

EFORL IR013/2018

March 30, 2018

Subject: The postponement deadline to notify the investigate transaction of disposal rights to use franchise business and its related assets of Wuttisak ClinicIntergroup Co., Ltd.

To: President

The Stock Exchange of Thailand

CC: Secretary

The Securities and Exchange Commission, Thailand

Ref: 1. Letter of EFORL IR003/2018 dated 12 February 2018 relation to the disposal right of Wuttisak Clinic Intergroup Co., Ltd.

2. Letter of EFORL IR004/2018 dated 19 February 2018 relation to the progress to investigate the detail of disposal right of Wuttisak Clinic Intergroup Co., Ltd.

3. Letter of EFORL IR005/2018 dated 28 February 2018 relation to the progress to investigate the detail of disposal right of Wuttisak Clinic Intergroup Co., Ltd.

4. Letter of EFORL IR007/2018 dated 8 March 2018 relation to the postponement deadline to notify the investigate transaction of disposal rights to use franchise business and its related assets of Wuttisak ClinicIntergroup Co., Ltd.

5. Letter of EFORL IR009/2018 dated 19 March 2018 relation to the postponement deadline to notify the investigate transaction of disposal rights to use franchise business and its related assets of Wuttisak ClinicIntergroup Co., Ltd.

According to E for L Aim Public Company Limited (“EFORL”) informed about the disposal of the right to use franchise of Wuttisak Clinic Intergroup Co., Ltd. (WCIG) on 12 February 2018 and on 19 February 2018 EFORL notified the progress of the investigation transaction of the disposal of the right to use franchise of Wuttisak Clinic Intergroup Co., Ltd. (WCIG) by presenting the disposal transaction based on information from WCIG and extend the notification period to disclose the result of this transaction. As this disposal transaction was not appraised by independent valuer based on EFORL’s

*"Excellence for Life"*



recommendation and on February 2018 EFORL as major shareholder and other shareholders, holding WCIH shares over 50% requested 4 directors of WCIH and WCIG resigned from their positions due to breach of fiduciary duty. In addition EFORL also notified to extend the notification period because EFORL assigned Porntida and Teerapol Law Office Co., Ltd., Legal counselor, to issue the legal opinion of this transaction by 30 March 2018 (ref 1 and ref 5).

During March 2018, WCIH and WCIG has changed the Board of Directors for which the new Board of directors need more time to review information of this transaction because there are many revised version of such agreements. To fare and accuracy to disclose this transaction, new directors will assign third party to perform the special audit to review and re-investigate this disposal transactions.

EFORL is necessary to extend the notification of these transactions until receiving the conclusion and will disclose these transactions via the Stock Exchange of Thailand's website onward.

Please be informed accordingly.

Yours sincerely,

*Teerawut Pangviroonrug*

(Mr.Teerawut Pangviroonrug)

Chief Executive Officer