Key Features of Warrants to Purchase the Newly Issued Ordinary Shares of Sahathai Terminal Public Company Limited No. 1 (PORT-W1)

Issuer	Sahathai Terminal Public Company Limited (the "Company")
Name	Warrants to purchase the newly issued ordinary shares of Sahathai Terminal Public
	Company Limited No. 1 (PORT-W1) (the "Warrants" or "PORT-W1 Warrants")
Туре	In named certificate and transferable
Allocation methods	The Warrants shall be issued and allocated to the existing shareholders of the Company
	on a pro rata basis (Rights Offering), who subscribe and being allocated the newly
	issued ordinary shares at the allocation ratio of 2 newly issued ordinary shares to 1 unit
	of the Warrants. In this regard, the Company determined the date for determining the
	names of shareholders who entitled to subscribe the newly issued ordinary shares and
	the PORT-W1 Warrants (Record Date) on May 3, 2019.
	In the case that there is any fraction of shares or the Warrants derived from the
	calculation (if any) such fractions shall be disregarded.
Number of the Warrants issued	Not exceeding 46,000,000 units
and offered	
Numbers of ordinary shares	Not exceeding 46,000,000 shares with a par value of Baht 0.50 per share, equivalent
reserved to accommodate the	to 8.33 percent of the total issued ordinary shares of the Company*
exercise of the Warrants	*Calculation method for the ratio of the accommodated shares:
	= (Number of issued shares reserved to accommodate the exercise of the Warrants)
	/ Number of the total issued shares of the Company which included the number
	of the newly issued ordinary shares offering for sale together with the offering of
	Warrants)
	= (Number of shares reserved to accommodate the exercise of PORT-W1
	Warrants) / (Number of paid-up shares + Number of the newly issued ordinary
	shares offered to existing shareholders on a pro rata basis)
	= (46,000,000) / (460,000,000 + 92,000,000)
	= 8.33 percent
Price per unit	Baht 0.00 per unit (at no cost)
Exercise ratio	1 unit of the Warrants will be entitled to purchase 1 ordinary share, unless the exercise
	ratio is adjusted otherwise pursuant to the conditions concerning the rights adjustment.
Exercise price	Baht 6.50 per share, unless the exercise price is adjusted otherwise pursuant to the
	conditions concerning the rights adjustment.
Issuance Date	The issuance date shall be determined by the Executive Committee and/or the person(s)
	authorized by the Executive Committee.
Term of the Warrants	3 years from the issuance date. The Company shall not extend the term of the Warrants
	after the issuance.

Exercise period	The warrant holders shall be entitled to exercise their rights under the Warrants to
Exercise period	purchase the newly issued ordinary shares of the Company on the last business day of
	June and December throughout the term of the Warrants (the "Exercise Date"). The first
	Exercise Date will be on December 30, 2019. The Warrants remaining from the exercise
	of rights or not being exercised on the Exercise Date shall be accumulated so that they
	can be exercised on the next Exercise Date for the entirety of the warrant term. However,
	upon the end of the term of the Warrants, all of the Warrants that have not been exercised
	shall be cancelled and terminated. The last Exercise Date will be the date of the 3 rd anniversary from the issuance date.
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	In the event that the Exercise Date coincides with the Stock Exchange of Thailand's
	holiday, such Exercise Date shall be rescheduled to the preceding business day.
Period for the notification of the	The warrant holders who wish to exercise their rights to purchase the newly issued
intention to exercise the Warrants	ordinary shares of the Company shall submit a notification of intention to exercise the
	Warrants during 8:30 a.m. until 15:30 p.m. within the period of 5 business days prior
	to each Exercise Date, save for the last Exercise Date in which the notification of
	intention to exercise the Warrants shall be submitted within the period of 15 days prior
	to the last Exercise Date.
Irrevocability of the notification	The intention to exercise the Warrants shall be irrevocable once the notification of
of intention to exercise the	intention to exercise the Warrants is served.
Warrants	
Warrant registrar	Thailand Securities Depository Company Limited or any person duly appointed to act
	as the registrar of the Warrants
Secondary market of the Warrants	The Company will list the Warrants on the Stock Exchange of Thailand (the "SET").
Secondary market of the shares	The Company will list the newly issued ordinary shares arising from the exercise of
issued upon the exercise of the	the Warrants on the SET.
Warrants	
Impact for Shareholders	Price Dilution
	After the issuance and offering of the newly issued ordinary shares of the Company
	together with the PORT-W1 Warrants to the existing shareholders on a pro rata basis
	and such shareholders fully exercise their rights under the PORT-W1 Warrants, the
	price per share will be diluted by 0.41percent. The Calculation method is as follows:
	Price Dilution = (Pre-offering market price – Post-offering market price)
	/ Pre-offering market price
	Pre-offering market price means the volume-weighted average price of the Company's
	ordinary shares traded on the SET for 15 consecutive business days prior to March 14,
	2019 which is the date that the Board of Directors' Meeting has been held and resolved
	to propose the agenda to the 2019 Annual General Meeting (price between February
	21, 2019 until March 13, 2019, which is equivalent to Baht 4.90 per share)

= 0.41 percent

Control Dilution

In the event that all of the PORT-W1 Warrants are fully exercised and the warrant holders who exercise the Warrants are not the shareholders of the Company; or in the event that the existing shareholders who have been allocated the PORT-W1 Warrants transfer all amount of such warrants to other persons, the shareholding of the existing shareholders of the Company will be diluted by 7.69 percent, comparing to the shareholding before the issuance and allocation of the PORT-W1 Warrants. This is under the assumption that the newly issued ordinary shares offered to the existing shareholders on a pro rata basis are fully subscribed. The Calculation method is as follows:

Control Dilution = Number of issued shares reserved to accommodate the exercise of the PORT-W1 Warrants) / (Number of paid-up shares + Number of ordinary shares offered to the existing shareholders on a pro rata basis + Number of issued shares reserved to accommodate the exercise of the PORT-W1 Warrants)

- = 46,000,000/ (460,000,000+92,000,000+46,000,000)
- = 7.69 percent

Earnings per Share Dilution

If all PORT W1-Warrants are fully exercised, earnings per share will be diluted by 23.08 percent. This is under the assumption that the newly issued ordinary shares offered to the existing shareholders on a pro rata basis are fully subscribed. The Calculation method is as follows:

Earnings per Share Dilution = (Pre-offering earnings per share – Post-offering earnings per) / Pre-offering earnings per share

$$= (0.30 - 0.23)$$

$$= 0.30$$

$$= 23.08 \text{ percent}$$

Events that require the issuance of new shares to accommodate the rights adjustment When the Company adjusts the exercise price and/or the exercise ratio (or adjusting the number of units of Warrants in lieu of adjusting the exercise ratio) pursuant to the conditions concerning the rights adjustment as stipulated in the Terms and Conditions Governing the Rights and Obligations of the Issuer and Holders of the Warrants to Purchase the Newly Issued Ordinary Shares of Sahathai Terminal Public Company Limited No.1 (PORT-W1) (the "Terms and Conditions"), which resemble the events stipulated in Clause 11(4) (b) of the Notification of the Capital Market Supervisory Board No. TorChor. 34/2551 Re: Application for and Approval of Offer for Sale of

	Newly Issued Share Warrants and Newly Issued Underlying Shares dated December
	15, 2008 (as amended).
Rights adjustment of the	The Company will be required to adjust the exercise price and/or the exercise ratio (or
Warrants	adjusting the number of units of Warrants in lieu of adjusting the exercise ratio) upon
	the occurrence of any of the following events:
	in the event of any changes in the par value of the Company's ordinary share as a result
	of a consolidation or a split of shares;
	in the event that the Company offers for sale of newly ordinary shares to its existing
	shareholders and/or public and/or specific investors at the net price per share of the
	newly issued share below 90 percent of the market price per share of the ordinary share
	of the Company;
	in the event that the Company offers for sale of new securities to its existing
	shareholders and/or public and/or specific investors, and such securities confer the
	rights of conversion or exchange into ordinary shares or the rights to subscribe for
	ordinary shares (such as convertible debentures or warrants to purchase ordinary
	shares) at the net price per newly issued ordinary shares below 90 percent of the market
	price per share of the ordinary share of the Company;
	in event that the Company distributes dividends, whether in whole or in part, in the
	form of the Company's ordinary shares to its shareholders;
	in the event that the Company distributes dividends in cash in excess of 90 percent of
	the Company's net profit of any relevant fiscal year according to the Company's
	separate financial statements, after deduction of a corporate income tax, legal reserve,
	and any obligations under loan agreement (with additional obligations).
	any event that renders the warrant holders losing their rights and interest they should
	have had pursuant to such Warrants in any way other than those stated in items (a) -
	(e), the Company shall be entitled to consider adjusting the exercise price and/or the
	exercise ratio (or adjusting the number of units of the Warrants in lieu of adjusting the
	exercise ratio) in a fair manner.
	The Executive Committee or the person(s) authorized by the Executive Committee
	shall be empowered to amend conditions and other details relating to adjust or
	amendment of the exercise ratio and exercise price. (or adjustment of the number of
	units of Warrants in lieu of adjustment of the exercise ratio)
Purposes of issuing the Warrants	To provide readiness and enhance financial strengths of the Company so that the
and benefits that the Company	Company has financial flexibility in proceeding with its future projects as well as to
would gain from the allocation of	reserve funds to be used as working capital when the warrant holders exercise their rights
newly issued shares	under the Warrants to purchase the ordinary shares of the Company.
	In addition, the Company wishes to provide appropriate returns to the existing
	shareholders of the Company who subscribe for the Company's newly issued ordinary

shares on a pro rata basis (Rights Offering). The Company therefore will issue and

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	allocate the Warrants to the existing shareholders of the Company under which the
	existing shareholders may exercise their rights under the Warrants to purchase the newly
	issued ordinary shares of the Company during the exercise period.
Expected benefits to shareholders	In the event that the warrant holders exercise their rights under the Warrants to purchase
from the capital increase	the ordinary shares, the shareholders would gain the benefits from the Company as the
	Company will be able to utilize such proceeds by investing in its relating future projects
	as deemed appropriate and in line with the objectives of the issuance and allocation of
	the Warrants.
Other conditions	The Executive Committee or the person(s) authorized by the Executive Committee
	shall be empowered: (1) to determine the conditions and other details which are deemed
	necessary and appropriate in connection with the allocation of the PORT-W1 Warrants;
	(2) to execute relevant applications and evidence that are necessary for and relating to
	the allocation of the PORT-W1 Warrants, including contacting and filing such
	applications for permission, waiver, documents and evidence with the government or
	other competent authorities relating to the allocation of the PORT-W1 Warrants and
	the listing of the PORT-W1 Warrants and the newly issued shares arising from the
	exercise of the PORT-W1 Warrants on the SET; and (3) to take any other actions which
	are deemed necessary and appropriate in connection with this allocation of the PORT-
	W1 Warrants.

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