

T7GB RELATED PARTY TRANSACTIONS POLICY

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RELATED PARTY TRANSACTIONS POLICY

[Registration No. 200401023809 (662315-U)] (Incorporated in Malaysia)

1.0 Overview

- The objectives of this Related Party Transactions Policy ("Policy") are to set out the general 1.1 guidelines and the review, approval and monitoring procedures to be adopted across T7 Global Berhad ("T7 Global" or "Company") and its subsidiaries ("Group") for Related Party Transactions ("RPT").
- 1.2 The guiding principal is that RPT undertaken by the Group are at arm's length and on normal commercial terms which will not be prejudicial to the interest of the Group and its minority shareholders.
- 1.3 Non-compliance of Bursa Malaysia Securities Berhad ("Bursa") Listing Requirements for the Main Market ("Bursa Main LR") may lead to public reprimand, trading halt, suspension, de-listing or civil and criminal sanctions. It is therefore the responsibilities of all persons who are empowered to negotiate, transact or enter into contract with the relevant related parties, as well as those involved in the RPT process ("Affected Personnel") to read and be familiarised with Chapter 10 of Bursa Main LR.
- The Chief Financial Officer ("CFO") is responsible for the implementation of the RPT 1.4 procedures. The CFO shall render advice on a timely basis as and when it isbeing sought. In complex or unclear cases, relevant external advice will be sought.

2.0 **Definitions and Interpretations**

Related Party Transaction any transaction entered into by the Group

which involves interest (whether direct or

indirect) of a related party.

Related Party director, Chief Executive Officer ("CEO") or

major shareholder, or persons connected with

such director, CEO or major shareholder.

Recurrent Related Party

RPT which is recurrent, of a revenue ortrading Transaction ("RRPT") nature and which is necessary for day-to-day

operations of the Group.

Mandated RPT RRPT which has obtained shareholders'

approval in a general meeting.

Please refer to **Appendix 1** for the decision tree on identification of related party.

Related parties identified as of the date of this Policy are listed in Appendix 2.

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3.0 Approval and Monitoring of RPT

3.1 Affected Personnel shall determine whether a transaction has been previously approved by the shareholders in a General Meeting prior to the execution of the said transaction, and consult the CFO if in doubt.

Mandated RPT

3.2 Notwithstanding that RPT is subject to strict adherence to the applicable limit of authority and procurement policies of the respective companies in the Group, Mandated RPT with the following values is additionally subject to the following approving authority: -

Approving Authority for RPT

RPT Value ¹	(1) First Approval	(2) Final Approval
Below RM50,000 :	CFO	Executive Directors
RM50,000 and above :	CFO	(i) Audit and Risk Management Committee ("ARMC") and/or Board of Directors and/or Shareholders

¹value of RPT include all contingent liabilities, and (in the case of a contract) total commitments during the contractual period.

- (a) If a member of the Approving Authority has an interest in the transaction, he/she shall abstain from the decision-making. If all the members of the relevant RPT approving authority are conflicted, then the approval from the next higher Approving Authority shall be sought.
- (b) In the event that the Executive Director ("ED"), or any member of the ARMC or the Board has an interest in a Mandated RPT under review, then he/she shall abstain from any decision-making procedure in respect of that Mandated RPT. The review and approval of that Mandated RPT will henceforth be undertaken by the remaining members of that ApprovingAuthority.
- (c) For avoidance of doubt, the Approving Authority in <u>ascending order</u> is: CFO, CEO, ARMC, and the Board.
- **3.3** Affected Personnel and the Approving Authority shall ensure that transactions with the related party are undertaken on arm's length basis and will not be prejudicial to the interests of the Company and its minority shareholders.

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Reporting Obligation for Mandated RPT

- **3.4** Affected Personnel shall report Mandated RPT and its value to the CFO on a **<u>quarterly</u>** basis. The CFO will alert the Affected Personnel should the aggregated value of the Mandated RPT is nearing the limit approved by the shareholders.
- **3.5** Mandated RPT is subject to immediate announcement to Bursa when the actual value of the Mandated RPT exceeds the estimated value as approved by the shareholders by 10% or more.

Renewal of Mandated RPT

- 3.6 The Company shall propose in the next General Meeting for
 - (i) renewal of shareholders' approval for the existing Mandated RPT; or
 - (ii) inclusion of any new RRPT as Mandated RPT.

Non-Mandated RPT

- **3.7** For Non-Mandated RPT, Affected Personnel shall, at the earliest possible time, inform the CFO of the intention to enter into such transaction. The CFO shall assess whether the aforementioned transaction warrant for further actions such as releasing of announcement to Bursa, and obtaining approval from the Board of Directors and/or shareholders.
- 3.8 In addition to the approval to be sought from the Approving Authority similar to that of Mandated RPT as stated in Paragraph 3.2, Non-Mandated RPT is potentially subject to immediate announcement to Bursa and/or shareholders' approval. Please refer to Appendix 3 for the reporting threshold of the Non-Mandated RPT pursuant to Bursa Main LR.
- **3.9** Affected Personnel shall furnish sufficient appropriate information supporting the Non-Mandated RPT to the relevant Approving Authority. The information shall demonstrate that the Non-Mandated RPT are undertaken on arm's length basis and will not be prejudicial to the interests of the Group and its minority shareholders. Please refer to **Appendix 4** for procedures for price comparison.

4.0 Register of RPT



4.1 All <u>RPT</u> and their respective <u>values</u>, the <u>basis for determining the transaction prices</u> and <u>supporting evidence and quotations</u> obtained to support such basis shall be reported to the CFO as soon as proper approval is granted for execution.

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4.2 The CFO shall maintain a register of RPT splitting into Mandated and Non-Mandated section, with details as outlined in 4.1. The CFO shall report the Group's RPT to the ARMC on a quarterly basis.

5.0 Review of RPT by Audit and Risk Management Committee

- 5.1 The ARMC shall review the Group's RPT on a quarterly basis.
- **5.2** In reviewing the Group's RPT, the ARMC may, in consultation with the Board of Directors, undertake the following:
 - (a) request for additional information pertaining to the RPT from independent sources or advisers;
 - (b) instruct for inclusion in the annual internal audit plan, procedures to ensure that RPT have been entered into in accordance with the established procedures. Any divergence will be reported to the ARMC by the internal auditor.

6.0 Letter of Confirmation from Related Parties

6.1 The Company Secretary shall obtain signed letter of confirmation from key senior management, major shareholders and directors of the Group on an annual basis as to their interest in any transaction with the Group.

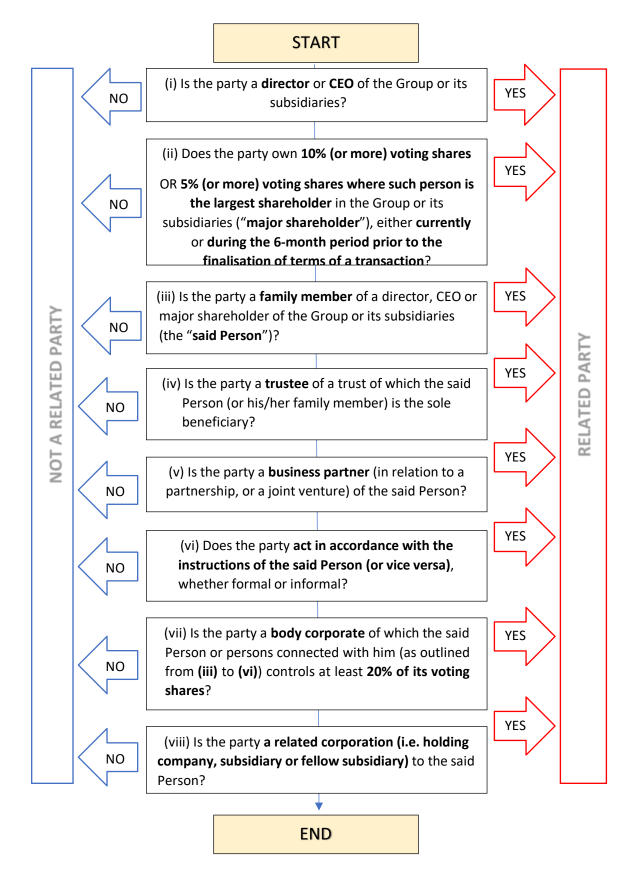
7.0 Disclosure of RPT

7.1 The Company shall make the necessary announcement and/or disclosure in its annual report of the relevant RPT in accordance with statutory and listing requirements.

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Appendix 1

Identification of Related Party Pursuant to Chapter 10 of Bursa Main LR



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Appendix 2

<u>List of Related Parties in which the Group has dealings with:</u>

Transacting Company within T7 Global Group	Transacting Party	Nature of Transaction	Interested Related Parties
Tanjung Offshore Services Sdn. Bhd. ("Tanjung Offshore")	Marine Energy Sdn. Bhd. ("Marine Energy")	Selling to and purchasing products and services from Marine Energy for valves, pumps and process systems. TOS to provide integrated services to Marine Energy for project management, procurement, maintenance and commissioning works.	DSW ^(h) Marine Energy ⁽ⁱ⁾
	Crystal ZVS Sdn. Bhd. (" Crystal ZVS ")	Renting of office space of 5,274 square feet at Lots C-L 16-01, 02, 03 and 3A, KL Trillion, No. 338, Jalan Tun Razak, 50400 Kuala Lumpur from Crystal ZVS for a period of 3 years with rental payable on a monthly basis	TKS ^(a) Tan Kay Vin ^(b) Crystal ZVS ^(f)
	Blue Ocean Sdn. Bhd. (" Blue Ocean ")	Renting of office space of 6,567 square feet at Lots C-L16-05, 06, 07 and 08 at KL Trillion, No. 338, Jalan Tun Razak 50400 Kuala Lumpur and from Blue Ocean for a period of 3 years with rental payable on a monthly basis.	TKS ^(a) Puan Sri Shirley Law Siong Hiong ^(c) Tan Kay Zhuin ^(a) Blue Ocean ^(g)
	CP Energy Sdn. Bhd. ("CP Energy")	Selling to and purchasing from CP Energy of industrial equipment, machineries, spare parts and lubricants oil.	TKS ^(a) Tan Kay Vin ^(b) Puan Sri Shirley Law Siong Hiong ^(c) CP Energy ^(d)
T7 Gastec Sdn. Bhd. (" T7G ")	Marine Energy	Selling to and purchasing products and services from Marine Energy for valves, pumps and	DSW ^(h) Marine Energy ⁽ⁱ⁾

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Transacting Company within T7 Global Group	Transacting Party	Nature of Transaction	Interested Related Parties
		process systems. T7G to provide integrated services to Marine Energy for project management, procurement, maintenance and commissioning works.	
	CP Energy	Selling to and purchasing from CP Energy of industrial equipment, machineries, spare parts and lubricants oil. T7G to provide engineered products, design and fabrication works for processing packages to CP Energy.	TKS ^(a) Tan Kay Vin ^(b) Puan Sri Shirley Law Siong Hiong ^(c) CP Energy ^(d)
T7 Wenmax Sdn. Bhd. (" T7W ")	Marine Energy	Selling to and purchasing products and services from Marine Energy for valves, pumps and process systems. T7W to sell products and services for processing packages, CPC pump, hoses and processing packages to Marine Energy.	DSW ^(h) Marine Energy ⁽ⁱ⁾
	CP Energy	Selling to and purchasing from CP Energy of industrial equipment, machineries, spare parts and lubricants oil.	TKS ^(a) Tan Kay Vin ^(b) Puan Sri Shirley Law Siong Hiong ^(c) CP Energy ^(d)
T7 Marine Sdn. Bhd. ("T7M")	Marine Energy	Selling to and purchasing products and services from Marine Energy for valves, pumps and process systems. T7M to provide marine services to related work to Marine Energy ie. installation, commissioning and maintenance of parts and equipment for Marine Energy.	DSW ^(h) Marine Energy ⁽ⁱ⁾

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Transacting Company within T7	Transacting Party	Nature of Transaction	Interested
Global Group	Transacting Farty	Tractal C of Transaction	Related Parties
	CP Energy	Selling to and purchasing from CP Energy of	TKS ^(a)
		industrial equipment,	Tan Kay Vin ^(b)
		machineries, spare parts and lubricants oil.	Puan Sri Shirley
			Law Siong Hiong ^(c)
			CP Energy ^(d)
T7 Services Sdn.	Marine Energy	Selling to and purchasing	DSW ^(h)
Bhd. (" T75 ")		products and services from Marine Energy for valves, pumps and process systems. T7S	Marine Energy ⁽ⁱ⁾
		to provide project management, procurement and engineering work to Marine Energy.	
	CP Energy	Selling to and purchasing	TKS ^(a)
	C. Lineigy	from CP Energy of	Tan Kay Vin ^(b)
		industrial equipment, machineries, spare parts	Puan Sri Shirley
		and lubricants oil. T7S to provide project	Law Siong
		management, procurement and	Hiong ^(c)
		engineering work to CP Energy.	CP Energy ^(d)
T7 Kemuncak Sdn.	Marine Energy	Selling to and purchasing	DSW ^(h)
Bhd. (" 77K ")	Wallie Lifelgy	products and services from Marine Energy for valves, pumps and process systems.	Marine Energy ⁽ⁱ⁾
	CP Energy	Providing services	TKS ^(a)
		(including but not limited to oil and gas), selling to	Tan Kay Vin ^(b)
		and purchasing from CP Energy of industrial	Puan Sri Shirley
		equipment, machineries,	Law Siong
		spare parts and lubricants oil.	Hiong ^(c)
			CP Energy ^(d)
T7 Aero Sdn. Bhd.	Marine Energy	Selling to and purchasing	DSW ^(h)
("T7A")		products and services	Marine Energy(i)
		from Marine Energy for valves, pumps and process systems.	The Energy

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Transacting Company within T7 Global Group	Transacting Party	Nature of Transaction	Interested Related Parties
	CP Energy	Selling to and purchasing from CP Energy of industrial equipment, machineries, spare parts and lubricants oil.	TKS ^(a) Tan Kay Vin ^(b) Puan Sri Shirley Law Siong Hiong ^(c) CP Energy ^(d)
T7 AeroTech Sdn. Bhd. (formerly known as T7 Kilgour Sdn. Bhd.)	Marine Energy	Selling to and purchasing products and services from Marine Energy for valves, pumps and process systems.	DSW ^(h) Marine Energy ⁽ⁱ⁾
	CP Energy	Selling to and purchasing from CP Energy of industrial equipment, machineries, spare parts and lubricants oil.	TKS ^(a) Tan Kay Vin ^(b) Puan Sri Shirley Law Siong Hiong ^(c) CP Energy ^(d)

Notes:

Nature of relationship

- (a) TKS, a Director and Major Shareholder of T7 Global, is a director and shareholder of CP Energy and Crystal ZVS.
- (b) Tan Kay Vin, a son of TKS, is a Director of T7 Global as well as a director and shareholder of CP Energy and Crystal ZVS.
- (c) Puan Sri Shirley Law Siong Hiong, the spouse of TKS, is a director and shareholder of CP Energy and Blue Ocean.
- (d) CP Energy, a company connected to TKS by virtue of him, his spouse and Tan Kay Vin's interests in CP Energy, pursuant to Section 8 of the Act.
- (e) Tan Kay Zhuin, a son of TKS, is a director and shareholder of Blue Ocean.
- (f) Crystal ZVS, a company connected to TKS by virtue of his and Tan Kay Vin's interest in Crystal ZVS, pursuant to Section 8 of the Act.

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- (g) Blue Ocean, a company connected to TKS by virtue of his spouse and Tan Kay Zhuin's interest in Blue Ocean, pursuant to Section 8 of the Act.
- (h) DSW, a Director of T7, had ceased as a director and shareholder of Marine Energy on 21 September 2021.
- (i) Marine Energy, a company which was connected to DSW by virtue of his interest in Marine Energy, pursuant to Section 8 of the Act. However, DSW had resigned as a director and shareholder of Marine Energy on 8 November 2021 and hence, Marine Energy is not related to DSW with effect thereof.

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Appendix 3

(A) Reporting Threshold of Non-Mandated RPT

No.	Percentage Ratio ¹	Bursa Main LR
1.	≥ 0.25%	<u>Immediate announcement</u> to Bursa ² .
2.	≥ 5% - ≤ 25%	In addition to Item 1: - send a draft circular and Bursa compliance checklist³; - obtain shareholder approval in general meeting; and - appoint an Independent Adviser.
3.	≥ 25%:	In addition to item 2: - appoint a Principal Adviser.

(B) Reporting Threshold of Non-Mandated RRPT

Non-Mandated RRPT is subject to immediate announcement to Bursa if the consideration, value of assets, capital outlay or costs of the RRPT is at the higher of \geq RM1 million or PR of \geq 1%.

The above reporting threshold (A) and (B) \underline{will} not apply if the value of consideration of the transaction is **less than RM500,000**.

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¹ Refer to Appendix 3 (C) for Percentage Ratio's computations.

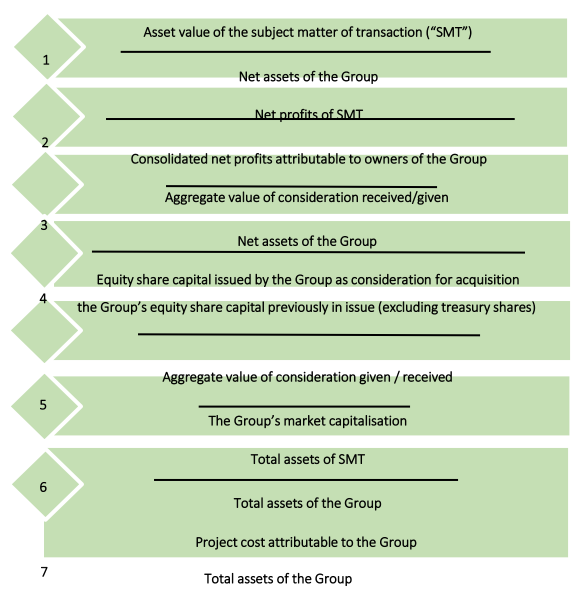
² Cross Reference: Contents of Announcement – <u>Appendix 10A</u> & <u>Appendix 10C</u>

³ Cross Reference: Contents of Announcement – <u>Appendix 10B</u> & <u>Appendix 10D</u>

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(C) Percentage Ratio

With reference to Bursa Main LR, Percentage Ratio refers to the figures, expressed as a percentage, resulting from each of the following **computations**⁴:



Note: for joint ventures, business transactions or arrangements. Project cost should include loan /guarantee to be given by the Group.

1	The Group's equity participation in joint venture company
8	Net assets of the Group
	Note: for joint venture company. Equity participation should include loan / guarantee to be given bythe Group
	Aggregate original cost of investment of SMT
9	Net assets of the Group
	Note: for disposal case where the SMT was acquired within the last 5 years

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⁴ Figures used must be either audited or reviewed by the external auditor [Chapter 10 of Bursa Main LR,subparagraph 10.03 (4)].

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Appendix 4

Procedures for price and terms comparisons for Related Party Transactions

(A) Lease of premises

The Affected Personnel shall obtain a quotation for a lease of the premises from the relevant related party, which shall be compared against the prevailing market rental rates of premises in the same location and also the prevailing rental rates paid by the Group for its leases entered into with third parties in comparable locations.

The RPT shall not be approved unless such RPT is entered into at a price and terms which are no less favourable than those extended to unrelated third parties in comparable locations, or on terms similar to the relevant related party's usual commercial terms and such terms are fair and reasonable.

(B) Purchase of products and procurement of services

- (i) Quotations are to be obtained for the service or product from the relevant related party, as the case may be, and at least two otherquotations from unrelated third party service providers or suppliers. RPT shall not be approved unless such transactions are entered into at rates/prices and terms of the service or product providers which are:
 - no less favourable to those extended to unrelated third parties; and
 - on terms similar to the relevant related party's usual commercial terms and such terms are fair and reasonable.

In determining whether the price and terms offered by relevant related party are fair and reasonable, several factors (if applicable), but not limited to the following, shall be taken into account:

- delivery schedules
- specification compliance
- track record
- experience and expertise

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- preferential rates
- rebates or discount accorded for bulk purchases

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(ii) In the event that two third party competitive quotations cannot be obtained for whatsoever reason (for instance, if there are no unrelated third party vendors of similar products or services, or if the product is a proprietary item), the head of the relevant department within the Group shall evaluate and weigh the benefits of, and rationale for, transacting with the relevant related party as the case may be, and a written recommendation shall be submitted to the CFO.

The evaluation shall include considerations of the efficiencies and flexibilities derived by the Group in transacting with the relevant related party, as the case may be, compared with transacting with unrelated third parties.

The CFO will review the written recommendation prior to the submission of the written recommendation to the approving authoritywhich is one approval level higher than that of the relevant approval threshold otherwise applicable to the transaction ("Higher Approval Authority")⁵.

The Higher Approval Authority will evaluate the recommendation of the CFO in respect of the relevant RPT before deciding to approve or reject the entry into the relevant RPT, in addition to evaluating the benefits of, and rationale for, transacting with the relevant related party, the relevant approving authority will evaluate the terms of the RPT in accordance with prevailing industry norms (including the reasonableness of the terms). The Higher Approval Authority shall at its discretion obtain the service of professionals such as valuers, architects, actuaries and accountants, to assist in its evaluation and decision-making if necessary.

- (C) Sale of products or provision of services:
 - (i) All contracts or transactions entered into with the related party for provision of the service or product by the Group shall be:
 - at the prevailing market rates or prices of the service or product to be provided; and
 - on terms which are no more favourable to the relevant related party, as the case may be, than the usual commercial termsextended to unrelated third parties.

In determining the transaction price payable by related party, as the case may be, for such services or products, several factors (ifapplicable), but not limited to the following, shall be taken into account:

- quantity
- volume

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⁵ Please refer to subparagraph 3.2 (c) for hierarchy of approval.

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- bulk purchases
- consumption
- customer requirements
- specification
- (ii) Where the prevailing market rates or prices for the product or service are not available, the head of the relevant department withinthe Group will evaluate and consider the benefits of and rationale for transacting with the relevant related party, as the case may be. The evaluation will include considerations of the efficiencies and flexibilities derived by the Group in transacting with the relevant related party, as the case may be, compared with transacting with unrelated third parties and prevailing industry norms (including the reasonableness of the terms). Subsequent to the evaluation, a written recommendation shall be submitted to the CFO prior to submitting the written recommendation to the Higher Approval Authority. The written recommendation may also include information that the Higher Approving Authority may request.

The Higher Approval Authority will evaluate the recommendation of CFO in respect of the relevant RPT and shall at its discretion obtain the service of professionals such as valuers, architects, actuaries and accountants, to assist in its evaluation and decision-making if necessary



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Price and Terms Comparison Process Flowchart

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