the lands carried in the financial statements on a historical cost basis, their net book value as of 31 December 2019 and 2018 would have been as follows:

(Unit: Thousand Baht)

Consolidated and Separate					
financial statements					
2019	2018				
165,557	165,557				

Land

A breakdown of the land carried on a revaluation basis is as follows:

(Unit: Thousand Baht)

Consolidated and Separate

	financial statements			
	2019	2018		
Original costs	165,557	165,557		
Surplus from revaluations	113,209	113,209		
Revalued amount	278,766	278,766		

As at 31 December 2019, the Company had equipment with net book value of Baht 0.4 million (2018: For vehicles and equipment Baht 0.3 million), which were acquired under finance lease agreements.

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As at 31 December 2019, certain items of building and building improvements, furniture, fixtures and equipment and motor vehicles were fully depreciated but are still in use. The gross carrying amount before deducting accumulated depreciation of those assets amounted to approximately Baht 178.2 million (2018: Baht 168.1 million) (The Company only: Baht 111.7 million (2018: Baht 100.3 million)).

As at 31 December 2019, the Company has pledged its land and structures thereon amounting to Baht 242.9 million (2018: Baht 238.5 million) as collateral against its long-term loans facilities as disclosed in Note 21 to the consolidated financial statements.

17. Goodwill

A reconciliation of net book value of goodwill for the years ended 31 December 2019 and 2018 is presented below.

		(Unit: Thousand Baht)
	Consolidated	Separate
	financial statements	financial statements
Net book value as at 1 January 2018	24,536	20,340
Net book value as at 31 December 2018	24,536	20,340
Net book value as at 31 December 2019	24,536	20,340

The Company allocated goodwill acquired in business combination to group of cash generating units for the purpose of impairment testing as follows.

(Unit: Thousand Baht)

		С	onsolidated fina	ncial statemer	atements				
	Spa service	s business							
	under "Ba	an Suan	Spa services	and sale					
Massage" bra		" brand	of spa product	of spa products business Total					
	2019	2018	2019	2018	2019	2018			
Goodwill	20,340	20,340	4,196	4,196	24,536	24,536			

(Unit: Thousand Baht)

Separate final	ncial statements			
Spa services business under				
"Baan Suan Massage" brand				
2019	2018			
20,340	20,340			

Goodwill

WELLNESS

บริษัท สยามเวลเนสกรุ๊ป จำกัด (มหาชน) ผลм wellness group public company แทกย The Company estimates the recoverable amount of group of cash-generating units from value in use. In determining value in use, the estimated future cash flows are referred from financial estimation with significant assumptions using in relating to revenue growth rate and discount rate approved by the management. From the consideration of the management, they believed that goodwill did not impair.

18. Intangible assets

The net book value of intangible assets as at 31 December 2019 and 2018 is presented below.

(Unit: Thousand Baht)

	Consolldated financial statements				Separate financial statements			
	Computer			Computer				
	Licenses	software	Trademark	Total	Licenses	software	Trademark	Total
As at 31 December 2019;								
Cost	8,122	1,985	4,697	14,804	8,020	1,178	4,697	13,895
Less: Accumulated amortisation	(2,548)	(1,051)	(2,066)	(5,665)	(2,528)	(348)	(2,066)	(4,942)
Net book value	5,574	934	2,631	9,139	5,492	830	2,631	8,953

(Unit: Thousand Baht)

44

	Consolidated financial statements				Separate finar	ncial statements		
	Computer			Computer				
	Licenses	software	Trademark	Total	Licenses	software	Trademark	Total
As at 31 December 2018:								
Cost	6,379	1,925	4,680	12,984	6,267	1,175	4,680	12,122
Less: Accumulated amortisation	(1,594)	(829)	(1,598)	(4,021)	(1,576)	(176)	(1,598)	(3,350)
Net book value	4,785	1,096	3,082	8,963	4,691	999	3,082	8,772

A reconciliation of the net book value of intangible assets for the years 2019 and 2018 is presented below.

		(Unit: The	ousand Bant)
Consolidated financial statements		Separ	ate
		financial st	atements
2019	2018	2019	2018
8,963	9,245	8,772	9,012
1,820	1,142	1,773	1,126
(6)	(4)	5	
(1,644)	(1,420)	(1,592)	(1,366)
9,139	8,963	8,953	8,772
	financial sta 2019 8,963 1,820 - (1,644)	financial statements 2019 2018 8,963 9,245 1,820 1,142 (4) (1,644) (1,420)	Consolidated Separ financial statements financial statements 2019 2018 2019 8,963 9,245 8,772 1,820 1,142 1,773 - (4) - (1,644) (1,420) (1,592)



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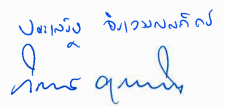
19. Bank overdrafts from financial institution

			(Unit: Thousand E			
	Consolid	dated	Separ	ate		
	financial sta	atements	financial sta	atements		
	2019	2018	2019	2018		
Bank overdrafts from						
financial institution	32	1,342		<u> </u>		
Total	32	1,342	-	ũ		

Bank overdrafts of a subsidiary has interest at the Minimum loan rate (MLR) plus 1.5% per annum which are secured by fixed deposit of another subsidiary as disclosed in Note 13 to the financial statements.

20. Trade and other payables

			(Unit: Thous	and Baht)
	Consoli	Consolidated		rate
	financial st	atements	financial st	atements
,	2019	2018	2019	2018
Trade accounts payable - unrelated parties	21,755	26,994	17,517	22,874
Trade accounts payable - related parties				
(Note 8)	2,421	2,237	8,109	7,649
Payables for purchase of fixed assets -				
unrelated parties	1,176	563	954	563
Payables for purchase of fixed assets -				
related parties (Note 8)	75		75	2
Payables for construction and retention	20,144	16,320	19,548	15,758
Other payables - unrelated parties	7,593	1,806	7,457	1,197
Other payables - related parties				
(Note 8)	148	758	123	744
Accrued payroll and bonus expenses	22,367	19,679	21,698	19,003
Accrued rental expenses	12,362	11,933	12,219	11,698
Other accrued expenses - unrelated parties	8,677	3,096	7,304	2,703
Other accrued expenses - related parties				
(Note 8)	**	2	25	125
Total trade and other payables	96,718	83,386	95,029	82,314





21. Long-term loans

(Unit: Thousand Baht)

Consolidated and

	Facility amount	Interest rate	Separate financia	I statements
Loan	(Million Baht)	(% p.a.)	2019	2018
1	240	MLR - 3 and MLR - 2.2	65,900	119,900
2	80	MLR - 3 and MLR - 2.2	50,300	66,500
3	70	MLR - 3.25	8.0	23,830
4	160	MLR - 3.75	44,167	
Total			160,367	210,230
Less: Curre	ent portion	_	(80,200)	(84,240)
Long-term I	oan, net of current po	rtion	80,167	125,990

Credit facility amount of Baht 240 million

The repayment of this loan is on monthly basis under condition as specified in the loan agreement (amendment version), with 60 periods. The last payment period is in December 2021. The loan is secured by the mortgage of land and structures thereon of the Company as disclosed in the Note 16 to the financial statements.

The loan agreement contains several covenants which, among other things, require the Company to maintain debt-to-equity ratio and debt service coverage ratio at the rate prescribed in the agreements.

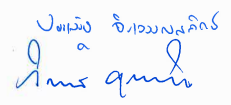
As at 31 December 2019, this long-term credit facilities of a Company which have not yet been drawn down amounted to Baht 12 million (2018: Baht 12 million).

Credit facility amount of Baht 80 million

The principal repayment is due on monthly basis, with 60 equal installments. The first repayment is due in March 2018. The loan is secured by the mortgage of land and structures thereon of the Company as disclosed in the Note 16 to the financial statements.

The loan agreement contains several covenants which, among other things, require the Company to maintain debt-to-equity ratio and debt service coverage ratio at the rate prescribed in the agreements.

As at 31 December 2019, the long-term credit facilities of a Company had been fully drawn down.





Credit facility amount of Baht 70 million

The principal repayment is due on monthly basis, with 60 equal installments. The first repayment is due in December 2019. The loan is secured by the mortgage of land and structures thereon of the Company as disclosed in the Note 16 to the financial statements.

The loan agreement contains several covenants which, among other things, require the Company to maintain debt-to-equity ratio and debt service coverage ratio at the rate prescribed in the agreements.

As at 31 December 2019, the Company has made full repayment.

Credit facility amount of Baht 160 million

The principal repayment is due on monthly basis, with 60 equal installments. The first repayment is due in June 2019. The loan is secured by the mortgage of land and structures thereon of the Company as disclosed in the Note 16 to the financial statements.

The loan agreement contains several covenants which, among other things, require the Company to maintain debt-to-equity ratio and debt service coverage ratio at the rate prescribed in the agreements.

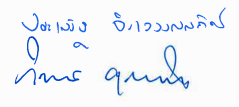
As at 31 December 2019, this long-term credit facilities of a Company which have not yet been drawn down amounted to Baht 110 million. (2018: Nil)

Movements in the long-term loans from financial institution during the year 2019 are summarised below:

(Unit: Thousand Baht)

Consolidated and

	Separate financial statements
Balance as at 1 January 2019	210,230
Add: Increase during year	170,000
Less: Repayment	(219,863)
Balance as at 31 December 2019	160,367





22. Liabilities under finance lease agreements

(Unit: Thousand Baht) Consolidated and Separate

financial statements

	2019	2018
Liabilities under finance lease agreements	407	373
Less: Deferred interest expenses	(27)	(21)
Total	380	352
Less: Portion due within one year	(120)	(87)
Liabilities under finance lease agreements		
- net of current portion	260	265

The Company has entered into the finance lease agreement with leasing company for rental of motor vehicle and equipment for use in its operation, whereby it is committed to pay rental on a monthly basis. The term of the agreement is 5 years and 4 years.

Future minimum lease payments required under the finance lease agreement as at 31 December 2019 and 2018 were as follows:

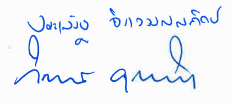
(Unit: Thousand Baht)
Consolidated and Separate
financial statements

	2019	
Less than		
1 year	1-5 years	Total
134	273	407
(14)	(13)	(27)
120	260	380
	1 year 134 (14)	Less than 1 year 134 (14) (13)

(Unit: Thousand Baht)
Consolidated and Separate

financial statements

		2018	
	Less than		
	1 year	1-5 years	Total
Future minimum lease payments	96	277	373
Deferred interest expenses	(9)	(12)	(21)
Present value of future minimum lease payments	87	265	352





23. Provision for long-term employee benefits

Provision for long-term employee benefits, which represents compensation payable to employees after they retire, was as follows:

			(Unit: Thous	and Baht)
	Consolidated		Sepa	rate
	financial st	atements	financial st	atements
	2019	2018	2019	2018
Provision for long-term employee				
benefits at beginning of year	14,446	10,886	11,685	8,744
Included in profit or loss:				
Current service cost	3,780	3,086	3,228	2,552
Interest cost	670	474	545	389
Past service cost	260	=	157	38
Included in other comprehensive income:				
Actuarial (gain) loss arising from				
Financial assumptions changes	(12,386)	<u>11</u>	(10,205)	**
Experience adjustments	1,786		2,273	3 3
Provision for long-term employee				
benefits at end of year	8,556	14,446	7,683	11,685

On 5 April 2019, The Labor Protection Act (No. 7) B.E. 2562 was announced in the Royal Gazette. This stipulates additional legal severance pay rates for employees who have worked for an uninterrupted period of twenty years or more, with such employees entitled to receive not less than 400 days' compensation at the latest wage rate. The law was effective from 5 May 2019. This change is considered a post-employment benefits plan amendment and the Group has additional long-term employee benefit liabilities of Baht 0.3 million (The Company only: Baht 0.2 million) as a result. The Group reflects the effect of the change by recognising past service costs as expenses in the profit or loss of the current year.

Line items in profit or loss under which long-term employee benefit expenses are recognised are as follows:

			(Unit: Thou	sand Baht)
*	Consolidated		Separate	
	financial statements		financial st	atements
	2019	2018	2019	2018
Cost of sales	201	152	-	
Cost of services	1,520	936	1,366	869
Selling and administrative expenses	2,989	2,472	2,564	2,072
Total expenses recognised in profit or loss	4,710	3,560	3,930	2,941



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The Company and its subsidiaries expect to pay Baht 0.9 million of long-term employee benefits during the next year (The Company only: Baht 0.8 million) (2018: Baht 0.1 million (The Company only: Baht 0.1 million)).

As at 31 December 2019 and 2018, the weighted average duration of the liabilities for long-term employee benefit is 7 - 25 years (The Company only: 7 years).

Significant actuarial assumptions are summarised below:

(Unit: Percent per annum)

ş.	Consolidated		Separate	
	financial statements		financial sta	atements
	2019	2018	2019	2018
Discount rate	1.36 - 2.15	3.03 - 3.65	1.36	3.26 - 3.36
Salary increase rate	6.00	7.37	6.00	7.37
Turnover rate	13.00 - 57.00	5.00	13.00 - 57.00	5.00

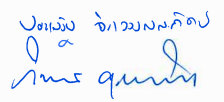
The result of sensitivity analysis for significant assumptions that affect the present value of the long-term employee benefit obligation as at 31 December 2019 and 2018 are summarised below:

(Unit: million Baht)

	Consolidated financial statements				Separate financial statements				
8	Increas	se 0.5%	Decrease 0.5%		Increase 0.5%		Decrease 0.5%		
	2019	2018	2019	2018	2019	2018	2019	2018	
Discount rate	(0.2)	(8.0)	0.2	0.9	(0.2)	(0.6)	0.2	0.7	
Salary increase rate	0.2	0.9	(0.2)	(8.0)	0.2	0.7	(0.2)	(0.7)	
Turnover rate	(0.3)	(1.0)	0.3	1.1	(0.2)	(0.8)	0.2	8.0	

24. Statutory reserve

Pursuant to Section 116 of the Public Limited Companies Act B.E. 2535, 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 capital. The statutory reserve is not available for dividend distribution. At present, the statutory reserve of the Company has fully been set aside.





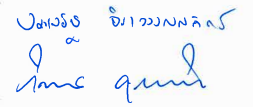
25. Dividends

Dividends	Approved by	Dividend	Dividend per share	
N		(Million Baht)	(Baht per share)	
Final dividends for 2018	Annual General Meeting of the Company's shareholders on			
	29 March 2019	85.50	0.15	
Total dividends for 2019		85.50	0.15	
Final dividends for 2017	Annual General Meeting of the Company's shareholders on			
	27 March 2018	39.90	0.07	
Total dividends for 2018		39.90	0.07	

26. Expenses by nature

Significant expenses classified by nature are as follows:

			(Unit: Tho	usand Baht)
	Consolidate	d financial	Separate :	financial
	statem	ents	statem	ents
a.	2019	2018	2019	2018
Changes in inventories	(8,548)	(3,904)	(6,678)	(5,456)
Purchases of inventories	101,342	11,258	108,655	96,853
Depreciation and amortisation	117,627	95,957	108,031	87,648
Employee expenses	488,402	403,259	479,724	386,797
Directors' remuneration	4,583	6,968	4,583	6,968
Rental expenses	210,373	150,856	207,765	148,348
Public utilities	35,227	30,583	34,062	29,711
Maintenance and decorate locations expenses	32,525	26,136	31,835	25,056
Advertising and promotion expenses	29,553	26,016	27,913	24,520
Laundry expenses	37,173	29,470	37,062	29,438
Consulting fees	7,402	7,853	3,647	3,152





27. Income tax

27.1 Income tax expenses

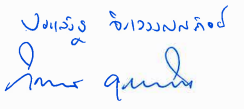
Income tax expenses for the years ended 31 December 2019 and 2018 are made up as follows:

			(Unit: The	ousand Baht)
	Consolidated	d financial	Separate fi	nancial
	statem	ents	stateme	ents
*	2019	2018	2019	2018
Current income tax:				
Current income tax charge	46,477	35,390	43,301	31,517
Deferred tax:				
Relating to origination and reversal of				
temporary differences	(1,284)	49	(1,438)	1,049
Income tax expenses from continuing				
operations reported in profit or loss	45,193	35,439	41,863	32,566
Current income tax from discontinued				
operation (Note 7)	573		72	====
Total current income tax expenses	45,767	35,439	41,863	32,566

27.2 Income tax relating to each component of other comprehensive income and shareholders' equity

The amounts of income tax relating to each component of other comprehensive income for the years ended 31 December 2019 and 2018 are as follows:

			(Unit: In	ousand Bant)	
	Consolid	dated	Separate		
	financial statements		financial statements		
	2019	2018	2019	2018	
Deferred tax relating to					
- Surplus on revaluation of lands	7=	12,466	<u>u</u>	12,466	
- Actuarial gain	2,091		1,586	-	
Total	2,091	12,466	1,586	12,466	

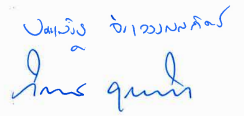




27.3 Reconciliation between accounting profit and income tax expenses

The reconciliation between accounting profit and income tax expenses is shown below.

Consolidated financial statements Separate financial statements 2019 2018 2019 2018 Accounting profit before tax 287,527 241,038 259,317 238,082 Applicable tax rate 0%, 15%, 20% 0%, 20% 20% 20% Accounting profit before tax multiplied by income tax rate 56,705 52,173 51,875 47,616 Effects of: 45,084 -				(Unit: Thousand Baht)			
Accounting profit before tax 287,527 241,038 259,317 238,082 Applicable tax rate 0%, 15%, 20% 0%, 20% 20% Accounting profit before tax multiplied by income tax rate 56,705 52,173 51,875 47,616 Effects of: Loss carry forward (523) Exempt dividend income Non-deductible expenses 490 201 136 182 Additional expense deductions allowed (11,478) (11,851) (10,148) Total (11,511) (16,734) (10,012) (15,050) Income tax expenses reported in profit or loss 45,194 35,439 41,863 32,566 Current income tax from discontinued operation (Note 7) 573		Consolidated	financial	Separate financial			
Accounting profit before tax 287,527 241,038 259,317 238,082 Applicable tax rate 0%, 15%, 20% 0%, 20% 20% Accounting profit before tax multiplied by income tax rate 56,705 52,173 51,875 47,616 Effects of: Loss carry forward Exempt dividend income Non-deductible expenses 490 Additional expense deductions allowed Total (11,478) (11,851) (10,148) (10,148) (10,148) Total (11,511) (16,734) (10,012) (15,050) Income tax expenses reported in profit or loss 45,194 35,439 41,863 32,566 Current income tax from discontinued operation (Note 7) 573 - - - - - - - - - - - - -		stateme	ents	statements			
Applicable tax rate 0%, 15%, 20% 0%, 20% 20% 20% Accounting profit before tax multiplied by income tax rate 56,705 52,173 51,875 47,616 Effects of: Loss carry forward (523)	£	2019	2018	2019	2018		
Accounting profit before tax multiplied by income tax rate 56,705 52,173 51,875 47,616 Effects of: Loss carry forward (523)	Accounting profit before tax	287,527	241,038	259,317	238,082		
by income tax rate 56,705 52,173 51,875 47,616 Effects of: Loss carry forward (5,084) Non-deductible expenses 490 201 136 182 Additional expense deductions allowed (11,478) (11,851) (10,148) (10,148) Total (11,511) (16,734) (10,012) (15,050) Income tax expenses reported in profit or loss 45,194 35,439 41,863 32,566 Current income tax from discontinued operation (Note 7) 573	Applicable tax rate	0%, 15%, 20%	0%, 20%	20%	20%		
Effects of: Loss carry forward Exempt dividend income Non-deductible expenses Additional expense deductions allowed Total Income tax expenses reported in profit or loss Current income tax from discontinued operation (Note 7) 10,0012	Accounting profit before tax multiplied						
Loss carry forward (523) - (5,084) - (5,084) Non-deductible expenses 490 201 136 182 Additional expense deductions allowed (11,478) (11,851) (10,148) (10,148) Total (11,511) (16,734) (10,012) (15,050) Income tax expenses reported in profit or loss 45,194 35,439 41,863 32,566 Current income tax from discontinued operation (Note 7) 573	by income tax rate	56,705	52,173	51,875	47,616		
Exempt dividend income - (5,084) - (5,084) Non-deductible expenses 490 201 136 182	Effects of:						
Non-deductible expenses 490 201 136 182 Additional expense deductions allowed (11,478) (11,851) (10,148) (10,148) Total (11,511) (16,734) (10,012) (15,050) Income tax expenses reported in profit or loss 45,194 35,439 41,863 32,566 Current income tax from discontinued operation (Note 7) 573 - - - -	Loss carry forward	(523)	-	-	-		
Additional expense deductions allowed (11,478) (11,851) (10,148) (10,148) (10,148) (10,148) (11,511) (10,734) (10,012) (15,050) Income tax expenses reported in profit or loss Current income tax from discontinued operation (Note 7) 573 - - -	Exempt dividend income) <u>=</u> :	(5,084)	-	(5,084)		
allowed (11,478) (11,851) (10,148) (10,148) Total (11,511) (16,734) (10,012) (15,050) Income tax expenses reported in profit or loss 45,194 35,439 41,863 32,566 Current income tax from discontinued operation (Note 7) 573 - - - -	Non-deductible expenses	490	201	136	182		
Total (11,511) (16,734) (10,012) (15,050) Income tax expenses reported in profit or loss 45,194 35,439 41,863 32,566 Current income tax from discontinued operation (Note 7) 573	Additional expense deductions						
Income tax expenses reported in profit or loss 45,194 35,439 41,863 32,566 Current income tax from discontinued operation (Note 7) 573	allowed	(11,478)	(11,851)	(10,148)	(10,148)		
profit or loss 45,194 35,439 41,863 32,566 Current income tax from discontinued operation (Note 7) 573 - </td <td>Total</td> <td>(11,511)</td> <td>(16,734)</td> <td>(10,012)</td> <td>(15,050)</td>	Total	(11,511)	(16,734)	(10,012)	(15,050)		
Current income tax from discontinued operation (Note 7) 573	Income tax expenses reported in				=		
operation (Note 7) 573	profit or loss	45,194	35,439	41,863	32,566		
	Current income tax from discontinued						
Total current income tax expenses 45,767 35,439 41,863 32,566	operation (Note 7)	573	<u> </u>				
	Total current income tax expenses	45,767	35,439	41,863	32,566		





27.4 Deferred tax assets / liabilities

The components of deferred tax assets and deferred tax liabilities are as follows:

(Unit:	Thousand	Baht)
--------	----------	-------

*	Consolidate	ed financial	Separate financial		
	stater	ments	statements		
	2019	2018	2019	2018	
Deferred tax assets		, ,			
Allowance for doubtful accounts	266	130	237	126	
Allowance for diminution in value					
of inventories	691	150	99	103	
Provision for long-term employee					
benefits	1,680	2,825	1,536	2,337	
Rental expenses on the straight-line					
method	2,442	2,340	2,449	2,340	
Interest and depreciation from					
decommissioning estimation	450	348	450	348	
Unused tax losses		881			
Total	5,529	6,674	4,771	5,254	
Deferred tax liabilities					
Surplus on revaluation of land	22,642	22,642	22,642	22,642	
Rental revenue on the straight-line					
method	ē	5	4	*	
Unrealised gain from revaluation of trading investments					
P	40	29	10	540	
Deferred sales and marketing revenues					
	120	2,194	120	2,195	
Total	22,802	24,865	22,776	24,837	
Deferred tax assets - net	722	1,392	2	1	
Deferred tax liabilities - net	17,995	19,583	18,005	19,583	
		/ V			

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28. Earnings per share

Basic earnings per share is calculated by dividing profit for the year attributable to equity holders of the Company (excluding other comprehensive income) by the weighted average number of ordinary shares in issue during the year.

A	Consolidated financial statements							
	Continuing	operations	Discontinue	ed operation	Total			
	2019	2018	2019	2018	2019	2018		
Profit for the year (Thousand Baht)	242,329	205,597	3,140		245,469	205,597		
Weighted average number of								
ordinary share (Thousand shares)	570,000	570,000	570,000	0,80	570,000	570,000		
Profit per share (Baht/share)	0.425	0.361	0.006	0.00	0.431	0.361		
•	÷	S	Separate financia	al statements				
	Continuing	operations	Discontinue	d operation	Total			
	2019	2018	2019	2018	2019	2018		
Profit for the year (Thousand Baht)	217,511	205,516	÷		217,511	205,516		
Weighted average number of								
ordinary share (Thousand shares)	570,000	570,000	<u>u</u>	3	570,000	570,000		
Profit per share (Baht/share)	0.382	0.361	-	3	0.382	0.361		

29. Segment information

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. The chief operating decision maker has been identified as the Company's Board of Directors.

For management purposes, the Group is organised into business units based on its products and services and have three reportable segments as follows:

- Spa services, which operates day spa and destination spa. Also, provides spa management and spa consultancy services.
- Sales of spa products and healthy products, which distributes natural spa products both and spa equipment for domestic and international market.
- Hotel and restaurant, which operates boutique resort and restaurant.

No operating segments have been aggregated to form the above reportable operating segments.

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บริษัท สยามเวลเนสกรุ๊ป จำกัด (บหาชน) SAM WELLYESS GROUP PUBLIC COMPANY UMITED The chief operating decision maker monitors the operating results of the business units separately for the purpose of making decisions about resource allocation and assessing performance. Segment performance is measured based on operating profit or loss and total assets and on a basis consistent with that used to measure operating profit or loss and total assets in the financial statements.

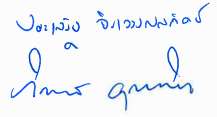
The basis of accounting for any transactions between reportable segments is consistent with that for third party transactions.

The following tables present revenue and profit information regarding the Group's operating segments for the years ended 31 December 2019 and 2018, respectively.

Sales of spa

(Unit: Million Baht)

	Span	ervices	•	icts and		el and	-		_	
				products	-	aurant	Elimi	nation		otal
	2019	2018	2019	2018	2019	2018	2019	2018	2019	2018
Revenues from external										
customers	1,263	1,009	70	63	51	62		·	1,384	1,134
Internal - segment revenues	21	14	37	35	1	1	(59)	(50)	(6	-
Total revenues	1,284	1,023	107	98	52	63	(59)	(50)	1,384	1,134
Segment profit	381	320	42	39	18	25	(: +)	*	441	384
Revenues and expenses which	h have no	t been all	ocated :							
Other income									19	18
Selling and distribution exper	nses								(52)	(45)
Administrative expenses									(110)	(107)
Finance cost									(11)	(9)
Profit before income tax expe	enses								287	241
Income tax expenses									(45)	(35)
Profit for the year of continuing	operatio	ns							242	206
Profit for the year of discontinu	ed operat	tion							4	- 19
Total profit for the year									246	206
Other material non-cash item:										
Write-off of property, plant										
and equipment	-	(2)	-		\(\infty\)	(1)	2		ä	(3)





Contract assets / Contract liabilities

e:	Consolidated stateme		(Unit: Thousand Bal Separate financial statements		
	2019	2018	2019	2018	
Contract assets		************).	
Trade receivables - net	36,131	22,419	34,529	19,488	
Total contract assets - net	36,131	22,419	34,529	19,488	
Contract liabilities					
Advance received - current portion	28,922	24,961	27,740	23,205	
Advance received - net of current					
portion	12,162		12,162		
Total contract liabilities	41,084	24,961	39,902	23,205	

Disaggregated revenue from contracts with customers

-89			(Unit: Th	ousand Baht)	
	Consolidate	ed financial	Separate	financial	
	stater	nents	statements		
	2019	2018	2019	2018	
Timing of revenue recognition:					
Revenue recognised at a point in time					
Sale	90,320	87,371	61,048	56,108	
Services					
Spa Service	1,251,955	996,277	1,250,952	996,368	
Hotel and restaurant	30,900	37,593	₩.	1.	
Revenue recognised over time					
Franchise income	10,512	13,009	10,512	13,009	
Management Fee			2,373	2,250	
Total revenue from contracts with customers	1,383,687	1,134,250	1,264,885	1,067,735	

Revenue to be recognised for the remaining performance obligations

As at 31 December 2019, revenue totaling Baht 16 million is expected to be recognised in the future in respect of performance obligations under contracts with customers that are unsatisfied (or partially unsatisfied) The Group expects to satisfy these performance obligations within 3-5 years.

The above information does not include revenue to be recognised for the unsatisfied portions of performance obligations related to contracts with a duration of one year or less and where the revenue is recognised in the amount that the entity has a right to invoice.

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บริษัท สยามเวลเนสกรุ๊ป จำกัด (มหาชน) sam wellness group public company limited The segment assets of the Group as at 31 December 2019 and 2018 are as follows:

(Unit: Million Baht)

Spa services and sales of spa products and healthy

*	products*		Hotel and restaurant		Elimination		Total	
	2019	2018	2019	2018	2019	2018	2019	2018
Property, plant and equipment	1,015	994	68	73	.50	-	1,083	1,067
Other assets	409	295	39	27	(15)	(20)	433	302
Total assets	1,424	1,289	107	100	(15)	(20)	1,516	1,369

^{*} Spa services business had jointly used of assets with sales of spa products and healthy products business.

Geographic information

The Group operates mainly in Thailand. As a result, all the revenues and assets as reflected in these financial statements pertain exclusively to this geographical reportable segment.

Major Customer

For the years 2019 and 2018, the Group has no major customer with revenue of 10 percent or more of an entity's revenues.

30. **Provident fund**

The Company and its employees have jointly established a provident fund in accordance with the Provident Fund Act B.E. 2530. Both employees and the Company contributes to the fund monthly at the rate of 3 percent of basic salary. The fund, which is managed by American International Assurance Co., Ltd., will be paid to employees upon termination in accordance with the fund rules.

During the years 2019 and 2018, the contributions to the fund which were recognised as expenses are as follows:

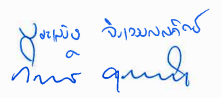
(Unit: Million Baht)

Consolidated and Separate

financial statements 2018

Contributions to provident fund

2019 1.6 1.3





31. Commitments and contingent liabilities

31.1 Capital commitments

As at 31 December 2019 and 2018, the Company has the outstanding commitments for construction, which the contracts have already been signed. These are summarised as follows:

(Unit: Million Baht)

15

Consolidated	and Separate						
financial statements							
2019	2018						

12

Construction costs

31.2 Operating lease commitments

31.2.1 The Group has entered into several operating lease agreements in respect of the lease of service locations and equipment. The terms of the agreements are generally between 1 and 5 years.

Moreover, the Company has entered into operating lease agreement in respect of the lease of land with a related party for the period of 30 years as disclosed in the Note 7 to the financial statements.

As at 31 December 2019 and 2018, the Group has future minimum payments required under these non-cancellable operating leases agreement and related service agreements were as follows.

				(Unit:	Million Baht)	
		Consolid	dated	Separate financial statements		
	_	financial sta	atements			
		2019	2018	2019	2018	
F	Payable:					
	In up to 1 year	179	180	177	176	
	In over 1 and up to 5 years	359	338	358	333	
	In over 5 years	117	141	117	141	

As at 31 December 2019, Baht 17 million of the commitments of the Group are obligations under lease agreements and service agreements with the related companies (2018: Baht 40 million) (The Company only: Baht 21 million (2018: Baht 32 million)).

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- 31.2.2 The Company had made operating agreements with certain lessors that the rental and service fees are to be calculated taking into account the proportion of service income that the Company received from the customers relating to its spa services.

 During the year ended 31 December 2019, the Company recognised rental and service expenses amounting to Bath 29 million (2018: Baht 17 million).
- 31.2.3 As at 31 December 2019, future minimum sublease payments expected to be received under non-cancellable subleases for partial areas amounting to Baht 6 million (2018: Baht 3 million). During the year ended 31 December 2019, the Company recognised rental expenses of Baht 4 million (2018: Baht 3 million) and subleasing revenue for partial areas of Baht 5 million (2018: Baht 4 million).

31.3 Letters of guarantees

As at 31 December 2019, there were outstanding bank guarantees of Baht 2 million (2018: Baht 2 million) (The Company only: Baht 2 million (2018: Baht 2 million)) issued by the banks on behalf of the Group as required in the normal course of business.

32. Fair value hierarchy

As at 31 December 2019 and 2018, the Company had the assets that were measured at fair value using different levels of inputs as follows:

(Unit: Million Baht)

31 December 2019

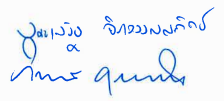
	Consolidated financial statements						
	Level 1	Level 2	Level 3	Total			
Assets measured at fair value							
Current investments - Unit trusts	.	73		73			
Lands	•	279	Ē	279			

(Unit: Million Baht)

60

31 December 2019

	Separate financial statements						
	Level 1	Level 2	Level 3	Total			
Assets measured at fair value							
Current investments - unit trusts	(-)	15	:40	15			
Lands	-	279	=	279			





279

(Unit: Million Baht)

31 December 2018

279

	Consolidated financial statements					
8	Level 1	Level 2	Level 3	Total		
Assets measured at fair value			·			
Current investments - Unit trusts		32	; €3	32		
Lands	(12 .)	279	(# 2	279		
			(Unit: Mi	llion Baht)		
		31 Decem	nber 2018			
		Separate finan	cial statement	S		
	Level 1	Level 2	Level 3	Total		
Assets measured at fair value						

Valuation techniques and inputs to Level 2 valuation

The fair value of investment in unit trusts has been determined by using the net asset values of the last working day of the reporting period as announced by the asset management company.

The fair value of lands was revalued using the comparable market approach appraised by an independent professional valuer.

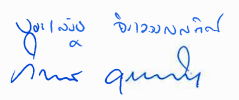
During the current year, there were no transfers within the fair value hierarchy.

33. Financial instruments

Lands

33.1 Financial risk management

The Group's financial instruments, as defined under Thai Accounting Standard No.107 "Financial Instruments: Disclosure and Presentations", principally comprise cash and cash equivalents, current investments, trade and other receivables, share return receivables, long-term loan to related party, restricted deposits of financial institution, bank overdrafts from financial institution, short-term loans from related parties, trade and other payables, liabilities under finance lease agreements, and long-term loans. The financial risks associated with these financial instruments and how they are managed is described below.





Credit risk

The Group is exposed to credit risk primarily with respect to trade and other receivables, share return receivables, and long-term loan to related party. The Group manages the risk by adopting appropriate credit control policies and procedures and therefore does not expect to incur material financial losses. In addition, the Group does not have high concentrations of credit risk since their businesses are sales and services to minor customers. The maximum exposure to credit risk is limited to the carrying amounts of trade and other receivables, share return receivables and long-term loan to a related party as stated in the statements of financial position.

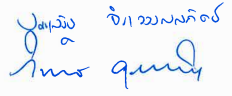
Interest rate risk

The Group's exposure to interest rate risk relates primarily to their deposit at financial institutions, restricted deposits of financial institution, long-term loan to related party, bank overdrafts from financial institution, short-term loans from related parties, long-term loans, and liabilities under finance lease agreements. Most of the Group's financial assets and liabilities bear floating interest rates or fixed interest rates which are close to the market rate.

As at 31 December 2019 and 2018, significant financial assets and liabilities classified by type of interest rate are summarised in the table below, with those financial assets and liabilities that carry fixed interest rates further classified based on the maturity date, or the repricing date if this occurs before the maturity date.

(Unit: Million Baht)

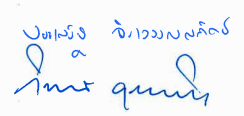
		31 December 2019								
		Fixed inter	est rates							
		Within	1-5	Over	Floating	Non- interest				
	At call	_1 year	years	5 years	interest rate	bearing	Total	Interest rate		
*								(% per annum)		
Financial Assets										
Cash and cash equivalent	; 				46	7	53	0.05 - 0.70		
Current investments	.*:	::#r	*			73	73	: * :		
Trade and other receivables	; ≖ :	(*)	*	8	.=	37	37	:≖:		
Share return receivables	:00		=			54	54			
Restricted deposits of										
financial institution	527	5	<u> </u>				5	1.05		
		5			46	171	222			





(Unit: Million Baht)

a			Cons	olidated fina	ncial statements			
				31 Decem	nber 2019			
		Fixed inter	est rates					
		Within	1-5	Over	Floating	Non- interest		
3	At call	1 year	years	5 years	interest rate	bearing	Total	Interest rate
								(% per annum)
<u>Financial liabilities</u> Short-term loans from and interest payable to related								
parties	5		23 - 2	A.e.		-	5	Note 8
Trade and other payables	-		_	-		97	97	2
Long-term loans	-	-			160	•	160	Note 21
Long term loans	5				160	97	262	11010 21
	**************************************							nit: Million Baht)
			Sep	parate finan	cial statements		(0	inc. minion bank)
	3			31 Decem	nber 2019			
		Fixed inter	rest rates					
	(, , , , , , , , , , , , , , , , , , ,		Non-		
54		Within	1-5	Over	Floating	interest		
	At call	1 year	years	5 years	interest rate	bearing	Total	Interest rate
								(% per annum)
Financial Assets								
Cash and cash equivalent	2	2	2	=	39	6	45	0.05 - 0.70
Current investments	~	2	2	2	9	15	1.5	20
Trade and other receivables	¥	-	2	2	*	36	36	540
Share return receivables						54	54	, imi
					39	111	150	
Financial liabilities								
Trade and other payables	*	-	æ	*	-	95	95	3 1
Long-term loans					160		160	Note 21
	2	=		2	160	95	255	





(Unit: Million Baht)

Consolidated	d financial	statements

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(Unit: Million Baht)

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	31 December 2018							
		Fixed inte	rest rates					
		Within	1-5	Over	Floating	Non- interest		
12	At call				=		T-4-1	Information I
	— At Call	1 year	years	5 years	interest rate	bearing	Total	Interest rate
								(% per annum)
Financial Assets								
Cash and cash equivalent		Ŧ	-		57	11	68	0.05 - 0.82
Trade and other receivables	-	2	9	<u>=</u>	·	21	21	· ·
Long-term loan to and								
interest receivable from								
subsidiary					8		8	Note 8
	*	ŭ.	- 4	2	65	32	97	
9								
Financial liabilities								
Trade and other payables	<u> </u>	2	=	2	-	82	82	:2
Long-term loans	<u> </u>				210		210	Note 21
	2	4	¥	=	210	82	292	
* 🙀								



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Foreign currency risk

The Group's exposure to foreign currency risk arises from deposit at overseas banks, purchase and service transactions that are denominated in foreign currencies. The Group does not expect to incur material losses from the exchange rates as their businesses are sales and services to minor customers. The Group had no forward contracts outstanding balance as at the end of reporting period.

As at 31 December 2019 and 2018, the balances of financial assets and liabilities denominated in foreign currencies are summarised below.

Foreign currencies	Financial assets		Financial liabilities		Average exchange rate	
	2019	2018	2019	2018	2019	2018
	(Thousand)	(Thousand)	(Thousand)	(Thousand)	(Baht per 1 foreign	
•					currenc	y unit)
US Dollar	3	126.3			30.15	32.45

 US Dollar
 1
 126.3
 30.15
 32.45

 Hong Kong Dollar
 675
 437.2
 3.87
 4.14

 Euro
 19
 31.6
 33.73
 37.13

 Pound sterling
 0.3
 39.52
 41.07

Separate financial statements

Consolidated financial statements

Foreign currencies	Financia	l assets	Average exchange rate		
	2019	2018	2019	2018	
	(Thousand)	(Thousand)	(Baht per 1 foreign currency unit)		
US Dollar	1	126.3	30.15	32.45	
Hong Kong Dollar	675	437.2	3.87	4.14	

33.2 Fair values of financial instruments

The methods and assumptions used by the Group in estimating the fair value of financial instruments are as follows:

- a) For financial assets and liabilities which have short-term maturity, including cash and deposit at financial institutions, trade and other receivables, bank overdrafts from financial institution, and trade and other payables, their carrying amounts in the statements of financial position approximate their fair values.
- b) For current investments, their fair values are generally derived from quoted market prices.

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- c) For share return receivables, their carrying amounts in the statements of financial position approximates their fair values.
- d) For long-term loan carrying interest approximate to the market rate, their carrying amounts in the statements of financial position approximates their fair values.

During the current year, there were no transfers within the fair value hierarchy.

34. Capital management

The primary objective of the Group's capital management is to ensure that they have appropriate capital structure in order to support their businesses and maximise shareholder value. As at 31 December 2019, the Group's debt-to-equity ratio was 0.34:1 (2018: 0.41:1) and the Company's was 0.34:1 (2018: 0.40:1).

35. Events after the reporting period

On 29 February 2020, the Board of Directors of the Company passed a resolution to propose that the Annual General Meeting of shareholders to consider the following resolutions.

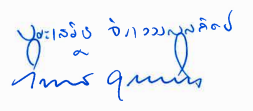
- (1) To consider the payment of a dividend from the Company's operating results for the year 2019 to the Company's shareholders, comprising a cash dividend and stock dividend totaling Baht 0.155 per share, as detailed below:
 - (1.1) A cash dividend of Baht 0.03 per share, or a total of Baht 17.10 million.
 - (1.2) A stock dividend distributed at a rate of 1 dividend share for every 2 existing shares, or a total of Baht 71.25 million. The dividend shall be converted as dividend payment at Baht 0.125 per share.

The payment of dividend shall be made on 25 May 2020.

(2) To approve an increase in the Company's registered share capital from Baht 142.50 million to Baht 213.75 million by issuing Baht 71.25 of additional ordinary shares (285 million shares of Baht 0.25 each) to support the distribution of the stock dividend.

36. Approval of financial statements

These financial statements were authorised for issue by the Company's Board of Directors on 29 February 2020.





SIAM WELLNESS GROUP PLC. 189





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