

Quarterly Report Q2 (As at 30 June, 2022)





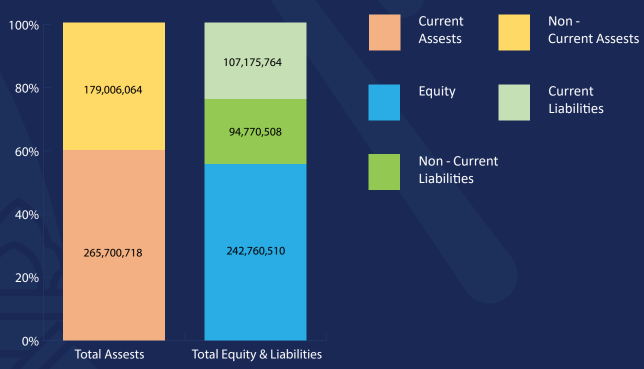
Financial Position	(KHR'000)	Q2 2022	2021	2020
Total assets		444,706,782	426,234,002	384,061,630
Total liabilities		201,946,272	178,231,028	141,075,559
Total equity		242,760,510	248,002,974	242,986,071
Financial Performa	ance (KHR'000)	Q2 2022	Q2 2021	Q2 2020
Total revenue		15,226,965	7,193,161	24,856,680
Profit/(Loss) before tax		(189,715)	(3,746,906)	1,512,299
Net profit/(loss) after tax		(515,681)	(3,744,648)	635,202
Financial Ratios		Q2 2022	2021	2020
Liquidity				
	Current ratio	2.48	2.90	5.61
Liquidity ratio				
	Quick ratio	0.98	1.24	2.23
		Q2 2022	Q2 2021	Q2 2020
	Return on assets	(0.12%)	(0.93%)	0.17%
	Return on equity	(0.21%)	(1.61%)	0.26%
Profitability	Gross profit margin (%)	40.22%	(50.64%)	31.17%
	Net profit margin (%)	(3.39%)	(52.06%)	2.56%
	Earnings per share	(7.2)	(52.1)	8.8
Interest Coverage Ratio		0.85	(1.51)	2.08
Dividend paid per share (if available)			-	-

(KHR'000/Share)

Group Financial Results the Last 4 Quarters in 2022

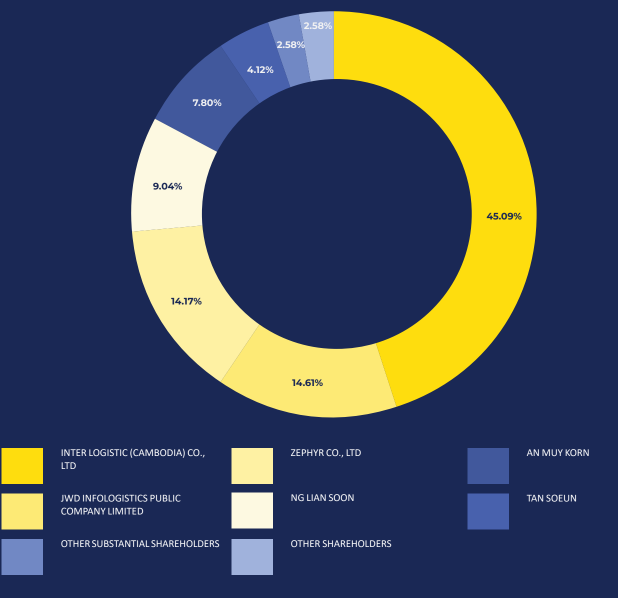


Capital Structure (As of 30 June 2022)





Shareholding Structure (as of 30 June 2022)



Remark: Substantial Shareholders mean those who hold more than 1% of voting shares in the company.

4





Neak Oknha Kith Meng Non-Executive Chairman



Mr. Uematsu Hiroshi Executive Director



Mr. Kang Wei Geih Independent Director



Mr. Arthur Law Hian Tat Independent Director



Mr. Hiroshi Otsubo Non-Executive Director



Mr. Mark Hanna Non-Executive Director



Mr.Tanate Piriyothinkul Non-Executive Director

5



Neak Oknha Kith Meng

Date: 15th August 2022 Non-Executive Chairman



Neak Oknha Kith Meng

Statement from Chairman

Dear Fellow Shareholders

the 2nd quarter of 2022, the Company reported total revenue of 15,226,965 KHR'000, an increase of 111.69% Year-on-year compared to the amount of 7,193,161 KHR'000 in the 2nd quarter of year 2021. As a result, the Company reported the net loss of 515,681 KHR'000, compared to the net loss of 3,744,648 KHR'000 in the same quarter of year 2021.

The financial position of the Company remains strong as at 30 June 2022 with total assets amounting 444,706,782 KHR'000, comprising non-current assets of 179,006,064 KHR'000 and current assets of 265,700,718 KHR'000. Total equity amounted to 242,760,510 KHR'000, a decline of 2.11% compared with 248,002,974 KHR'000 at the year 2021. As a result, debt-to-equity ratio was reported at 0.85X in 2022 compare with 0.58X at the year 2021.



Financial Highlights Financial Summary Charts Composition of Board of Directors Statement from chairman

Chapter 1: Corporate Information

- 1. General Information
- 2. Nature of business
- 3. Significant Quarterly events of listed company

Chapter 2: Business Operation Results

- 1. Business Operation Results
- 2. Revenue Structure

Chapter 3: Reviewed Financial Statements

Chapter 4: Management Description & Analysis (MD&A)

- 1. Overview of operations
- 2. Key factors which have an effect on profitability
- 3. Significant variation in sales and revenue
- 4. The impact of currency exchange rates and commodity prices
- 5. Impact of Inflation
- 6. Economic policy, the government's fiscal and monetary





Chapter 1: Corporate Information 1.1 General Information

Company Name: Phnom Penh SEZ, Plc. Company Code: KH1000050000 Company Address: Phnom Penh Special Economic Zone, National Road No. 4, Sangkat Kantouk, Khan Kambol, Phnom Penh, Cambodia. Phone Number: (+855) 23 729 798 Fax Number: (+855) 23 729 799 Website: www.ppsez.com Email: info@ppsez.com Company registration number: Inv. 1076KH/2006 Date: 10 May 2006 License number: 33 ANKr. BK (Sub-decree) Issued by Royal Government of Cambodia

Date: 19 April 2006

Listed Exchange: Cambodia Securities Exchange (CSX) Approval Date: 23 March 2016

Company Representative: Neak Oknha Kith Meng Phnom Penh Special Economic Zone changed its name to **Royal Group Phnom Penh Special Economic Zone** on March 16, 2022

Poipet PP Special Economic Zone changed its name to Royal Group Poipet Special Economic Zone on March 16, 2022

1.2 Business Overview

Phnom Penh SEZ, Plc ("PPSP") is the developer and operator of Royal Group Phnom Penh Special Economic Zone and Royal Group Poipet Special Economic Zone (was renamed on 16 March 2022). We are in the forefront of SEZ developers and operators in Cambodia. We received the approval as a developer of a multi-product SEZ from the Royal Government of Cambodia on 19 April 2006, making us the SEZ currently operating in the close proximity of Phnom Penh, the capital of Cambodia. The SEZ designation provides considerable government incentives and benefits to SEZ developers, operators and its zone investors, including exemptions from customs tax, income tax and other taxes, resulting in reduced costs for infrastructure, utilities, raw materials and other resources, which increases export competitiveness and benefits international trade. Our Company is principally involved in the business of operating and managing of SEZ with the main purpose of developing industrial land for sale/lease. In addition, as an operator, our Company is also involved in supplying other relevant services and facilities within Royal Group Phnom Penh Special Economic Zone such as supply and distribution of treated water, rental service, infrastructure maintenance, advisory service and administration support, wastewater treatment and other services. We are currently operating the Royal Group Phnom Penh Special Economic Zone located at National Road No. 4, Sangkat Kantouk, Khan Posenchey in Phnom Penh, Cambodia. Royal Group Phnom Penh Special Economic Zone is currently operating in the proximity of the capital city of Cambodia, Phnom Penh. As at 31 December 2020, it is one (1) out of seventeen (17) operating SEZs (from a total of thirty-six (36) approved SEZs) in Cambodia. In addition, as at 31 December 2020, Royal Group Phnom Penh Special Economic Zone is a leader in term of the number of zone investors, total investment amount, and the number of workers among all the approved SEZs in Cambodia and is one of the largest SEZs in Cambodia by land size with a land size measuring approximately 357.32 HA. As of 31 December 2021, our company employs one hundred and seven (107) personnel. Through our subsidiaries and associate companies, our Group also provide security services, independent power production and distribution and dry port services to the zone tenants and zone investors of Royal Group Phnom Penh Special Economic Zone. In this year, we established 3 new subsidiaries/associate including 1) Royal Group Phnom Penh Special Economic Zone II Co., Ltd for new SEZ development 2) Sahas Properties Co., Ltd as our property development flagship and 3) Gomi Recycle (Phnom Penh) Co., Ltd, where we partner up with Japanese company for solid waste management business.



We commenced our operation in Royal Group Phnom Penh Special Economic Zone in 2007 with the construction of Phase I of Royal Group Phnom Penh Special Economic Zone and by August 2008, we received our first zone investor operating in Royal Group Phnom Penh Special Economic Zone. Throughout the years, we have experienced rapid growth in Royal Group Phnom Penh Special Economic Zone as a result of the increasing interest amongst the foreign and local investors to set up their business operations inside Royal Group Phnom Penh Special Economic Zone as of 30 June 2022, Royal Group Phnom Penh Special Economic Zone accommodates twelve (12) investors from fourteen (14) nations where the majority comes from Japan, Malaysia, Taiwan, China, USA, and Korea in wide-ranging industries such as automobile parts, garment, food and beverage, plastic products, electronic products, and jewelry. We are currently operating the Royal Group Phnom Penh Special Economic Zone Iccaned at National Road No. 4, Khan Posenchey in Phnom Penh, Cambodia. Royal Group Phnom Penh Special Economic Zone is strategically located with access to rail and road network. It is situated at approximately eighteen (18) Km from the Phnom Penh City Center with easy access to the Phnom Penh Autonomous Port (an international river port in Phnom Penh City) and Phnom Penh International Airport (the largest international airport in Cambodia). Furthermore, its location along National Road No. 4 offers main and easy connection to the Sihanoukville Autonomous Port, the sole international and commercial deep-sea port of Cambodia.



In addition to its strategic location, Royal Group Phnom Penh Special Economic Zone facilitates and attracts its investors with key features as follows:

I. Independent power plant operated by Colben PPSEZ, one of our associate companies, to provide power supplies in the event there is a power outage from the national power grid;

III. On-site dry port operated by Bok Seng PPSEZ, one of our associate companies, which provides fast and reliable loading and storage facilities to ease import/export transaction and to accommodate transportation needs;

V. Flood-safe dike equipped with modern drainage system providing security for smooth and dry operations for its zone investors;

VII. In-house construction services, operated by Sahas E&C Co.,Ltd, one of our subsidiaries; and

II. Independent water supply system with water purification and sewage treatment plant;

IV. Comprehensive telecommunication network which is able to link up with twelve (12) different internet service providers and four (4) different telephone service providers;

VI. In-house security services, operated by Sahas PPSEZ Co., Ltd, one of our wholly-owned subsidiaries, to oversee and maintain security in the zone

VIII. "On-site, one-stop" services in partnership with relevant government agencies i.e. CSEZB, Customs and Excise Department, CAMCONTROL, MOC, and MLVT to assist with custom clearance, business registration, and compliance for its zone investors.

With modern infrastructure, Royal Group Phnom Penh Special Economic Zone has attracted more investors to set up their operation in the zone. Our company's revenue generating activities are as follows:

1.2.1 Land Sales

Over the last eleven (11) years from 2012 to 2022, the income generated from the sale of land in Royal Group Phnom Penh Special Economic Zone is the major contributor to our Group's total revenue. The revenue from the sale of land depends on the number of plots sold and size of each plot sold. Royal Group Phnom Penh Special Economic Zone is located approximately eighteen (18) Km from the Phnom Penh City Center with access to National Road 4. The SEZ designation allows zone investors to apply and enjoy government incentives and benefits resulting in reduced infrastructure cost when the zone investors set-up their plants in Royal Group Phnom Penh Special Economic Zone. Based on Cambodian law, only natural persons or legal entities of Cambodian nationality have the right to ownership of land in Cambodia, therefore, the land sales performed in Royal Group Phnom Penh Special Economic Zone are either through an outright sale or via a long-term lease. For outright sales of land transaction, which are solely reserved for local buyers, it is based on a sale and purchase agreement in which the land title of the sold property lot(s) will be transferred to the local buyer, it is performed through a non-refundable fifty (50) years term lease agreement with an option to extend for another fifty (50) years on the same terms and conditions renewable by lessee.

Over the last ten (10) year from 2012 to 2021, the number of our company's outright sales/ long-term lease of land transactions in Royal Group Phnom Penh Special Economic Zone can be categorized as follows:

Description											
	2022	2021	2020	2019	2018	2017	2016	2015	2014	2013	2012
	0	0	0	0	0	1	0	0	1	1	3
Long- term lease	0	5	3	8	7	9	9	8	6	14	11
Total land sales transac- tion	0	5	3	8	7	10	9	8	7	15	14

As at 30 June 2022, Royal Group Phnom Penh Special Economic Zone has a total land area of approximately 357.32 HA that will be developed in three (3) phases as follows:

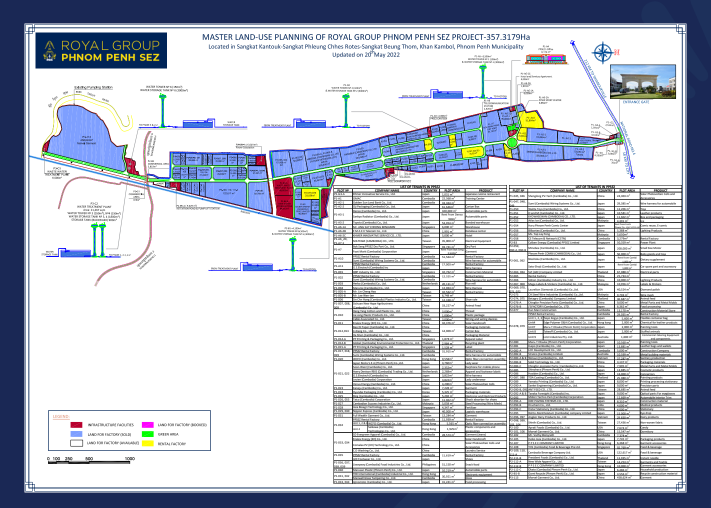
I.Phase I has completed its major infrastructure and facilities development in 2009. It has a total area of approximately 137.94 HA where approximately 86.71 HA are developed to accommodate sixty-one (61) factory lots with size ranging from 0.19 HA to 10.57 HA each. Phase I also includes approximately 24.46 HA of land that was designed for commercial developments which could accommodate but not limited to shop lots, restaurants and banks. Further, approximately 1.53 HA of land were designated for worker hostel area. The remaining zone area are designed for infrastructure usage and service area including our headquarter;

III. Which 57.82 HA are developed to accommodate thirty-one (31) factory lots with size ranging from 0.64 HA to 9.28 HA each. The remaining zone areas were designated for infrastructure and commercial area; and

II.Phase II, has a land size of approximately 161.59 HA, where its development is divided into Phase II-I and Phase II-II. Phase II-I has completed its major infrastructure and facilities since 2014. Phase II-I comprises approximately 87.85 HA of land area, in which 59.85 HA are developed to accommodate twenty-eight (28) factory lots with size ranging from 0.50 HA to 10.00 HA each, approximately 2.82 HA are rented as worker hostel area and the rest of the zone area are used for infrastructure and facilities since early 2016. Phase II-II covers an area of approximately 73.74 HA in

IV. Phase III, with a land size of approximately 57.79 HA, is still under development. we, in this year, reached agreement to sell 41.3 HA to Gain Lucky Limited, a subsidiary of Shenzhou International Group, the largest manufacture of high-end knitwear in China. This transaction was considered as the largest-ever land sales transaction by the Company.

Since 2010, our company had obtained the ISO: 9001 certifications as a testament for our commitment towards quality and modern infrastructures installed in Royal Group Phnom Penh Special Economic Zone while providing high levels of customer service to the Royal Group Phnom Penh Special Economic Zone's zone investors. In addition, our company also obtained ISO: 14001 certification for our contribution in the environmental conservation.



1.2.2 Services Rendered

Apart from the outright sale and long-term lease of land, we also provide the tenants of Royal Group Phnom Penh Special Economic Zone with services and infrastructure to facilitate their operations in Royal Group Phnom Penh Special Economic Zone, which includes the following:



Utilities

We provide our tenants with an independent and steady supply of water. Water is supplied through the installation of a water processing plant with a capacity of producing 14,900 m3 of fresh water on a daily basis and is located within the Royal Group Phnom Penh Special Economic Zone where it collects water primarily from Stoeng Preak Tnot located next to Royal Group Phnom Penh Special Economic Zone. Water is also collected through the rain water storage pond with a capacity of 25,000 m3. The rain water storage pond also serves as temporary water supply backup system in the event that there is disruption of water supply from the river water. Prior to supplying the water to the tenants of Royal Group Phnom Penh Special Economic Zone, experienced engineers in water processing plant will undergo quality testing on the water with effective and modern tools and equipment in the plant's laboratory to ensure the water quality meets the industrial standards.

Ourcompany has also installed a total of five (5) elevated storage reservoirs and water tanks for water storage and proper water pressure for the tenants' usage. Through our associate company, Colben PPSEZ, we are also involved in operating an industrial power generation plant in the Royal Group Phnom Penh Special Economic Zone, which supply electricity for the tenants and premises inside the estate in the event there is a power outage from the national electricity grid. The said power plant is built on an area of approximately 5.04 HA and has a total electric generation capacity of thirteen (13) MW via three (3) installed heavy fuel oil generators.

The pictures below show the independent power plant located in Royal Group Phnom Penh Special Economic Zone.



Infrastructure Maintenance

To maintain the infrastructure and general operation cost of the Royal Group Phnom Penh Special Economic Zone in the common area such as roads, electricity charges for the street lights, and other maintenance cost for the infrastructures facilities inside Royal Group Phnom Penh Special Economic Zone, our company also collects infrastructure maintenance fee from the zone occupants in Royal Group Phnom Penh Special Economic Zone. The Infrastructure maintenance fee is collected based on the land area of an occupant, multiplies by a prefixed rate of maintenance fee.

Advisory Service and Administration Support

In order to be a one-stop center for our zone investors, our company provides advisory and administration support services to our zone investors. The provision of such advisory and administration support aims to facilitate zone investors' registration activities in Cambodia. These administration support services include registration of zone investors' business

Operations with various authorities in Cambodia, which includes:

- QIP registration;
- Tax holiday registration;
- Preparation of master list for production;
- Factory opening declaration and certificate;
- Registration with MLVT; and
- GSP certificate (for zone investors that export their goods) for custom clearance.

Wastewater Treatment

We also provide water treatment services for the wastewater discharged by our zone occupants using our installed independent anti-corrosion pipe system in Royal Group Phnom Penh Special Economic Zone. The wastewater treatment plant is using aerated lagoon system that uses aeration ponds with surface aerators, settling ponds and polishing pond to treat the toxic constituents wastewater before discharge to the outside of the estate or reused for irrigation purpose within the zone area.

The pictures below show the water filtration and sewage treatment facility in Royal Group Phnom Penh Special Economic Zone





1.2.3 Rental Income

We also provide building rental services which include factories, dormitories, warehouse, and shop lots in Royal Group Phnom Penh Special Economic Zone. Such rental services are mainly on short-term leases. Generally, the leasing period ranging from three (3) to five (5) years with options to renew for another three (3) or five (5) years

1.2.4 Construction Business

Since 2017, we established Sahas E&C Co,Ltd to grow our new business in engineering and construction. This company initially start from doing construction work within our group and later start to get the deal from other customers.

1.2.5 Market Situation

As at 30 June 2022, our company has secured a total of ninety-three (93) zone investors/tenants in Royal Group Phnom Penh Special Economic Zone from countries such as Japan, Singapore, Malaysia, Taiwan, Korea, Philippines, China, Vietnam, Turkey, USA, Cambodia and Thailand.

We mainly target zone investors that involved in the light to medium and more labor intensive industries and have thus far, attracted investors from the following industries:

- Mechanical and electrical products destined for both the export and the local market ;
- Garment, shoes, apparel and fashion industries;
- Food processing and agricultural industries for regional and local markets;
- Consumer products (pharmaceutical, packaging, etc.);
- Automobile parts;
- Assembly of pre-produced parts to final product for regional and local markets; and
- Logistic companies.

Based on the most updated information from The Council for the Development of Cambodia ('CDC'), Phnom Penh SEZ hold the 2nd largest number of Projects among the SEZs with 92 Projects but has drawn the highest investment capital of 562,689,666 USD.

The future outlook for the SEZs in Cambodia is projected to remain strong, in line with the anticipated strong economic growth in Cambodia. Cambodia relies heavily on investments to spur economic growth. As a point of fact, the SEZ scheme was introduced by the Cambodian government to spur investments, with the objectives of streamlining administrative procedures and encouraging private sector participation in all aspects of the development and operations in the SEZ. In addition, laws and policies have also been put in place to encourage and protect foreign investments to spur the domestic Cambodian economic growth. As the nation continues to strive for industrialization, robust growth is anticipated to be experienced across major industries in Cambodia, specifically the agriculture, garment manufacturing, construction subsector and tourism industry. Strong governmental support for the development of the nation has a spillover effect to the development of SEZs.

The development of SEZs in Cambodia is still in its nascent stage. Today, some of the largest foreign investors in Cambodia include China, Korea, Malaysia, the United Kingdom and the US. Out of the 36 approved SEZ, only seventeen (17) SEZs have commenced operations. Robust development and strong industry drivers are anticipated to ensure strong growth for the remaining developing SEZs in the coming years. Cambodia has an attractive investment environment; attributed to its relatively stable political environment, geographical advantage, open economy and fairly-competitive labor cost/availability. In addition, the Cambodian government employs tax holidays, duty free import and various incentives such as the SEZs' one-stop services to attract FDI into the SEZs.

SEZ Name	Province	Est. Year	Area (Ha)	Number of
				Projects
Sihanoukville SEZ	Sihanoukville	2008	1,113	109
Phnom Penh SEZ	Phnom Penh	2006	357	92
Manhattan Svay	Svay Rieng	2006	157	31
Rieng SEZ				
Tai Seng Bavet SEZ	Svay Rieng	2007	99	27
Sanco Poi Pet SEZ	Banteay Meanchey	2013	66.5	10
Poi Pet Ou Neang	Banteay Meanchey	2006	467	5
SEZ				
Neang Kok Koh Kong	Koh Kong	2007	335	5
SEZ				
Dragon King Bavet	Svay Rieng	2012	106.5	4
SEZ				
Sihanoukville Port	Sihanoukville	2009	70	3
SEZ				
Sihanoukville SEZ #1	Sihanoukville	2006	178	3
Shandong Sunshell	Svay Reing	2013	96	2
SEZ				
Goldfame Paksun	Kandal	2007	80	2
SEZ				
Hi-Park SEZ	Svay Rieng	2013	263.13	2
H.K.T. SEZ	Sihanoukville	2012	345	1

Supporting infrastructure and facilities within SEZ further attract zone investors to channel their investments in SEZs, hence accelerating the development of the SEZs.

Kerry Worldbridge	Phnom Penh	2015	63	1
SEZ				
Qi Lu (Jian Pu Zhai)	Svay Rieng	2017	179.12	1
SEZ				
Suvannaphum SEZ	Kandal	2014	200	1

1.2.6 Competitive Advantage

The primary elements for our competitive advantage are as follows:

1.2.7 Strategic location of Royal Group Phnom Penh Special Economic Zone

Royal Group Phnom Penh Special Economic Zone is located in the Cambodian capital and is approximately eighteen (18) Km from the Phnom Penh City Center with easy access to the Phnom Penh Autonomous Port (an international river port in Phnom Penh City) and eight (8) Km away from the Phnom Penh International Airport. Royal Group Phnom Penh Special Economic Zone is strategically located with access to the National Road 4 that connects to the Sihanoukville Autonomous Port. Royal Group Phnom Penh Special Economic Zone is also accessible by various modes of transportation. In addition, Royal Group Phnom Penh Special Economic Zone is located adjacent to the main railway track in Cambodia. The strategic location of Royal Group Phnom Penh Special Economic Zone with convenient accessibility facilitates the distribution of goods produced to inner parts of the country.

Royal Group Poipet Special Economic Zone is a new Special Economic Zone (SEZ), developed and operated under Poi Pet PPSEZ Co., Ltd., a wholly-owned subsidiary of Phnom Penh SEZ Plc. it is located in Banteay Meanchey Province, Northwestern Cambodia neighboring the Cambodia-Thai Border. It is approximately 8 Km East of the Poipet city center, with access to one of the key border crossing point with Thailand in the northwest of Cambodia. Its aforesaid strategic location is attractive to prospective investors who are looking for starting new manufacturer, warehouse, or distribution center. It is actually 250 km away from the deep sea port at Laem Chabang, Thailand.

Strategically located with direct access to National Road No. 5 (a designated part of the Asian Highway 1), Royal Group Poipet Special Economic Zone is an important knot along the Hoh Chi Minh – Phnom Penh – Siem Reap – Bangkok route.

1.2.8 Established relationship with customers

Currently, we have been involved in the development and management of SEZ for over eleven (11) years. As at 30 June 2022, Royal Group Phnom Penh Special Economic Zone has Ninety-two (92) zone investors (in respect of SEZs, customers are also known as zone investors as they set up their operations within the SEZs) that have already set-up or in the process of setting up manufacturing/assembling plants in Royal Group Phnom Penh Special Economic Zone. Furthermore, as at 30 June 2022, Royal Group Phnom Penh Special Economic Zone is one of the leading SEZs in term of invested capital and number of tenants among all the thirty-six (36) approved SEZs in Cambodia.

In addition, through our Japanese shareholder and the wide business network of the management of PPSP, As at 30 June 2022, our company has successfully attracted forty-seven (47) Japanese companies invested in Royal Group Phnom Penh Special Economic Zone which makes Royal Group Phnom Penh Special Economic Zone to have the largest Japanese investor base among all the SEZs in Cambodia.

1.2.9 Our experienced board of directors/ management team

Our company is led by a team of experienced board of directors/management team. Our Chairman has led our company since its incorporation in 2006. She has been involved in managing infrastructure development, property development and investment, trading in consumer goods, leisure and hospitality in Cambodia for over thirty (30) years. On the other hand, our CEO, Mr. Hiroshi Uematsu has been involved in business administration and engineering related industries for over twenty (20) years.

Both our chairman and CEO, leads a team of Senior Officers comprising nine (9) personnel with diversified skills in construction, project management, engineering, customer service, marketing, accounting and finance, and investor relations management which has been instrumental in the success of our Group.

1.2.10 Our value added services

In addition to the development and management of Royal Group Phnom Penh Special Economic Zone, our Group also able to provide value added services including:

- In-house security services provided by our wholly-owned subsidiary, namely Sahas PPSEZ;
- In-house construction services, provided by Sahas E&C Co.,Ltd, our subsidiary;
- Stable backup power supply from an independent power plant located in Royal Group Phnom Penh Special Economic Zone that is operated by Colben PPSEZ, an associate company;
- Dry port facilities inside Royal Group Phnom Penh Special Economic Zone which is operated by Bok Seng PPSEZ, an associate company; and
- Other infrastructures such as independent water purification and sewage treatment plant, comprehensive telecommunication network, sufficient warehouse rental space, dormitory rental service and other services catering the diverse needs of the tenants of Royal Group Phnom Penh Special Economic Zone.

1.2.11: Future Business Plan

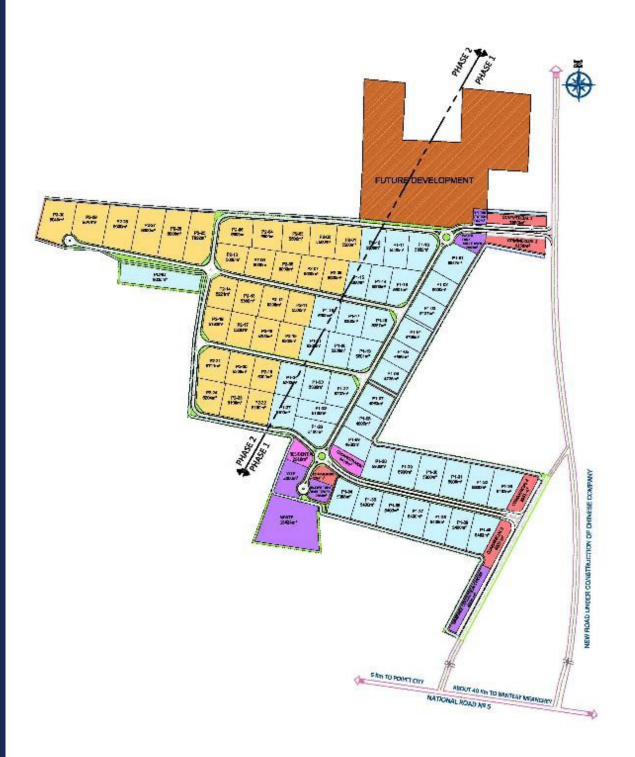
Moving forward, our mission is to maintain our position as the leading SEZ in Cambodia. Our future plans are as follows:

1.2.12 Commencement of major infrastructure and facilities works for Poipet PP SEZ

Since 2014, we start developing new SEZ in Banteay Meanchey Province of Cambodia under the name "Royal Group Poipet Special Economic Zone", which has been operated by our wholly-owned subsidiary, Poi Pet PPSEZ Co.,Ltd. With the total land size of 68.4 Ha., the Royal Group Poipet Special Economic Zone is located in the proximity of Poipet city, approximately 5.60km east of the Poipet city center, where it has access to one of the border crossing check point in the northwest of Cambodia which is adjacent to the border with Thailand.

The Poipet city is located approximately 306km away from Bangkok and approximately 410km away from Phnom Penh. As at 30 June 2022, there are two (2) approved SEZs in Poipet city namely Poipet O'Neang SEZ and Sanco Poi Pet SEZ. The Royal Group Poipet Special Economic Zone is strategically located with access to the National Road No. 5 which will constitute part of the Asian Highway 1 that provides convenient accessibility and facilitates the distribution of goods to Cambodia and also the inner parts of Thailand and other Asian countries. It is also located approximately 250km away from the Laem Chabang Port, one of the main deep-sea ports located in the eastern part of Thailand.

The preliminary concept for Royal Group Poipet Special Economic Zone is to develop it into a SEZ that caters to the potential light industries investors whom would like to make Cambodia as its alternative manufacturing hub to Thailand. Currently, we are in the process of preparing the necessary documentation to obtain approval for Royal Group Poipet Special Economic Zone from the relevant Cambodian authorities for the SEZ designation. At this juncture, we are developing the Royal Group Poipet Special Economic Zone I Economic Zone I. The development map is as shown below:



Phase I of the Royal Group Poipet Special Economic Zone covers an area of approximately 34.83 HA whereby approximately 21.40 HA are allocated to accommodate a total of forty (40) factory lots with the size ranging from approximately 0.40 HA to 0.90 HA each. It will also house a commercial area, a dry port, workers' accommodation, administrative office building and other facilities and infrastructure buildings. On 10th April 2019, Sumitronics Manufacturing (Cambodia) Co.,Ltd became our first tenant in Royal Group Poipet Special Economic Zone. They agreed to purchase 1 Ha. with option to purchase another 1 Ha. in the near future.

In addition, **Phase II** of the Royal Group Poipet Special Economic Zone will commence its major infrastructure and facilities works. It will cover an area of approximately 20.67 HA whereby approximately 15.89 HA are allocated to accommodate a total of twenty-eight (28) factory lots with size ranging from approximately 0.38 HA to 0.80 HA each and the rest of the area are designed for infrastructure and service area. After collectively acquire additional land over the last two (2) years, Poi Pet PPSEZ has owned the total area of 68.4 H.a.

1.2.13 Expansion of other relevant services

Albeit our current revenue stream is mainly from land sale/perpetual lease, we, however, strive to build sustainable business model for industrial estate development. We endeavor to introduce and increase revenue from more sustainable sources.

Currently within Royal Group Phnom Penh Special Economic Zone, we have successfully installed an independent water supply system which consists of water reservoir cum water treatment system with the capacity to supply approximately 14,900 m3 of water per day moving forward to cater the anticipated increase in the number of diversified investors. This will mitigate any potential disruption of water supply to Royal Group Phnom Penh Special Economic Zone and ensure that investors in Royal Group Phnom Penh Special Economic Zone, particularly those that are involved in the food and beverage industry which requires a constant supply of water for their operations, do not face disruption in water supply. As at 30 June 2022, the water consumption of the independent water supply system is approximately 5,300 m3 per day, representing a utilization of 36%. Water consumption continue increasing from last year due to new operation of beverage companies inside the zone.

In year 2019, we successfully established 3 new subsidiaries/associates for properties development, waste management, and new SEZ development.

1.3 Significant Quarterly events of listed company

1.3.1: Exciting Announcement! Presenting Our New Logos



Royal Group Phnom Penh Special Economic Zone's new logo

28 April 2022 is another big milestone in our company's history. The 6th Annual General Shareholders Meeting (AGM) was conducted in Cambodiana Hotel, attended by 61 shareholders holding 89.24% of the total shares, and chaired by our new Chairman, Neak Oknha KITH MENG.

In this very event, the majority of shareholders voted for the change of our company name from "Phnom Penh SEZ Plc." to "Royal Group Phnom Penh SEZ Plc." And the company's new logo was also officially announced to the public and launched for the general use of the company.

As a member of the Royal Group of Companies, we are proud to have both the well-known name and the widely-recognized Crown symbol of the Royal Group in our new company name and logo.

For the first time to the general public, we are very excited to present our new logos of our projects in Phnom Penh and Poipet as below.

1.3.2: Phnom Penh SEZ Plc. Held the 6th Annual General Shareholders' Meeting (AGM) 2022

On Thursday 28 April 2022, Phnom Penh SEZ Plc. (PPSP) held our 6th Annual General Shareholders' Meeting at Cambodiana Hotel from 9:00 – 11:30 AM, with the date of Recording on 08 April 2022. The meeting had a quorum was present:

- Total shareholders: 2,610 holding 71,875,000 shares for 100%
- Total of the participant: 61 holding 64,141,195 shares for 89.24%

The following directors were present at the meeting:

- 1. Neak Oknha Kith Meng, Non-Executive Chairman (Online)
- 2. Mr. UEMATSU Hiroshi, Executive Director/CEO
- 3. Mr. Otsubo Hiroshi, Non-Executive Director (Online)
- 4. Mr. Mark Hanna, Non-Executive Director
- 5. Mr. Arthur Law Hian Tat , Independent Director
- 6. Mr. Kang Wei Geih, Independent Director (Online)
- 7. Mr. Tanate Piriyothinkul, Non-Executive Director (Online)

Neak Oknha Kith Meng, Non-Executive Chairman mentioned that he would like to assure the shareholders that we are working closely with the management team of PPSP to integrate and expand on its existing business reach by leveraging and incorporating all the other business activities within the Royal Group of Companies to enable further synergistic effects and growth for the Company and also to contribute to society and the economy of the country.

Last but not least, the shareholders approved on the six resolutions at the AGM as the following:

- 1. To Approve Financial Statements of the Year Ended 31st December 2021
- 2. To Approve Re-election and Appointment of Company Directors for New Mandate
 - 2.1. Mr. UEMATSU HIROSHI Executive Director/ CEO 28th April 2022 to 28th April 2024
 - 2.2. Mr. TANATE PIRIYOTHINKUL Non-Executive Director
- 3. To Approve the Minutes of Annual General Shareholders' Meeting Year 2021
- 4. To Approve the External Auditor's Appointment (To Continue the Next Audit)
- 5. To Approve the Renewal of Authority for Shares Buyback
- 6. To Approve the SPECIAL RESOLUTION: The Change of Name of the Company from "Phnom Penh SEZ Plc."

To "Royal Group Phnom Penh SEZ Plc."



To our shareholders, business associates, financiers, advisors and regulatory authorities, we thank everyone for their continued support, cooperation and guidance.

1.3.3: An Honorable Visit of Delegates from IMF to Royal Group Phnom Penh SEZ



On 17 May 2022, we had the greatest honor to welcome the visit of delegates from the International Monetary Fund (IMF) lead by Mr. Okamura Kenji, Deputy Managing Director, to Royal Group Phnom Penh Special Economic Zone.

IMF is a global organization which works to achieve sustainable growth and prosperity for all of its member countries by supporting economic policies that promote financial stability and monetary cooperation, which are essential to increase productivity, job creation, and economic well-being.

A fruitful discussion between the IMF team and Mr. Uematsu Hiroshi, CEO; and Mr. Fong Nee Wai, CFO, was conducted about the opportunities and challenges that local and international investors in Cambodia may have. The group of delegates were also welcomed at two other facilities in the zone, namely the factory of Sumi Wiring Systems, and Cambodia Garment Training Institute (CGTI), the training center established by Garment Manufacturers Association in Cambodia or GMAC.

1.3.4: International Conference on Investment Opportunities in Northwestern Cambodia



On May 24-25, 2022, an international conference on Investment Opportunities in Northwestern Cambodia was conducted by the German Agency for International Cooperation (GIZ) in Siem Reap Province, Cambodia, and attended by around 210 participants from different industrial sectors and enterprises.

Royal Group Poipet SEZ had the great honor to be one of the speakers including the Council for the Development of Cambodia (CDC); Ministry of Industry, Science, Technology and Innovation (MISTI); and other local and international distinguished institutions.

After H.E. NEAK Nerun, Deputy Governor of Siem Reap province gave an opening and welcoming speech, H.E. CHEA Vuthy, Acting Secretary General of CDC emphasized the high potential opportunities for investment as well as actions to be taken after the COVID-19 pandemic in order to improve the business and investment environment. Meanwhile, H.E. SUON Sophal, Director of Cooperation and Private Investment Promotion of CDC also highlighted Cambodia's new investment law on facilitation, incentives, and investment aftercare (guarantee and protection).

Mr. UEMATSU Hiroshi, CEO of Royal Group Poipet SEZ, presented about overview of the zone and showed the products of our first investor to the participants. He also explained about investment opportunities in manufacturing in Cambodia, and the requirements of international companies and investors.

It was a very fruitful conference for the investment opportunities in Northwestern Cambodia, and we are confident that more and more investors both local and international will choose Siem Reap, Banteay Meanchey, and Battambang Province for their investment destinations in the near future.



In the second quarter of 2022, our business operations were profitable while Construction Revenue and rental income was KHR 11,894,925,000 compared to KHR 3,136,099,000 in the second quarter of 2021.

2.2 Revenue Structure

We measure revenue at fair value of the consideration received or receivable, net of discounts and rebates. We recognize revenue to the extent that it is probable that the economic benefits associated with any transaction will flow to our company and the amount of revenue and the cost incurred or to be incurred in respect of such transaction can be reliably measured and specific recognition criteria have been met for each of our activities as follows:

2.2.1 Our value added services

Revenue from sale of land is recognized when significant risk and rewards of ownership of the land are transferred to the buyer and the amount of the revenue can be measured reliably.

2.2.2 Services rendered

Revenue from services is mainly in respect of the provision of maintenance services, utilities, used of transmission lines and security services, which is recognized when the services are rendered.

2.2.3 Construction Revenue

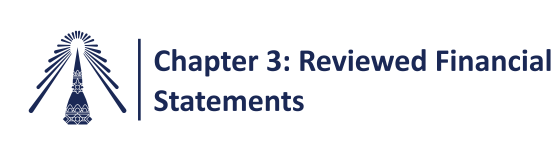
We start to recognize revenue from construction business. Due to our strategic direction, we aim to expand our construction service to serve our tenants and also customer outside the zones.

2.2.4 Rental income

Rental income is accounted for on a straight line basis over the lease term of an ongoing lease. The aggregated cost of incentives provided to the lessee is recognized as reduction of rental income over the lease term on a straight line basis.

		02	2022	02	2021	Q2 2020		
No.		Amount	Percentage	Amount	Percentage	Amount	Percentage	
1	Sales of Land	-	0.00%	-	0.00%	15,909,700	64.01%	
2	Service Rendered	3,332,040	21.88%	4,057,062	56.40%	4,588,739	18.46%	
3	Construc- tion Revenue	9,323,507	61.23%	1,276,123	17.74%	2,423,277	9.75%	
4	Rental Income	2,571,418	16.89%	1,859,976	25.86%	1,934,964	7.78%	
	Total	15,226,965	100.0%	7,193,161	100.0%	24,856,680	100.0%	

2.2.5 Our total revenue over the last three (3) fiscal years can be tabulated as below:



PHNOM PENH SEZ PLC. (Company No. 00006448) (Incorporated in Cambodia)

CONDENSED INTERIM FINANCIAL INFORMATION FOR THE QUARTER AND SIX-MONTH PERIOD ENDED 30 JUNE 2022

PHNOM PENH SEZ PLC. (Incorporated in Cambodia)

CONTENTS	Page
STATEMENT BY THE DIRECTORS	1
CONDENSED INTERIM STATEMENTS OF FINANCIAL POSITION	2
CONDENSED INTERIM STATEMENTS OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME	3 – 4
CONDENSED INTERIM STATEMENTS OF CHANGES IN EQUITY	5 – 6
CONDENSED INTERIM STATEMENTS OF CASH FLOWS	7 – 8
NOTES TO THE CONDENSED INTERIM FINANCIAL INFORMATION	9–28
REPORT ON THE REVIEW OF CONDENSED INTERIM FINANCIAL INFORMATION	29 – 30

PHNOM PENH SEZ PLC. (Incorporated in Cambodia)

STATEMENT BY THE DIRECTORS

In the opinion of the Directors, the accompanying condensed interim statements of financial position of PHNOM PENH SEZ PLC. ("the Company") and its subsidiaries ("the Group") as at 30 June 2022, and the related condensed interim statements of profit or loss and other comprehensive income, changes in equity and cash flows for the quarter and six-month period then ended, and the notes to the condensed interim financial information (collectively referred to as "Condensed Interim Financial Information") are presented fairly, in all material respects, in accordance with Cambodian International Accounting Standard 34 Interim Financial Reporting.

1

Signed on behalf of the Board of Directors,

UEMATSU HIROSHI Director

Phnom Penh, Kingdom of Cambodia

Date: 1 0 AUG 2022

(Incorporated in Cambodia)

CONDENSED INTERIM STATEMENTS OF FINANCIAL POSITION AS AT 30 JUNE 2022

			Group			Company	
		(Unau	dited)	(Audited)	(Unau	dited)	(Audited)
		30.06.	2022	31.12.2021	30.06	.2022	31.12.2021
	Note	US\$	KHR'000	US\$	US\$	KHR'000	US\$
ASSETS Non-current assets							
Property, plant and equipment	3	21,043,875	85,648,571	17,651,996	14,958,437	60,880,839	14,722,133
Investment properties	4	10,174,482	41,410,141	10,437,603	7,540,671	30,690,531	7,731,228
Investment in subsidiaries	5	-, , -	-		39,983,104	162,731,233	39,983,104
Investment in associates	6	12,763,477	51,947,352	12,697,262	11,693,055	47,590,734	11,572,712
Total non-current assets		43,981,834	179,006,064	40,786,861	74,175,267	301,893,337	74,009,177
Current assets							
Inventories	7	39,373,371	160,249,620	36,569,137	12,386,138	50,411,582	12,107,985
Trade and other receivables	8	23,018,312	93,684,529	21,550,960	8,046,946	32,751,070	8,538,465
Contract assets	12	1,463,462	5,956,290	,000,000	-		-
Cash and cash equivalents	9	1,427,587	5,810,279	5,716,017	263,178	1,071,134	682,473
Total current assets		65,282,732	265,700,718	63,836,114	20,696,262	84,233,786	21,328,923
TOTAL ASSETS		109,264,566	444,706,782	104,622,975	94,871,529	386,127,123	95,338,100
EQUITY AND LIABILITIES Equity attributable to owners of the Company							
Share capital	10	35,937,500	146,265,625	35,937,500	35,937,500	146,265,625	35,937,500
Share premium	11	4,575,051	18,620,458	4,575,051	4,575,051	18,620,458	4,575,051
Retained earnings		19,144,855	77,919,560	20,368,679	21,248,566	86,481,664	21,386,718
		59,657,406	242,805,643	60,881,230	61,761,117	251,367,747	61,899,269
Non-controlling interests		(11,089)	(45,133)	(6,666)	-	-	-
TOTAL EQUITY		59,646,317	242,760,510	60,874,564	61,761,117	251,367,747	61,899,269
Non-current liabilities							
Loans and borrowings	13	15,339,137	62,430,288	13,481,714	7,252,184	29,516,389	9,427,605
Contract liabilities	10	7,946,000	32,340,220	8,220,000	7,946,000	32,340,220	8,220,000
Total non-current liabilities		23,285,137	94,770,508	21,701,714	15,198,184	61,856,609	17,647,605
Current liabilities							
Loans and borrowings	13	7,827,470	31,857,804	3,371,527	3,179,418	12,940,231	2,538,907
Current tax liabilities		77,629	315,950	16,279	69,883	284,424	
Trade and other payables	14	17,637,065	71,782,852	18,286,103	14,114,927	57,447,752	12,704,319
Contract liabilities	12	790,948	3,219,158	372,788	548,000	2,230,360	548,000
Total current liabilities		26,333,112	107,175,764	22,046,697	17,912,228	72,902,767	15,791,226
TOTAL LIABILITIES		49,618,249	201,946,272	43,748,411		134,759,376	33,438,831
TOTAL EQUITY AND LIABILITIES		109,264,566	444,706,782	104,622,975	94,871,529	386,127,123	95,338,100

The Condensed Interim Statements of Financial Position should be read in conjunction with the audited financial statements for the financial year ended 31 December 2021 and the accompanying notes attached to this condensed interim financial information.

(Incorporated in Cambodia)

CONDENSED INTERIM STATEMENTS OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE QUARTER AND SIX-MONTH PERIOD ENDED 30 JUNE 2022

		(Unaudited) Three-month period ended						
			Group			Company		
		30.06	.2022 ·	30.06.2021	30.06	.2022	30.06.2021	
	Note	US\$	KHR'000	US\$	US\$	KHR'000	US\$	
Revenue	15	3,741,269	15,226,965	1,765,193	1,239,355	5,044,175	1,017,483	
Cost of sales	16	(2,236,573)	(9,102,852)	(871,233)	(314,280)	(1,279,120)	(268,532)	
Gross profit		1,504,696	6,124,113	893,960	925,075	3,765,055	748,951	
Other income	17	21,842	88,897	10,836	308,725	1,256,511	309,050	
Administrative expenses	18	(1,275,022)	(5,189,340)	(1,452,138)	(769,038)	(3,129,985)	(894,670)	
Operating profit/(loss)		251,516	1,023,670	(547,342)	464,762	1,891,581	163,331	
Finance costs Share of results of associates	19	(313,683) 15,554	(1,276,690) 63,305	(365,958) (6,186)	(190,973) 69,682	(777,260) 283,606	(310,142) (6,186)	
(Loss)/Profit before tax		(46,613)	(189,715)	(919,486)	343,471	1,397,927	(152,997)	
((,,	(100,100)	(****,***)	,	-,,	(,,	
Income tax expense	20	(80,090)	(325,966)	554	(70,218)	(285,787)	1,891	
(Loss)/Profit for the financial period, representing total comprehensive (loss)/income		(126,703)	(515,681)	(918,932)	273,253	1,112,140	(151,106)	
		(120,100)	(010,001)	(010,002)	210,200	1,112,140	(101,100)	
Profit/(Loss) attributable to:								
Owners of the Company		(129,143)	(525,611)	(903,396)				
Non-controlling interests		2,440	9,930	(15,536)				
C C		(126,703)	(515,681)	(918,932)				
Total comprehensive income/(loss)								
attributable to:								
Owners of the Company		(129,143)	(525,611)	(903,396)				
Non-controlling interests		2,440	9.930	(15,536)				
U U		(126,703)	(515,681)	(918,932)				
			-					
Basic/Diluted loss								
per share	21	(0.002)	(0.007)	(0.013)				

(Incorporated in Cambodia)

CONDENSED INTERIM STATEMENTS OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE QUARTER AND SIX-MONTH PERIOD ENDED 30 JUNE 2022 (CONTINUED)

		(Unaudited) Six-month period ended						
			Group	•		Company		
			6.2022	30.06.2021	30.06	.2022	30.06.2021	
	Note	US\$	KHR'000	US\$	US\$	KHR'000	US\$	
Revenue	15	8,199,729	33,372,897	3,530,482	2,450,284	9,972,656	2,143,885	
Cost of sales	16	(5,409,528)	(22,016,779)	(1,648,006)	(706,717)	(2,876,338)	(583,251)	
Gross profit		2,790,201	11,356,118	1,882,476	1,743,567	7,096,318	1,560,634	
Other income	17	141,282	575.018	34.408	731,428	2,976,912	630,230	
Administrative expenses	18	(3,111,009)	(12,661,807)	(2,841,039)	(1,870,187)	(7,611,661)	(1,711,364)	
Operating (loss)/profit	10	(179,526)	(730,671)	(924,155)	604,808	2,461,569	479,500	
Finance costs	19	(610,071)	(2,482,989)	(733,420)	(392,440)	(1,597,231)	(632,538)	
Share of results of associates	15	66,215	269,495	14,133	120,343	489,796	14,133	
(Loss)/Profit before tax		(723,382)	(2,944,165)	(1,643,442)	332,711	1,354,134	(138,905)	
Income tax expense	20	(91,785)	(373,565)	(196,886)	(70,218)	(285,787)		
(Loss)/Profit for the financial period, representing total comprehensive (loss)/income		(815,167)	(3,317,730)	(1,840,328)	262,493	1,068,347	(138,905)	
Profit/(Loss) attributable to:								
Owners of the Company		(823,179)	(3,350,339)	(1,785,398)				
Non-controlling interests		8,012	32,609	(54,930)				
		(815,167)	(3,317,730)	(1,840,328)				
Total comprehensive income/(loss) attributable to:								
Owners of the Company		(823,179)	(3,350,339)	(1,785,398)				
Non-controlling interests		8,012	(3,330,339) 32,609	(1,785,398) (54,930)				
		(815,167)	(3,317,730)	(1,840,328)				
			-					
Basic/Diluted loss								
per share	21	(0.011)	(0.047)	(0.025)				

The Condensed Interim Statements of Profit or Loss and Other Comprehensive Income should be read in conjunction with the audited financial statements for the financial year ended 31 December 2021 and the accompanying notes attached to this condensed interim financial information.

(Incorporated in Cambodia)

CONDENSED INTERIM STATEMENTS OF CHANGES IN EQUITY FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2022

	Note	Share capital US\$	Share premium US\$	Retained earnings US\$	Non- controlling interests US\$	Total equity US\$
Group (Unaudited)						
At 1 January 2022		35,937,500	4,575,051	20,368,679	(6,666)	60,874,564
(Loss)/Profit for the financial period, representing total comprehensive						
(loss)/income		-	-	(823,179)	8,012	(815,167)
Transaction with owners: - Dividend paid	25	-	-	(400,645)	(12,435)	(420,800)
At 30 June 2022		35,937,500	4,575,051	19,144,855	(11,089)	59,646,317
(KHR'000 equivalent)		146,265,625	18,620,458	77,919,560	(45,133)	242,760,510
At 1 January 2021		35,937,500	4,575,051	18,475,706	1,082,465	60,070,722
Loss for the financial period, representing total comprehensive loss		-	-	(1,785,398)	(54,930)	(1,840,328)
Transaction with owners: - Acquisition of non-controlling interest		<u> </u>	<u>-</u>	(144,980)	(1,027,535)	(1,172,515)
At 30 June 2021		35,937,500	4,575,051	16,545,328	-	57,057,879
(KHR'000 equivalent)		146,445,313	18,643,333	67,422,211	-	232,510,857

(Incorporated in Cambodia)

CONDENSED INTERIM STATEMENTS OF CHANGES IN EQUITY FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2022 (CONTINUED)

	Note	Share capital US\$	Share premium US\$	Retained earnings US\$	Total equity US\$
Company (Unaudited)					
At 1 January 2022		35,937,500	4,575,051	21,386,718	61,899,269
Profit for the financial period, representing total comprehensive income		<u>-</u>	_	262,493	262,493
Transaction with owners:	05			(400.045)	
- Dividend paid	25		-	(400,645)	(400,645)
At 30 June 2022	_	35,937,500	4,575,051	21,248,566	61,761,117
(KHR'000 equivalent)	_	146,265,625	18,620,458	86,481,664	251,367,747
At 1 January 2021		35,937,500	4,575,051	21,021,456	61,534,007
Loss for the financial period, representing total comprehensive loss	_	<u> </u>		(138,905)	(138,905)
At 30 June 2021	_	35,937,500	4,575,051	20,882,551	61,395,102
(KHR'000 equivalent)	_	146,445,313	18,643,333	85,096,395	250,185,041

The Condensed Interim Statements of Changes in Equity should be read in conjunction with the audited financial statements for the financial year ended 31 December 2021 and the accompanying notes attached to this condensed interim financial information.

(Incorporated in Cambodia)

CONDENSED INTERIM STATEMENTS OF CASH FLOWS FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2022

			(Unau)			
		_	Six-month pe	eriod ended		
	20.00	Group	20.00.2024	20.00	Company	20.00.0004
		.2022	30.06.2021	30.06.		30.06.2021
Cash flows from operating activities	US\$	KHR'000	US\$	US\$	KHR'000	US\$
(Loss)/Profit before tax:	(723,382)	(2,944,165)	(1,643,442)	332,711	1,354,134	(138,905)
Adjustments for non-cash items:						
Deferred revenue	(274,000)	(1,115,180)	(274,000)	(274,000)	(1,115,180)	(274,000)
Depreciation of:						
- Property, plant and equipment	784,526	3,193,021	697,996	605,739	2,465,358	544,159
- Investment properties	263,121	1,070,902	243,353	190,557	775,567	190,557
Property, plant and equipment written off	20,917	85,132	_	_	-	
Finance costs	610,071	2,482,989	733,420	392,440	1,597,231	632,538
Interest income	(153)	(623)	(603)	(81)	(330)	(107)
Share of results of associates	(66.215)	(269,495)	(14,133)	(120,343)	(489,796)	(14,133
	(00,210)	(200,400)	(14,100)	(120,040)	(400,700)	(14,100
Dperating profit/(loss) before changes in working capital	614,885	2,502,581	(257,409)	1,127,023	4,586,984	940,109
Changes in working capital:						
Inventories	(2,397,865)	(9,759,311)	(2,547,557)	(117,233)	(477,138)	(7,568
Trade and other receivables	(1,635,445)	(6,656,261)	4,327,819	625,664	2,546,451	7,851,950
Contract assets	(1,463,462)	(5,956,290)	-	-	-	
Trade and other payables	397,678	1,618,549	6,127,707	(1,194,394)	(4,861,184)	169,25 [,]
Contract liabilities	418,160	1,701,911	-	-	-	
let cash (used in)/generated from operations	(4,066,049)	(16,548,821)	7,650,560	441,060	1,795,113	8,953,742
Tax paid	(30,435)	(123,870)	(198,970)	(335)	(1,363)	
Net cash (used in)/generated from operating activities	(4,096,484)	(16,672,691)	7,451,590	440,725	1,793,750	8,953,742
Cash flows from investing activities						
Purchase of property, plant						
and equipment	(4,603,691)	(18,737,022)	(1,792,323)	(1,002,963)	(4,082,059)	(662,965
nvestment in subsidiaries	-	-	-	-	-	(17,250,000
nvestment in associates	-	-	(1,604,550)	-	-	(480,000
Acquisition of non-controlling interest	-	-	(1,172,515)	-	-	
nterest received	153	623	603	81	330	107
let advances to/(repayments from):						
Subsidiaries	-	-	-	2,301,316	9,366,356	10,845,110
Related parties	(503,469)	(2,049,119)	564,478	19,488	79,316	10,26
Associates	(348,841)	(1,419,783)	734,395	161,636	657,859	678,22
Directors	(26,642)	(108,433)	14,712	(11,912)	(48,482)	14,712
Shareholders	329	1,339	(127)	329	1,339	(127
Net cash (used in)/generated						
from investing activities	(5,482,161)	(22,312,395)	(3,255,327)	1,467,975	5,974,659	(6,844,668)

(Incorporated in Cambodia)

CONDENSED INTERIM STATEMENTS OF CASH FLOWS FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2022 (CONTINUED)

	(Unaudited) Six-month period ended					
	Group			Company		
	30.06.2022		30.06.2021	30.06.	2022	30.06.2021
	US\$	KHR'000	US\$	US\$	KHR'000	US\$
Cash flows from financing						
activities						
Dividend paid	(413,080)	(1,681,236)	-	(400,645)	(1,630,625)	-
Drawdown of loans	8,079,882	32,885,120	1,873,561	-	-	102,300
Repayment of loans	(1,766,516)	(7,189,719)	(1,838,721)	(1,534,910)	(6,247,084)	(1,643,159)
Interest paid	(610,071)	(2,482,989)	(733,420)	(392,440)	(1,597,231)	(632,538)
Net cash generated from/(used in)						
financing activities	5,290,215	21,531,176	(698,580)	(2,327,995)	(9,474,940)	(2,173,397)
Net (decrease)/increase in cash						
and cash equivalents	(4,288,430)	(17,453,910)	3,497,683	(419,295)	(1,706,531)	(64,323)
Cash and cash equivalents at the						
beginning of the financial period	5,716,017	23,264,189	1,622,634	682,473	2,777,665	278,243
Cash and cash equivalents at the						
end of the financial period	1,427,587	5,810,279	5,120,317	263,178	1,071,134	213,920

The Condensed Interim Statements of Cash Flows should be read in conjunction with the audited financial statements for the financial year ended 31 December 2021 and the accompanying notes attached to this condensed interim financial information.

(Incorporated in Cambodia)

NOTES TO THE CONDENSED INTERIM FINANCIAL INFORMATION

1. CORPORATE INFORMATION

Phnom Penh SEZ Plc. ("the Company") is a public limited company, incorporated and domiciled in the Kingdom of Cambodia and is listed on the Cambodia Securities Exchange.

During the Sixth Annual General Meeting on 28 April 2022, shareholders approved the name changed from Phnom Penh SEZ Plc. to Royal Group Phnom Penh SEZ Plc. The Company has filed the necessary documentation to Ministry of Commerce and General Department of Taxation and is waiting for approval to complete the name changing process.

The principal activities of the Company are to establish, develop and operate the Special Economic Zone in Phnom Penh and to engage in other related commercial activities. The principal activities of the subsidiaries are disclosed in Note 5 to the condensed interim financial information. There have been no significant changes in the nature of these activities during the financial period.

The condensed interim financial information was approved and authorised for issue by the Board of Directors on 10 August 2022.

The condensed interim financial information for the quarter and six-month period ended 30 June 2022, has been reviewed but not audited.

2. BASIS OF PREPARATION

2.1 Statement of compliance

The condensed interim financial information for the six-month period ended 30 June 2022 has been prepared in accordance with Cambodian International Accounting Standards ("CIAS") 34 Interim Financial Reporting.

This condensed interim financial information does not include all the notes normally included in an annual financial statements. Accordingly, this report is to be read in conjunction with the annual audited financial statements for the financial year ended 31 December 2021, which have been prepared in accordance with Cambodian International Financial Reporting Standards ("CIFRS") and any public announcements made by the Company during the interim reporting period.

The significant accounting policies used in preparing the condensed interim financial information are consistent with the significant accounting policies used in the preparation of the annual audited financial statements for the financial year ended 31 December 2021.

2.2 Standards, amendments to published standards and interpretations that are effective

Multiple standards, amendments to published standards and interpretations are effective for reporting period commencing 1 January 2022. However, the Board of Directors are in the opinion that the adoption of these standards, amendments to published standards and interpretations did not have any significant impact on the current period or any prior period and is not likely to affect the future periods.

(Incorporated in Cambodia)

NOTES TO THE CONDENSED INTERIM FINANCIAL INFORMATION (CONTINUED)

2. BASIS OF PREPARATION (CONTINUED)

2.3 Significant accounting policies

The significant accounting policies used in preparing the condensed interim financial information are consistent with the significant accounting policies used in the preparation of the annual audited financial statements for the financial year ended 31 December 2021.

Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the Group's decision makers. Those whom is responsible for allocating resources to and assessing the performance of the operating segments has been identified as the key management team. The Group mainly operates in one operating segment, being the real estate related business. As such, no further segmentation is required.

Seasonality or cyclicality of operations

The Group and the Company are mainly involved in the real estate related business. There are no significant seasonality factor associated with these businesses.

2.4 Significant accounting judgements, estimates and assumptions

When preparing the condensed interim financial information, the Board of Directors undertakes a number of judgements, estimates and assumptions about recognition and measurement of assets, liabilities, income and expenses. The actual results may differ from the judgements, estimates and assumptions made by the Board of Directors, and will seldom equal the estimated results.

The judgements, estimates and assumptions applied in the condensed interim financial information, including the key sources of estimation uncertainty, were the same as those applied in the Group's last annual audited financial statements for the financial year ended 31 December 2021.

(Incorporated in Cambodia)

NOTES TO THE CONDENSED INTERIM FINANCIAL INFORMATION (CONTINUED)

3. PROPERTY, PLANT AND EQUIPMENT

Group (Audited)	Freehold Iand US\$	Building and infrastructure US\$	Machinery US\$	Motor vehicle, equipment and computers US\$	*Construction in progress US\$	Total US\$
Movement in net carrying amount						
At 1 January 2021	721,224	11,828,838	324,052	176,487	534,389	13,584,990
Additions		397,693	316,000	184,939	6,361,008	7,259,640
Acquisition through business combination of Sahas Advisory & Consulting Co.,			·			
Ltd.	-	-	-	25,987	-	25,987
Transfer within property,						
plant and equipment	-	2,637,356	-	-	(2,637,356)	-
Transfer to investment						
properties	-	-	-	-	(945,000)	(945,000)
Transfer to inventories	-	-	-	-	(841,943)	(841,943)
Depreciation charge	-	(1,184,673)	(134,164)	(112,841)	-	(1,431,678)
At 31 December 2021	721,224	13,679,214	505,888	274,572	2,471,098	17,651,996
(Unaudited)						
Additions	-	13,762	450	35,927	4,553,552	4,603,691
Written off	-	(20,618)	(299)	-	-	(20,917)
Transfer within property,						
plant and equipment	-	264,997	-	-	(264,997)	-
Transfer to inventories	-	-	-	-	(406,369)	(406,369)
Depreciation charge	-	(639,738)	(91,110)	(53,678)	-	(784,526)
At 30 June 2022	721,224	13,297,617	414,929	256,821	6,353,284	21,043,875
(KHR'000 equivalent)	2,935,382	54,121,301	1,688,761	1,045,261	25,857,866	85,648,571

* Construction in progress represents infrastructure under construction stated at cost. Construction in progress is not depreciated until such time when the asset is available for use.

As at 30 June 2022, the capital commitment of the Group arising from the construction in progress amounted to USD1,954,613 (2021: USD4,035,448) as at the date of this condensed interim financial information.

(Incorporated in Cambodia)

NOTES TO THE CONDENSED INTERIM FINANCIAL INFORMATION (CONTINUED)

3. PROPERTY, PLANT AND EQUIPMENT (CONTINUED)

Company (Audited)	Freehold land US\$	Building and infrastructure US\$	Machinery US\$	Motor vehicle, equipment and computers US\$	*Construction in progress US\$	Total US\$
Movement in net carrying amount						
At 1 January 2021	721,224	12,035,447	146,928	59,855	772,162	13,735,616
Additions	-	389,274	27,834	17,164	2,065,572	2,499,844
Transfer within property,						
plant and equipment	-	2,382,371	-	-	(2,382,371)	-
Transfer to investment						
Properties	-	-	-	-	(411,334)	(411,334)
Transfer to inventories	-	-	-	-		
Depreciation charge		(1,029,979)	(46,110)	(25,904)	-	(1,101,993)
At 31 December 2021	721,224	13,777,113	128,652	51,115	44,029	14,722,133
(Unaudited)						
Additions	-	13,761	450	6,615	982,137	1,002,963
Transfer within property,						
plant and equipment	-	44,029	-	-	(44,029)	-
Transfer to inventories	-	-	-	-	(160,920)	(160,920)
Depreciation charge		(569,379)	(24,210)	(12,150)	-	(605,739)
At 30 June 2022	721,224	13,265,524	104,892	45,580	821,217	14,958,437
(KHR'000 equivalent)	2,935,382	53,990,683	426,910	185,511	3,342,353	60,880,839

* Construction in progress represents infrastructure under construction stated at cost. Construction in progress is not depreciated until such time when the asset is available for use.

As at 30 June 2022, the capital commitment of the Company arising from the construction in progress amounted to USD421,931 (2021: Nil) as at the date of this condensed interim financial information.

(Incorporated in Cambodia)

NOTES TO THE CONDENSED INTERIM FINANCIAL INFORMATION (CONTINUED)

4. INVESTMENT PROPERTIES

	Freehold land US\$	Buildings US\$	Total US\$
Group			
(Audited)			
Movement in net carrying amount			
At 1 January 2021	2,515,656	7,482,915	9,998,571
Additions	-	945,000	945,000
Depreciation charge	-	(505,968)	(505,968)
At 31 December 2021	2,515,656	7,921,947	10,437,603
(Unaudited)			
Depreciation charge		(263,121)	(263,121)
At 30 June 2022	2,515,656	7,658,826	10,174,482
		- <i></i>	
(KHR'000 equivalent)	10,238,720	31,171,421	41,410,141
Company			
(Audited)			
Movement in net carrying amount			
At 1 January 2021	2,515,656	5,596,685	8,112,341
Depreciation charge		(381,113)	(381,113)
At 31 December 2021	2,515,656	5,215,572	7,731,228
(Unaudited)			
Depreciation charge	-	(190,557)	(190,557)
At 30 June 2022	2,515,656	5,025,015	7,540,671
(KHR'000 equivalent)	10,238,720	20,451,811	30,690,531

As at 30 June 2022, investment properties with a carrying amount of USD10,174,482 and USD7,540,671 of the Group and of the Company respectively have been pledged as security to secure term loans granted to the Group and the Company as disclosed in Note 13 to the condensed interim financial information.

(Incorporated in Cambodia)

NOTES TO THE CONDENSED INTERIM FINANCIAL INFORMATION (CONTINUED)

5. INVESTMENT IN SUBSIDIARIES

(Unaudi	(Audited)	
30.06.2	31.12.2021	
US\$	KHR'000	US\$
39,983,104	162,731,233	39,983,104
	30.06.2 US\$	

The Company's effective equity interest in the subsidiaries are as follows:

Name of subsidiaries	Country of incorporation	2022 %	2021 %	Principal activities
Sahas Security Co., Ltd.	Cambodia	100	100	Security services
Royal Group Poipet SEZ Co., Ltd. (formerly known as Poi Pet PPSEZ Co., Ltd.)	Cambodia	100	100	Establish, develop and operate industrial zone
Sahas E&C Co., Ltd.	Cambodia	100	60	Construction services
Royal Group Kandal SEZ Co., Ltd. (formerly known as Phnom Penh SEZ II Co., Ltd.)	Cambodia	100	100	Establish, develop and operate industrial zone
Sahas Properties Co., Ltd.	Cambodia	100	100	Real estate activity
Sahas Advisory & Consulting Co., Ltd.	Cambodia	46	46	Advisory and consultant services

6. INVESTMENT IN ASSOCIATES

	· ·	(Unaudited) 30.06.2022		
	US\$	KHR'000	US\$	
Group				
Unquoted shares, at cost	8,591,361	34,966,839	8,591,361	
Shares of post-acquisition reserves	5,607,523	22,822,620	5,541,308	
Less: Allowance for impairment loss	(1,435,407)	(5,842,106)	(1,435,407)	
	12,763,477	51,947,352	12,697,262	
Company				
Unquoted shares, at cost	7,466,811	30,389,920	7,466,811	
Shares of post-acquisition reserves	5,661,651	23,042,920	5,541,308	
Less: Allowance for impairment loss	(1,435,407)	(5,842,106)	(1,435,407)	
	11,693,055	47,590,734	11,572,712	

(Incorporated in Cambodia)

NOTES TO THE CONDENSED INTERIM FINANCIAL INFORMATION (CONTINUED)

6. INVESTMENT IN ASSOCIATES (CONTINUED)

The Group's effective equity interest in the associates are as follows:

	Country of	Effective ec 2022	quity interest 2021	
Name of associates	incorporation	%	%	Principal activities
Associate of Phnom Penh SEZ PIc. Colben Energy (Cambodia) PPSEZ Ltd.*	Cambodia	51	51	Supply of electricity
Bok Seng PPSEZ Dry Port Co., Ltd.	Cambodia	40	40	Dry port
Gomi Recycle (Phnom Penh) Co., Ltd.*	Cambodia	49	49	Waste recycle factory
Associate of Royal Group Poipet SEZ Co., Ltd. (formerly known as Poi Pet PPSEZ Co., Ltd.)				
B.Grimm Power (Poipet) Co., Ltd.	Cambodia	45	45	Supply of electricity

* Not audited by Baker Tilly (Cambodia) Co., Ltd. or Baker Tilly International member firms.

7. INVENTORIES

		Group					
	•	(Unaudited)		(Unaudited)		(Audited)	
	30.06.	.2022	31.12.2021	30.06.2	022	31.12.2021	
	US\$	KHR'000	US\$	US\$	KHR'000	US\$	
At cost							
Freehold lands and							
development cost	39,373,371	160,249,620	36,569,137	12,386,138	50,411,582	12,107,985	

Included in the net carrying amount of inventories of the Group and of the Company were assets transferred from property, plant and equipment of USD406,369 and USD160,920 respectively, as disclosed in Note 3 to the condensed interim financial information.

As at 30 June 2022, inventories with a carrying amount of USD15,750,252 of the Group and USD6,554,532 of the Company have been pledged as security to secure term loans granted to the Group and the Company as disclosed in Note 13 to the condensed interim financial information.

(Incorporated in Cambodia)

NOTES TO THE CONDENSED INTERIM FINANCIAL INFORMATION (CONTINUED)

8. TRADE AND OTHER RECEIVABLES

	Group (Unaudited) (Audited)			(Unaudi	(Audited)	
	30.06.2	,	(Audited) 31.12.2021	30.06.2	,	(Addited) 31.12.2021
	US\$	KHR'000	US\$	US\$	KHR'000	US\$
Trade receivables						
from contract with						
customers:						
Third parties	7,576,034	30,834,458	7,792,977	498,000	2,026,860	996,000
Shareholder	-	-	1,007	-	-	-
Related parties	774,149	3,150,786	789,333	771,217	3,138,853	771,217
	8,350,183	33,985,244	8,583,317	1,269,217	5,165,713	1,767,217
Non-trade receivables:						
Other receivables	649,252	2,642,456	199,361	230,958	939,999	180,226
Input value added taxes	1,901,743	7,740,094	1,458,388	-	-	27,896
Withholding tax credit	3,515,206	14,306,888	3,521,195	3,470,206	14,123,738	3,475,428
Subsidiaries	-	-	-	1,468,959	5,978,663	1,166,658
Associates	1,033,752	4,207,371	1,195,325	1,033,689	4,207,114	1,195,325
Related parties	582,911	2,372,448	589,102	382,911	1,558,448	389,102
Shareholders	16,292	66,308	16,621	16,292	66,308	16,621
Deposits	21,970	89,418	107,116	4,530	18,438	89,416
Prepayments*	6,947,003	28,274,302	5,880,535	170,184	692,649	230,576
	14,668,129	59,699,285	12,967,643	6,777,729	27,585,357	6,771,248
Total trade and other						
receivables	23,018,312	93,684,529	21,550,960	8,046,946	32,751,070	8,538,465

*Included in the Group's and the Company's prepayments are an amount of USD6,725,491 (2021: USD5,632,801) and Nil (2021: Nil) respectively made in relation to land acquisitions.

As at 30 June 2022, the capital commitment of the Group and the Company arising from the land acquisition amounted to USD856,574 and Nil respectively (2021: USD517,996 and Nil) as at the date of this condensed interim financial information.

9. CASH AND CASH EQUIVALENTS

		Group		Company			
	(Unaudited) 30.06.2022		(Audited) 31.12.2021	(Unaudited) 30.06.2022		(Audited) 31.12.2021	
	US\$	KHR'000	US\$	US\$	KHR'000	US\$	
Cash in hand Deposits held at call with	10,580	43,061	8,820	2,830	11,518	1,743	
licensed banks	1,417,007 1,427,587	5,767,218 5,810,279	5,707,197 5,716,017	260,348 263,178	1,059,616 1,071,134	680,730 682,473	

(Incorporated in Cambodia)

NOTES TO THE CONDENSED INTERIM FINANCIAL INFORMATION (CONTINUED)

10. SHARE CAPITAL

	Group and Company						
	(Unaudi 30.06.2	,	(Audite 31.12.2	,			
	Number of share of US\$ 0.50 each	US\$	Number of share of US\$ 0.50 each	US\$			
Ordinary shares Registered: At beginning/end of financial period	71,875,000	35,937,500	71,875,000	35,937,500			
Fully paid: At beginning/end of financial period	71,875,000	35,937,500	71,875,000	35,937,500			
(KHR'000 equivalent)	-	146,265,625					

There were no issuances, cancellations, repurchases, re-sales and repayments of equity securities during the financial period.

11. SHARE PREMIUM

The share premium mainly represents the excess amount received by the Company over the par value of its shares pursuant to the issuance of shares, net of transaction costs directly distributable to the issuance.

12. CONTRACT ASSETS/(LIABILITIES)

	Group		Company			
(Unaudited) 30.06.2022		(Audited) (Unaudited) 31.12.2021 30.06.2022			(Audited) 31.12.2021	
US\$	KHR'000	US\$	US\$	KHR'000	US\$	
1,463,462	5,956,290	-	-	-	-	
(7,946,000)	(32,340,220)	(8,220,000)	(7,946,000)	(32,340,220)	(8,220,000)	
(790,948)	(3,219,158)	(372,788)	(548,000)	(2,230,360)	(548,000)	
(8,736,948)	(35,559,378)	(8,592,788)	(8,494,000)	(34,570,580)	(8,768,000)	
	30.06.2 US\$ 1,463,462 (7,946,000) (790,948)	(Unaudited) 30.06.2022 US\$ KHR'000 1,463,462 5,956,290 (7,946,000) (32,340,220) (790,948) (3,219,158)	(Unaudited) 30.06.2022 (Audited) 31.12.2021 US\$ KHR'000 US\$ 1,463,462 5,956,290 - (7,946,000) (32,340,220) (8,220,000) (790,948) (3,219,158) (372,788)	(Unaudited) 30.06.2022 (Audited) 31.12.2021 (Unau 30.06. US\$ KHR'000 US\$ US\$ 1,463,462 5,956,290 - - (7,946,000) (32,340,220) (8,220,000) (7,946,000) (790,948) (3,219,158) (372,788) (548,000)	(Unaudited) 30.06.2022 (Audited) 31.12.2021 (Unaudited) 30.06.2022 US\$ KHR'000 US\$ KHR'000 1,463,462 5,956,290 - - (7,946,000) (32,340,220) (8,220,000) (7,946,000) (32,340,220) (790,948) (3,219,158) (372,788) (548,000) (2,230,360)	

The contract assets relate to the Group's rights to consideration for construction work completed but not billed at the reporting date. The contract assets are transferred to receivables when the rights become unconditional.

(Incorporated in Cambodia)

NOTES TO THE CONDENSED INTERIM FINANCIAL INFORMATION (CONTINUED)

13. LOANS AND BORROWINGS

		Group			Company			
	(Unau	dited)	(Audited)		(Unau	dited)	(Audited)	
	30.06	.2022	31.12.2021		30.06	.2022	31.12.2021	
	US\$	KHR'000	US\$		US\$	KHR'000	US\$	
Non-current:								
Secured								
Term Ioan VII	6,256,048	25,462,116	8,328,430		4,573,782	18,615,293	6,237,401	
Term Ioan IX	8,153,287	33,183,878	3,961,880		1,748,600	7,116,802	1,998,800	
Term Ioan XI	929,802	3,784,294	1,191,404		929,802	3,784,294	1,191,404	
	15,339,137	62,430,288	13,481,714		7,252,184	29,516,389	9,427,605	
Current:								
Secured								
Term loan VII	2,533,159	10,309,958	1,681,487		2,172,709	8,842,926	1,551,120	
Term loan IX	1,788,002	7,277,169	1,202,653		500,400	2,036,628	500,400	
Term loan XI	506,309	2,060,677	487,387		506,309	2,060,677	487,387	
Term loan XII	3,000,000	12,210,000	-		-	-	-	
	7,827,470	31,857,804	3,371,527	_	3,179,418	12,940,231	2,538,907	
Total loans and								
borrowings	23,166,607	94,288,092	16,853,241		10,431,602	42,456,620	11,966,512	

CIAS 7 require the Group and the Company to provide disclosures that enable users of financial statements to evaluate the changes in liabilities arising from financing activities, including both changes arising from cash flows and non-cash changes. The change in liabilities is disclosed as follows:

(Unaud	ited)	(Audited)	(1)		
20.00		(Audited)	(Unau	(Audited)	
30.06.4	2022	31.12.2021	30.06	31.12.2021	
US\$	KHR'000	US\$	US\$	KHR'000	US\$
6,853,241	68,592,691	18,672,815	11,966,512	48,703,704	17,231,387
8,079,882	32,885,120	3,970,073	-	-	102,300
,766,516)	(7,189,719)	(5,789,647)	(1,534,910)	(6,247,084)	(5,367,175)
610,071	2,482,989	1,479,196	392,440	1,597,231	1,170,642
(610,071)	(2,482,989)	(1,479,196)	(392,440)	(1,597,231)	(1,170,642)
3,166,607	94,288,092	16,853,241	10,431,602	42,456,620	11,966,512
	US\$ 6,853,241 8,079,882 ,766,516) 610,071	6,853,241 68,592,691 8,079,882 32,885,120 ,766,516) (7,189,719) 610,071 2,482,989 (610,071) (2,482,989)	US\$ KHR'000 US\$ 6,853,241 68,592,691 18,672,815 8,079,882 32,885,120 3,970,073 ,766,516) (7,189,719) (5,789,647) 610,071 2,482,989 1,479,196 (610,071) (2,482,989) (1,479,196)	US\$ KHR'000 US\$ US\$ 6,853,241 68,592,691 18,672,815 11,966,512 8,079,882 32,885,120 3,970,073 - ,766,516) (7,189,719) (5,789,647) (1,534,910) 610,071 2,482,989 1,479,196 392,440 (610,071) (2,482,989) (1,479,196) (392,440)	US\$ KHR'000 US\$ US\$ KHR'000 6,853,241 68,592,691 18,672,815 11,966,512 48,703,704 8,079,882 32,885,120 3,970,073 - - 7,66,516) (7,189,719) (5,789,647) (1,534,910) (6,247,084) 610,071 2,482,989 1,479,196 392,440 1,597,231 (610,071) (2,482,989) (1,479,196) (392,440) (1,597,231)

(Incorporated in Cambodia)

NOTES TO THE CONDENSED INTERIM FINANCIAL INFORMATION (CONTINUED)

13. LOANS AND BORROWINGS (COTINUED)

Other information on loans and borrowings are disclosed as follows:

Term Loan	Principal Amount (USD)	Interest Rate	Repayable in Number of Years	Monthly Instalment (USD)	Commence Date	Remark
Term loan VII	2,000,000	6.80%	6	29,169	07/07/2018	*
	2,300,000	6.80%	7	34,489	02/11/2018	*
	3,500,000	LIBOR rate plus 3.75% ≥ 6.87%	5	69,090	12/09/2019	*
	2,500,000	LIBOR rate plus 3.75% ≥ 6.87%	5	43,013	10/09/2019	*
	2,530,488	LPCO plus 1.00% ≥ 6.90%	7	38,068	02/11/2020	*
	1,521,261	LIBOR rate plus 1.90% ≥ 7%	7	23,198	01/02/2021	#
Term loan IX	3,500,000	7.00%	7	41,700	02/05/2019	*
	500,000	6.50%	5	9,700	23/04/2020	*
	250,000	6.50%	5	4,900	29/01/2021	#
	2,296,397	6.65%	34 months	102,525	27/09/2021	#
	5,784,000	6.19%	7	112,400	09/03/2022	#
Term loan XI	1,500,000	7.50%	5	30,130	13/02/2020	#
	980,392	7.50%	5	19,597	13/02/2020	#
Term Ioan XII (Unsecured)	3,000,000	9.00%	4 months	Interest to be paid amounted to USD22,931 each month and principle amount will be settled in the fourth month.	30/05/2022	

* The loans are secured by a mortgage over the investment properties and inventories as disclosed in Note 4 and Note 7 to the condensed interim financial information. # The loans are secured by a mortgage over the inventories as disclosed in Note 7 to the condensed interim financial information.

(Incorporated in Cambodia)

NOTES TO THE CONDENSED INTERIM FINANCIAL INFORMATION (CONTINUED)

14. TRADE AND OTHER PAYABLES

	Group			Company			
	(Unau	dited)	(Audited)	(Unau	dited)	(Audited)	
	30.06	.2022	31.12.2021	31.12.2021 30.06.2022		31.12.2021	
	US\$	KHR'000	US\$	US\$	KHR'000	US\$	
Trade payables:							
Third parties	914,023	3,720,074	1,487,960	-	-	1,316,451	
Non-trade payables:							
Other payables	7,079,325	28,812,851	6,983,079	188,136	765,712	216,323	
Output value added taxes	-	-	-	21,165	86,142	-	
Deposits	7,539,850	30,687,189	7,685,309	1,573,215	6,402,985	1,444,136	
Subsidiaries	-	-	-	10,740,573	43,714,132	8,136,956	
Associates	990,414	4,030,984	480,000	480,000	1,953,600	480,000	
Related parties	898,838	3,658,271	1,408,498	897,223	3,651,698	883,926	
Directors	14,105	57,407	40,747	14,105	57,407	26,017	
Shareholders	200,510	816,076	200,510	200,510	816,076	200,510	
	16,723,042	68,062,778	16,798,143	14,114,927	57,447,752	11,387,868	
Total trade and other							
payables	17,637,065	71,782,852	18,286,103	14,114,927	57,447,752	12,704,319	

15. REVENUE

	(Unaudited)								
			Three-month p	eriod ended					
		Group		Company					
	30.06	.2022	30.06.2021	30.06.	30.06.2022				
	US\$	KHR'000	US\$	US\$	KHR'000	US\$			
Revenue from contract									
customers:									
Construction revenue	2,290,788	9,323,507	313,159	-	-	-			
Rendering of services	818,683	3,332,040	995,598	762,321	3,102,646	624,985			
	3,109,471	12,655,547	1,308,757	762,321	3,102,646	624,985			
Revenue from other source:									
Rental of investment									
property	631,798	2,571,418	456,436	477,034	1,941,529	392,498			
	3,741,269	15,226,965	1,765,193	1,239,355	5,044,175	1,017,483			
Timing of revenue									
recognition:									
At point in time	818,683	3,332,040	995,598	762,321	3,102,646	624,985			
Over time	2,290,788	9,323,507	313,159	-	-	-			
Revenue from contract									
customers	3,109,471	12,655,547	1,308,757	762,321	3,102,646	624,985			
Revenue from other									
source	631,798	2,571,418	456,436	477,034	1,941,529	392,498			
	3,741,269	15,226,965	1,765,193	1,239,355	5,044,175	1,017,483			

(Incorporated in Cambodia)

NOTES TO THE CONDENSED INTERIM FINANCIAL INFORMATION (CONTINUED)

15. REVENUE (CONTINUED)

		(Unaudited)								
			Six-month pe	riod ended						
		Group Company								
	30.06	.2022	30.06.2021	30.06.	30.06.2022					
	US\$	KHR'000	US\$	US\$	KHR'000	US\$				
Revenue from contract										
customers:										
Construction revenue	4,875,204	19,842,081	704,326	-	-	-				
Rendering of services	2,068,421	8,418,473	1,843,982	1,506,715	6,132,330	1,295,318				
	6,943,625	28,260,554	2,548,308	1,506,715	6,132,330	1,295,318				
Revenue from other source:										
Rental of investment										
property	1,256,104	5,112,343	982,174	943,569	3,840,326	848,567				
	8,199,729	33,372,897	3,530,482	2,450,284	9,972,656	2,143,885				
Timing of revenue										
recognition:										
At point in time	2,068,421	8,418,473	1,843,982	1,506,715	6,132,330	1,295,318				
Over time	4,875,204	19,842,081	704,326	-	-	-				
Revenue from contract										
customers	6,943,625	28,260,554	2,548,308	1,506,715	6,132,330	1,295,318				
Revenue from other										
source	1,256,104	5,112,343	982,174	943,569	3,840,326	848,567				
	8,199,729	33,372,897	3,530,482	2,450,284	9,972,656	2,143,885				

16. COST OF SALES

			(Unauc	lited)					
	Three-month period ended								
		Group			Company				
	30.06.2022		30.06.2021	30.06.	2022	30.06.2021			
	US\$	KHR'000	US\$	US\$	KHR'000	US\$			
Cost of services rendered	239,402	974,366	309,124	214,443	872,784	170,455			
Cost of construction	1,854,883	7,549,374	232,071	-	-	-			
Depreciation charge	131,559	535,445	130,241	95,277	387,777	95,277			
Others	10,729	43,667	199,797	4,560	18,559	2,800			
	2,236,573	9,102,852	871,233	314,280	1,279,120	268,532			

	(Unaudited) Six-month period ended							
		Group		Company				
	30.06.2022		30.06.2021	30.06.	2022	30.06.2021		
	US\$	KHR'000	US\$	US\$	KHR'000	US\$		
Cost of services rendered	585,706	2,383,823	614,766	415,860	1,692,550	340,899		
Cost of construction	4,221,534	17,181,643	541,095	-	-	-		
Depreciation charge	263,121	1,070,903	243,353	190,557	775,567	190,557		
Others	339,167	1,380,410	248,792	100,300	408,221	51,795		
	5,409,528	22,016,779	1,648,006	706,717	2,876,338	583,251		

(Incorporated in Cambodia)

NOTES TO THE CONDENSED INTERIM FINANCIAL INFORMATION (CONTINUED)

17. OTHER INCOME

			(Unau	dited)					
		Three-month period ended							
		Group				/			
	30.06	2022	30.06.2021	30.06.2022		30.06.2021			
	US\$	KHR'000	US\$	US\$	KHR'000	US\$			
Interest income	72	293	371	38	155	50			
Others	21,770	88,604	10,465	308,687	1,256,356	309,000			
	21,842	88,897	10,836	308,725	1,256,511	309,050			
			(Unau	dited)					

			(Unau	uneuj				
		Six-month period ended						
		Group		Company				
	30.06	30.06.2022 3		30.06.2022		30.06.2021		
	US\$	KHR'000	US\$	US\$	KHR'000	US\$		
Interest income	153	623	603	81	330	107		
Others	141,129	574,395	33,805	731,347	2,976,582	630,123		
	141,282	575,018	34,408	731,428	2,976,912	630,230		

18. ADMINISTRATIVE EXPENSES

	(Unaudited)							
	Three-month period ended							
		Group			Company			
	30.06	.2022	30.06.2021	30.06.2022		30.06.2021		
	US\$	KHR'000	US\$	US\$	KHR'000	US\$		
Depreciation charge	391,576	1,593,714	337,860	302,505	1,231,195	270,349		
Electricity	7,018	28,563	12,446	4,424	18,006	10,085		
Handling fees	20,748	84,444	3,167	8,745	35,592	2,205		
Maintenance fees	10,829	44,074	70,209	(13,214)	(53,781)	63,891		
Professional fees	86,405	351,668	137,009	73,922	300,863	118,758		
Personnel costs	696,509	2,834,792	667,978	228,453	929,804	255,970		
Leases of low value assets	16,279	66,256	19,484	4,420	17,989	5,187		
Selling and marketing								
expenses	12,662	51,534	(3,949)	12,154	49,467	702		
Security services	40,022	162,890	42,774	35,602	144,900	38,232		
Withholding tax, fringe benefit and								
other tax expenses	(87,594)	(356,508)	14,376	21,841	88,893	12,298		
Other expenses	80,568	327,913	150,784	90,186	367,057	116,993		
	1,275,022	5,189,340	1,452,138	769,038	3,129,985	894,670		

(Incorporated in Cambodia)

NOTES TO THE CONDENSED INTERIM FINANCIAL INFORMATION (CONTINUED)

18. ADMINISTRATIVE EXPENSES (CONTINUED)

	(Unaudited) Six-month period ended						
		Group			Company		
	30.06	.2022	30.06.2021	30.06.	2022	30.06.2021	
	US\$	KHR'000	US\$	US\$	KHR'000	US\$	
Depreciation charge	784,526	3,193,021	697,996	605,739	2,465,358	544,159	
Electricity	12,672	51,575	21,087	7,895	32,133	17,149	
Handling fees	26,456	107,676	14,444	8,928	36,337	7,360	
Maintenance fees	173,232	705,054	108,352	130,224	530,012	95,176	
Professional fees	246,010	1,001,261	189,843	206,720	841,350	154,595	
Personnel costs	1,381,599	5,623,108	1,291,163	460,574	1,874,536	484,965	
Leases of low value assets	35,569	144,766	38,542	8,840	35,979	9,454	
Selling and marketing							
expenses	23,715	96,520	8,598	21,165	86,142	5,454	
Security services	82,752	336,801	85,397	73,834	300,504	76,356	
Withholding tax, fringe benefit							
and other tax expenses	(7,815)	(31,807)	81,411	94,078	382,897	73,909	
Other expenses	352,293	1,433,832	304,206	252,190	1,026,413	242,787	
	3,111,009	12,661,807	2,841,039	1,870,187	7,611,661	1,711,364	

19. FINANCE COSTS

			(Unauc	dited)		
	Three-month period ended					
		Group		Company		
	30.06.2022 30.06.2021		30.06.2022		30.06.2021	
	US\$	KHR'000	US\$	US\$	KHR'000	US\$
Interest expense on term loans	313,683	1,276,690	365,958	190,973	777,260	310,142
			(Unauc	dited)		
			Six-month pe	eriod ended		
		Group			Company	/
	30.06.	2022	30.06.2021	30.06	6.2022	30.06.2021
	US\$	KHR'000	US\$	US\$	KHR'000	US\$
Interest expense on term loans	610,071	2,482,989	733,420	392,440	1,597,231	632,538

(Incorporated in Cambodia)

NOTES TO THE CONDENSED INTERIM FINANCIAL INFORMATION (CONTINUED)

20. INCOME TAX EXPENSE

In Income tax expense is recognised at an amount determined by multiplying the profit before tax for the interim reporting period by management's best estimate of the weightedaverage annual income tax rate expected for the full financial year, adjusted for the tax effect of certain items recognised in full in the interim period. As such, the effective tax rate for the annual financial statements may differ from management's estimate of the effective tax rate for the annual financial statements.

The Group and the Company's effective tax rate for the quarter and six-month period ended 30 June 2022 was 13% and 21% (quarter and six-month period ended 30 June 2021: 12% and 0%). The change in effective tax rate of the Company was mainly due to unrecognised of income tax expense for financial period ended 30 June 2021.

21. LOSS PER SHARE

	(Unaudited) Three-month period ended Group			
	30.06.2022 30.06.2021			
	US\$	KHR'000	US\$	
Loss attributable to owners				
of the Company	(129,143)	(525,611)	(903,396)	
	Units	Units	Units	
Weighted average number of				
ordinary shares	71,875,000	71,875,000	71,875,000	
	US\$	KHR'000		
	+		US\$	
Basic loss per share	(0.002)	(0.007)	(0.013)	
Diluted loss per share	(0.002)	(0.007)	(0.013)	

	(Unaudited) Six-month period ended Group 30.06.2022 30.06.2021			
	US\$	KHR'000	US\$	
Loss attributable to owners of the Company	(823,179)	(3,350,339)	(1,785,398)	
Weighted average number of	Units	Units	Units	
ordinary shares	71,875,000	71,875,000	71,875,000	
	US\$	KHR'000	US\$	
Basic loss per share	(0.011)	(0.047)	(0.025)	
Diluted loss per share	(0.011)	(0.047)	(0.025)	

(Incorporated in Cambodia)

NOTES TO THE CONDENSED INTERIM FINANCIAL INFORMATION (CONTINUED)

21. LOSS PER SHARE (CONTINUED)

Diluted loss per share is calculated by adjusting the weighted average number of ordinary shares outstanding to assume conversion of all dilutive potential ordinary shares.

The Company had no dilutive potential ordinary shares as at the period end. As such, the diluted loss per share is equivalent to the basic loss per share.

22. RELATED PARTY TRANSACTIONS

In addition to related party disclosures mentioned elsewhere in the condensed interim financial information, set out below are other significant related party transactions

	(Unaudited)					
	Six-month period ended					
		Group			Company	
	30.0	6.2022	30.06.2021 30.06		6.2022	30.06.2021
	US\$	KHR'000	US\$	US\$	KHR'000	US\$
<u>Associate</u>						
Colben Energy (Cambodia)						
PPSEZ Ltd.						
- Rental income	-	-	-	274,000	1,115,180	274,000
- Purchase of electricity	-	-	-	(216,472)	(881,043)	(178,564)
<u>Subsidiary</u>						
Sahas E&C Co., Ltd.						
- Construction cost	-	-	-	(611,142)	(2,487,348)	(1,239,372)
Related party						
Wing Bank (Cambodia) Plc						
- Interest expense	22,932	93,333	-	-	-	-

Balances with related parties at the end of the reporting period are disclosed in Note 8 and Note 14 to the condensed interim financial information.

23. FAIR VALUE OF FINANCIAL INSTRUMENTS

Other than the investment properties, loans and borrowings, the carrying amount of all financial assets and liabilities are approximate to their fair value due to relatively short-term nature of these financial instruments. The Group and the Company measure the investment properties, loans and borrowings as Level 3 in the fair value hierarchy of CIFRS 13.

(Incorporated in Cambodia)

NOTES TO THE CONDENSED INTERIM FINANCIAL INFORMATION (CONTINUED)

24. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The financial risk management objective of the Group is to optimise value creation for its shareholders whilst minimising the potential adverse impact arising from volatility of the financial markets.

The Board of Directors is responsible for setting the objectives and underlying principles of financial risk management of the Group. The Senior Management then establishes the detailed policies such as authority levels, oversight responsibilities, risk identification and measurement and exposure limits in accordance with the objectives and underlying principles approved by the Board of Directors.

(a) Credit risk

Credit risk is the risk of financial loss to the Group if a counter party to a financial instrument fails to perform as contracted. It is the Group's policy to monitor the financial standing of these counter parties on an ongoing basis to ensure that the Group is exposed to minimal credit risk.

The Group's primary exposure to credit risk arises through its receivables. The credit period for trade receivables is one to three months (2020: one to three months) and the Group seeks to maintain strict control over its outstanding receivables to minimise credit risk. Overdue balances are reviewed regularly by the Senior Management.

(b) Liquidity and cash flow risk

Liquidity and cash flow risk arises from the Group's management of working capital. It is the risk that the Group will encounter difficulty in meeting its financial obligations when due.

The Group actively manages its debt maturity profile, operating cash flows and the availability of funding so as to ensure that all operating, investing and financing needs are met. In liquidity risk management strategy, the Group maintains a level of cash and cash equivalents deemed adequate to finance the Group's activities.

(c) Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of the financial instruments of the Group would fluctuate because of the changes in market interest rates.

The exposure of the Group and of the Company to interest rate risk arises primarily from loans and borrowings. The Group manages its interest rate exposure by closely monitoring the debt market and where necessary, maintaining a prudent mix of fixed and floating rate borrowings. The Group does not use derivative financial instruments to hedge any debt obligations.

(Incorporated in Cambodia)

NOTES TO THE CONDENSED INTERIM FINANCIAL INFORMATION (CONTINUED)

25. DIVIDEND

Dividend declared and paid by the Company since the end of the previous financial period was as follows:

	(Unaudited) Six-month period ended		
	Company		
	30.06.2022 30.06.20		
	US\$	KHR'000	US\$
Recognised during the financial period:			
Dividends on ordinary shares:			
- Dividend for the financial period ended			
31 March 2022: USD0.0056 per ordinary share, paid			
within 27 January 2022 to 4 February 2022	400,645	1,630,625	-

26. EFFECT OF CHANGES IN THE COMPOSITION OF THE GROUP

There were no changes in the composition of the Group during the interim period including business combinations, acquisition or disposal of subsidiaries and long-term investments, restructuring and discontinuing operations.

27. ITEMS AFFECTING ASSETS, LIABILITIES, EQUITY, NET INCOME OR CASH FLOWS

There were no items affecting assets, liabilities, equity, net income or cash flows that are unusual because of their nature, size or incidence.

28. MATERIAL LITIGATION

In November 2020, a Notice of Arbitration was lodged at the Singapore International Arbitration Centre by Colben System Pte Ltd, a 51% associate of the Company and Colben Energy Holdings (PPSEZ) Limited (together, the Claimants) against the Company claiming that the Company had breached certain terms of the Joint Venture Agreement entered into by the Company and one of the Claimants.

As replied by the Company's lawyer concerning litigation, claim and assessment dated 18 March 2022 mentioned that The Company brought a counterclaim against Colben System Pte Ltd and Colben Energy Holdings (PPSEZ) Limited (together, the Claimants) for the alleged breaches of the arbitral confidentiality by reason of the Claimants communicating the existence of the Arbitration and the underlying dispute to third parties, including their ultimate parent company, which then publicised the same by way of inter alia SGX announcements on 19 November 2020.

The Claimants have since withdrawn their claims entirely and on terms that prevent them from pursuing the same claims in future and have also agreed to make payment to the Company of its costs of defending the claims.

(Incorporated in Cambodia)

NOTES TO THE CONDENSED INTERIM FINANCIAL INFORMATION (CONTINUED)

28. MATERIAL LITIGATION (CONTINUED)

The Singapore International Arbitration Centre has on 25 April 2022 made a Final Award as follows:

- (a) The Claimants are to pay the Company the sums of SGD472,500 (equivalent to USD346,343) and USD112,577 in relation to the costs incurred by the Company in consequence of the Claimants' withdrawal of its claims in the Arbitration.
- (b) The Company's counterclaim is dismissed.
- (c) The Company is to pay the Claimants in relation to the costs incurred in defending the counterclaim in the sums of SGD104,510 (equivalent to USD76,606).
- (d) The fees and expenses of the arbitral institution and the tribunal incurred in the Arbitration are to be shared between the parties to the arbitration in the proportion 75% by the Claimants of SGD87,854 (equivalent to USD64,397) and 25% shared by the Company of SGD29,285 (equivalent to USD21,466).
- (e) The Final Award is in full settlement of all claims in connection with the counterclaim by the Company and also the Arbitration.
- (f) According the Final Award, if the payment awarded in (a), (c) and (d) above are not made before 30 days after the date of the Final Award, post-award simple interest at a rate of 5.33% per annum will be accrued beginning 30 days after the date of the Final Award until such time as payment is made.

On 20 June 2022, the Company has received the full payment from Claimants and also settled the full payment to Claimants as per final award.

29. COMPARATIVE FIGURES

Certain figures have been reclassified to conform to the current quarter and six-month period ended's presentation of the financial statements.



Baker Tilly (Cambodia) Co., Ltd. Certified Public Accountants No. 87, Street 294, Sangkat Boeung Keng Kang 1, Khan Chamka Morn, Phnom Penh, Cambodia.

T: +855 23 987 100/ +855 23 987 388

info@bakertilly.com.kh www.bakertilly.com.kh

Company No. 00006448

REPORT ON THE REVIEW OF CONDENSED INTERIM FINANCIAL INFORMATION TO THE MEMBERS OF PHNOM PENH SEZ PLC.

(Incorporated in Cambodia)

Introduction

We have reviewed the accompanying condensed interim statements of financial position of Phnom Penh SEZ Plc. ("the Company") and its subsidiaries ("the Group") as at 30 June 2022, and the related condensed interim statements of profit or loss and other comprehensive income, condensed interim statements of changes in equity and condensed interim statements of cash flows for the quarter and six-month period then ended, and notes to the condensed interim financial information (collectively referred to as "Condensed Interim Financial Information of the Group and of the Company"). The Board of Directors of the Company are responsible for the preparation and presentation of these condensed interim financial information of the Group and of the Company in accordance with the Cambodian International Accounting Standard ("CIAS") 34 *Interim Financial Reporting*. Our responsibility is to express a conclusion on these condensed interim financial information of the Group and of the Company in accordance with the Cambodian International Accounting Standard ("CIAS") 34 *Interim Financial Reporting*. Our responsibility is to express a conclusion on these condensed interim financial information of the Group and of the Company based on our review.

Scope of review

We conducted our review in accordance with International Standard on Review Engagements 2410 *Review of Interim Financial Information Performed by the Independent Auditor of the Entity* ("ISRE 2410"). A review of condensed interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical procedures and other review procedures. A review is substantially less in scope than an audit conducted in accordance with the Cambodian International Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an opinion.



Company No. 00006448

REPORT ON THE REVIEW OF CONDENSED INTERIM FINANCIAL INFORMATION TO THE MEMBERS OF PHNOM PENH SEZ PLC. (CONTINUED)

(Incorporated in Cambodia)

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the condensed interim financial information of the Group and of the Company are not presented fairly, in all material respects, in accordance with Cambodian International Accounting Standard 34 *Interim Financial Reporting*.

nuit CAMB OF

Baker Tilly (Cambodia) Co., Ltd. Certified Public Accountants

Phnom Penh, Kingdom of Cambodia

Date: 1 0 AUG 2022

Oknha Tan Khee Meng Certified Public Accountant



Chapter 4: Management Description & Analysis (MD&A) 4.1 Overview of operations

A. Revenue Analysis

Total Revenue for the Period of second quarter is 15,226,965 KHR'000 in FY 2022, a increase of 111.69% Y-o-Y

In second quarter, PPSP reported total revenue of 15,226,965 KHR'000, an increase of 111.69% Y-o-Y compared to the amount 7,193,161 KHR'000 in year 2021 ("FY 2021") mainly from substantial increase in revenue from construction Contract.

B. Revenue Breakdown by sector

Land sales revenue is not sale during the Q2 but the construction Revenue is increased rapidly.

Total revenue breakdown over the last two (2) fiscal years are shown as follow:

			2 2022		22 2021
No		Quantity	%	Quantity	%
1	Sale of land	-	0.00%	-	00%
2	Service rendered	3,332,040	21.88%	4,057,062	56.40%
3	Construction Revenue	9,323,507	61.23%	1,276,123	17.74%
4	Rental income	2,571,418	16.89%	1,859,976	25.86%
	Total	15,226,965	100.0%	7,193,161	100.0%

Unit: KHR '000

C. Gross profit gap analysis

Gross profit for the Period of 6,124,113 KHR'000 in Q2-2022, an increase of 68.11%

In the second quarter of 2022, PPSP reported a total Gross profit of the period 6,124,113 KHR'000, an increase of 68.11% compared to the previous year of 3,642,887 KHR'000 in the second quarter of 2021.

D. Analysis of pre-tax profits

Loss before tay for the Bariad of 18	In Q2-2022, PPSP reported consolidated Loss
KHP'000 in the second quarter of 20	9,715 In Q2-2022, PPSP reported consolidated Loss before tax of 189,715 KHR'000, compared to
increase of 94.94%	22, an before tax of 189,715 KHR'000, compared to the profit before tax of 3,746,906 KHR'000
IIICI Edse 01 94.94%	in FY 2021.

E. After tax profit Analysis

incrosso 86.22%	In Q2-2022, PPSP reported consolidated Net
	Loss after tax of 515,681 KHR'000, increase
	86.23% compared to the Net Loss after tax
	of 3,744,648 KHR'000 in FY 2021.

F. Analysis of factors and trends affecting the financial condition and results

As previously mentioned, total revenues and profit after tax are largely effected by the land sales

4.2 Key factors which have an effect on profitability

A. Supply vs. Demand

The recently published IMF staff report on Cambodia projects economic activity to grow by around seven percent over the next few years. Some investors appear in wait-and-see mode ahead of next year's general elections. Country is on the verge of climbing up the manufacturing value chains. These further efforts can help facilitate higher growth. On the upside, the global outlook is favorable, public spending is increasing, construction momentum remains robust and tourism activity has picked up pace.

Looking further ahead, growth will likely decline to about six percent a year. This reflects an expected slowdown in credit and real-estate cycles and challenges in improving diversification and competitiveness.

B. Fluctuation of raw materials price

There was no raw materials required during the 2nd quarter of 2022 since we are industrial estate development business.

C. Change of Tax Scheme

This was no change on the related tax scheme during the 2nd quarter of 2022.

D. Unusual or extraordinary items

There was no extraordinary income and expense during the 2nd quarter of 2022.

4.3 Significant variation in sales and revenue

As previously mentioned, total revenues and profit after taxes were largely improved as the revenue from land sales significantly increased.

4.4 The impact of currency exchange rates and commodity prices

Recent US dollar depreciation against other regional currencies like Yen, Thai Baht may be positive to investment decision by foreign manufacturers.

4.5 Impact of Inflation

Inflation has not effect significantly on our financial performance.

4.6 Economic policy, the government's fiscal and monetary

The key policies that influence our business are:

The 2015-2025 Industry Development Policy of Cambodia, aiming to orient market and create favorable conditions to promote development of the industry, is attracting foreign direct investment focusing on major industries, expanding the market, transferring technology, training human resources, developing infrastructure and developing special economic zones as well as the industrial zone preparation. In addition, the tax incentives in securities sector to listed companies are encouraging rapid development of infrastructure and strengthening management to attract investment in the development of long-term financing.

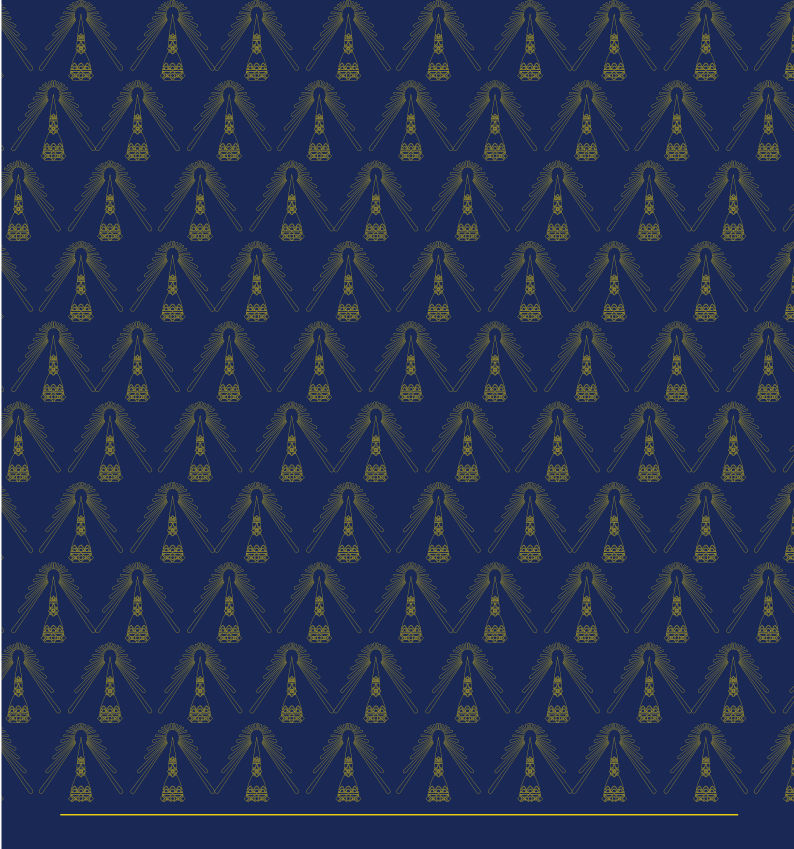
On the contrary, government policies also have negative implications for our business. In that case, while patent registration charge in 2015 is only 1,400,000 KHR, change of Fiscal law in 2016 has effect on the charge as follow:

- 400,000 KHR for small enterprise
- 1,200,000 KHR for medium enterprise
- For large enterprise 3,000,000 KHR will be charged for the company with revenue from 2,000 million riel to 10,000 million riel.
- 5,000,000 KHR will be charged for the company with revenue exceed 10,000 million riel.
- In spite of change as above, it, however, does not significantly affect the investment decision.

Date: 15th August 2022 Read and Approved Non-Executive Chairman



Neak Oknha Kith Meng



Royal Group Phnom Penh Special Economic Zone National Road No.4, 12509 Khan Kambol, Phnom Penh, Cambodia.

T: +855 (0)92 729 798

Hotline Number: +855 (0)61 666 488 - Electricity Hotline +855 (0)89 858 177 - Security Hotline

