

No:.....020...../BCEL.BOD..2026

Date: 23 APR 2026

Invitation Letter (Additional Version)

Attention: All valued BCEL's Shareholders

Subject: Invitation to BCEL's Annual General Shareholders' Meeting for the year 2025

- In accordance with the Resolutions of BCEL's Board of Directors No.002/BOD.BCEL.2026, dated on February 17, 2026
- In accordance with the Resolutions of BCEL's Board of Directors No.018/BOD.BCEL.2026, dated on April 23, 2026

Banque Pour Le Commerce Exterieur Lao Public (BCEL) is honored to invite you, BCEL's shareholders, to **BCEL's Annual General Shareholders' Meeting for the year 2025**, which will be held on Thursday, April 30, 2026 at 14:30 hrs. (Registration starts from 13:00 – 14:30) at the Grand Ballroom, Lao Plaza Hotel, Vientiane Capital to discuss and approve the issues as specified in the attachments.

BCEL has set **March 17, 2026 to be the Closing Date of the Shareholders Register Book (Record Date) to define the right of the shareholders to participate in BCEL's Annual General Shareholders' Meeting** which has been duly disclosed.

BCEL encourages the shareholders, who are not convenient to attend the meeting in person, to grant the proxy to either one of the independent members of BCEL's Board of Directors or a representative to attend the meeting on their behalf. The Proxy Form is enclosed herewith. The completed Proxy Form should be sent to email: bcelhqv@bcel.com.la before **28 April 2026**.

Remark: This invitation letter is the update version of the previous meeting invitation letter which add one more agenda (Agenda 9) to the meeting agenda in accordance with the resolution of BCEL's Board of Directors.

We hope you would devote your precious time to attend the meeting.

Chairman of the Board of Directors



Mr. Soulivath SOUVANNACHOUMKHAM

Attachments

1. **Attachment 01:** Agenda of BCEL's Annual General Shareholders Meeting for the year 2025;
2. **Attachment 02:** The Minutes of BCEL's General Shareholders' Extra-Ordinary Meeting for the year 2025;
3. **Attachment 03:** The brief report on the Business Performance of BCEL for the year 2025 and audited financial statements for the year 2025;
4. **Attachment 04:** Plan of the year 2026 of BCEL;
5. **Attachment 05:** Plan for utilization of funds raised from BCEL's recapitalization;
6. **Attachment 06:** The revision of BCEL's Articles of Association;
7. **Attachment 07:** The Proxy Form;
8. **Attachment 08:** The Rule of BCEL's General Shareholders' Meeting;
9. **Attachment 09:** The recommendation on the document and the reference that shall be presented when attending the meeting;
10. **Attachment 10:** The guideline on voting;
11. **Attachment 11:** Map of the meeting venue.

❖ Remarks:

1. Each shareholder can download the invitation letter and the attached files on the website of BCEL: www.bcel.com.la and on the Lao Securities Exchange's website www.lsx.com.la or to get the invitation letter stipulated your right to attend the meeting (with barcode) at the Lao Securities Exchange at the Level 4, Settlement and Securities Deposit Division at Phonthan Nue Village, T4 Road, Saysettha, Vientiane Capital. Tel: +85621 454361-4.
2. For the shareholders who shall attend and to assign the proxy, please bring ID Card or Family Book or Passport (For Foreign shareholders) on the meeting day to inform when registering to the meeting. All the references are defined in the guideline to the meeting regarding the references and evidence to prove the right of the shareholders to the meeting (The documents are attached herewith)
3. For the shareholder that shall assign proxy to attend the meeting and voting. Please fill the information and sign on the Proxy Form, which attached herewith with full and complete information.

❖ BCEL's Contact Persons

- 1) Mr. Inpong Siriphouthone (Ph.D.), Tel: 020 2888 5353
- 2) Mr. Sinthanou LUANGRATH, Tel: 020 5449 8899

AGENDA (Additional Version)
The Annual General Shareholders' Meeting of BCEL for the year 2025
(30 April 2026)

Agenda 01: Confirmation of the minutes of the Extra-Ordinary Shareholders' Meeting for the year 2025;

BCEL has prepared the Minutes of the Extra-Ordinary General Shareholders' Meeting for the year 2025, hold on 05/09/2025, as shown in the **attachment 02** and the Minutes has been disclosed in compliance with the related regulations.

Opinion of the Board of Directors:

The Board of Directors agreed with the Minutes. Therefore, the Shareholders' Meeting is requested to consider and approve the Minutes of the Meeting.

Vote requirement:

This agenda will be approved if the approved votes reach more than half of the total votes in the meeting.

Agenda 02: Acknowledge the progress report on BCEL's recapitalization, the sale of shares held by BCEL in Banque Franco-Lao and the Sale of shares held by BCEL in EDL-Generation Public Company;

The Annual General Shareholders' Meeting for the year 2024 has passed resolutions that approve: BCEL's recapitalization, the sale of shares held by BCEL in Banque Franco-Lao and the Sale of shares held by BCEL in EDL-Generation Public Company, as outlined in Agenda 8, 9, and 10 respectively. BCEL intends to provide an update on the progress with the following details:

1. BCEL's recapitalization:

- 1) BCEL proceeded with the selection of a Financial Advisor and Underwriter in accordance with procurement procedures and relevant regulations, whereby Lao-China Securities Public Company was selected as the Financial Advisor and Underwriter for this recapitalization;
- 2) In parallel, approval was sought from the relevant regulatory authorities. On 27/08/2025, Lao Securities Commission Office issued a license authorizing BCEL to issue 506,255,500 shares, offered to existing shareholders at a price of 1,640 LAK per share and to the general public at 1,730 LAK per share, with a total capital raising value of 833,333,168,000 LAK.
- 3) During the period of 22–26/09/2025, BCEL successfully completed the share subscription period for existing shareholders, with a total of 472,098,300 shares sold. During 29/09–03/10/2025, the public subscription period was also successfully completed, with a total of 34,157,200 shares sold. All offered shares were fully subscribed, resulting in an actual total capital raised of 841,915,600,850 LAK.
- 4) On 28/10/2025, Lao Securities Commission Office certified the successful conclusion of the capital increase share offering amounting to 841,915,600,850

LAK, which includes registered capital of 506,255,500,000 LAK and share premium of 335,656,122,850 LAK.

- 5) On 05/11/2025, BCEL finalized the registration of the capital increase shares on the Lao Securities Exchange, enabling shareholders to trade the newly issued shares on the secondary market.
- 6) On 06/03/2026, BCEL completed the notification of amendments to the Enterprise Registration Certificate, reflecting a registered capital of 1,544,872,000,000 LAK, consisting of 1,544,872,000 shares at a par value of 1,000 LAK/share. The shareholder structure remains unchanged.

2. The sale of shares held by BCEL in Banque Franco-Lao (BFL)

- 1) Following the approval at the BCEL Annual General Shareholders' Meeting for the year 2024, BCEL proceeded to report and seek authorization from the relevant regulatory authorities in accordance with applicable regulations, in order to obtain permission to sell the BFL's shares. BCEL conducted a search for qualified buyer companies to purchase its shareholding in Banque Franco-Lao (BFL), in which BCEL holds 30% of the shares. The French shareholder (COFIBRED), which holds 70% of BFL shares, expressed interest in purchasing BCEL's share portion itself.
- 2) BCEL and COFIBRED reached a preliminary mutual agreement to engage valuation advisory firms to assess the Fair Value and Market Value of BFL shares, with both the buyer and seller each independently engaging their own valuation firms.
- 3) The selection process for the valuation firm followed procurement regulations and open tender procedures, with 3 companies submitting bids. BCEL selected the company with the greatest readiness and experience to ensure the work would be completed according to the set plan. In April 2026, BCEL successfully signed a service contract with APM Lao Securities Company Limited for the valuation of BFL shares, with a service fee of 1,450,000,000 LAK.
- 4) APM Lao Securities Company Limited is currently in the process of valuing BFL shares. The valuation report is expected to be received by May 2026, and BCEL will use this report as a reference basis for negotiations with the buyer.
- 5) BCEL's position is to protect the maximum interests of shareholders. The initial investment value in BLF was 150 billion LAK, and the sale price must not be lower than the initial investment value plus the estimated return on investment accrued throughout the entire investment period to date (i.e., interest). Should the negotiation outcome be deemed disadvantageous to BCEL, BCEL may consider canceling the share sale.
- 6) It is anticipated that the share valuation will be completed and the outcome of negotiations will be known within Q3 2026. Upon completion, information will be disclosed and reported to shareholders and investors accordingly.

3. The Sale of shares held by BCEL in EDL-Generation Public Company:

- 1) Following the approval at the BCEL Annual General Shareholders' Meeting for the year 2024, BCEL proceeded to search for qualified buyer companies to purchase the 38,350,000 shares that BCEL holds in EDL-Generation Public

Company. It was determined that Électricité du Laos (EDL), as the major shareholder of EDL-Gen, has agreed to purchase the said shares.

- 2) BCEL is currently in the process of negotiating terms and conditions with EDL to establish viable pricing conditions and a transaction mechanism to complete the share sale.
- 3) It is anticipated that the share purchase agreement will be successfully signed within 2026. Upon completion, information will be disclosed and reported to shareholders and investors accordingly.

Opinion of the Board of Directors:

The Board of Directors has reviewed and agreed with the report as presented. This report serves to update shareholders on the progress of various matters that were previously approved. This agenda will not be put to a shareholder vote at the meeting.

Agenda 03: Consider and approve the annual report on the performance and financial statements of BCEL for the year 2025 (Attachment 03)

Some of outstanding performance of BCEL over the year 2025 are the following:

- Organized 2 BCEL Shareholders' Meetings (Annual General Shareholders' Meeting 2024 and Extraordinary General Shareholders' Meeting 2025); and completed the payment of dividends of 100 LAK/share to BCEL shareholders;
- Held 9 BCEL Board of Directors meetings (4 ordinary meetings, 5 extraordinary meetings);
- Held 3 BCEL operational review meetings;
- Successfully completed a capital increase of 841 billion LAK through the issuance of additional shares to existing shareholders and the general public via RO/PO;
- Approved the BCEL Strategic Development Plan 2025–2029 and the BCEL Annual Business Plan 2025;
- Recognized and awarded KPI performance achievements and branch/service unit rankings for 2024 across the nationwide;
- Approved the branch KPI targets for 2025;
- Developed and improved products to meet customer needs, including: OneBank, OneBank Kid, OnePay Shop, ATM UnionPay Virtual Card, E-Statement, stock trading via BCEL One, gold trading settlement services between BCEL and the Lao Bullion Bank, multi-currency ATMs (CNY and THB), and foreign currency exchange kiosks; upgraded 2 BCOME Super Agent outlets; expanded 176 BCOME agents and 23 MoneyGram agents;
- Established key business partnerships: integrated insurance purchase system with AGL Insurance; connected gold trading settlement system with the Lao Bullion Bank; upgraded the LaPass system; integrated the Bank of the Lao PDR's CMS system; collaborated on Smart Cash with the Ministry of Finance via the Finlink system;

- Completed the upgrade of Xaysomboun Service Unit to Xaysomboun Branch; relocated Lao Securities Exchange Service Unit to Dongkhamxang; and upgraded the Xeno Money changer to Xeno Service Unit;
- Awards and Recognition: The 2025 Quality Recognition Award for Achieving Best-in-class straight-through processing (STP) rate from JP Morgan Chase Bank; Leading Entrepreneur Award from the Lao National Chamber of Commerce and Industry; The Best Women Leader – Banking 2025 from the Women's Tabloid UK; The best Service Quality Award from LAPNet; 7 awards from the Lao Securities Exchange, namely: Best Voluntary Disclosure Award, Best Corporate Governance Award, Best Performing Company Award, Best Investor Relations Award, Best Annual Report Award, Best Fundraising Company Award, and Disclosure Certificate for the year 2025.

Business results for the year 2025 audited by PwC and approved by BCEL's Board of Directors are the following:

- **Total Assets:** 160,756 billion LAK — compared with the 2025 plan achieved 102.39%;
- **Total Deposits:** 150,847 billion LAK — compared with the 2025 plan achieved 104.03%;
- **Total Loans:** 69,513 billion LAK — compared with the 2025 plan achieved 105.81%;
- **NPL Ratio:** 2.76%;
- **Net Profit:** 932 billion LAK — compared with the 2025 plan achieved 161.90%.

Opinion of the Board of Directors:

The Board of Directors agreed with the report and proposal. Therefore, the Shareholders' Meeting is requested to consider and approve.

Vote requirement:

This agenda will be approved if the approved votes reach more than half of the total votes in the meeting.

Agenda 04: Consider and approve the allocation of the profit of the year 2025

BCEL would like to request the meeting to consider and approve the allocation of the profit after tax of the year 2025 into reserves and dividends for the shareholders as follows:

- Regulatory reserve: **10%**;
- Bonus incentive for management and employees: **5%**;
- Dividends: **200 LAK/Share**; Total dividend amount of **308,974,400,000.00 LAK**, increased by 197% compared to 2024 (in 2024, BCEL paid dividends of 100 LAK/share and at that time BCEL had a total of 1,038,616,500 shares; In November 2025, following BCEL's completion of the new registered capital through the issuance of ordinary shares to existing shareholders and the general public (RO/PO), BCEL now has a total of 1,544,872,000 shares, an increase of 1.5 times the number of shares in 2024.

- The remaining shall be allocated into the business expansion fund;
- Dividend payment date: **May 15, 2026.**

BCEL has selected the date of **April 29, 2026** as the record date to determine the right of the shareholders to receive the dividends for the year 2025 which has already been disclosed.

Opinion of the Board of Directors:

The Board of Directors has duly considered and resolved to ask the Shareholders' Meeting to consider and approve this agenda.

Vote requirement:

This agenda will be approved if the approved votes reach more than half of the total votes in the meeting.

Agenda 05: Consider and approve the Plan for the year 2026 (Attachment 04)

The shareholders' meeting is requested to consider and approve the plan for the year 2026 which includes some key targets and figures compared with the actual figures of the year 2025 as follows:

- **Total Assets:** No less than 173,500 billion LAK, compared with 2025, an increase of 7.93%;
- **Total Deposits:** No less than 161,000 billion LAK, compared with the end of 2025, an increase of 6.73%;
- **Total Loans:** No less than 64,000 billion LAK, compared with the end of 2025, a decrease of 7.93%;
- **Total NPL (Non-Performing Loans):** Not exceeding 3% of total loans;
- **Net Profit:** No less than 1,070 billion LAK, compared with 2025, an increase of 14.74%.
- **Service network expansion plan:** In 2026, BCEL plans to open **6 new service units**, comprising **5 newly expanded units** and **1 unit relocation**. In addition, BCEL also plans to conduct feasibility surveys for further expansion of a number of service units in accordance with the plan approved by the Board of Directors.
- **Technical equipment, construction, and repair plan:** focus on continuing unfinished projects, replacing outdated equipment, and adding necessary new equipment with a total budget of 1,168 billion LAK.
- **New staff recruitment plan:** 39 new employees will be recruited to support specialized tasks that cannot be handled by existing staff and to support the organizational structure and expanding service networks.

Opinion of the Board of Directors:

The Board of Directors has duly considered and resolved to ask the Shareholders' Meeting to consider and approve this agenda.

Vote requirement:

This agenda will be approved if the approved votes reach more than half of the total votes in the meeting.

Agenda 06: Consider and approve the appointment of the independent auditor for the year 2026, 2027, 2028;

In the past, BCEL has utilized the International Financial Reporting Standards for Special Purposes (IFRS Special Purpose). This was part of the implementation plan to transition toward Full IFRS (International Financial Reporting Standards), as mandated by the Bank of the Lao PDR. Currently, BCEL is conducting research and preparing for this transition by hiring consultants to ensure readiness for Full IFRS reporting. Due to time constraints and an expanded audit scope, BCEL is now in the process of selecting and bidding for an independent auditor, in accordance with relevant regulations, to produce three types of reports for BCEL:

- 1) Audit Report on Financial Statements according to Lao Accounting Standards (LAS);
- 2) Audit Report on Financial Statements according to International Financial Reporting Standards (IFRS);
- 3) Management Letter;

We propose that the Shareholders' Meeting consider and approve the appointment of the annual auditors for the years 2026, 2027, and 2028, with the audit fees categorized into two potential cases:

- Case 1: Reporting under LAS and IFRS Special Purpose, The total audit fee for all three years shall not exceed 3,500,000,000 LAK (with the audit fee increasing by no more than 15% each accounting year).
- Case 2: Reporting under LAS and Full IFRS The total audit fee for all three years shall not exceed 9,500,000,000 LAK.

This is requested that the Shareholders' Meeting authorize the BCEL Board of Directors to consider and approve all necessary matters related to the selection and appointment of the auditors for 2026, 2027, and 2028, based on BCEL's readiness and interests of the shareholders.

Opinion of the Board of Directors:

The Board of Directors has duly considered and resolved to ask the Shareholders' Meeting to consider and approve this agenda.

Vote requirement:

This agenda will be approved if the approved votes reach more than half of the total votes in the meeting.

Agenda 07: Consider and approve the plan for utilization of funds raised from BCEL's recapitalization; (attachment 05)

BCEL has completed a registered capital increase of 506,255,500,000 LAK through the issuance of additional shares to existing shareholders and the general public. As a result, BCEL's registered capital has increased from 1,038,616,500,000 LAK to 1,544,872,000,000 LAK. The initial objective reported to and approved by the shareholders' meeting was to increase the registered capital in order to raise BCEL's Capital Adequacy Ratio (CAR) to meet the minimum capital adequacy standard set by the Bank of the Lao PDR. Currently, BCEL's CAR is 10.20%, in accordance with international reporting standards. Based on the Lao Accounting Standard (LAS), the audited Capital Adequacy Ratio (CAR) for the year 2025

stands at 11.68%, which is in compliance with the Bank of the Lao PDR's regulatory requirement of $CAR \geq 8\%$.

In order to maximize the utilization of BCEL's capital and generate returns for shareholders, BCEL finds it necessary to deploy the said capital into businesses that demonstrate strong growth potential and the highest possible returns. BCEL has therefore submitted a request to the Department of Commercial Bank Supervision, Bank of the Lao PDR, for approval to withdraw and utilize the funds raised from this capital increase.

The regulatory authority has now approved BCEL's request to withdraw and deploy the registered capital for business use. However, to ensure full compliance with applicable laws and procedures, BCEL hereby presents the capital utilization plan to the shareholders' meeting for consideration and approval as follows:

Objective: To strengthen BCEL's financial position and enhance its long-term business growth capacity, as well as to improve asset structure in order to maintain liquidity and achieve a balanced approach to capital management and deployment.

Targets: ① Up to 25% of the registered capital (in accordance with relevant regulations) to be invested in expanding the service network and upgrading service systems in line with BCEL's technical equipment plan. ② Up to 75% to be allocated to BCEL's business plans, primarily for credit expansion and the development of service products.

Opinion of the Board of Directors:

The Board of Directors has duly considered and resolved to ask the Shareholders' Meeting to consider and approve this agenda.

Vote requirement:

This agenda requires specific votes of at least 2/3 of the total votes in the meeting and having not less than 80% of the total shares of BCEL.

Agenda 08: Consider and approve the amendment of BCEL's Article of Association. (Attachment 06)

Since BCEL has successfully completed the recapitalization issuance of shares to both existing shareholders and the general public, the registered capital structure of BCEL has been altered, with the addition of 506,255,500 new shares, leading to a change in the total number of shares. In line with this, and to adhere to the Decision on the Determination of Shareholding Ratios of Domestic and Foreign Shareholders in Commercial Banks with a Government Majority Shareholding Listed on the Lao Securities Exchange, No. 02/LSC, dated 16/03/2026.

which outlines investor shareholding ratios, BCEL must amend certain articles of its Articles of Association (AOA) concerning the number of shares, registered capital, allowable investor shareholding ratios, the appointment of Board of Directors members, and other related issues, to ensure alignment with the changes to the Enterprise Registration Certificate and relevant regulations.

Such amendments to the AOA are executed in accordance with the laws, agreements, and regulations set forth by the appropriate state regulatory authorities, ensuring that BCEL's operations remain complied and consistent with the applicable rules and regulations.

Opinion of the Board of Directors:

The Board of Directors has duly considered and resolved to ask the Shareholders' Meeting to consider and approve this agenda.

Vote requirement:

This agenda requires specific votes of at least 2/3 of the total votes in the meeting and having not less than 80% of the total shares of BCEL.

Agenda 09 (Additional): Consider and Approve the Adjustment of the Basic Salary Index for BCEL Employees.

Based on the adjustment of the basic salary index value by the Bank of the Lao PDR, pursuant to Decision No. 307/BOL dated April 09, 2026, on the adjustment of the basic salary index for state bank employees, increasing it from 4,560 LAK per index point to 8,000 LAK per index point. In alignment with this policy, BCEL has proceeded to review and decided to propose an adjustment to the basic salary index rate, covering both permanent employees and contract employees of BCEL, in order to align with the current cost of living and actual circumstances.

This salary index adjustment has no impact on BCEL's 2026 Annual Business Plan, as BCEL's Management has comprehensively reviewed the business impact across various aspects. Based on an assessment of BCEL's current revenue-generating capacity, it is determined that BCEL is able to absorb the additional expenditure arising from this index adjustment, and such figures have already been incorporated into the 2026 Annual Business Plan.

This adjustment is made in compliance with the decisions and regulations set forth by the state supervisory authorities. To be the basis for BCEL to implement correctly and in accordance with the relevant rules and regulations, it is proposed that the meeting consider and approve the adjustment of the basic salary index for BCEL employees.

Opinion of the Board of Directors:

The Board of Directors has duly considered and resolved to ask the Shareholders' Meeting to consider and approve this agenda.

Vote requirement:

This agenda will be approved if the approved votes reach more than half of the total votes in the meeting.



Head Office

No:048/BCEL.BOD.2025

Vientiane Capital, Date: 05 September 2025

Resolutions
Extra-Ordinary General Meeting Shareholders' of BCEL's
for the year 2025

Date 05 September 2025

The Extra-Ordinary General Meeting Shareholders' of Banque pour le Commerce Exterieur Lao Public (BCEL) for the Year 2025 (hereinafter called: "The Meeting") was held from 14:30 - 16:00 on the 05 September 2025 at Grand ball Room, Lao Plaza Hotel, Vientiane Capital and was presided over by Mr. **Soulivath SOUVANNACHOUMKHAM**, Chairman of BCEL's Board of Directors, together with Directors of the Board of Directors. The Meeting was attended by **30** shareholders, **120** proxies, and the total number of shares in the meeting was **779,784,250** shares, including **3,690,685** shares via proxies, which in total is equivalent to 75.079 % of the total shares of BCEL and this made the quorum of the Meeting in accordance with the Articles of Association of BCEL and relevant laws. The number of shares not attending the Meeting was **258,832,250** shares, equivalent to **24.921%** of the total shares of BCEL.

The Meeting considered and resolved as follows:

Agenda 01: Approved the minutes of the BCEL's Annual General Shareholders' Meeting for the year 2024.

The Meeting resolved with the majority vote of the shareholders attending the Meeting as detailed below:

- Approved: **779,748,250** votes, equivalent to **100%** of the total votes attending the Meeting.
- Disapproved: **0** votes, equivalent to **0%** of the total votes attending the Meeting.

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Agenda 02: Approved the amendment to BCEL's Business Plan for the year 2025

The meeting is approved revised to the 2025 plan with some key figures as follows:

- **Total Assets:** revised to **157,000** billion LAK, an increase of **10.41%** compares to **2024** implementation;
- **Total Deposits:** revised to **145,000** billion LAK, an increase **8.91%** compares to the **2024** implementation;
- **Net Profit After Tax:** revised to **576** billion LAK, an increase of **28.12%** compares to **2024** implementation;
- **Technical Equipment, Construction and Repair Plan:** revised to **832.54** billion LAK, an increase of **27.87** billion LAK

The Meeting resolved with the majority vote of the shareholders attending the Meeting as detailed below:

- Approved: **779,748,250** votes, equivalent to **100%** of the total votes attending the Meeting.
- Disapproved: **0** votes, equivalent to **0%** of the total votes attending the Meeting.

Agenda 03: Approved the appointment of Vice Chairman of BCEL's Board of Directors

The meeting approved the appointment of **Mrs. Bounta DARAVY**, as the new Vice Chairman of the BCEL's Board of Directors, to replace **Mr. Akhom Praseuth (Ph.D)** who has completed his term as Vice Chairman of the BCEL's Board of Directors.

- Approved: **779,748,250** votes, equivalent to **100%** of the total votes attending the Meeting.
- Disapproved: **0** votes, equivalent to **0%** of the total votes attending the Meeting.

Agenda 04: Approved the appointment of member of BCEL's Board of Directors

The meeting approved the appointment of **Mr. Michael De Clercq**, according to the appointment letter from the strategic partner COFIBRED, as the new member of the BCEL's Board of Directors to replace **Mr. Arnaud DELAUNAY**.

The Meeting resolved with the majority vote of the shareholders attending the Meeting as detailed below:

- Approved: **779,748,250** votes, equivalent to **100%** of the total votes attending the Meeting.
- Disapproved: **0** votes, equivalent to **0%** of the total votes attending the Meeting.

Therefore, This is approved the composition of BCEL's Board of Directors shall consist of **08 members**, as follows:

- | | |
|---|--|
| 1. Mr. Soulivath Souvannachoumklam | Vice Minister of Finance, as Chairman |
| 2. Mrs. Bounta Daravy | Independent Director, as Vice Chairman |
| 3. Mme. Saysamone Chanthachack | Managing Director of BCEL, Member |
| 4. Mr. Pasomphet Khamtanh | Member |
| 5. Mr. Michael De Clercq | Member |
| 6. Assoc. Prof. Thongphet Chanthanivong | Independent Member |
| 7. Mrs. Latdavanh Songvilay | Independent Member |
| 8. Mr. Sonexay Silaphet | Independent Member |

Chairman of the Meeting



Mr. Soulivath SOUVANNACHOUMKHAM

Summary of BCEL's 2025 Performance Report

In 2025, BCEL conducted its business amid a slowly recovering macroeconomic environment, facing multiple risk factors including inflation, oil and gold price volatility, trade barriers, geopolitical tensions among major powers, natural disasters, and other challenges that broadly impacted various sectors. Nevertheless, through the dedication of management and all staff, who collectively devoted their knowledge and efforts to the bank's operations, BCEL achieved success in many areas and demonstrated strong progress compared to the previous year, as outlined below:

1. Summary of Outstanding activities and achievements

Over the past year, BCEL carried out a number of notable activities, summarized as follows:

- Held **2 shareholders' meetings** (Annual General Shareholders' Meeting 2024 and Extraordinary General Shareholders' Meeting 2025); and completed dividend payments of **100 LAK/share** to BCEL shareholders;
- Held **9 Board of Directors meetings** (ordinary meetings 4 times, extraordinary meetings 5 times);
- Organized 3 meetings to review the business performance of BCEL;
- Approved the **BCEL Strategic Development Plan 2025–2029** and the **BCEL Business Plan for 2025**;
- Successfully completed a **capital increase of 841.91 billion LAK** through the issuance of new shares to existing shareholders and the general public via RO/PO;
- Recognized and awarded branches and service units for **KPI performance** and branch rankings for 2024, and approved KPI targets for branches for 2025;
- Developed and improved products to meet customer needs, including: **OneBank, OneBank Kid, OnePay Shop, ATM UnionPay Virtual Card, E-Statement, stock trading via BCEL One**, gold settlement services between BCEL and the Gold Bank, multi-currency ATMs (CNY and THB), and foreign currency exchange kiosks; upgraded **2 BCOME Super Agent** outlets; expanded **176 BCOME agents** and **23 MoneyGram agents**;
- Established key business partnerships: integrated insurance purchase-sale systems with the Insurance Company of Laos; connected gold trading settlement systems with the Gold Bank; upgraded the **LaPass** system; integrated the **BOL's CMS system**; collaborated on **Smart Cash** with the Ministry of Finance via the **Finlink** system;
- **Awards received:**
 - The 2025 Quality Recognition Award for Achieving Best-in-class straight-through processing (STP) rate from JP Morgan Chase Bank
 - Leading Entrepreneur Award from the Lao National Chamber of Commerce and Industry;
 - The best Women Leader – Banking 2025 from the Women's Tabloid UK
 - The best Service Quality Award from LAPNet System
 - **7 Awards from the Lao Securities Exchange**, including:
 1. Best Voluntary Disclosure Award
 2. Best Corporate Governance Award
 3. Best Performing Company Award
 4. Best Investor Relations Award
 5. Best Annual Report Award

6. Best Fundraising Company Award
7. Disclosure Certificate for the year 2025

2. Business operation for 2025

- **Total Assets:** 162,756 billion LAK — compared with the 2025 plan achieved 102.39%;
- **Total Deposits:** 150,847 billion LAK — compared with the 2025 plan achieved 104.03%;
- **Total Loans:** 69,513 billion LAK — compared with the 2025 plan achieved 105.81%;
- **NPL Ratio:** 2.76%;
- **Net Profit:** 932 billion LAK — compared with the 2025 plan achieved 161.90%.

3. Procurement, construction, and maintenance

The planned budget for Procurement, construction, and maintenance was **804.67 billion LAK**, of which **704.67 billion LAK** was planned for actual asset registration during the year. By end of 2025, assets recorded as fixed assets (for depreciation) and assets under construction totaled **471.87 billion LAK**, equivalent to **67%** of the plan.

4. Service unit expansion

In 2025, BCEL was approved to establish **1 new branch, 13 new service units**, and relocate **2 service units**. The actual implementation by end of 2025 is summarized as follows:

- **1 branch established:**
 - Xaysomboun Branch (officially upgraded from Xaysomboun Service Unit on **October 1, 2025**);
- **2 service unit relocations:**
 - Dongkhamxang Service Unit (closed Lao Securities Exchange Service Unit under Xaysettha Branch and relocated to Dongkhamxang) — opened **February 24, 2025**;
 - Lak 21 Service Unit (closed the Xayseththa Special Economic Zone Service Unit under Dongdok Branch and relocated to Lak 21 area) — currently under construction and interior decoration;
- **13 new service units (planned expansion):**
 - Completed upgrade of the Savannakhet Branch's Seno Exchange Office to a service unit — opened **April 30, 2025**;
 - **1 unit** under construction preparation: Xianghon Service Unit (Xayaboury Branch);
 - **1 unit** in land acquisition: Yod Ou Service Unit (Phongsaly Branch);
 - **4 units** under lease consideration: Dongtai (Khammouane Branch), Thabok (Bolikhamxay Branch), Ban Vang (Phonhong Branch), and Lao-Thai Friendship Bridge No. 5 (Bolikhamxay Branch);
 - **2 units** still searching for locations: Nong Haed (Xiangkhouang Branch) and Wattay International Airport (Vientiane Capital Branch);
 - **1 unit** not yet surveyed: Kaleum District Service Unit (Sekong Branch);
 - **3 units deferred** due to unfavorable local economic conditions: Aed District (Houaphan Branch), Viengphoukha (Luang Namtha Branch), and Beng District (Oudomxay Branch) — to be reconsidered when conditions are suitable.

5. The implementation of plans, projects and programs

The 2025 BCEL annual work plan was derived from the 2025–2029 Long-Term Strategic Plan, covering **15 programs** and **50 projects**, expanded into **301 work tasks** for 2025. The overall implementation rate is summarized below:

	Plan	Year Plan
	Summary Average Implementation	85%
Strategy I	Comprehensive organization strengthening	93%
Plan 1	Financial management and enhancing sustainable business effectiveness	95%
Plan 2	Efficient credit administration and management	97%
Plan 3	Strong and effective human resource development	99%
Plan 4	Strengthening risk management and anti-money laundering	78%
Strategy II	Modernization by applying new technology in the business	89%
Plan 5	Development and management of IT systems to be modern, secure capable of providing 24/7 Service	90%
Plan 6	Products development, turning the service toward Digital Banking Services	85%
Plan 7	Modernization of Information Management and Statistic development	79%
Plan 8	Modernization of credit approval	95%
Plan 9	Improvement and development of accounting system and financial Report	95%
Strategy III	Management and services development in accordance with international standard	72%
Plan 10	Establish standards for business operations in terms of environmental and sustainability	63%
Plan 11	Implementation of BASEL II standards	86%
Plan 12	Development of accounting and financial report in line with full option of IFRS	90%
Plan 13	Development and improvement of internal audit with COSO (Compliant Internal Control Systems) standard	97%
Plan 14	Development of services in line with ISO9001:2015 standard	95%
Plan 15	Development of PCI Compliance	5%

6. Corporate social responsibility and social support

Alongside its business operations in 2025, BCEL's management and staff actively participated in **Corporate Social Responsibility (CSR)** initiatives, a core value of BCEL, as detailed below:

- Leveraging BCEL's technological capabilities, **BCEL One Heart** served as a platform facilitating charitable donations — both for organizations seeking donations and voluntary donors. In 2025, **9 donation campaigns** were launched, with **4,699 donation transactions** totalling **300.55 million LAK**;
- BCEL contributed to social support through various forms including sponsorship of **education and sports, public health, natural disaster relief, and national celebrations**, providing cash and materials across **148 items**, totalling **2,112.62 million LAK** in 2025.



**BANQUE POUR LE COMMERCE EXTERIEUR
LAO PUBLIC**

FINANCIAL STATEMENTS

31 DECEMBER 2025



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BANQUE POUR LE COMMERCE EXTERIEUR LAO PUBLIC

FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2025

THE BANK

Banque Pour Le Commerce Exterieur Lao Public ("the Bank") is a joint-stock bank incorporated and registered in the Lao People's Democratic Republic ("Lao PDR").

ESTABLISHMENT AND OPERATIONS

The Bank was established from the equitisation of Banque Pour Le Commerce Exterieur Lao which had been established in accordance with the Banking Business License No. 129/BOL dated 01 November 1989. On 23 December 2010, the Bank successfully undertook its Initial Public Offering. On 10 January 2011, the Bank was equitized and renamed into Banque Pour Le Commerce Exterieur Lao Public under the Operating License No. 0061/LRO dated 10 January 2011 issued by the Business License Registration Office of the Lao PDR. At that date, the Government, represented by the Ministry of Finance ("MOF"), was the largest shareholder with 80% shareholding.

On 15 July 2011, the MOF sold 10% of the total ordinary shares (equivalent to 13,657,759 shares) to its strategic partner named Compagnie Financière de la BRED ("COFIBRED") in accordance with the Ordinary Shares Purchase Agreement between the Ministry of Finance and COFIBRED. COFIBRED is a subsidiary of BRED, the biggest regional banking society in the Banque Populaire Group - a French group of cooperative banks. The total purchased price of LAK 150,235,349,000 has been paid fully by COFIBRED.

On 17 August 2017, Lao Securities Commission Office approved the Bank to recapitalize by both Rights offering (which resulted in 68,047,300 shares) and Public offering (which resulted in 3,098,400 shares) in Lao Securities Exchange in order to increase its charter capital. The Bank received the new Banking Business License No. 21/BOL, dated 13 September 2017 issued by Bank of the Lao PDR. On 15 September 2017, Lao Securities Exchange certified that the Bank successfully increased its charter capital amount LAK 355,728,500,000 (equivalent to 71,145,700 shares) in accordance with Listing Certificate No. 01/LSX, dated 15 September 2017 and its latest amended Business License No. 0429/ERO dated 18 May 2018 issued by Ministry of Industry and Commerce.

On 11 October 2019, Lao Securities Commission Office approved the Bank to recapitalised by both Rights offering and Public offering. The purpose of the government share divestment is to support more diverse shareholders to develop the Bank on the business expansion and sustainability. On 29 November 2019, Lao Securities Commission Office certified the Bank successfully offered 10% of the Bank's shares.

On 18 February 2025, the Bank carried out a 1:5 share split of its ordinary shares on the Lao Securities Exchange (LSX), increasing the total number of shares by 830,893,200 to 1,038,616,500 shares.

On 28 October 2025, the Bank issued 506,255,500 new shares to existing shareholders and the general public following approval from the Securities and Exchange Commission Office. The capital increase was confirmed, amounting to LAK 841,911,622,580. Subsequently, on 6 March 2026, the Bank updated its enterprise registration certificate No. 046549/ERO, dated 6 March 2026, reflecting a registered share capital of LAK 1,544,872,000,000, 1,544,872,000 ordinary shares, with a par value of LAK 1,000 per share.

The shareholding structure of the Bank as at 31 December 2025 is as follows:

Shareholders	Number of shares	%
The Government	926,922,633	60%
Strategic partners	154,487,295	10%
Local investors (including employees of the Bank) and other foreign investors	463,462,072	30%
	1,544,872,000	100%

The principal activities of the Bank are to provide banking services including mobilizing and receiving short-term, medium-term, and long-term deposits from organisations and individuals; making short-term, medium-term, and long-term loans to organisations and individuals based on the nature and capability of the Bank's sources of capital; foreign exchange transactions, international trade financial services, discounting of commercial papers, bonds and other valuable papers, and providing other banking services allowed by Bank of the Lao PDR.

BANQUE POUR LE COMMERCE EXTERIEUR LAO PUBLIC

FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2025

SHARE CAPITAL

The Share capital as at 31 December 2025 is LAKm 1,544,872 (31 December 2024: LAKm 1,038,617).

LOCATION AND NETWORK

The Bank's Head Office is located at No. 01, Pangkham Street, Ban Xiengnheun, Chanthabouly District, Vientiane Capital, Lao PDR. As at 31 December 2025, the Bank has one (01) Head Office, seven (7) associates and joint ventures, twenty-one (21) main branches, one hundred-one (101) services units, and nine (9) exchange units all over Lao PDR.

INVESTMENTS IN ASSOCIATES AND INTEREST IN JOINT VENTURES

As at 31 December 2025, the Bank has investments in associates and joint ventures totally seven (07) as follows:

Name	Established in accordance with Business License No.	Business Sector	% owned by the Bank
BCEL – Krung Thai Securities Company Limited	1079/ERO issued by the Ministry of Industry and Commerce on 10 July 2019	Securities	70%
Lao Viet Joint Venture Bank	732/ERO dated 29 August 2016 by the Ministry of Industry and Commerce	Banking & Finance	25%
Banque Franco - Lao Limited	0495/ERO dated 7 June 2018 by the Ministry of Industry and Commerce	Banking & Finance	30%
Lao-Viet Insurance Joint Venture Company	0600 dated 16 August 2013 by the Ministry of Industry and Commerce	Insurance	35%
Lao China Bank Company Limited	041/ERM dated 27 January 2014 by the Department of Enterprise Register and Management of Lao PDR	Banking & Finance	31.35%
Lao National Payment Network Company Limited	0349/ERO granted by the Department of Enterprise Registration and Management of the Ministry of Industry and Commerce of the Lao PDR on 12 March 2019	Settlement transaction management (Electronic)	20%
Lao Foreign Exchange Company Limited	4016/ERO granted by the Department of Enterprise Registration and Management of the Industry and Commerce of the Lao PDR on 22 October 2024	Foreign Currency Exchange Service (Electronic)	10%

BOARD OF DIRECTORS

Members of the Board of Directors during the year ended 31 December 2025 and at the date of this report are as follows:

Name	Title	Date of appointment
Mr. Soulivath Souvannachoumklam	Chairman	Appointed on 30 April 2025
Ms. Bounta Daravy	Vice Chairman, Independent director	Appointed on 5 September 2025
Mrs. Saysamone Chanthachack	Director	Appointed on 22 November 2022
Mr. Michael De Clercq	Director	Appointed on 5 September 2025
Mr. Pasomphet Khamtanh	Director	Appointed on 29 October 2021
Assoc.Prof.Thongphet Chanthanivong	Independent director	Appointed on 29 October 2021
Mrs. Latdavanh Songvilay	Independent director	Appointed on 29 October 2021
Mr. Sonexay Silaphet	Independent director	Appointed on 29 October 2021

BANQUE POUR LE COMMERCE EXTERIEUR LAO PUBLIC

FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2025

MANAGEMENT

Members of the Management during the year ended 31 December 2025 and at the date of this report are as follows:

Name	Title	Date of appointment
Mrs. Saysamone Chanthachack	General Managing Director	Appointed 2 August 2022
Mr. Nanthalath Keopaseuth	Deputy Managing Director	Appointed 30 September 2014
Mr. Kongsack Soukphonesy	Deputy Managing Director	Appointed 1 May 2021
Mrs. Bouaphayvanh Nandavong	Deputy Managing Director	Appointed 1 May 2021
Mr. Saichit Simmavong	Deputy Managing Director	Appointed 1 May 2021
Mrs. Phousengthong Anoulakkham	Deputy Managing Director	Appointed 1 July 2024
Mr. Nalinh Silavongsith	Deputy Managing Director	Appointed 1 July 2024

LEGAL REPRESENTATIVE

The legal representative of the Bank during the period and as at the date of this report is Mrs. Phousengthong Anoulakkham - Deputy Managing Director.

AUDITORS

The auditor of the Bank is PricewaterhouseCoopers (Lao) Sole Company Limited.



Independent auditor's report

To: Board of Director and Shareholders of Banque Pour Le Commerce Exterieur Lao Public

Our opinion

In our opinion, the financial statements of Banque Pour Le Commerce Exterieur Lao Public (the Bank) for the year ended 31 December 2025 are prepared, in accordance with accounting policies described in Note 2 to the financial statements.

What we have audited

The Bank's financial statements comprise:

- the statement of income for the year ended 31 December 2025;
- the statement of comprehensive income for the year then ended;
- the statement of financial position as the year then ended;
- the statement of changes in equity for the year then ended;
- the statement of cash flows for the year then ended; and
- the notes to the financial statements, which include significant accounting policies and other explanatory information.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs). Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the financial statements section of our report.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Independence

We are independent of the Bank in accordance with the International Code of Ethics for Professional Accountants (including International Independence Standards) issued by the International Ethics Standards Board for Accountants (IESBA Code) as applicable to audit financial statements of public interest entities. We have fulfilled our other ethical responsibilities in accordance with the IESBA Code.

Emphasis of Matter - Basis of accounting and restriction on distribution and use

We draw attention to Note 2 to the financial statements, which describes the basis of preparation. The financial statements have been prepared in accordance with the Bank's accounting policies which may differ from IFRS Accounting Standards. The readers should therefore be aware that the accompanying financial statements are not intended to present the financial position and its financial performance and cash flows in accordance with IFRS Accounting Standards. Our opinion is not modified in respect to this matter.



Key audit matter

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. We determine one key audit matter: Provision for impairment of loan to customers. The matter was addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Key audit matter	How our audit addressed the key audit matter
<p>Allowance for impairment losses of loan to customers.</p> <p>Refer to Note 12 and 13 – Allowance for impairment losses of loan to customers.</p> <p>As of 31 December 2025, Loan to customer balance was LAK 64,938,608 million (40% of total asset), and allowance for impairment balance was LAK 4,575,294 million.</p> <p>Allowance for impairment losses of loan to customers was considered as significant in our audit due to the estimation of allowance for impairment involved the management's judgements and assumptions in identifying evidence of impairment for individual and collective customers and calculating the impairment amount including uncertainly of timing for recognition.</p> <p>Management had set up allowance for impairment on loan to customers by classifying in two type of impairment which were individual and collective impairment.</p> <p>For individual impairment was calculated by the present value of the estimated future cashflows expected from customer (note 2.11)</p> <p>For collective impairment, loan to customer were grouped based on similar credit risk characteristics. Future cashflows on a group of loan to customer were collectively evaluated for impairment and were estimated based on historical loss experience.</p>	<p>We performed the following procedures:</p> <ul style="list-style-type: none"> • Performed risk assessment on both internal and external factors which may affect the operating result of individual, industry group and customer group which it might affect the judgement and estimation made by management. • Evaluated and tested the Information Technology General Control over access program and data, control over completeness of customer's data used in calculation of provision impairment. • Evaluated and tested manual controls over loan to customer and provision for impairment processes as follows; <ul style="list-style-type: none"> - Loan origination and approval - Collateral valuation - Data input into system • Tested samples of loans which it had classified as individual and collective impairments, we performed as follows; <ul style="list-style-type: none"> - Inquired with management regarding processing of identify and classified loans as individual and collective impairments - Examined the assumptions used in the calculation of present value of future cashflows expected from customer with supporting document such as future cashflows expected from customer, collateral valuation, - Recomputed discount rate and assess the appropriate of discount rate used in calculation of present value of future cashflows



Key audit matter (Continued)

Key audit matter	How our audit addressed the key audit matter
<p>Based on the significant level of subjectivity and estimation uncertainty, allowance for impairment account on loan to customers was a key audit matter.</p>	<ul style="list-style-type: none"> - Assessed the appropriateness of assumptions used in calculation of probability of default, loss rate for calculation of collective impairment by examine with relevant supporting evidence and had a detailed discussion with management regarding the assumptions. - Recomputed allowance for impairment at the end of reporting date. <ul style="list-style-type: none"> • Furthermore, for collateral valuations performed by the professional valuers, we evaluated their competence, capabilities and objectivity including evaluated the appropriateness of their work. Then, we sampled those valuations to check that the management used the valuations in the calculation of allowance for impairment for individual customer <p>From those procedures performed, we found that management's judgements and assumptions regarding allowance for impairment was appropriate.</p>

Other information

The directors are responsible for the other information. The other information comprises the information included in the annual report, but does not include the financial statements and our auditor's report thereon. The annual report is expected to be made available to us after the date of this auditor's report.

Our opinion on the financial statements does not cover the other information and we will not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated.

When we read the annual report, if we conclude that there is a material misstatement therein, we are required to communicate the matter to the audit committee.



Responsibilities of the directors for the financial statements

The directors are responsible for the preparation of the financial statements in accordance with accounting policies described in Note 2 to the financial statements, and for such internal control as the directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the directors are responsible for assessing the Bank's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the Bank or to cease operations, or has no realistic alternative but to do so.

The audit committee assists the directors in discharging their responsibilities for overseeing the Bank's financial reporting process.

Auditor's responsibilities for the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with ISAs, we exercise professional judgment and maintain professional scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Bank's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Bank's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Bank to cease to continue as a going concern.

We communicate with the audit committee regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.



We also provide the audit committee with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, actions taken to eliminate threats or safeguards applied.

From the matters communicated with the audit committee, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

For PricewaterhouseCoopers (Lao) Sole Company Limited



By: Apisit Thientrongpinyo
Partner

Vientiane Capital, Lao PDR
10 April 2026

BANQUE POUR LE COMMERCE EXTERIEUR LAO PUBLIC

**STATEMENT OF INCOME
FOR THE YEAR ENDED 31 DECEMBER 2025**

	Notes	2025 LAKm	2024 LAKm
Interest incomes		6,782,637	6,349,673
Interest expenses		(2,961,516)	(2,697,389)
Net interest incomes	4	3,821,121	3,652,284
Fee and commission incomes		1,092,779	1,697,297
Fee and commission expenses		(274,468)	(866,313)
Net fee and commission incomes	5	818,311	830,984
Net gain/(loss) from dealing in foreign currencies	6	356,734	244,081
Other operating incomes	7	374,074	506,516
Operating income		5,370,240	5,233,865
Credit loss expense of loans to customers	13	(2,869,743)	(3,553,571)
Additional of impairment losses of available for sale investment securities		(14,955)	(7,287)
NET OPERATING INCOME		2,485,542	1,673,007
Personnel expenses	8	(857,643)	(595,148)
Depreciation and amortisation	17,18	(128,325)	(104,278)
Depreciation of right-of-use assets	19	(23,880)	(13,881)
Other operating expenses	9	(374,066)	(322,607)
TOTAL OPERATING EXPENSES		(1,383,914)	(1,035,914)
Share of profit of associates and joint ventures	16	51,214	57,418
PROFIT BEFORE TAX		1,152,842	694,511
Current profit tax	24	(254,010)	(154,509)
Deferred profit tax (expense)/income	24	33,712	(90,439)
NET PROFIT FOR THE YEAR		932,544	449,563
Earnings per share (LAK)			
Basis earnings per share	31	826.16	432.85

Prepared by:



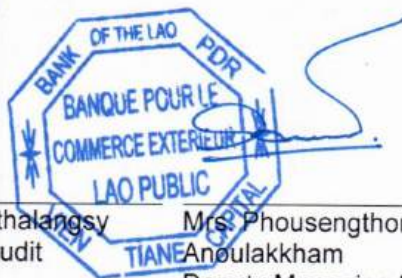
Ms. Soudthanome Keolakhone
Chief of Accounting Department

Approved by:



Mr. Hingphet Chanthalangsy
Chief of Internal Audit
Department

Approved by:



Mrs. Phousengthong
Anoulakkham
Deputy Managing Director

Vientiane Capital, Lao PDR
10 April 2026

The accompanying notes on pages 16 to 50 form an integral part of these financial statements.

BANQUE POUR LE COMMERCE EXTERIEUR LAO PUBLIC

**STATEMENT OF COMPREHENSIVE INCOME
FOR THE YEAR ENDED 31 DECEMBER 2025**

	Notes	2025 LAKm	2024 LAKm
NET PROFIT FOR THE YEAR		932,544	449,563
OTHER COMPREHENSIVE (EXPENSE)/INCOME			
Remeasurement of employee benefit	25	19,185	(52,650)
Profit tax related to components of other comprehensive income	24	(3,837)	10,530
OTHER COMPREHENSIVE (EXPENSE)INCOME FOR THE YEAR, NET OF TAX		15,348	(42,120)
TOTAL COMPREHENSIVE INCOME FOR THE YEAR, NET OF TAX		947,892	407,443

Prepared by:



Ms. Soudthanome Keolakhone
Chief of Accounting Department

Approved by:



Mr. Hinpheh Chanthalangsy
Chief of Internal Audit
Department

Approved by:



Mrs. Phousengthong
Anoulakkham
Deputy Managing Director

Vientiane Capital, Lao PDR
10 April 2026

BANQUE POUR LE COMMERCE EXTERIEUR LAO PUBLIC

**STATEMENT OF FINANCIAL POSITION
AS AT YEAR ENDED 31 DECEMBER 2025**

	Notes	2025 LAKm	2024 LAKm
ASSETS			
Cash and balances with Bank of the Lao PDR	10	33,121,131	32,718,705
Due from banks	11	21,646,309	20,512,515
Loans to customers	12	64,938,608	59,941,800
Available for sale investment securities	14	65,580	80,535
Held to maturity investment securities	15	34,531,373	25,001,699
Investments in associates and joint ventures using the equity method, net	16	831,516	793,988
Property and equipment	17	752,182	663,369
Intangible assets	18	385,077	357,421
Right-of-use assets	19	76,751	72,066
Deferred tax assets	24	52,780	226,165
Other assets	20	4,355,528	1,822,987
TOTAL ASSETS		160,756,835	142,191,250
LIABILITIES AND EQUITY			
LIABILITIES			
Due to banks and other financial institutions	21	6,127,760	6,198,128
Due to customers	22	145,507,532	127,589,277
Borrowings from other banks	23	3,599,765	4,456,239
Current tax liabilities	24.2	101,445	135,100
Lease liabilities		44,736	47,059
Deferred tax liabilities	24	-	203,260
Other liabilities	25	776,269	639,397
TOTAL LIABILITIES		156,157,507	139,268,460
EQUITY			
Charter capital	26	1,544,872	1,038,617
Premium on charter capital	26	326,253	-
Statutory reserves	27	1,598,280	1,154,828
Other comprehensive items		(8,665)	(24,013)
Retained earnings		1,138,588	753,358
TOTAL EQUITY		4,599,328	2,922,790
TOTAL LIABILITIES AND EQUITY		160,756,835	142,191,250

Prepared by:



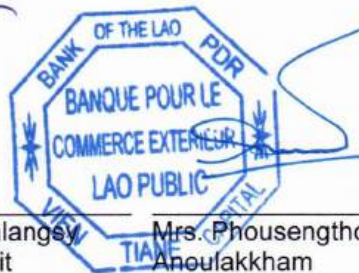
Ms. Soudthanome Keolakhone
Chief of Accounting Department

Approved by:



Mr. Hinhphet Chanthalangsy
Chief of Internal Audit
Department

Approved by:



Mrs. Phousengthong
Anoulakkham
Deputy Managing Director

Vientiane Capital, Lao PDR
10 April 2026

The accompanying notes on pages 16 to 50 form an integral part of these financial statements.

BANQUE POUR LE COMMERCE EXTERIEUR LAO PUBLIC

STATEMENT OF CHANGES IN EQUITY
FOR THE YEAR ENDED 31 DECEMBER 2025

	Notes	Share capital LAKm	Statutory reserves LAKm	Other comprehensive items	Retained earnings LAKm	Total LAKm
				Remeasurement of post-employment benefit reserve LAKm		
Opening balance at 1 January 2024		1,038,617	911,701	18,107	609,239	2,577,664
Dividend paid out to shareholders for the period	32	-	-	-	(62,317)	(62,317)
Appropriation to reserves for the year 2023	27	-	243,127	-	(243,127)	-
Net profit for the year 2024		-	-	-	449,563	449,563
Remeasurement of post-employment benefit reserve	25	-	-	(52,650)	-	(52,650)
Profit tax related to components of other comprehensive income	24	-	-	10,530	-	10,530
Closing balances as at 31 December 2024		1,038,617	1,154,828	(24,013)	753,358	2,922,790

The accompanying notes on pages 16 to 50 form an integral part of these financial statements

BANQUE POUR LE COMMERCE EXTERIEUR LAO PUBLIC

STATEMENT OF CHANGES IN EQUITY
FOR THE YEAR ENDED 31 DECEMBER 2025

	Notes	Share capital LAKm	Statutory reserves LAKm	Premium on share capital LAKm	Other comprehensive items	Retained earnings LAKm	Total LAKm
					Remeasurement of post- employment benefit reserve LAKm		
Opening balance at 1 January 2025		1,038,617	1,154,828	-	(24,013)	753,358	2,922,790
Dividend paid out to shareholders for the period	32	-	-	-	-	(103,862)	(103,862)
Appropriation to reserves for the year 2024	27	-	443,452	-	-	(443,452)	-
Shares capital issued	26	506,255	-	326,253	-	-	832,508
Net profit for the year 2025		-	-	-	-	932,544	932,544
Remeasurement of post-employment benefit reserve	25	-	-	-	19,185	-	19,185
Profit tax related to components of other comprehensive income		-	-	-	(3,837)	-	(3,837)
Balances as at 31 December 2025		1,544,872	1,598,280	326,253	(8,665)	1,138,588	4,599,328

Prepared by:



Ms. Soudthanome Keolakhone
Chief of Accounting Department

Vientiane Capital, Lao PDR
10 April 2026

Approved by:



Mr. Hinhphet Chanthalangsy
Chief of Internal Audit Department

Approved by:



Mrs. Phousengthong Anoulakkham
Deputy Managing Director

The accompanying notes on pages 16 to 50 form an integral part of these financial statements

BANQUE POUR LE COMMERCE EXTERIEUR LAO PUBLIC

STATEMENT OF CASH FLOWS
FOR THE YEAR ENDED 31 DECEMBER 2025

	Notes	2025 LAKm	2024 LAKm
OPERATING ACTIVITIES			
Profit before tax		1,152,841	694,511
<i>Adjustments for:</i>			
Depreciation and amortisation charges	17,18,19	128,325	104,278
Depreciation of right-of-use assets		23,880	13,881
Amortisation expense/incomes		(190,281)	-
Expense for impairment losses	13	2,869,743	3,553,571
Changes in provision for impairment loss on available for sale investment securities		14,955	7,287
Post-employment benefit expense	25	14,072	(57,418)
Share of profit of associates and joint ventures	16	(51,214)	(52,650)
Unrealise (Gain)/loss on exchange rate		(585,505)	-
Loss on disposal/written-off		(6,520)	34
Interest incomes	4	(6,782,637)	(6,349,673)
Interest expenses	4	2,961,516	2,697,389
Dividend income		(1,151)	-
Cash flows from operating profit before changing in operating assets and liabilities		(451,975)	611,210
<i>Changes in operating assets</i>			
Net change in balances with other banks		3,003,292	(2,296,194)
Net change in loans to customers		(15,896,166)	(5,570,497)
Net change in other assets		(2,522,770)	(6,397,701)
<i>Changes in operating liabilities</i>			
Net change in due to other banks		(75,410)	(3,627,272)
Net change in due to customers		17,856,504	15,782,455
Net change in other liabilities		144,364	4,062,714
Net change in borrowing from other banks			
Interest received		6,785,435	6,468,078
Interest paid		(2,894,723)	(2,615,786)
Tax paid during the year	24.2	(287,665)	(46,863)
Net cash flows from operating activities		5,660,886	6,370,144
INVESTING ACTIVITIES			
Purchase and construction in progress and property and equipment		(195,253)	(236,114)
Purchase of right of use		(12,376)	(24,894)
Purchase of intangible asset	18	(42,780)	(8,951)
Payment for investment in associates and joint ventures	16	-	(9,597)
Dividends received from investment in associates and joint venture investment	16	13,687	20,250
Dividends received from available for sale investment securities		1,151	-
Payment from investment in held to maturity investment securities		(12,784,200)	(115,809,319)
Proceed from held to maturity investment securities		12,031,787	106,136,557
Net cash flows from/(used) in investing activities		(987,985)	(9,932,068)

The accompanying notes on pages 16 to 50 form an integral part of these financial statements

BANQUE POUR LE COMMERCE EXTERIEUR LAO PUBLIC

NOTES TO THE FINANCIAL STATEMENTS
FOR THE YEAR ENDED 31 DECEMBER 2025

	Notes	2025 LAKm	2024 LAKm
FINANCING ACTIVITIES			
Proceed on borrowing		91,211	162,260
Payment of borrowing		(922,343)	(282,603)
Proceeds from issue of share capital	26	832,508	-
Payment of dividends	32	(103,862)	(62,317)
Payment on lease payment		(30,901)	(24,894)
Net cash flows used in financing activities		(133,387)	(207,554)
Net change in cash and cash equivalents		4,539,514	(3,769,478)
Cash and cash equivalents at the beginning of the year	28	33,823,667	37,593,145
Cash and cash equivalents at the end of the year	28	38,363,181	33,823,667

Non-cash from financing and investing activities;

Acquisition of construction in progress and property and Equipment		6,803	16,210
Settlement loan to customers and investment in held to maturity investment securities		8,222,408	2,093,899
Acquisition of right-of-use assets		19,396	24,063

Prepared by:



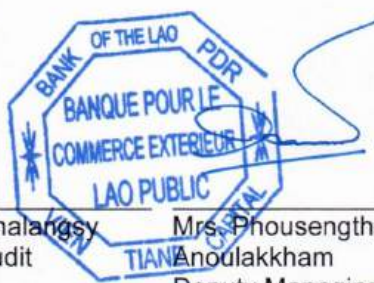
Ms. Soudthanome Keolakhone
Chief of Accounting Department

Approved by:



Mr. Hinpheh Chanthalangsy
Chief of Internal Audit
Department

Approved by:



Mrs. Phousengthong
Anoulakkham
Deputy Managing Director

Vientiane Capital, Lao PDR
10 April 2026

BANQUE POUR LE COMMERCE EXTERIEUR LAO PUBLIC

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2025

1. GENERAL INFORMATION

Banque Pour Le Commerce Exterieur Lao Public (the Bank) is a public limited company which registered under Bank of Lao PDR (BoL) and listed on the Securities Exchange of Lao PDR (LSX).

The Bank's Head Office is located at No. 01, Pangkham Street, Ban Xiengnheun, Chanthabouly District, Vientiane Capital, Lao PDR, As at 31 December 2025. the Bank has one (01) Head Office, seven (7) associates and joint ventures, twenty-one (21) main branches, one hundred-one (101) services units, and nine (9) exchange units all over Lao PDR.

The principal business operations of the Bank, its associates and joint ventures are to provide banking and other services including:

- mobilising and receiving deposits from organisations and individuals
- making loans to organisations and individual
- foreign exchange transactions
- international trade financial services
- discounting of commercial papers
- bonds and other valuable papers
- insurance
- securities

The financial statements is presented in Lao Kip and rounded to the nearest million, unless otherwise stated.

The financial statements was authorised for issue by the Board of Directors on 10 April 2026.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The principle accounting policies applied in the preparation of the financial statements are set out below.

2.1 Basis of preparation

The accompanying financial statements have been prepared in accordance with the Bank's principal accounting policies as described below and have been prepared generally of the historical cost convention, except for certain historical cost convention, except for certain available for sale investment securities measured at fair value.

According to the Accounting Law no. 47/NA issued on 26 December 2013; Public Interest Enterprises (PIEs) are required to apply IFRS. However, the Ministry of Finance has issued announcement No. 1137/MoF issued on 27 April 2020 and from Lao Securities and Exchange Commission Office (LSCO) dated 25 May 2020, which provided options for PIEs to prepare action plan for adoption IFRS until 31 December 2025 and 1 January 2026 onward, all listed companies must fully adopt IFRS.

The management is presently preparing an action plan for implementation of IFRS in accordance with the announcement. Therefore, the accounting principles applied may materially differ from International Financial Reporting Standards (IFRS).

The preparation of financial statements requires management to make estimates and assumptions affecting the reported assets and liabilities, the disclosure of contingent assets and liabilities at the date of the financial statements and revenues and expenses in the reported periods. Although these estimates are based on management's best knowledge of current events and actions, actual results may differ from those estimates (Noted 3).

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.2 Foreign currency translation

Transactions in foreign currencies are initially recorded at the spot rate of exchange ruling at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are retranslated into LAK at the spot rate of exchange at the reporting date (see the list of exchange rates of applicable foreign currencies against LAK as at 31 December 2025 and 31 December 2024 as presented in Note 35). Unrealised exchange differences arising from the translation of monetary assets and liabilities on the balance sheet date are recognised in the statement of income.

2.3 Recognition of income and expense

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Bank and the revenue can be reliably measured. The following specific recognition criteria must also be met before revenue is recognised.

2.3.1 Interest income and expense

For loans to customers and investment in Held-to-maturity measured at amortised cost, interest income are recorded at effective interest rate by applying the effective interest rate to the gross carrying amount of loan to calculate the interest income. Interest expense on deposits and borrowing are recognised on an accrual basis.

The calculation takes into account all contractual terms of the loans to customers and investment in Held-to-maturity (for example, prepayment options) and includes any fees or incremental costs that are directly attributable to their and are an integral part of the EIR.

2.3.2 Fees and commission incomes

The Bank earns fee and commission income from a diverse range of financial services it provides to its customers. Fee and commission income is recognised at an amount that reflects the consideration to which the Bank expects to be entitled in exchange for providing the services.

The performance obligations, as well as the timing of their satisfaction, are identified, and determined, at the inception of the contract. The Bank's revenue contracts do not typically include multiple performance obligations, as explained further in 2.3.2.1 and 2.3.2.2 below.

When the Bank provides a service to its customers, consideration is invoiced and generally due immediately upon satisfaction of a service provided at a point in time or at the end of the contract period for a service provided over time (unless otherwise specified in 2.3.2.1 and 2.3.2.2 below). The Bank has generally concluded that it is the principal in its revenue arrangements because it typically controls the services before transferring them to the customer.

2.3.2.1 Fee and commission income from services where performance Obligations are satisfied over time performance obligations satisfied over time include services where the customer simultaneously receives and consumes the benefits provided by the Bank's performance as the Bank performs.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.3 Recognition of income and expense (Continued)

2.3.2 Fees and commission incomes (Continued)

2.3.2.2 Fee and commission income from providing services where performance obligations are satisfied at a point in time

Services provided where the Bank's performance obligations are satisfied at a point in time are recognised once control of the services is transferred to the customer. This is typically on completion of the underlying transaction or service or, for fees or components of fees that are linked to a certain performance, after fulfilling the corresponding performance criteria. These include fees and commissions arising from negotiating or participating in the negotiation of a transaction for a third party, such as the arrangement/participation or negotiation of the acquisition of shares or other securities, or the purchase or sale of businesses, brokerage and underwriting fees.

The Bank typically has a single performance obligation with respect to these services, which is to successfully complete the transaction specified in the contract.

2.3.3 Dividend income

Dividend income is recognised when the Bank's right to receive the payment is established.

2.3.4 Net trading income

Results arising from trading activities include all gains and losses from changes in fair value and related interest income or expense and dividends for financial assets and financial liabilities 'held for trading'.

2.4 Cash and cash equivalents

Cash and cash equivalents as referred to in the statement of cash flows comprise cash on hand, non-restricted current accounts with the BOL and amounts due from banks on demand or with an maturity of three months or less.

2.5 Investments in associates and interest in joint ventures

The Bank has investment in associates and interest in joint ventures, which are jointly entities, whereby the ventures have a contractual arrangement that establishes joint control over the economic activities of the entities. The arrangement requires unanimous agreement for financial and operating decisions among the ventures.

The Bank recognises its interest in the associates and joint ventures using the equity method using the financial information available on hand.

Equity method

Under the equity method of accounting, the investments are initially recognised at cost and adjusted thereafter to recognise the Bank's share of the post-acquisition profits or losses of the investee in profit or loss, and the Bank's share of movements in other comprehensive income of the investee in other comprehensive income.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.5 Investments in associates and joint ventures (Continued)

Equity method (continued)

Dividends received or receivable from investment in associates and interest in joint ventures are recognised as a reduction in the carrying amount of the investment. Where the Bank's share of losses in an equity-accounted investment equals or exceeds its interest in the entity, the Bank does not recognise further losses, unless it has incurred obligations or made payments on behalf of the other entity. The allowance for impairment is made for investments in associates and joint ventures when the associates and joint ventures are making a loss (except for the loss which is identified in the business plan before establishment). Accordingly, the allowance is made for the difference between actual investment in the associates and joint venture and the Bank's proportionate share in the associates and joint venture's net equity.

2.6 Loans to customers

The Bank initially recognises loans to customers on the date when funds are transferred to the customers' account.

Loans to customers are initially measured at fair value plus incremental direct transaction costs. Subsequent to initial recognition, loans to customers are measured at amortised cost using the effective interest method, less any allowance for impairment.

The effective interest rate (EIR) is the rate exactly discounts estimated future cash payments or receipts through the contractual term of the loans to customers or, when appropriate a shorter period, to the net carrying amount of the Loans to customers. The amortised cost of the loans to customers is adjusted if the Bank revises its estimates of payments or receipts. The adjusted amortised cost is calculated based on the original or latest re-estimated EIR and the change in is recorded in statement of income as 'Interest and similar income'.

Amortised cost is calculated by taking into account any discount or premium on acquisition and fees and costs that are an integral part of the EIR. Therefore, the Bank recognises interest income using a rate of return that represents the best estimate of a constant rate of return over the expected behavioral life of the loan, hence, recognising the effect of potentially different interest rates charged at various stages, and other characteristics of the product life cycle (prepayments, penalty interest and charges). If expectations are revised the adjustment is booked a positive or negative adjustment to the carrying amount in the balance sheet with an increase or reduction in interest income. The adjustment is subsequently amortised through Interest and similar income in the income statement.

2.7 Available for sale investment securities

Available for sale investment securities includes equity investments. Equity investments classified as available for sale are those which are neither classified as held for trading nor designated at fair value through profit or loss.

The Bank has not designated any loans or receivables as available for sale.

After initial measurement, Available for sale investment securities are subsequently measured at fair value.

Unrealised gains and losses are recognised directly in equity (Other comprehensive income) in the 'Available-for-sale reserve'. When the investment is disposed of, the cumulative gain or loss previously recognised in equity is recognised in the statement of income in 'Other operating income'. Where the Bank holds more than one investment in the same security,

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.7 Available for sale investment securities (Continued)

Dividends earned while holding investment in available for sale are recognised in the statement of income as 'Other operating income' when the right of the payment has been established. The losses arising from impairment of such investments are recognised in the statement of income in 'impairment losses of investments in Available-for-sale and removed from the 'Available-for-sale reserve'.

2.8 Held-to-maturity investment securities

Held-to-maturity investment securities are non-derivative debt securities with fixed or determinable payments and fixed maturities that the Bank has the positive intention and ability to hold to maturity.

Held-to-maturity investment securities are initially recognised at cost, including transaction costs directly attributable to the acquisition. Any premium or discount on acquisition is considered an integral part of the effective interest rate and is amortised over the remaining term of the investment using the effective interest method. Subsequent to initial recognition, held-to-maturity investment securities are measured at amortised cost using the effective interest method.

If the Bank were to sell or reclassify more than an insignificant amount of investment in held-to-maturity before maturity (other than in certain specific circumstances), the entire category would be tainted and would have to be reclassified as investment in available-for-sale. The investments would, therefore, be measured at fair value rather than amortised cost.

2.9 Due from banks

Due from banks comprise balances placed with other financial institutions in the ordinary course of business.

Due from banks are recognised initially at the amount placed. Subsequently, they are stated at the outstanding balances together with accrued interest.

Interest income is recognised in the statement of income on an accrual basis.

2.10 Due to other banks and customers and other borrowed funds

Due to other banks and customers and other borrowed funds include arrangements where, in substance, the contractual terms result in the Bank having an obligation to deliver cash or another financial asset to the counterparty.

Such balances are initially recognised at the amount received. Subsequent to initial recognition, they are stated at outstanding balances together with accrued interest and related charges, where applicable.

Interest expense is recognised in the statement of income on an accrual basis.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.11 Impairment of loans to customers

The Bank assesses at each reporting date, whether there is any objective evidence that a loans to customers is impaired. Loans to customer is deemed to be impaired if, and only if, there is objective evidence of impairment as a result of one or more events that has occurred after the initial recognition of the asset (an incurred 'loss event') and that loss event (or events) has an impact on the estimated future cash flows of Loans to customers that can be reliably estimated.

Evidence of impairment may include: indications that the borrower or a group of borrowers is experiencing significant financial difficulty; the probability that they will enter bankruptcy or other financial reorganisation; default or delinquency in interest or principal payments; and where observable data indicates that there is a measurable decrease in the estimated future cash flows, such as changes in arrears or economic conditions that correlate with defaults.

Individual impairment losses

For loans to customers carried at amortised cost, the Bank first assesses, at each reporting date, whether objective evidence of impairment exists for exposures that are individually significant. Individually significant exposures are identified based on outstanding balances exceeding the impairment assessment threshold established by the Bank.

If there is objective evidence that an impairment loss has been incurred, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows, excluding future expected credit losses that have not yet been incurred.

For loans to customers classified as Non-Performing Loans (NPLs), estimated future cash flows are determined based on 40% of the collateral value as assessed by an internal valuer, together with consideration of the expected timeline for the sale of collateral and the expected collection of loan principal and interest over the contractual period. In addition, expected recoverable rates are applied at 80% for Grade C exposures, 50% for Grade D exposures, while no recovery is assumed for Grade E exposures, unless otherwise specifically determined by management. For loans to customers classified as Performing Loans (PLs), estimated future cash flows are based on the expected collection of loan principal and interest over the contractual period, adjusted for expected recoverable rates of 99%–98.25% for Grade A exposures and 97%–95% for Grade B exposures plus 20% of collateral value, unless otherwise specifically determined by management.

The carrying amount of the Loans is reduced through the use of an allowance account and the amount of the loss is recognised in credit loss expense in the statement of profit or loss. Interest income continues to be accrued on the reduced carrying amount and is accrued using the rate of interest used to discount the future cash flows. The interest income is recorded as part of interest and similar income.

Loans together with the associated allowance are written off when there is no realistic prospect of future recovery and all collateral has been realised or has been transferred to the Bank. If, in a subsequent year, the amount of the estimated impairment loss increases or decreases because of an event occurring after the impairment was recognised, the previously recognised impairment loss is increased or reduced by adjusting the allowance account. If a future write-off is later recovered, the recovery is credited to income.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.11 Impairment of Loans to customers (Continued)

The present value of the estimated future cash flows is discounted at the EIR.

The calculation of the present value of the estimated future cash flows of a collateralized loans to customers reflects the cash flows that may result from foreclosure less costs for obtaining and selling the collateral, whether or not foreclosure is probable.

Collective impairment model

Loans to customers that are not individually significant or for which there is no objective evidence of individual impairment are assessed for impairment on a collective basis. Loans to customers are grouped based on similar credit risk characteristics.

Future cash flows for each group are estimated on the basis of historical loss experience for assets with similar credit risk characteristics. Historical loss experience is adjusted using current observable data to reflect the effects of current conditions and to remove the effects of conditions in prior periods that do not currently exist.

The loss rate applied in determining collective impairment is derived from an analysis of movements in loan classification between the prior year and the current year, which reflects incurred loss patterns within each credit risk class.

The methodology and assumptions used for estimating future cash flows are reviewed regularly to reduce any differences between estimated losses and actual loss experience.

2.11.1 Collateral valuation

The Bank seeks to use collateral, where possible, to mitigate its risks on loans to customers. The collateral comes in various forms such as cash, securities, letters of credit/guarantees, real estate, receivables, inventories, other non-financial assets and credit enhancements such as netting agreements. The fair value of collateral is generally assessed, at a minimum, at inception and based on the Bank's annually reporting schedule.

To the extent possible, the Bank uses active market data for valuing financial assets, held as collateral. Other financial assets which do not have a readily determinable market value are valued using models. Non-financial collateral, such as real estate, is valued by independent sources or internal valuer.

2.11.2 Collateral repossessed

The Bank's policy is to determine whether a repossessed asset should be used for its internal operations or sold. Assets determined to be appropriate for internal use are transferred to the relevant asset category at the lower of the repossessed value, the carrying amount of the original secured asset, or otherwise in accordance with the terms agreed with the customer, as applicable. Assets that are determined to be better sold are immediately transferred to assets held for sale at their fair value at the repossession date, in line with the Bank's policy.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.12 Impairment of investment in available for sale investments

The Bank records impairment charges on investment in available for sale when there has been a significant decline in the market value below their cost. The Bank treats 'significant' generally as 20% or greater than six months. Where there is evidence of impairment, the cumulative loss measured as the difference between the acquisition cost and the current market value, less any impairment provision on that investment previously recognised in the income statement, is removed from equity and recognised in impairment provision on financial investments in the income statement as net gain or loss from securities investment. When the investment is disposed of, the cumulative loss previously recognised in equity is recognised as "Net gain/(loss) from securities investment" in the statement of income.

2.13 Property and equipment

Property and equipment are stated at cost excluding the costs of day-to-day servicing, less accumulated depreciation and accumulated impairment in value. Changes in the expected useful life are accounted for by changing the amortisation period or method, as appropriate, and treated as changes in accounting estimates.

Depreciation is calculated using the straight-line method to write down the cost of property and equipment to their residual values over their estimated useful lives. Construction in progress is not depreciated. The following are annual rates used:

Buildings & improvements	5%-10%
Office equipment	20%
Furniture and fixtures	20%
Motor vehicles	20%

Property and equipment are derecognised on disposal or when no future economic benefits are expected from its use. Any gain or loss arising on de-recognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is recognised in 'Other operating income' in the statement of income in the year the asset is derecognised.

2.14 Intangible assets

The Bank's other intangible assets include the value of land use rights and software.

An intangible asset is recognised only when its cost can be measured reliably, and it is probable that the expected future economic benefits that are attributable to it will flow to the Bank.

Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired in a business combination is their fair value as at the date of acquisition. Following initial recognition, intangible assets are carried at cost less any accumulated amortisation and any accumulated impairment losses.

The useful lives of intangible assets are assessed to be either finite or indefinite. Intangible assets with finite lives are amortised over the useful economic life. The amortisation period and the amortisation method for an intangible asset with a finite useful life are reviewed at least at each financial year-end. Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset are accounted for by changing the amortisation period or method, as appropriate, and they are treated as changes in accounting estimates. The amortisation expense on intangible assets with finite lives is recognised in the statement of income in the expense category consistent with the function of the intangible asset.

Amortisation is calculated using the straight-line method to write down the cost of intangible assets to their residual values over their estimated useful lives. The following are annual rates used:

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.14 Intangible assets (Continued)

Software 20% - 50%

The land use rights of the Bank were not amortised as land use rights have indefinite term and was granted by the Government of Lao PDR.

2.15 Leasing

2.15.1 Right-of-use assets

At inception of a contract, the Bank assesses whether a contract is, or contains, a lease arrangement based on whether the contract that conveys to the user (the lessee) the right to control the use of an identified asset for a period of time in exchange for consideration. If a contract contains more than one lease component, or a combination of leasing and services transactions, the consideration is allocated to each of these lease and non-lease components on conclusion and on each subsequent re-measurement of the contract on the basis of their relative stand-alone selling prices. The Bank combines lease and non-lease components, in cases where splitting the non-lease component is not possible.

The Bank recognises right-of-use assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any re-measurement of lease liabilities.

The cost of right-of-use assets includes the amount of lease liabilities adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, less any lease incentives received.

The lease term includes periods covered by an option to extend if the Bank is reasonably certain to exercise that option. Unless the Bank is reasonably certain to obtain ownership of the leased asset at the end of the lease term, the recognised right-of-use assets are depreciated on a straight-line basis over the

shorter of its estimated useful life and the lease term. Right-of-use assets are subject to impairment assessment.

2.15.2 Lease liabilities

At the commencement date of the lease, the Bank recognises lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in-substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Bank and payments of penalties for terminating a lease, if the lease term reflects the Bank exercising the option to terminate. The variable lease payments that do not depend on an index or a rate are recognised as expense in the period on which the event or condition that triggers the payment occurs.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.15 Leasing (Continued)

2.15.2 Lease liabilities

In calculating the present value of lease payments, the Bank uses the incremental borrowing rate at the lease commencement date if the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the in-substance fixed lease payments or a change in the assessment to purchase the underlying assets.

2.15.3 Short-term leases and leases of low-value assets

The Bank applies the short-term lease recognition exemption to its short-term leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option. It also applies the lease of low-value assets recognition exemption to leases of assets that are considered of low value. Lease payments on short-term leases and leases of low-value assets are recognised as expense on a straight-line basis over the lease term.

2.16 Employee benefit obligations

Short-term employee benefits

Short-term employee benefits are expensed as the related service is provided. A liability is recognised for the amount expected to be paid if the Bank has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee and the obligation can be estimated reliably

Post-employment benefits

Social security

Social security benefits are contributions paid by both the Bank and staff to the National Social Security Fund Department of the Ministry of Labor and Social Welfare.

The Bank recognizes its contributions to the Social Security Fund as expenses in the statement of income.

2.16 Employee benefit obligations

Social security

required to contribute these social security benefits by paying social insurance premium to the Social Insurance Agency. The Bank has no further obligation after the contribution is made.

The Bank recognizes its contributions to the Social Security Fund as expenses in the statement of income.

Post-employment benefits

Post-employment benefits are paid to retired employees of the Bank at the time of retirement by divided as follows:

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.16 Employee benefit obligations (Continued)

Post-employment benefits (Continued)

- (i) Employees who are eligible to receive a severance payment from BCEL but are not eligible to receive a pension from the SSO:

(Latest Basic Salary + Wage + 25% of position allowance + 25% of other benefits x 1.5 x working years- the amount of severance payment to be received from SSO)

- (ii) Employees who are eligible to receive a severance payment from BCEL and who are also eligible to receive a pension from the SSO:

(Latest basic salary + wages + 25% of position allowance + 25% of other benefits x 1.5 x working years - the total amount of monthly pension from the SSO calculated for 84 months)

The fund for Post-employment benefits come from:

- (i) the The staff contribution by monthly, which is equal to 5.5% of the amount
(Basic Salary + Wage+ 25% of position allowance + 25% of benefits allowance).
- (ii) and the Bank contribution by monthly, which is equal to 6% of the amount
(Basic Salary + Wage + 25% of position allowance + 25% of benefits allowance).

The Bank records its contribution as 'Personnel expenses' into the statement of income on an accrual basis.

The provision of employee's benefit obligation is measured by management using the projected unit credit method. The present value of the employee benefit obligation is determined by discounting the estimated future cash outflows using market yield on the government bonds with term to maturity that approximating the estimated weight average term of related liability and denominated in the same currency as the expected benefit payments. The estimated future cash flows shall reflect employee salaries, turnover rate, mortality, length of service and others. Remeasurement gains and losses are recognised directly to other comprehensive income in the period in which they arise. They are presented as a separate item in statements of changes in equity

Termination benefits

In accordance with Article 82 of the Amended Labour Law No. 43/NA approved by the President of the Lao People's Democratic Republic on 28 January 2014, the Bank has the obligation to pay allowance for employees who are terminated by dismissal in the following cases:

- ▶ The worker lacks specialised skills or is not in good health and thus cannot continue to work;
- ▶ The employer considers it necessary to reduce the number of workers in order to improve the work within the labour unit.

For the termination of an employment contract on any of the above-mentioned grounds, the employer must pay a termination allowance which is calculated on the basis of 10% of the basic monthly salary earned before the termination of work.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.16 Employee benefit obligations (Continued)

Termination benefits

As at 31 December 2025, no employee of the Bank was dismissed under the above-mentioned grounds; therefore, the Bank has not made a provision for termination allowance in the separate financial statements.

2.17 Provisions

Provisions are recognised when the Bank has a present obligation (legal or constructive) as a result of a past event, and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. When the effect of the time value of money is material, the Bank determines the level of provision by discounting the expected cash flows at a pre-tax rate reflecting the current rates specific to the liability. The expense relating to any provision is presented in the statement of income net of any reimbursement in other operating expenses.

2.18 Profit tax

Current tax

Current tax assets and liabilities for the current and prior years are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted, or substantively enacted, by the reporting date in the countries where the Bank operates and generates taxable income.

Current income tax relating to items recognised directly in equity is recognised in equity and not in the statement of profit or loss. Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate.

Deferred tax

Deferred tax is provided on temporary differences at the reporting date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes. Deferred tax liabilities are recognised for all taxable temporary differences, except where the deferred tax liability arises from the initial recognition of goodwill or of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.18 Profit tax (Continued)

Deferred tax (Continued)

The carrying amount of deferred tax assets is reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilised. Unrecognised deferred tax assets are reassessed at each reporting date and are recognised to the extent that it becomes probable that future taxable profit will allow the deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the year when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the reporting date.

Current and deferred tax is recognised in profit or loss, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case, the tax is also recognised in other comprehensive income or directly in equity, respectively.

Deferred tax assets and liabilities are offset where there is a legally enforceable right to offset current tax assets and liabilities and where the deferred tax balances relate to the same taxation authority. Current tax assets and tax liabilities are offset where the entity has a legally enforceable right to offset and intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously.

2.19 Statutory reserves

Under the requirements of the Law on Commercial Banks dated 7 December 2018, commercial banks are required to appropriate net profit to the following reserves:

- ▶ Regulatory reserve fund
- ▶ Business expansion fund and other funds

In accordance with Article 156, Enterprise Law dated 26 December 2013, the Bank is required to appropriate 10% of profit after tax each year into Regulatory reserve fund. When this reserve fund reaches 50% of the registered capital, the Bank may suspend such provision, unless otherwise provided by the laws. The Bank will record after getting approval from General Shareholders' Meeting.

The business expansion fund and other funds shall be created upon decision of the Board of Management.

3. SIGNIFICANT ACCOUNTING ESTIMATES AND ASSUMPTIONS

The preparation of the Bank's financial statements requires management to make estimates and assumptions that affect the reported amount of revenues, expenses, assets and liabilities, and the accompanying disclosures, as well as the disclosure of contingent liabilities. Uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of assets or liabilities affected in future periods.

In the process of applying the Bank's accounting policies, management has made the following judgements and assumptions concerning the future and other key sources of estimation uncertainty at the reporting date, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year. Existing circumstances and assumptions about future developments may change due to circumstances beyond the Bank's control and are reflected in the assumptions if and when they occur. Items with the most significant effect on the amounts recognised in the financial statements with substantial management judgement and/or estimates are collated below with respect to judgements/estimates involved.

3.1 Impairment losses on loans to customers

The Bank reviews its individually significant loans at each reporting date to assess whether an impairment loss should be recorded in the statement of income.

The Bank's impairment methodology for assets carried at amortised cost results in the recording of provisions for:

- ▶ Individual impairment losses on individually significant or specifically identified exposures;

This estimation requires an element of management's judgement, in particular for the estimation of the amount and timing of future cash flows and collateral values when determining individual impairment losses. These estimates are driven by a number of factors, the changing of which can result in different levels of allowances.

- ▶ Collective impairment.

The loss allowances for financial assets are based on assumptions about default risk and loss rates. The Bank uses judgement in making these assumptions and selecting the inputs used in the impairment calculation, based on the Bank's past history and existing market conditions at the end of each reporting period.

3.2 Determination of lease terms

Critical judgement in determining the lease term, the Bank considers all facts and circumstances that create an economic incentive to exercise an extension option, or not exercise a termination option. Extension options (or periods after termination options) are only included in the lease term if the lease is reasonably certain to be extended (or not terminated).

For leases of properties, the most relevant factors are historical lease durations, the costs and conditions of leased assets.

Most extension options on offices and vehicles leases have not been included in the lease liability, because the Bank considers i) the underlying asset condition and/or ii) insignificant cost to replace the leased assets.

The lease term is reassessed if an option is actually exercised (or not exercised) or the Bank becomes obliged to exercise (or not exercise) it. The assessment of reasonable certainty is only revised if a significant event or a significant change in circumstance affecting this assessment occur, and that it is within the control of the Bank.

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3. SIGNIFICANT ACCOUNTING ESTIMATES AND ASSUMPTIONS (CONTINUED)

3.3 Determination of discount rate applied to leases

The Bank determines the incremental borrowing rate as follows:

- Where possible, use recent third-party financing received by the individual lessee as a starting point, adjusting to reflect changes in its financing conditions.
- Make adjustments specific to the lease, e.g. term, currency and security.

3.4 Post-employment benefits

The Bank has commitment on provision of post employee benefits for employees. The present value of the employee benefit obligations recognised in the Statement of financial position is determined on the present value of estimated future cash outflows for staff. The assumptions used in determining the net year cost for employee benefit includes the salary and years of services of respective employees which are payable in the future and discount rate. Any changes in these assumptions will impact the cost recorded for employee benefits.

4. NET INTEREST INCOMES

	2025 LAKm	2024 LAKm
Interest income from:		
Lending to customers	4,231,924	4,032,517
Investment securities	1,663,824	1,261,158
Deposits in other banks	886,889	1,055,998
	<u>6,782,637</u>	<u>6,349,673</u>
Interest expense for:		
Customer deposits	(2,723,112)	(2,335,105)
Due to banks	(238,404)	(362,284)
	<u>(2,961,516)</u>	<u>(2,697,389)</u>
Net interest incomes	<u>3,821,121</u>	<u>3,652,284</u>

5. NET FEE AND COMMISSION INCOMES

	2025 LAKm	2024 LAKm
Fee and commission income from:		
Settlement services	935,324	833,063
Treasury activities	20,685	746,710
Other activities	136,770	117,524
	<u>1,092,779</u>	<u>1,697,297</u>
Fee and commission expense for:		
Settlement services	(253,911)	(195,239)
Treasury activities	(20,557)	(671,074)
	<u>(274,468)</u>	<u>(866,313)</u>
Net fee and commission incomes	<u>818,311</u>	<u>830,984</u>

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6. NET GAIN/(LOSS) FROM DEALING IN FOREIGN CURRENCIES

	<u>2025 LAKm</u>	<u>2024 LAKm</u>
Gain from foreign currencies trading and revaluation of monetary items	18,401,029	17,885,179
Loss from foreign currencies trading and revaluation of monetary items	(18,044,295)	(17,641,098)
	<u>356,734</u>	<u>244,081</u>

7. OTHER OPERATING INCOMES

	<u>2025 LAKm</u>	<u>2024 LAKm</u>
Recovery of bad debts written off	348,956	460,642
Others - Other operation income	25,118	45,874
	<u>374,074</u>	<u>506,516</u>

8. PERSONNEL EXPENSES

	<u>2025 LAKm</u>	<u>2024 LAKm</u>
Salaries	313,291	233,754
Bonus and other allowances	393,867	247,704
Other staff costs	6,532	7,330
Post-employment benefits expense	143,953	106,360
	<u>857,643</u>	<u>595,148</u>

9. OTHER OPERATING EXPENSES

	<u>2025 LAKm</u>	<u>2024 LAKm</u>
Deposit Insurance paid to Depositor Protection Fund	132,440	117,244
Repair and maintenance	55,087	43,420
Training, meeting and seminar	27,298	24,696
Stationary and office materials	27,285	29,226
Utilities	17,096	15,016
Telecommunication	16,262	14,480
Publication, marketing and promotion	16,037	11,367
Office rental	9,772	8,180
Insurance expense	7,982	8,676
Fuel expense	6,000	6,325
Other expenses (*)	58,807	43,977
	<u>374,066</u>	<u>322,607</u>

* This includes audit fee, totaling LAK 945,000,000 (2024: LAK 945,000,000) Inclusive of VAT.

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10. CASH AND BALANCES WITH BANK OF THE LAO PDR (“THE BOL”)

	2025	2024
	LAKm	LAKm
Cash on hand in LAK	2,322,101	2,415,523
Cash on hand in foreign currencies (“FC”)	3,403,589	2,907,950
Balances with the BOL:		
- Demand deposit	13,903,544	10,367,826
- Compulsory deposit (*)	11,521,434	9,600,243
- Term deposits	1,970,463	7,427,163
	33,121,131	32,718,705

Balances with the BOL include demand and compulsory deposits. These balances earn no interest.

(*) Under regulations of the BOL, the Bank is required to maintain certain reserves with the BOL in the form of compulsory deposits, which are computed at 8.00% for LAK and 11.00% for foreign currencies, on a bi-weekly basis, (2024: 8.00% and 11.00%) of customer deposits having original maturities of less than 12 months. During the year, the Bank maintained its compulsory deposits in compliance with the requirements by the BOL. This restricted deposits with bank of the Lao PDR are not available for use in the Bank’s day-to-day operations.

Interest rates for Accounts with the BOL during the year are as follows:

	2025	2024
	% Per annum	% Per annum
Term deposits	0.10% - 4.50%	0.10% - 5.00%

11. DUE FROM BANKS

	2025	2024
	LAKm	LAKm
Current and saving accounts	15,408,414	11,345,576
- In LAK	42,498	144
- In foreign currencies	15,365,916	11,345,432
Term deposits	6,237,895	9,166,939
- In LAK	1,645,000	3,686,919
- In foreign currencies	4,592,895	5,480,020
	21,646,309	20,512,515

Interest rates for amounts due from other banks during the year are as follows:

	2025	2024
	% per annum	% per annum
Demand deposits	0.05% - 4.38%	0.07% - 3.30%
Saving deposits	0.07% - 3.25%	0.10% - 2.16%
Term deposits	3.50% - 10.50%	4.30% - 13.00%

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12. LOANS TO CUSTOMERS

	2025 LAKm	2024 LAKm
Gross loans	69,513,902	62,162,622
Less: Allowance for impairment losses (Note 13)	(4,575,294)	(2,220,822)
	64,938,608	59,941,800

Interest rates for commercial loans during the year are as follows:

	2025 Interest rates % per annum	2024 Interest rates % per annum
Loans denominated in LAK	3.00% - 17.00%	3.00% - 17.00%
Loans denominated in USD	5.80% - 16.00%	5.80% - 16.00%
Loans denominated in THB	6.00% - 9.25%	6.00% - 9.25%

Analysis of loan portfolio by currency:

	2025 LAKm	2024 LAKm
Loans denominated in LAK	25,048,646	22,106,133
Loans denominated in USD	30,116,603	29,869,645
Loans denominated in THB	14,348,653	10,186,844
	69,513,902	62,162,622

Analysis of loan portfolio by original maturity:

	2025 LAKm	2024 LAKm
Short-term loans	7,625,070	7,782,836
Medium-term loans	39,403,491	38,267,013
Long-term loans	22,485,341	16,112,773
	69,513,902	62,162,622

Analysis of loan portfolio by industrial sectors of customers:

	2025		2024	
	LAKm	%	LAKm	%
Industrial services companies	42,420,856	61.02%	37,341,192	60.07%
Construction companies	7,678,948	11.05%	6,389,390	10.28%
Technical instruments enterprises	2,199,479	3.16%	1,710,799	2.75%
Agricultural and forestry	692,438	1.00%	512,125	0.82%
Trading companies	9,982,918	14.36%	9,425,757	15.16%
Transportation companies	116,184	0.17%	230,923	0.37%
Services companies	4,865,512	7.00%	5,333,145	8.58%
Handicrafts	16,386	0.02%	11,624	0.02%
Other loans	1,541,181	2.22%	1,207,667	1.94%
	69,513,902	100.00%	62,162,622	100.00%

BANQUE POUR LE COMMERCE EXTERIEUR LAO PUBLIC

NOTES TO THE FINANCIAL STATEMENTS
FOR THE YEAR ENDED 31 DECEMBER 2025

13. ALLOWANCE FOR IMPAIRMENT LOSSES OF LOANS TO CUSTOMERS

Changes in allowance for impairment losses of loans to customers during the year ended are as follows:

	2025 LAKm	2024 LAKm
Balance as at 1 January	2,220,822	1,687,920
Net change during the year	2,869,743	3,553,571
Non-performing loans written off	(530,181)	(3,037,234)
Foreign exchange differences	14,910	16,565
Balance as at 31 December	4,575,294	2,220,822

Breakdown of allowance for impairment losses of loans to customers as at 31 December are as follows:

	2025		2024	
	Outstanding balance LAKm	Impairment LAKm	Outstanding balance LAKm	Impairment LAKm
Individually impaired	32,124,627	4,292,550	23,896,043	1,837,770
Collectively impaired	37,389,275	282,744	38,266,579	383,052
	69,513,902	4,575,294	62,162,622	2,220,822

14. FINANCIAL INVESTMENTS - AVAILABLE-FOR-SALE

As at 31 December 2025, the shares have fair value of amount LAKm 65,580 (2024: LAKm 80,535).

15. FINANCIAL INVESTMENTS - HELD-TO-MATURITY

	2025 LAKm	2024 LAKm
Amortised cost of Treasury bills issued by the Ministry of Finance	8,121,767	9,849,870
Amortised cost of Bonds issued by the bank of Lao PDR	18,229,184	9,298,819
Amortised cost of Bonds issued by the Ministry of Finance	8,180,422	5,853,010
	34,531,373	25,001,699

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15. FINANCIAL INVESTMENTS - HELD-TO-MATURITY (CONTINUED)

15.1 Treasury bills issued by the Ministry of Finance

Term	Purchase date	Maturity date	CCY	Face value Original	Equivalent (LAKm)	Amortised cost LAK	Interest rate per annum (nominal)
1 Year	29/04/2025	29/04/2026	USD	20,000,000	428,000	431,664	5.00%
1 Year	23/09/2025	23/09/2026	USD	25,000,000	535,000	542,214	5.00%
1 Year	05/03/2025	05/03/2026	THB	470,135,000	320,458	325,572	5.00%
1 Year	05/03/2025	05/03/2026	THB	29,865,000	20,357	20,682	5.00%
1 Year	29/04/2025	29/04/2026	THB	2,000,000,000	1,363,260	1,374,931	5.00%
1 Year	04/07/2025	04/07/2026	THB	2,932,123,000	1,998,623	2,047,896	5.00%
1 Year	23/09/2025	23/09/2026	THB	3,000,000,000	2,044,890	2,072,465	5.00%
1 Year	22/10/2025	22/10/2026	THB	1,000,000,000	681,630	688,117	5.00%
1 Year	23/09/2025	23/09/2026	CNY	200,000,000	610,000	618,226	5.00%
					8,002,218	8,121,767	

15.2 Bonds issued by the Ministry of Finance and bank of Lao PDR

- Details of other bonds by contractual maturity date are as follows:

	2025		2024	
	Amortised cost LAKm	Face value LAKm	Face value LAKm	Amortised cost LAKm
Within 1 year	12,996,231	12,413,688	3,912,443	3,980,034
1 to 5 years	8,434,396	9,075,332	10,354,164	10,349,952
Over 5 years	4,973,698	4,920,586	4,857,423	4,818,703
	26,404,325	26,409,606	19,124,030	19,148,689

- Details of other bonds interest by contractual maturity date are as follows:

	2025	2024
	% per annum	% per annum
Within 1 year	4.50% - 9.50%	4.50% - 11.54%
1 to 5 years	0.10% - 6.50%	0.10% - 6.90%
Over 5 years	4.40% - 7.50%	4.20% - 7.50%

Other bonds refer to the bonds issued by the Ministry of Finance and the Bank of Lao PDR to settle the loans that the bank has provided to customers for the construction of government projects, as well as to settle loans guaranteed by the Ministry of Finance and the Bank of Lao PDR.

16. INVESTMENTS IN ASSOCIATES AND JOINT VENTURES

	LAKm
Balance as at 1 January 2025	793,988
Share of profit of associates and joint ventures	51,214
Less: Dividends received during the year	(13,686)
Balance as at 31 December 2025	831,516

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16. INVESTMENTS IN ASSOCIATES AND JOINT VENTURES (CONTINUED)

Investment in associates and joint ventures as at 31 December, and dividend income for the year ended 31 December were as follows:

	Ownership interest		Cost		Equity		Dividend income	
	2025	2024	2025	2024	2025	2024	2025	2024
	(%)				LAKm			
BCEL – Krung Thai Securities Company Limited	70	70	70,000	70,000	85,425	81,516	(4,242)	(4,140)
Lao Viet Joint Venture Bank	25	25	197,839	197,839	292,242	281,487	-	-
Banque Franco – Lao Limited	30	30	150,000	150,000	194,063	192,063	-	-
Lao China Bank Company Limited	31.35	31.35	157,723	157,723	203,403	203,330	-	(4,842)
Lao-Viet Insurance Joint Venture Company	35	35	10,500	10,500	33,128	17,978	(4,531)	(11,268)
Lao National Payment Network Company Limited	20	20	6,800	6,800	20,751	15,527	(4,914)	-
Lao Foreign Exchange Company Limited	10	10	2,000	2,000	2,504	2,087	-	-
Total			594,862	594,862	831,516	793,988	(13,687)	(20,250)

- BCEL - Krung Thai Securities Company Limited is incorporated in the Lao PDR under the Business License No. 180-10 granted by the Investment Promotion Department of the Ministry of Planning and Investment of the Lao PDR on 14 December 2010. The company's principal activities are providing brokerage services, proprietary trading, finance and securities investment advisory services, custody services, underwriting for share issues and other value-added services.
- Lao Viet Joint Venture Bank ("LVB") is incorporated in the Lao PDR with its head office located in Vientiane and engages in the provision of banking services. It is a joint venture with the Bank for Investment and Development of Vietnam; a state-owned commercial bank incorporated in the Socialist Republic of Vietnam. The joint venture was granted the banking license on 31 March 2000 by the Bank of the Lao PDR for a period of 30 years. In 2015, LVB increased its contributed capital to LAK 791,357,560,000. The Bank's ownership rate in LVB after the capital increase is 25% in accordance with Investment License No. 004-15/KH-DDT4 issued by Ministry of Planning and Investment on 24 August 2015, equivalent to LAKm 197,839 (2024: LAKm 197,839).
- Lao-Viet Insurance Joint Venture Company ("LVI") is incorporated as a joint venture company in the Lao PDR providing insurance services under the Investment License No. 077/08/FIMC issued by the Foreign Investment Management Committee on 09 June 2008. It is a joint venture with BIDV Insurance Joint Stock Corporation and Lao Viet Joint Venture Bank. As at 31 December 2025, the total contributed capital of the Bank in this company was USD 1,050,000, equivalent to LAKm 9,168 (2024: LAKm 9,168).

16. INVESTMENTS IN ASSOCIATES AND JOINT VENTURES (CONTINUED)

- Lao China Bank Company Limited ("LCNB") was established in the Lao PDR and provides banking services. It operates as a joint venture with Fudian Bank China, a state-owned commercial bank based in China. The joint venture bank received its Banking Business License from the Bank of Lao PDR on 20 January 2014. In 2024, LCNB increased its number of shares from 1,299 to 1,563; however, BCEL retained 490 shares without making any additional contributions, resulting in a decrease in BCEL's ownership percentage from 39.87% to 31.35%. As of 31 December 2025, the total value of the investment was LAKm 157,723 (2024: LAKm 157,723).
- Banque Franco - Lao Limited ("BFL") is incorporated in the Lao PDR with its head office located in Vientiane and engages in the provision of banking services. It is a joint venture with Cofibred Company Frances De La Bred which is a state-owned bank incorporated in Paris, France. The joint venture was granted the temporary banking license on 01 October 2009 and a permanent license on 16 July 2010 by the Bank of the Lao PDR. The legal capital of BFL was USD 20 million which was later revised to USD 37 million in accordance with the President's decree issued on 24 September 2009 and letter No. 01/BOL dated 28 January 2010 from BOL. As 31 December 2025, the total contributed capital of the Bank in this investment was LAKm 150,000 (2024: LAKm 138,000).
- Lao National Payment Network Company Limited (LAPNet) is incorporated in the Lao PDR under the Business License No. 0349 granted by the Department of Enterprise Registration and Management of the Ministry of Industry and Commerce of the Lao PDR on 12 March 2019 and engages in the provision of financial services. It is an association among Bank of the Lao PDR, Union Pay International, Lao Development Bank, Agriculture Promotion Bank, Joint Development Bank, Lao-Viet Bank and the Bank. The legal capital was LAKm 34,000. As 31 December 2025, the total contributed capital of the Bank in this company was LAKm 6,800 (2024: LAK6,800).
- Lao Foreign Exchange Company Limited (LFX) was established in the Lao PDR under Business License No. 4016, granted by the Department of Enterprise registration and Management of the Ministry of Industry and Commerce on 22 October 2024. The company provides financial services and is a collaboration among the Bank of Laos PDR, Agriculture promotion bank, ST Bank, ICBC Lao, Lao Viet joint Venture bank, Lao Development Bank, Indochina Bank, Banque Franco - Lao Limited, Joint Development Bank, Phongsavanh Bank, and Maruhan Japan Bank Lao. The legal capital is LAKm 20,000. As of 31 December 2025, the total contributed capital from the bank to this company was LAKm 2,000 (2024: LAK 2,000).

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17. PROPERTY AND EQUIPMENT

	Construction in progress LAKm	Buildings & improvements LAKm	Office equipment LAKm	Furniture & fixtures LAKm	Motor vehicles LAKm	Total LAKm
At 1 January 2025						
Cost	186,134	576,444	430,859	38,302	46,805	1,278,544
Less: Accumulated depreciation	-	(295,007)	(265,241)	(31,516)	(23,411)	(615,175)
Net book amount	186,134	281,437	165,618	6,786	23,394	663,369
Year ended 31 December 2025						
Opening net book value	186,134	281,437	165,618	6,786	23,394	663,369
Additions	198,702	895	1,917	465	76	202,055
Transferred in/(out) (i)	(145,846)	8,785	104,109	2,898	30,054	-
Written-off net book value	-	-	(42)	-	-	(42)
Depreciation charge	-	(32,689)	(69,965)	(3,091)	(7,455)	(113,200)
Closing net book amount	238,990	258,428	201,637	7,058	46,069	752,182
At 31 December 2025						
Cost	238,990	585,791	536,220	41,504	76,935	1,479,440
Less: Accumulated depreciation	-	(327,363)	(334,583)	(34,446)	(30,866)	(727,258)
Net book value	238,990	258,428	201,637	7,058	46,069	752,182

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18. INTANGIBLE ASSETS

	Construction in Progress intangible asset LAKm	Land use rights LAKm	Software LAKm	Total LAKm
At 1 January 2025				
Cost	40,908	288,474	76,953	406,335
Accumulated amortisation	-	-	(48,914)	(48,914)
Net book amount	40,908	288,474	28,039	357,421
Year ended 31 December 2025				
Opening net book amount	40,908	288,474	28,039	357,421
Additions	42,781	--		42,781
Transferred in/(out)	(41,050)	12,002	29,048	-
Amortisation charge	-	-	(15,125)	(15,125)
As at 31 December 2025	42,639	300,476	41,962	385,077
At 31 December 2025				
Cost	42,639	300,476	106,001	449,116
Accumulated amortisation	-	-	(64,039)	(64,039)
Net book amount	42,639	300,476	41,962	385,077

19. RIGHT-OF-USE ASSETS

	Total LAKm
Balance as at 1 January 2024	53,500
Additions	32,730
Written-off, net book value	(283)
Depreciation	(13,881)
Balance as at 31 December 2024	72,066
Balance as at 1 January 2025	72,066
Additions	31,772
Written-off, net book value	(3,207)
Depreciation	(23,880)
Balance as at 31 December 2025	76,751

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20. OTHER ASSETS

	2025	2024
	LAKm	LAKm
Assets available for sale (i)	2,950,251	1,270,177
Other assets are waiting for account transfer or settlement (ii)	930,993	309,265
Advance for Top-up (iii)	155,990	148,386
Advance payment to suppliers	68,641	12,736
Advance payment for other operations	27,130	-
Stationeries and other tools	25,261	35,192
Prepaid expenses to be allocated	21,715	27,949
Others	175,547	19,282
	4,355,528	1,822,987

- (i) Assets available for sale represent properties derived from the debtor who has given them to satisfy the bank's debt.
- (ii) Other assets awaiting account transfer or settlement represent transactions such as interbank transfers, card transactions processed through an inter-card center, or other financial activities. These transactions have been initiated but have not yet been fully settled and reconciled between different entities, awaiting settlement with a related entity.
- (iii) Advance for Top-up represents a payment made in advance for the purchase of a telephone network's call value for the purpose of providing a top-up service to the bank's customers.

21. DUE TO BANKS AND OTHER FINANCIAL INSTITUTIONS

	2025	2024
	LAKm	LAKm
Demand deposits	5,575,482	5,132,985
- In LAK	2,292,609	1,673,971
- In foreign currencies	3,282,873	3,459,014
Saving deposits	314,872	264,995
- In LAK	198,008	133,878
- In foreign currencies	116,864	131,117
Term deposits	78,141	672,419
- In LAK	1,296	202,229
- In foreign currencies	76,845	470,190
Others	159,265	127,729
- In LAK	23,388	85,376
- In foreign currencies	135,877	42,353
Accrued interest expense		
	6,127,760	6,198,128

Interest rates for deposits from other banks and financial institutions during the year are as follows:

	2025	2024
	% per annum	% per annum
Demand deposits	0.00% - 6.00%	No interest
Saving deposits	0.00% - 1.25%	0.00% - 1.25%
Term deposits	1.15% - 6.00%	1.15% - 6.00%

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22. DUE TO CUSTOMERS

	2025 LAKm	2024 LAKm
Demand deposits	19,764,196	16,286,689
Demand deposits in LAK	6,345,148	5,319,700
Demand deposits in FC	13,419,048	10,966,989
Saving deposits	89,285,544	74,275,298
Saving deposits in LAK	35,972,407	27,378,425
Saving deposits in FC	53,313,137	46,896,873
Term deposits	35,766,926	36,283,976
Term deposits in LAK	8,979,892	10,820,412
Term deposits in FC	26,787,034	25,463,564
Margin deposits	62,413	219,425
Margin deposits in LAK	62,326	45,068
Margin deposits in FC	87	174,357
Others	628,453	523,889
	145,507,532	127,589,277

The interest rates during the year for these deposits are as follows:

	2025 % per annum	2024 % per annum
Demand deposits	No interest	No interest
Saving deposits in LAK	0.00% - 3.95%	1.25% - 1.60%
Saving deposits in USD	0.00% - 2.25%	0.60% - 1.00%
Saving deposits in THB	0.00% - 1.85%	0.45% - 0.55%
Term deposits in LAK	3.16% - 7.00%	3.16% - 10.05%
Term deposits in USD	1.35% - 7.00%	1.35% - 7.00%
Term deposits in THB	1.10% - 6.70%	1.10% - 7.55%

23. BORROWINGS FROM OTHER BANKS

	2025 LAKm	2024 LAKm
Borrowings from the BOL	3,473,125	4,329,468
Borrowings from other	126,640	126,771
	3,599,765	4,456,239

23. BORROWINGS FROM OTHER BANKS (CONTINUED)

Borrowings from the BOL as at 31 December 2025 include:

- ▶ USD 44,242,000 long-term borrowing (original borrowing amount was USD 100,000,000 with interest rate of 5.50% per annum) for the purpose of providing credit to certain Government-backed Hydropower projects. The loan's contract has period from 27 August 2015 to 27 August 2025. Interest is paid quarterly.
- ▶ USD 97,900,000 long-term borrowing (original borrowing amount was USD 100,000,000 with interest rate of 5.30% per annum) for the purpose of providing credit to certain Government-backed Hydropower projects. The loan's contract has period from 3 May 2016 to 3 May 2026. Interest is paid quarterly.
- ▶ LAK 4,050,000,000 long-term borrowing (credit line was LAK 4,050,000,000 with interest rate of 3% per annum) for the purpose of providing credit to medium and small corporates who got effected from COVID-19 according to the BOL regulation No.318/BOL dated 19 May 2020. The loan's principal is paid by 3 times such as first-time repayment in 2024 for loan principal is 30%, second time repayment in 2025 for loan principal is 30%-, and third-time repayment in 2026 for loan principal is 40%. Interest is paid two time per year (June and December). This borrowing period is started from 18 August 2020 to 18 August 2026.
- ▶ LAK 4,116,657,000 long-term borrowing (credit line was LAK 4,200,000,000 with interest rate of 3% per annum) for the purpose of providing credit to medium and small corporates who got effected from COVID-19 according to the BOL regulation No.318/BOL dated 19 May 2020. The loan's principal is paid by 3 times such as first-time repayment in 2024 for loan principal is 30%, second time repayment in 2025 for loan principal is 30%-, and third-time repayment in 2026 for loan principal is 40%. Interest is paid two time per year (June and December). This borrowing period is started from 3 November 2020 to 3 November 2026.
- ▶ LAK 3,000,000,000 long-term borrowing (credit line was LAK 3,080,000,000 with interest rate of 3% per annum) for the purpose of providing credit to medium and small corporates who got effected from COVID-19 according to the BOL regulation No.318/BOL dated 19 May 2020. The loan's principal is paid by 3 times such as first-time repayment is in 2024 for loan principal 30%, second time repayment is in 2025 for loan principal 30%-, and third-time repayment is in 2026 for loan principal 40%. Interest is paid two time per year (June and December). This borrowing period is started from 22 December 2020 to 22 December 2026.
- ▶ LAK 10,050,000,000 long-term borrowing (credit line was LAK 15,050,000,000 with interest rate of 3% per annum) for the purpose of providing credit to medium and small corporates who got effected from COVID-19 according to the BOL regulation No.318/BOL dated 19 May 2020. The loan's principal is paid by 3 times such as first-time repayment is in 2025 for loan principal 30%, second time repayment is in 2026 for loan principal 30%-, and third-time repayment is in 2027 for loan principal 40%. Interest is paid two time per year (June and December). This borrowing period is started from 15 March 2021 to 15 March 2027.
- ▶ LAK 110,000,000,000 long term borrowing (credit line was LAK 110,000,000,000 with interest rate of 3% per annum) for the purpose of providing credit to medium and small corporates who got effected from COVID-19 according to the BOL regulation No.318/BOL dated 19 May 2020. The loan's principal is paid by 2 times such as first-time repayment is in 2026 for loan principal 40%- and second-time repayment is in 2027 for loan principal 60%. Interest is paid two time per year (June and December). This borrowing period is started from 3 November 2022 to 3 November 2027.

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23. BORROWINGS FROM OTHER BANKS (CONTINUED)

- ▶ LAK 120,000,000,000 long term borrowing (credit line was LAK 120,000,000,000 with interest rate of 3% per annum) for the purpose of providing credit for the enterprises to capital of investment to develop medical technology and medicine (Purchase the production equipment, raw material for use in production and use to develop staff and investment construction the factory building). The loan's principal is paid by 4 times by repayment each year is 25% such as first-time repayment is in 2025. Interest is paid quarterly. This borrowing period is started from 27 December 2021 to 27 December 2028.
- ▶ LAK 97,524,000,000 long term borrowing (Credit line was LAK 106,790,000,000 with interest rate of 2.50%) for the purpose of providing credit for the enterprises, small and medium corporates to continue or expands their business. The loan principal is paid after the end of contract. This borrowing period is started from 2024 to 2029.
- ▶ LAK 80,450,000,000.00 long term borrowing (Credit line was LAK 80,450,000,000.00 with interest rate of 2.50%) for the purpose of providing credit for the enterprises, small and medium corporates to continue or expands their business. The loan principal is paid after the end of contract. This borrowing period is started from 2025 to 2030.

Borrowings from other as at 31 December 2025 include:

- ▶ LAK 21,000,000,000 long term borrowing (Credit line was LAK 21,00,000,000 with interest rate of 0%) for the purpose of providing credit for the enterprises. small and medium corporates that Lao own 100% to continue or expands their business. The loan principal is paid after the end of contract and the borrowing period is started from 6 December 2022 to 6 December 2033.
- ▶ LAK 30,260,000,000 long term borrowing (Credit line was LAK 30,260,000,000 with interest rate of 0%) for the purpose of providing credit for the enterprises. small and medium corporates that Lao own 100% to continue or expands their business. The loan principal is paid after the end of contract. This borrowing period is started from 13 December 2023 to 20 October 2034.
- ▶ LAK 11,000,000,000 long term borrowing (Credit line was LAK 11,000,000.000 with interest rate of 0%) for the purpose of providing credit for the enterprises, small and medium corporates that Lao own 100% to continue or expands their business. The loan principal is paid after the end of contract. This borrowing period is started from 28 December 2023 to 08 December 2034.
- ▶ LAK 64,380,000,000 long term borrowing (Credit line was LAK 64,380,000,000 with interest rate of 0%) for the purpose of providing credit for the enterprises, small and medium corporates that Lao own 100% to continue or expands their business. The loan principal is paid after the end of contract. This borrowing period is started from 29 November 2024 to 29 November 2035.

24. TAXATION

24.1 Income tax expense

Major components of tax expense are as follows:

	2025 LAKm	2024 LAKm
Current income tax expense	254,010	154,509
Deferred tax income	(33,712)	90,439
Total tax expense for the year	220,298	244,948

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24. TAXATION (CONTINUED)

24.2 Current profit tax ("PT")

The Bank is obliged to pay tax at a rate of 20% (2024: 20%) on total profit before tax in accordance with the Tax Law.

The calculations of Profit tax for the years 2025 and 2024 are as follows:

	2025 LAKm	2024 LAKm
Profit before tax	1,152,103	694,511
<i>Adjustments for:</i>		
- Amortisation of due to customer	30,522	(30,522)
- Amortisation of term deposit at other banks	(7,025)	7,025
- Amotisation of financial investment – hold to maturity	22,707	16,079
- Amortisation of loans to customers	(292,297)	(584,191)
- Impairment losses of loans to customers	394,856	629,806
- Defined post-employment benefits plan obligation expense	(22,131)	6,280
- Non-taxable profit from investment in associates and joint ventures using the equity method	(37,528)	(37,168)
Profit before tax in accordance with the relevant regulations and notifications of the Bank of Lao People's Democratic Republic	1,241,945	701,820
Tax rate at 20% (2024: 20%)	248,389	140,364
<i>Tax effect of:</i>		
- Income exempted from PT	(3,610,167)	(3,471,351)
- Non-deductible expenses	3,614,810	3,485,496
- Other adjustments	978	-
Current income tax expense	254,010	154,509

Presented below is the numerical reconciliation between current tax expense and income benefit:

	2025 LAKm
Profit before tax	1,241,945
Tax rate 20%	248,389
Tax effect of:	
Tax effects of non-deductible expenses	(3,610,167)
Tax effects of non-taxable income	3,614,810
Other adjustment	978
Income tax expense	254,010

	2025 LAKm	2024 LAKm
Total tax expense in the year	254,010	154,509
Payable at the beginning of the year	135,100	27,454
Paid in the year	(287,665)	(46,863)
PT payable at the end of the year	101,445	135,100

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24. TAXATION (CONTINUED)

24.2 Current profit tax ("PT") (continued)

The Bank's tax returns are subject to examination by the tax authorities. Because the application of tax laws and regulations in many types of transactions is susceptible to varying interpretations, amounts reported in the separate financial statements could be changed at a later date upon final determination by the tax authorities.

24.3 Deferred tax assets/(liabilities)

	Statement of financial position		Statement of income		Statement of comprehensive income	
	2025	2024	2025	2024	2025	2024
	LAKm	LAKm	LAKm	LAKm	LAKm	LAKm
Deferred tax assets	311,555	226,165	85,390	75,237	-	10,530
Deferred tax liabilities	(258,775)	(203,260)	(51,678)	(165,676)	(3,837)	-
Deferred tax assets, net	52,780	22,905				
Net deferred tax credited/(charged) to the statement of income			33,712	(90,439)		
Net deferred tax credited to the statement of comprehensive income					(3,837)	10,530

25. OTHER LIABILITIES

	2025 LAKm	2024 LAKm
Items waiting to settle	410,954	302,146
Payables to employees	124,905	83,311
Defined post-employment benefit plan	113,968	127,555
Payable to suppliers	68,183	60,644
Other tax payables	53,739	60,248
Other liabilities	4,520	5,493
	776,269	639,397

Changes in defined post-employment benefit plan obligations are as follows:

	2025 LAKm	2024 LAKm
As at 1 January	127,554	63,216
Past service cost	-	37,603
Current service cost	5,930	7,226
Interest cost	8,142	6,820
Actuarial changes arising from changes in financial assumption	(19,185)	19,726
Benefits paid	(8,473)	(7,036)
As at 31 December	113,968	127,555

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25. OTHER LIABILITIES (CONTINUED)

Net benefit expense (recognised in profit or loss):

	2025 LAKm	2024 LAKm
Past service cost	-	37,603
Current service cost	5,930	7,226
Interest cost	8,142	6,820
	<u>14,072</u>	<u>51,649</u>

26. SHARE CAPITAL AND PREMIUM ON SHARE CAPITAL

	Number of Shares Shares	Shares Capital LAKm	Share Premium LAKm	Total LAKm
At 1 January 2024	207,723,300	1,038,617	-	1,038,617
Issue of shares	-	-	-	-
At 31 December 2024	<u>207,723,300</u>	<u>1,038,617</u>	<u>-</u>	<u>1,038,617</u>
Change of par value	830,893,200	-	-	-
Issue of shares	506,255,500	506,255	326,253	832,508
At 31 December 2025	<u>1,544,872,000</u>	<u>1,544,872</u>	<u>326,253</u>	<u>1,871,125</u>

The shareholding structure of the Bank as at 31 December 2025 is as follows:

Shareholders	Number of shares	%
The Government	926,922,633	60%
Strategic partners	154,487,295	10%
Local investors (including employees of the Bank) and other foreign investors	463,462,072	30%
	<u>1,544,872,000</u>	<u>100%</u>

On 16 January 2025, the Bank updated its Enterprise Registration Certificate with the Ministry of Industry and Commerce to reflect changes in its par value.

Subsequently, on 18 February 2025, the Bank effected a stock split of its ordinary shares at a ratio of 1:5 on the LSX. Shareholders whose names appear in the shareholder register as of the end of 18 February 2025, will have their shares adjusted to a new ratio of 1 to 5, as detailed in the explanatory table below.

Items	Before Stock split (10 February 2025)	After stock Split (18 February 2025)
Ratio of Changing Par Value Per Share	1:1 5,000 LAK	1:5 1,000 LAK
No. of Listed Shares	207,723,300	1,038,616,500
Base Price	Closing price on 10 February 2025	Decrease (1:5)
Market Price	Closing price on 10 February 2025	Decrease (1:5)

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26. SHARE CAPITAL AND PREMIUM ON SHARE CAPITAL (CONTINUED)

with the Ministry of Industry and Commerce on 6 March 2026. Transaction costs related to share issuance at the amount of LAK 9,403 million, net was deducted in share premium. The Bank's shares traded in the Lao Securities Exchange commencing on 5 November 2025.

27. STATUTORY RESERVES

	Regulatory reserve fund LAKm	Business expansion fund and other funds LAKm	Total LAKm
As at 31 December 2023	238,215	673,486	911,701
Appropriation to reserves for the year 2023	30,544	212,583	243,127
As at 31 December 2024	268,759	886,069	1,154,828
Appropriation to reserves for the year 2024	54,732	388,720	443,452
As at 31 December 2025	<u>323,491</u>	<u>1,274,789</u>	<u>1,598,280</u>

28. ADDITIONAL CASH FLOW INFORMATION

Cash and cash equivalents included in the separate statement of cash flows comprise the following separate statement of financial position amounts:

	2025 LAKm	2024 LAKm
Demand deposits with the BOL	13,903,544	10,367,826
Current accounts with other banks	15,354,613	11,345,576
Cash and cash equivalents on hand	5,725,690	5,323,473
Term deposit due within 90 days	3,379,334	6,786,792
	<u>38,363,181</u>	<u>33,823,667</u>

29. CONTINGENT LIABILITIES AND COMMITMENTS

	2025 LAKm	2024 LAKm
Un-drawn commitments to lend for customers (ii)	7,805,530	8,729,738
Un-drawn commitments to lend for other banks (ii)	3,874	93,078
At sight letters of credit	224,629,968	109,137,313
Letter of credit and bank guarantees (i)	1,075,146	1,458,829
	<u>233,514,518</u>	<u>119,418,958</u>

(i) Letter of credit and bank guarantees

Letters of credit guarantees (including standby letters of credit) and acceptances commit the Bank to make payments on behalf of customers contingent upon the failure of the customer to perform under the terms of the contract. Guarantees and standby letters of credit carry the same credit risks as loans. Credit guarantees can be in the form of bills of exchange or in the form of irrevocable letters of credit, advance payment guarantees, and endorsement liabilities from bills discounted.

29. CONTINGENT LIABILITIES AND COMMITMENTS (CONTINUED)

(ii) Un-drawn commitments to lend

Commitments to extend credit represent contractual commitments to make loans and revolving credits. Commitments generally have fixed expiry dates, or other termination clauses. Since commitments may expire without being drawn upon, the total contract amounts do not necessarily represent future cash requirements. However, the potential credit loss is less than the total unused commitments since most commitments to extend credit are contingent upon customers maintaining specific standards. The Bank monitors the term to maturity of credit commitments because longer-term commitments generally have a greater degree of credit risk than shorter-term commitments.

30. RELATED PARTY DISCLOSURES

Significant transactions with other related parties during the year 2025 are as follows:

a) Parent entity

The Bank is controlled by the following entity

Name	Type	Place of incorporation
The Ministry of Finance of Lao PDR ("MOF")	Parent	Lao PDR

The remaining 40% of the shares is widely held.

b) Transaction with related parties

Transactions with related parties are as follows:

	2025 LAKm	2024 LAKm
Interest and similar incomes		
Parent company	862,856	893,391
Joint venture and Associates	52,462	67,218

c) Outstanding balances of significant related party

The outstanding balances at the end of the period ended in relation to transactions with related parties are as follows:

	2025 LAKm	2024 LAKm
Due from banks		
Joint venture and Associates	2,066,859	2,485,710
Financial investments - Held-to-maturity		
Parent entity	16,541,682	15,897,118
Due to banks and other financial institutions		
Joint venture and Associates	300,300	586,607

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30. RELATED PARTY DISCLOSURES (CONTINUED)

d) Key management compensation

Key management includes member of the board of director and board of management. The compensation paid or payable to key management are as follows:

	2025 LAKm	2024 LAKm
Salaries and other short-term	7,221	4,028

31. EARNINGS PER SHARE

	2025	2024 Restated	2024 As previously report
Basic earnings per share			
From continuing operations attributable to the ordinary equity holders of the bank (LAKm)	932,544	449,563	449,563
Weighted average number of ordinary shares used as the denominator in calculating basic earnings per share (Shares)	1,128,771,589	1,038,616,500	207,723,300
Total basic earnings per share attributable to the ordinary equity holders of the bank (LAK)	826.16	432.85	2,164

There are no dilutive potential ordinary shares in issue during the year presented, so no diluted earnings per share is presented.

The Bank recalculates basic earnings per share for year ended 31 December 2024 for the purpose of comparability in financial information, which is calculated by using weighted average number of ordinary shares as if the par value and the number of issued and paid-up share capital was changed in consistent with the change in the par value and the number of issued and paid-up share capital during the year ended 31 December 2025. and Basic earnings per share for the year ended 31 December 2025 is calculated by dividing the profit for the year attributable to the ordinary equity holders of the bank by the weighted average number of ordinary shares in issue during the year.

32. DIVIDENDS

2025

Following the stock split effected on 18 February 2025, which increased the number of issued and outstanding shares from 207,723,300 to 1,038,616,500 shares, the Annual General Meeting of Shareholders held on 30 April 2025 approved the payment of an annual dividend from the net profit for the year ended 31 December 2024.

The dividend was declared at LAK 100 per share (post-split basis), totaling LAK 103,862 million, and was paid on 14 May 2025.

2024

The Annual General Meeting of shareholder held on 29 April 2024, approved the payment of annual dividend from net profit for the year ended 31 December 2023 at LAK 300 per share, totaling LAK 62,317 million. The dividend was paid on 14 May 2024.

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33. RISK MANAGEMENT POLICIES

Introduction

Risk is inherent in the Bank's activities but is managed through a process of ongoing identification, measurement and monitoring, subject to risk limits and other controls. This process of risk management is critical to the Bank's continuing profitability and each individual within the Bank is accountable for the risk exposures relating to his or her responsibilities.

The primary objective of the Bank in risk management is to comply with the BOL regulations. On the other hand, the Bank has recognised the importance of meeting international best practices on risk management. The Board of Directors and Board of Management, with support from an Asset and Liability Management Committee, are in the process of formulating broad parameters of acceptable risk for the Bank and monitor the activities against these parameters.

The Board has appointed the Asset and Liability Management Committee which has the responsibility to monitor the overall risk process within the Bank.

The Bank is exposed to credit risk, liquidity risk and market risk, the latter being subdivided into trading and non-trading risks. It is also subject to various operating risks.

The independent risk control process does not include business risks such as changes in the environment, technology and industry. The Bank's policy is to monitor those business risks through the Bank's strategic planning process.

Risk management structure

The Board of Directors is responsible for the overall risk management approach and for approving the risk management strategies and principles.

The Asset and Liability Management Committee has the overall responsibility for the development of the risk strategy and implementing principles, frameworks, policies and limits. The Risk-Compliance Department is responsible for managing risk decisions and monitoring risk levels and reports to the Board of Directors.

Introduction (Continued)

The Bank's policy is that risk management processes throughout the Bank are audited annually by the Internal Audit function, which examines both the adequacy of the procedures and the Bank's compliance with the procedures. Internal Audit discusses the results of all assessments with management and reports its findings and recommendations to the Audit Committee.

34. EVENTS AFTER THE REPORTING DATE

There are no events after the reporting date that require disclosure or adjustment into the financial statements of the Bank.

35. EXCHANGE RATES OF APPLICABLE FOREIGN CURRENCIES AGAINST LAK AT YEAR END

	2025 LAK	2024 LAK
USD	21,400.00	21,481.00
EUR	24,962.00	22,520.00
THB	681.63	623.00
GBP	28,507.00	27,147.00
JPY	137.20	137.64
AUD	14,282.00	13,427.00
CNY	3,050.00	2,891.00

Operational Plan for BCEL in 2026 (Summary)

In 2026, BCEL will continue to operate in a rapidly changing and complex regional and global environment. Key challenges include geopolitical conflicts, trade disputes, political tensions among major powers, the Middle East conflict, financial market volatility, oil price fluctuations, and climate change — all of which are impacting countries worldwide to varying degrees. For the Lao PDR economy, in addition to external factors, it continues to face domestic difficulties such as economic and financial challenges, inflation, fuel price fluctuations, exchange rate volatility, and gold price movements. Furthermore, Lao PDR continues to face monetary instability, budget deficits, and the increasingly frequent impact of natural disasters.

Accordingly, BCEL's 2026 Business Plan has been developed primarily based on the bank's existing strengths and past business performance, incorporating domestic and regional economic projections, with the aim of ensuring sustainable business operations while progressively addressing underlying challenges — with the following targets set:

1. BCEL Vision

BCEL has defined its overarching vision under the 2025–2029 Long-Term Strategic Plan as: “**A strong and modern bank with international standards**”

2. Mission

To achieve the vision of **A strong and modern bank with international standards**, BCEL's key missions are: to develop and improve services suited to the new era of transformation with a customer-centric approach; to strengthen financial stability in line with Basel II principles; to develop modern IT and technology systems, adopting innovation and transitioning fully to Digital Banking; to develop an accurate, transparent, timely, and internationally secure information system (Cyber Security); to develop skilled and professional banking personnel; to ensure customer satisfaction; to sustainably maximize returns for BCEL shareholders while contributing to society; and to establish the necessary conditions to meet international standards.

3. Key Financial Plan Targets for 2026

In 2026, BCEL will persist in establishing ambitious and forward-thinking business strategies to guarantee comprehensive operational efficiency and confidence for shareholders, with the following objectives:

- **Total Assets:** No less than 173,500 billion LAK, compared with 2025, an increase of 7.93%;
- **Total Deposits:** No less than 161,000 billion LAK, compared with the end of 2025, an increase of 6.73%;
- **Total Loans:** No less than 64,000 billion LAK, compared with the end of 2025, a decrease of 7.93%;
- **Total NPL (Non-Performing Loans):** Not exceeding 3% of total loans;
- **Net Profit:** No less than 1,070 billion LAK, compared with 2025, an increase of 14.74%.

4. Plan for Technical Equipment, Construction, and Repairs

Given the limited business expansion funding available, the technical equipment, construction, and renovation plan will focus on completing unfinished projects, replacing worn-out assets, and adding necessary new equipment, with a total budget of **1,168 billion LAK**, within available funding limits.

5. Service Unit Expansion Plan

The service network expansion plan for 2026 includes opening **6 new service units**, of which **5 are new openings** and **1 is a relocation** — all carried over from incomplete 2025 plans. In addition, BCEL plans to conduct feasibility surveys for **3 additional service units** as approved by the Board of Directors, with details as follows:

No	Type	Branch	Name	Remark
I. New Service Unit Openings				
1	Service Unit	Khammouan	Dongtai Service Unit	New Opening
2	Service Unit	Xayyabouly	Xianghon Service Unit	New Opening
3	Service Unit	Xiangkhuang	Nonghaed Service Unit	New Opening
4	Service Unit	Bolikhamxay	Tha Phabat Service Unit	New Opening
5	Service Unit	Bolikhamxay	Lao-Thai Friendship Bridge No. 5 Service Unit	New Opening
6	Service Unit	Dongdok	Lak 21 Service Unit	Relocation from Xaysettha Economic Zone Service Unit
II. Feasibility Survey for New Service Units				
1	Service Unit	Vang Vieng	Mueang Meun Service Unit	
2	Service Unit	Xaysomboun	Long Xan Service Unit	
3	Service Unit	Bokeo	Mueang Meung Service Unit	

Note: The service network expansion plan is approved in principle only; actual implementation will be considered on a case-by-case basis depending on suitability.

6. New Employee Recruitment Plan

For 2026, BCEL will focus on internal staff rotation/reassignment to ensure staffing levels are appropriately aligned with workload, with the goal of making the organizational structure more compact and efficient. Regarding new staff recruitment, consideration will be given to developing hiring plans only for specialized roles that are genuinely necessary and cannot be filled through internal reassignment primarily positions related to sales, revenue generation, after-sales service, as well as roles tied to innovation and development. Therefore, the 2026 new staff recruitment plan will be evaluated on a case-by-case basis, based on specific needs and requirements for each function, with business case justification as the primary basis,

and following approval by the BCEL Board of Directors meeting. Following preliminary consideration, the total new staff recruitment plan amounts to 39 persons.

1. Capital Utilization Work Plan and Details of Capital to be Used by BCEL

- BCEL has completed a registered capital increase of 506,255,500,000 LAK raised through the issuance of additional shares to existing shareholders and the general public, bringing BCEL's registered capital from 1,038,616,500,000 LAK to 1,544,872,000,000 LAK.
- BCEL has completed the submission of a request to withdraw and utilize the funds raised from this recapitalization for deployment into the Bank's business operations in order to generate maximum returns for shareholders. BCEL is required to withdraw said capital for business use so as to generate returns for both BCEL and its shareholders.
- The plan for utilizing the registered capital of 506,255,500,000 LAK (a full withdrawal of all funds raised from the share issuance to existing shareholders and the general public) covers the following objectives:
 - 1) Investment in expanding the service network and upgrading service systems in accordance with BCEL's technical equipment plan, not exceeding 25% of registered capital as per applicable regulations.
 - 2) Up to 75% to be allocated to BCEL's business plans, primarily for credit expansion and the development of service products.

2. Objectives and Target Level of the Capital Utilization Plan

- Objective: To strengthen BCEL's financial position and enhance its long-term business growth capacity; to improve the asset structure in order to maintain liquidity and achieve a balanced approach to capital management and deployment. The additional share issuance enables BCEL to meet the capital adequacy requirements set by the Bank of the Lao PDR, and serves as a foundation for the future adoption of BASEL II principles. It will also strengthen the capital base to enhance market competitiveness, support banking business growth, improve and expand the service network, and develop modern products aligned with international standards.
- Target Level of the Capital Utilization Plan: To deploy capital into the Bank's business operations to generate maximum returns for shareholders and achieve the business plan targets set for 2026. The rationale for withdrawal is that funds held in the registered capital account deposited with the Bank of the Lao PDR are non-interest-bearing. Withdrawing and deploying these funds into income-generating business activities is therefore considered beneficial and profitable for BCEL.

3. Details of Work Currently Being Implemented

BCEL completed the withdrawal of 506,255,500,000 LAK in registered capital on 20/11/2026. Currently, these funds are held in a current deposit account with the Bank of the Lao PDR in preparation for deployment toward the following targets: expanding the service network and upgrading service systems in accordance with BCEL's technical equipment supply plan; expanding investment in bonds; growing the loan portfolio; and developing new products and services for customers in line with the 2026 annual business plan. Following the completion of the capital increase, BCEL's Capital Adequacy Ratio has risen to 10.20% with IFRS standard (exceeding the regulatory minimum requirement of at least 8%).

BCEL's Articles of Association (2026 Amendment)

Article (Amended)	Contents of the previous version	Contents (Revised)
Article 9 (Amended) Registered Capital	<p>BCEL has a registered capital of 1.038.616.500.000 LAK (One Trillion Thirty-Eight Billion Six Hundred Sixteen Million Five Hundred Thousand Lao Kips), contributed by the shareholders.</p> <p>BCEL has shares with a total paid-up capital (Registered Capital) of 1.038.616.500.000 LAK, entirely (1.038.616.500.000 LAK) in monetary form.</p>	<p>BCEL has a registered capital of 1,544,872,000,000 LAK (One Trillion Five Hundred Forty-Four Billion Eight Hundred Seventy-Two Million LAK), contributed by the shareholders.</p> <p>BCEL has shares with a total paid-up capital (Registered Capital) of 1,544,872,000,000 LAK, entirely (1,544,872,000,000 LAK) in monetary form.</p>
Article 11 (Amended) Shared	<p>BCEL has a total of 1,038,616,500 shares (One billion thirty-eight million six hundred sixteen thousand five hundred shares), each valued at 1,000 LAK (One Thousand Lao Kips), amounting to a total value of 1,038,616,500,000 LAK (One Trillion Thirty-Eight Billion Six Hundred Sixteen Million and Five Hundred Thousand Lao Kips). The shares of BCEL are non-retractable, but their ownership can be transferred in accordance with the laws of the Lao PDR.</p>	<p>BCEL has a total of 1,544,872,000 shares (One Billion Five Hundred Forty-Four Million Eight Hundred Seventy-Two Thousand Shares), each valued at 1,000 LAK (One Thousand LAK), amounting to a total value of 1,544,872,000,000 LAK (One Trillion Five Hundred Forty-Four Billion Eight Hundred Seventy-Two Million LAK). The shares of BCEL are non-retractable, but their ownership can be transferred in accordance with the laws of the Lao PDR.</p>
Article 15 (Amended) Rights of the Shareholders	<p>Rights of Shareholders Holding More Than Five Percent (5%) of Total Common Shares for Six (6) Consecutive Months or More:</p> <ul style="list-style-type: none"> - To propose a nominee to apply for membership on the Board of Directors in compliance with BCEL regulations; - To propose an audit and to receive a copy of the list of the shareholders eligible to participate in and vote in the Shareholders' Meeting; - To propose to the Board of Directors to conduct an audit of any issue related to the business management and administration of the bank when deemed necessary; 	<p>Rights of Shareholders Holding More Than Five Percent (5%) of Total Common Shares for Six (6) Consecutive Months or More:</p> <ul style="list-style-type: none"> - To propose to receive the information of the list of the shareholders eligible to participate in and vote in the Shareholders' Meeting; - To propose to the Board of Directors to conduct an audit of any issue related to the business management and administration of the bank when deemed necessary; - To exercise other rights and duties as stated in the laws of the Lao PDR.

	- To exercise other rights and duties as stated in the laws of the Lao PDR.	
Article 19 (Amended) Shareholders' Meeting	1. Ordinary Shareholders' Meeting 1. Determine the remuneration for the Board of Directors Meetings, including salary, pension, and policies for the Directors and employees of BCEL;	1. Ordinary Shareholders' Meeting 1. Determine the remuneration for the Board of Directors Meetings, including salary, bonus, and welfare policies for the Directors of BCEL;
Article 27 (Amended) Appointment and Registration of the Members of the Board of Directors	<p>The Members of the Board of Directors shall be appointed or removed by the Shareholders' Meeting.</p> <p>Shareholders or a group of shareholders collectively holding at least five percent of BCEL's total shares are entitled to nominate candidates for the Board of Directors. These nominations should be submitted to the Nomination Committee for consideration, which will then propose the candidates to the Board of Directors before presenting them to the Shareholders' Meeting for approval. The nomination of candidates shall be based on the following shareholding proportions:</p> <ul style="list-style-type: none"> - Shareholders holding five (5) to ten (10) percent: may nominate 1 person; - Shareholders holding more than ten (>10) to twenty (20) percent: may nominate 2 persons; - Shareholders holding more than twenty (>20) to thirty (30) percent: may nominate 3 persons; - Shareholders holding more than thirty (>30) to fifty (50) percent: may nominate 4 persons; - Shareholders holding more than fifty (>50) to seventy (70) percent: may nominate 5 persons; - Shareholders holding more than seventy (>70) percent: may nominate 7 persons. 	<ul style="list-style-type: none"> - The Members of the Board of Directors shall be appointed or removed by the Shareholders' Meeting based on candidates' nomination and appointment from the government according to relevant legal and regulations. - The nomination of candidates for membership of the Board of Directors shall be conducted in accordance with the relevant laws and regulations.
	The Board of Directors has the following rights and duties:	The Board of Directors has the following rights and duties:

<p>Article 28 (Amended) Rights and Duties of the Board of Directors</p>	<p>1. To propose the allocation of profit to reserves, dividends, and employee welfare to the Shareholders’ Meeting for approval.</p>	<p>1. To propose the allocation of profit to reserves and dividends to the Shareholders’ Meeting for approval. 2. To research and approve employee salary, welfare based on the proposal of related committee.</p>
<p>Article 41 (Amended) Managing Director</p>	<p>The Managing Director is responsible for the daily operations of BCEL, exercising rights and duties as outlined in the Articles of Association of BCEL. The Managing Director is appointed or removed by the Board of Directors, serves a term of two (2) years, and is eligible for reappointment.</p>	<p>The Managing Director is responsible for the daily operations of BCEL, exercising rights and duties as outlined in the Articles of Association of BCEL. The Managing Director is appointed or removed by the Board of Directors, serves a term not exceeding of three (3) years, and can be reappointed as stipulated by the relevant laws.</p>

To grant the proxy to vote as per my/our intention indicated in the followings (If you select this option, please choose to vote either **approve** or **disapprove** in every agenda):

- ວາລະທີ 01:** ພິຈາລະນາ ແລະ ຮັບຮອງ ບົດບັນທຶກກອງປະຊຸມຜູ້ຖືຮຸ້ນ ທຸລະກິດ ສະໄໝວິສາມັນ ປະຈຳປີ 2025;
Agenda 01: Consider and approve the Minutes of the BCEL Extraordinary General Shareholders' Meeting for the Year 2025;
- ເຫັນດີ / Approve ບໍ່ເຫັນດີ / Disapprove
- ວາລະທີ 02:** ຮັບຊາບລາຍງານຄວາມຄືບໜ້າການຈັດຕັ້ງປະຕິບັດວຽກງານ ການເພີ່ມທຶນຈົດທະບຽນຂອງ ທຸລະກິດ, ການຂາຍຮຸ້ນ ທີ່ ທຸລະກິດ ຖືຄອງຢູ່ ທະນາຄານລາວ-ຝຣັ່ງ ຈຳກັດ ແລະ ການຂາຍຮຸ້ນທີ່ ທຸລະກິດ ຖືຄອງ ບໍລິສັດ ຜະລິດ-ໄຟຟ້າລາວ ມະຫາຊືນ;
ໝາຍເຫດ: ວາລະດັ່ງກ່າວ ເປັນການລາຍງານໃຫ້ຜູ້ຖືຮຸ້ນຮັບຊາບ, ວາລະນີ້ຈະບໍ່ໄດ້ໃຫ້ ຜູ້ຖືຮຸ້ນຮັບຮອງໃນກອງປະຊຸມອີກ.
- Agenda 02:** Acknowledge the progress report on the implementation of BCEL's recapitalization, the sale of shares held by BCEL in Banque Franco-Lao and the Sale of shares held by BCEL in EDL-Generation Public Company;
- Remark: This is being reported for shareholders' acknowledgment; this agenda item will not be put forward for shareholders' approval at the meeting.**
- ວາລະທີ 03:** ພິຈາລະນາ ແລະ ຮັບຮອງບົດລາຍງານຜົນການດຳເນີນງານ ແລະ ເອກະສານລາຍງານການເງິນຂອງ ທຸລະກິດ ປະຈຳປີ 2025;
Agenda 03: Consider and approve the annual report on the performance and financial statements of BCEL for the year 2025;
- ເຫັນດີ / Approve ບໍ່ເຫັນດີ / Disapprove
- ວາລະທີ 04:** ພິຈາລະນາ ແລະ ຮັບຮອງການຈັດສັນກຳໄລປະຈຳປີ 2025 ເຂົ້າຄັງຕ່າງໆ ແລະ ຈ່າຍເງິນປັນຜົນ;
Agenda 04: Consider and approve the allocation of the profit of the year 2025;
- ເຫັນດີ / Approve ບໍ່ເຫັນດີ / Disapprove
- ວາລະທີ 05:** ພິຈາລະນາ ແລະ ຮັບຮອງເອົາແຜນການປີ 2026;
Agenda 05: Consider and approve the plan for the year 2026;
- ເຫັນດີ / Approve ບໍ່ເຫັນດີ / Disapprove
- ວາລະທີ 06:** ພິຈາລະນາ ແລະ ຮັບຮອງເອົາຜູ້ກວດສອບອິດສະຫຼະປະຈຳປີ 2026, 2027, 2028;
Agenda 06: Consider and approve the appointment of the independent auditor for the years 2026, 2027, and 2028;
- ເຫັນດີ / Approve ບໍ່ເຫັນດີ / Disapprove
- ວາລະທີ 07:** ພິຈາລະນາ ແລະ ຮັບຮອງ ແຜນການນຳໃຊ້ທຶນທີ່ລະດົມໄດ້ຈາກການອອກຈຳໜ່າຍຮຸ້ນເພີ່ມທຶນຂອງ ທຸລະກິດ
Agenda 07: Consider and approve the plan for utilization of funds raised from BCEL's recapitalization.
- ເຫັນດີ / Approve ບໍ່ເຫັນດີ / Disapprove
- ວາລະທີ 08:** ພິຈາລະນາ ແລະ ຮັບຮອງ ການປັບປຸງກົດລະບຽບຂອງ ທຸລະກິດ;

Agenda 08: Consider and approve the amendment of BCEL's Articles of Association;

- ເຫັນດີ / Approve
- ບໍ່ເຫັນດີ / Disapprove

ວາລະທີ 09 (ເພີ່ມຕື່ມ): ຝຶຈາລະນາ ແລະ ຮັບຮອງ ການປັບປຸງດັດສະນີເງິນເດືອນພື້ນຖານສໍາລັບພະນັກງານ ທຸກຄົນ.

Agenda 09 (Additional): Consider and approve the adjustments to the basic salary index for BCEL employees.

- ເຫັນດີ / Approve
- ບໍ່ເຫັນດີ / Disapprove

4. ການລົງຄະແນນສຽງຂອງຜູ້ຕາງໜ້າທີ່ບໍ່ເປັນໄປຕາມໃບມອບສິດນີ້ ໃຫ້ຖືວ່າບໍ່ຖືກຕ້ອງ ແລະ ບໍ່ແມ່ນການລົງຄະແນນຂອງຂ້າພະເຈົ້າ.

Any votes made by the proxy contradicting to this Proxy shall be considered as invalid and shall not constitute my/our votes as the shareholder.

5. ໃນກໍລະນີທີ່ຂ້າພະເຈົ້າ ບໍ່ໄດ້ລະບຸຄວາມຕ້ອງການຂອງຕົນໃນການລົງຄະແນນສຽງໃນວາລະໃດໜຶ່ງ ຫຼື ລະບຸໄວ້ ບໍ່ຈະແຈ້ງໃຫ້ຖືວ່າຂ້າພະເຈົ້າລົງຄະແນນສຽງເຫັນດີ.

In case I/we have failed to specify my/our voting intention in any agenda or not clearly specified, my/our vote in such agenda shall be deemed approved.

6. ທຸກການກະທຳໃດຂອງຜູ້ຕາງໜ້າໃນກອງປະຊຸມ ທີ່ເປັນໄປຕາມໃບມອບສິດນີ້ ໃຫ້ຖືວ່າຂ້າພະເຈົ້າ ໄດ້ກະທຳເອງທຸກປະການ.

Any action made by the proxy in the meeting in accordance with this Proxy, shall be deemed as having been performed by myself/ourselves in all respects.

At/ທີ່....., Dated/ວັນທີ /...../2026

ເຊັນຜູ້ຖືຮຸ້ນ / Signed by the shareholder

ເຊັນຜູ້ຕາງໜ້າ/Signed by the proxy

ໝາຍເຫດ/Remark:

1. ຜູ້ຖືຮຸ້ນ ຈະຕ້ອງແຕ່ງຕັ້ງຜູ້ຕາງໜ້າພຽງຜູ້ດຽວເຂົ້າຮ່ວມກອງປະຊຸມ ແລະ ລົງຄະແນນສຽງແທນຕົນເອງ;
The shareholder is required to assign only one proxy to attend and vote in the meeting on the shareholder's behalf;
2. ໃບມອບສິດສະບັບນີ້ຈະຕ້ອງນຳໄປຈົດທະບຽນສານ ນຳສຳນັກງານທະບຽນສານທີ່ຢູ່ສະດວກສຳລັບທ່ານ ເພື່ອໃຫ້ຮັບປະກັນຜົນສັກສິດທາງກົດໝາຍ, ທະນາຄານມີສິດປະຕິເສດໃບມອບສິດໃດໆທີ່ບໍ່ໄດ້ຈົດທະບຽນສານ;
This Proxy must be certified by your most convenient Court Notary Office to ensure its legal validity. BCEL may reject any Proxies or proxy authorizations without endorsement of the Court Notary Office;
3. ຜູ້ຕາງໜ້າ ຕ້ອງສະແດງເອກະສານຂອງຕົນເອງຕໍ່ ພະນັກງານປະຈຳໂຕະລົງທະບຽນ ຄື: ບັດປະຈຳຕົວ ຫຼື ປຶ້ມສຳມະໂນຄົວ ຫຼື ໜັງສືຜ່ານແດນ (ສຳລັບນັກລົງທຶນຕ່າງປະເທດ) ພ້ອມກັບສຳເນົາເອກະສານປະເພດດຽວກັນນີ້ຂອງຜູ້ຖືຮຸ້ນ, ໃບມອບສິດສະບັບນີ້ ແລະ ໜັງສືເຊັນປະຊຸມ.
The proxy must present to the officers at registration desk his/her valid ID Card, or family book or passport (in case of foreign investor) together with the copies of the same documents of the shareholder, this Proxy, and the Invitation to the Meeting.

ລະບຽບສໍາລັບການດໍາເນີນກອງປະຊຸມຜູ້ຖືຮຸ້ນ ທຄຕລ

Rules for the Shareholders' Meeting of BCEL

1. ການລົງທະບຽນເພື່ອເຂົ້າຮ່ວມກອງປະຊຸມ/Registration for attending the meeting

ຜູ້ເຂົ້າຮ່ວມກອງປະຊຸມທຸກຄົນ ຕ້ອງລົງທະບຽນໃຫ້ຮຽບຮ້ອຍຕາມຂັ້ນຕອນທີ່ ທຄຕລ ກໍານົດໄວ້ ກ່ອນເຂົ້າຮ່ວມກອງປະຊຸມ ແລະ ຕ້ອງອະນຸຍາດໃຫ້ ທຄຕລ ສໍາເນົາເອົາບັດປະຈຳຕົວ ຫຼື ໜັງສືຜ່ານແດນ ຫຼື ເອກະສານອື່ນໆ ທີ່ສາມາດໃຊ້ແທນໄດ້ ເພື່ອເອົາໄວ້ເປັນຫຼັກຖານ.

All attendees must complete registration in accordance with the procedures specified by BCEL before attending the meeting and allow BCEL to photocopy their ID cards or passports or other similar documents as evidence.

ຜູ້ຕາງໜ້າຕ້ອງສະແດງເອກະສານຂອງຕົນເອງຕໍ່ພະນັກງານປະຈຳໂຕະລົງທະບຽນ ຄື: ບັດປະຈຳຕົວ ຫຼື ປຶ້ມສໍາມະໂນຄົວ ຫຼື ໜັງສືຜ່ານແດນ (ສໍາລັບນັກລົງທຶນຕ່າງປະເທດ) ພ້ອມກັບ ສໍາເນົາເອກະສານປະເພດດຽວກັນນີ້ຂອງຜູ້ຖືຮຸ້ນ, ແລະ ໃບມອບສິດ. ຖ້າເອກະສານເຫຼົ່ານີ້ເປັນພາສາຕ່າງປະເທດ ແມ່ນອະນຸຍາດໄດ້ສະເພາະເອກະສານທີ່ເປັນພາສາ ອັງກິດເທົ່ານັ້ນ.

For the proxy, documents to be presented to the officers at registration desk are: his/her own valid ID Card, or family book or passport (in case of foreign investor) together with the copies of the same documents of the shareholder, and letter of Proxy. If these documents are in foreign languages, only the documents in English are acceptable.

ກໍລະນີທີ່ບໍ່ໄດ້ລົງທະບຽນ ຫຼື ລົງທະບຽນບໍ່ສໍາເລັດເນື່ອງຈາກຂາດຄວາມຄືບຖ້ວນດ້ານເອກະສານດັ່ງກ່າວ ຜູ້ຖືຮຸ້ນ ຫຼື ຜູ້ຕາງໜ້າ ຈະບໍ່ມີສິດລົງຄະແນນສຽງ, ຕັ້ງຄໍາຖາມ ຫຼື ມີຄໍາເຫັນຕໍ່ທີ່ປະຊຸມ.

Without registration or the registration is incomplete due to absence of the said documents, shareholders or proxies shall have no right to vote, question or make comments in the meeting.

2. ອົງປະຊຸມ/Quorum

ກອງປະຊຸມສາມາດດໍາເນີນໄດ້ກໍຕໍ່ເມື່ອມີຜູ້ຖືຮຸ້ນ ຫຼື ຜູ້ຕາງໜ້າທີ່ເຂົ້າຮ່ວມກອງປະຊຸມຢ່າງໜ້ອຍ 2 ຄົນຂຶ້ນໄປ ແລະມີຈໍານວນຮຸ້ນທີ່ຖືເກີນ 51% ຂອງຈໍານວນຮຸ້ນສາມັນທັງໝົດ ຕາມທີ່ໄດ້ກໍານົດໄວ້ໃນ ກົດລະບຽບຂອງທະນາຄານການຄ້າຕ່າງປະເທດລາວ ມະຫາຊືນ.

Shareholders' meeting can commence only if there are at least 2 or more shareholders attending the meeting and their shares shall be more than 51% of the total shares, pursuant to the Articles of Association of Banque pour le Commerce Extérieur Lao Public.

3. ການດໍາເນີນກອງປະຊຸມ/Rules for proceeding

- ທ່ານປະທານສະພາບໍລິຫານ ທຄຕລ ຫຼື ຜູ້ທີ່ໄດ້ຮັບມອບໝາຍ ເປັນປະທານກ່າວເປີດ ແລະ ນໍາພາດໍາເນີນກອງປະຊຸມ.

The Chairman of BCEL's Board of Directors or designated person will preside over and lead the meeting;

- ທ່ານປະທານກອງປະຊຸມ ເປັນຜູ້ສະເໜີຫົວຂໍ້ຂອງແຕ່ລະວາລະ ແລະ ເປັນຜູ້ສັ່ງໂຫວດ ຄະແນນແຕ່ລະວາລະ.
The Chairman of the meeting will propose the title of each agenda and order the voting of each agenda.
- ຜູ້ອຳນວຍການ ທຄຕລ ເປັນຜູ້ດຳເນີນສະເໜີ ເນື້ອໃນຂອງແຕ່ ລະວາລະໃນກອງປະຊຸມ.
The Managing Director of BCEL will present details of each agenda to the meeting.
- ຫຼັງຈາກທີ່ທ່ານຜູ້ອຳນວຍການ ໄດ້ສະເໜີເນື້ອໃນຂອງວາລະແລ້ວ, ປະທານກອງປະຊຸມຈະສະເໜີໃຫ້ຜູ້ຖືຮຸ້ນ ຫຼື ຜູ້ຕາງໜ້າທີ່ມີຄຳຖາມ ຫຼື ຄຳເຫັນຕໍ່ວາລະທີ່ກຳລັງຖືກພິຈາລະນາຢູ່. ກໍລະນີມີຄຳຖາມ ທ່ານຜູ້ອຳນວຍການ ຈະເປັນຜູ້ໃຫ້ຄຳອະທິບາຍຊື່ແຈງ. ຈາກນັ້ນ, ຖ້າບໍ່ມີຄຳຖາມໃດໆຕໍ່ແລ້ວ ປະທານກອງປະຊຸມຈະສະເໜີໃຫ້ຜູ້ຖືຮຸ້ນຫຼືຜູ້ຕາງໜ້າລົງມະຕິຕໍ່ວາລະດັ່ງກ່າວ.
- After the Managing Director has presented details of each agenda, the Chairman will ask the Shareholders and Proxies to make necessary comments or questions. Should there is a question, the Managing Director shall give the answer forthwith. Only when there is no any further question or comment, the Chairman shall ask the Shareholders and Proxies to vote on the agenda
- ຜູ້ເຂົ້າຮ່ວມກອງປະຊຸມ ຕ້ອງປິດສຽງໂທລະສັບ ຫຼື ອຸປະກອນການສື່ສານທຸກຢ່າງ ແລະ ບໍ່ສິ່ງສຽງດັງລົບກວນຕະຫຼອດໄລຍະຂອງການດຳເນີນກອງປະຊຸມ.
All attendees must switch off the sound of their mobile phones or any communication devices and must not make any disturbing noise throughout the meeting.

4. ພາສາທີ່ນຳໃຊ້ໃນກອງປະຊຸມ/Language in the meeting

- ພາສາທີ່ນຳໃຊ້ຢູ່ໃນກອງປະຊຸມແມ່ນພາສາລາວ
- The language used in the meeting is Lao language.

5. ຜູ້ມີສິດລົງຄະແນນສຽງ/Persons eligible to vote

- ມີແຕ່ຜູ້ຖືຮຸ້ນ ຫຼື ຜູ້ຕາງໜ້າທີ່ໄດ້ຮັບມອບໝາຍຢ່າງຖືກຕ້ອງ ຊຶ່ງໄດ້ລົງທະບຽນເຂົ້າຮ່ວມກອງ ປະຊຸມຮຽບຮ້ອຍແລ້ວ ເທົ່ານັ້ນ ທີ່ຈະມີສິດລົງຄະແນນສຽງ.
Only the shareholders or proxies who have registered to attend the meeting are eligible to vote.
- ຜູ້ຖືຮຸ້ນ ຫຼື ຜູ້ຕາງໜ້າທີ່ບໍ່ໄດ້ລົງທະບຽນເຂົ້າຮ່ວມກອງປະຊຸມ ແລະ ຜູ້ເຂົ້າຮ່ວມອື່ນ ຈະບໍ່ມີ ສິດໃນການລົງຄະແນນສຽງ.
Any shareholders or proxies who have not registered to attend the meeting and other attendees will not be eligible to vote.

6. ການລົງຄະແນນສຽງ/Voting

ປະທານກອງປະຊຸມ ຈະເປັນຜູ້ສະເໜີວາລະທີ່ຕ້ອງການໃຫ້ລົງຄະແນນສຽງ ໂດຍຈະຊີນ ພຽງແຕ່ຜູ້ຖືຮຸ້ນ ຫຼື ຜູ້ຕາງໜ້າທີ່ໄດ້ຮັບມອບໝາຍ ທ່ານໃດທີ່ບໍ່ເຫັນດີຕໍ່ບັນຫາທີ່ກອງປະຊຸມໄດ້ນຳ ສະເໜີເທົ່ານັ້ນລົງຄະແນນສຽງ ເພື່ອຄວາມສະດວກໃນການນັບຄະແນນສຽງ (ໝາຍຄວາມວ່າ ຜູ້ຖືຮຸ້ນທ່ານໃດທີ່ເຫັນດີຕໍ່ການສະເໜີດັ່ງກ່າວ ກໍບໍ່ຈຳເປັນຕ້ອງລົງຄະແນນສຽງໃດໆ).

The Chairman of the meeting will propose the agendas that require voting, and only the shareholders or proxies who DO NOT AGREE with the matters proposed by the meeting are invited to vote so as to facilitate vote counting process (meaning that for those who agree with such matters are not necessary to cast a vote).

7. ຜົນສັກສິດຂອງການລົງຄະແນນສຽງ/Effectiveness of voting

- ສໍາລັບການລົງມະຕິທົ່ວໄປ, ການລົງຄະແນນສຽງທີ່ບໍ່ເຫັນດີຈະມີຜົນສັກສິດ ກໍຕໍ່ເມື່ອມີຄະແນນສຽງຫລາຍກວ່າເຄິ່ງໜຶ່ງຂອງ ຈໍານວນຮຸ້ນ ທຄຕລ ທັງໝົດໃນທີ່ປະຊຸມ.

For ordinary resolutions, the "Disapprove votes" will become effective only if such votes account for more than half of the total number of BCEL shares attending the meeting

- ສໍາລັບການລົງມະຕິສະເພາະ, ການລົງຄະແນນສຽງບໍ່ເຫັນດີຈະມີຜົນສັກສິດ ກໍຕໍ່ເມື່ອມີຄະແນນສຽງຫລາຍກວ່າ ໜຶ່ງສ່ວນສາມຂອງຈໍານວນຜູ້ຖືຮຸ້ນ ຫຼື ຜູ້ຕາງໜ້າທັງໝົດທີ່ເຂົ້າຮ່ວມກອງປະຊຸມ ແລະ ມີຮຸ້ນລວມກັນຫຼາຍກວ່າ 20% ຈໍານວນຮຸ້ນ ທຄຕລ ທັງໝົດ.

For special resolution, the "Disapprove votes" will become effective only if such votes account for more than one third of total shareholders or proxies attending the meeting and having shares more than 20% of the total BCEL shares.

- ທຸກບັດລົງຄະແນນສຽງ "ບໍ່ເຫັນດີ" ຕໍ່ວາລະໃດໜຶ່ງທີ່ຖືກສົ່ງໃຫ້ທີ່ປະຊຸມຫຼັງຈາກທີ່ກອງປະຊຸມໄດ້ປະກາດຜົນການລົງຄະແນນຂອງວາລະນັ້ນແລ້ວ, ຈະຖືວ່າເປັນບັດລົງຄະແນນສຽງທີ່ໃຊ້ບໍ່ໄດ້.

Any and All "Disapprove votes" in any Agenda which are submitted to the Meeting after the Meeting has already announced the voting result of such Agenda shall be null and void.

8. ການແຈ້ງຜົນການລົງຄະແນນສຽງ/Notification of voting result

ຜູ້ເຂົ້າຮ່ວມກອງປະຊຸມ ຈະໄດ້ຮັບແຈ້ງກ່ຽວກັບຜົນການນັບຄະແນນຢູ່ໃນທີ່ປະຊຸມເລີຍ ໂດຍ ການນັບຄະແນນສຽງ ຈະຖືເອົາໜຶ່ງຮຸ້ນ ເທົ່າກັບໜຶ່ງຄະແນນສຽງ.

Attendees will be informed about the voting result forthwith in the meeting with one share equals one vote.

9. ການສະເໜີຄໍາຖາມ/Questions

- ປະທານກອງປະຊຸມຈະສະເໜີໃຫ້ຜູ້ຖືຮຸ້ນ ຫຼື ຜູ້ຕາງໜ້າທີ່ໄດ້ຮັບມອບໝາຍຢ່າງຖືກຕ້ອງ ມີຄໍາຖາມ ຫຼື ສະແດງຄໍາເຫັນທີ່ບໍ່ນອນໃນວາລະຂອງກອງປະຊຸມ, ໃນຕອນທ້າຍກອງປະຊຸມພາຍຫຼັງທີ່ສໍາເລັດຄົບຖ້ວນທຸກວາລະແລ້ວ. ສໍາລັບຜູ້ເຂົ້າຮ່ວມອື່ນໆ ຈະບໍ່ມີສິດສະເໜີຄໍາຖາມ ຫຼື ມີຄໍາເຫັນໃນທີ່ປະຊຸມ, ຍົກເວັ້ນກໍລະນີທີ່ປະທານກອງປະຊຸມໄດ້ສະເໜີໃຫ້ຜູ້ເຂົ້າຮ່ວມດັ່ງກ່າວ ປະກອບຄໍາເຫັນຕໍ່ທີ່ປະຊຸມ.

The chairman of the meeting will ask the shareholders or proxies to question or make comments on the issues which are not included in the agenda of the meeting, after the meeting has completed its all agenda. Other attendees are not eligible to question or make any comments, unless the Chairman asks such attendees to question or make comments in the meeting.

- ເມື່ອມີການສະເໜີຈາກປະທານກອງປະຊຸມແລ້ວນັ້ນ, ຜູ້ຖືຮຸ້ນ ຫຼື ຜູ້ຕາງໜ້າທີ່ປະສົງຈະມີ ຄໍາຖາມ ຫຼື ສະແດງຄໍາເຫັນຕໍ່ທີ່ປະຊຸມ ຕ້ອງຍົກມືຂຶ້ນ ພ້ອມທັງສະແດງເຄື່ອງໝາຍຕາມທີ່ ທຄຕລ ກໍານົດໃຫ້ ເພື່ອສະແດງວ່າແມ່ນຜູ້ຖືຮຸ້ນ ຫຼື ຜູ້ຕາງໜ້າທີ່ໄດ້ຮັບມອບໝາຍຢ່າງແທ້ຈິງ. ຖ້າຜູ້ຖືຮຸ້ນ ຫຼື ຜູ້ຕາງໜ້າ ທີ່ໄດ້ຮັບມອບໝາຍ ຫາກບໍ່ສະແດງເຄື່ອງໝາຍ

ດັ່ງກ່າວແລ້ວນັ້ນ ປະທານກອງປະຊຸມ ຫຼື ຄະນະອຳນວຍການ ທຸກຄົນ ຫຼື ຄະນະຮັບຜິດຊອບກອງປະຊຸມ ມີສິດສະເໜີ ຄັດຄ້ານຄຳຖາມ ຫຼື ຄຳເຫັນຂອງຜູ້ກ່ຽວ ແລະ ກອງປະຊຸມ ຈະບໍ່ມີຜັນທະໃນການຕອບຄຳຖາມຂອງຜູ້ກ່ຽວໃນກໍລະນີ ດັ່ງກ່າວ.

Having been asked by the Chairman, any shareholders or proxies desirous to question or make comments in the meeting must raise their hands and show the symbol as given by BCEL to confirm that they are truly the shareholders or proxies. Should the shareholders or proxies do not show such symbol, the Chairman or BCEL Directors, or Committee in charge of the meeting may reject questions or comments made by the shareholders or proxies, and in this case the meeting shall not be obliged to answer such questions.

ຄໍາແນະນຳກ່ຽວກັບເອກະສານ ແລະ ຫຼັກຖານທີ່ຕ້ອງນຳມາສະເໜີໂຕເພື່ອເຂົ້າຮ່ວມກອງປະຊຸມ
Instruction about the documents and evidence to be presented prior to attending the meeting

ເພື່ອຄວາມສະດວກໃນການລົງທະບຽນເຂົ້າຮ່ວມກອງປະຊຸມ ຜູ້ຖືຮຸ້ນຂອງທະນາຄານການຄ້າຕ່າງປະເທດລາວ ມະຫາຊົນ, ຜູ້ຖືຮຸ້ນ ຫຼື ຜູ້ຕາງໜ້າ ທີ່ຈະເຂົ້າຮ່ວມກອງປະຊຸມ ກະລຸນານຳເອົາໜັງສືເຊັນປະຊຸມ, ໃບເຂົ້າຮ່ວມກອງປະຊຸມທີ່ອອກໃຫ້ໂດຍຕະຫຼາດ ຫຼັກຊັບລາວ ແລະ ໃບມອບສິດ (ສຳລັບຜູ້ຕາງໜ້າ) ມາພ້ອມເອກະສານທີ່ສາມາດນຳໃຊ້ຢັ້ງຢືນຕົນເອງ ຕາມແຕ່ລະກໍລະນີດັ່ງນີ້:

For convenience in registration process to attend the Shareholders ' Meeting of Banque Pour Le Commerce Exterieur Lao Public, the shareholders or the proxies who will attend the Meeting are required to bring the Invitation to the Meeting, the Letter for attending the meeting issued by the Lao Securities Exchange and the Proxy (applicable for the proxy only) together with the documents for proof of identity as indicated for each circumstance below:

1. ຜູ້ເຂົ້າຮ່ວມທີ່ເປັນບຸກຄົນ / attendees who are natural persons

ໃຫ້ນຳເອົາເອກະສານໃດໜຶ່ງຂອງຕົນດັ່ງຕໍ່ໄປນີ້ ມາສະແດງເວລາລົງທະບຽນ

Shall present one of the following documents of their own at the time of registration.

- ບັດປະຈຳຕົວ/Identification Card
- ສຳມະໂນຄົວ/Family book
- ໜັງສືຜ່ານແດນ (ສຳລັບນັກລົງທຶນຕ່າງປະເທດ)/Passport (for foreign investors)

2. ຜູ້ເຂົ້າຮ່ວມທີ່ເປັນນິຕິບຸກຄົນ / Attendees who are legal persons

ໃຫ້ນຳເອົາເອກະສານໃດໜຶ່ງທີ່ກຳນົດໄວ້ໃນຂໍ້ 1 ເທິງນີ້ ພ້ອມກັບເອກະສານໃດໜຶ່ງດັ່ງຕໍ່ໄປນີ້ ມາສະແດງ ເວລາລົງທະບຽນ:

Shall present one of the documents as given in 1. above plus one of the following documents at the time of registration:

- ໃບອະນຸຍາດລົງທຶນ/ Investment License
- ໃບທະບຽນວິສາຫະກິດ/ Certificate of Enterprise Registration (Affidavit)
- ໃບທະບຽນອາກອນສະບັບຫຼ້າສຸດ/ most recent Tax Certificate

ສຳລັບຜູ້ເຂົ້າຮ່ວມທີ່ບໍ່ແມ່ນຜູ້ອຳນວຍການ ຕ້ອງໄດ້ນຳເອົາໃບມອບສິດຈາກຜູ້ອຳນວຍການທີ່ມີສິດອຳນາດມາພ້ອມຕື່ມອີກ.

For attendee who is not the authorized director shall have the Proxy as attached hereto signed by the authorized director.

ເອກະສານ ແລະ ຫຼັກຖານທີ່ຕ້ອງນຳມາສະເໜີໂຕ ເພື່ອເຂົ້າຮ່ວມກອງປະຊຸມຊຶ່ງເປັນພາສາຕ່າງປະເທດ ຕ້ອງແປເປັນ ພາສາລາວ ໂດຍມີການເຊັນຢັ້ງຢືນຄວາມຖືກຕ້ອງໃນການແປຈາກບໍລິສັດແປພາສາທີ່ໜ້າເຊື່ອຖືໄດ້. ສຳລັບພາສາຕ່າງ ປະເທດ ແມ່ນອະນຸຍາດໃຫ້ສຳລັບພາສາອັງກິດເທົ່ານັ້ນ. ທຸກໆ ມີສິດປະຕິເສດເອກະສານອ້າງອີງໃດໆ ທີ່ບໍ່ເປັນໄປຕາມ ການກຳນົດນີ້.

All documents and evidence in a foreign language which are required to present prior to attending the Meeting must be translated into Lao language and the translation shall be certified by an acceptable translation company. The foreign language is permitted only for English. BCEL has the right to reject any documents contradicting this provision.

ຄໍາແນະນໍາ ກ່ຽວກັບ ການລົງຄະແນນສຽງ
Vote Instruction

1. ຜູ້ເຂົ້າຮ່ວມກອງປະຊຸມ ຈະໄດ້ຮັບບັດລົງຄະແນນສຽງສໍາລັບທຸກໆວາລະ ທີ່ຕ້ອງການໃຫ້ມີການລົງຄະແນນສຽງ ໃນເວລາລົງທະບຽນເຂົ້າຮ່ວມກອງປະຊຸມ. ການລົງຄະແນນສຽງໂດຍຜູ້ຕາງໜ້າ ຊຶ່ງຜູ້ຖືຮຸ້ນທີ່ມອບໝາຍສິດໄດ້ລະບຸຢ່າງຈະແຈ້ງແລ້ວ ກ່ຽວກັບ ການລົງຄະແນນໃນແຕ່ລະວາລະ ທະນາຄານ ຈະບັນທຶກການລົງຄະແນນສຽງ ໃນເວລາລົງທະບຽນ ໂດຍທີ່ຜູ້ຕາງໜ້າ ຈະບໍ່ຕ້ອງລົງແນນສຽງອີກ.

The attendees will be given a ballot for voting in each agenda requiring a vote at the time of registration. For the case of proxy in which the voting in each agenda has been clearly specified by the shareholder in the Proxy, BCEL will record such votes at the time of the registration and the proxy will not be required to vote.

2. ກອງປະຊຸມ ຈະເຊີນພຽງແຕ່ຜູ້ຖືຮຸ້ນທ່ານໃດທີ່ ບໍ່ເຫັນດີ ຕໍ່ບັນຫາທີ່ກອງປະຊຸມໄດ້ນໍາສະເໜີເທົ່ານັ້ນ ລົງຄະແນນ ສຽງ (ໝາຍຄວາມວ່າ ຜູ້ຖືຮຸ້ນທ່ານໃດທີ່ ເຫັນດີຕໍ່ການແຕ່ງຕັ້ງດັ່ງກ່າວ ກໍບໍ່ຈໍາເປັນຕ້ອງລົງຄະແນນສຽງໃດໆ).

Only the shareholders who DO NOT AGREE with the matters proposed by the meeting are invited to vote (meaning that for those who agree with such appointment are not necessary to make any vote)

3. ໃນການລົງຄະແນນສຽງ ຂໍໃຫ້ທ່ານປະກອບຂໍ້ມູນໃສ່ບັດລົງຄະແນນສຽງທີ່ໄດ້ແຈກຢາຍໃຫ້. ໃນນັ້ນ ຕ້ອງໄດ້ລະບຸ ຢ່າງຈະແຈ້ງ ກ່ຽວກັບຊື່ ແລະ ນາມສະກຸນຂອງທ່ານ, ຈໍານວນຮຸ້ນ ທຄຕລ ທີ່ທ່ານຖືຢູ່ (ຖ້າບໍ່ມີຂໍ້ມູນດັ່ງກ່າວຢູ່ໃນບັດລົງຄະແນນສຽງ) ແລະ ໃຫ້ໝາຍຕົນກາໃສ່ຫ້ອງ ບໍ່ເຫັນດີ.

To vote, kindly fill in the distributed ballot in which you must specify clearly about your name and surname, and the total number of BCEL shares you are holding (if such information is not available in the ballot) and mark a cross in the Disapprove box.

4. ຫລັງຈາກທ່ານລົງຄະແນນສຽງຮຽບຮ້ອຍແລ້ວ ຂໍໃຫ້ທ່ານຍົກບັດດັ່ງກ່າວຂຶ້ນ ເພື່ອໃຫ້ຄະນະຮັບຜິດຊອບເກັບເອົາ ແລະ ຮວບຮວມຄະແນນສຽງ.

After you have clearly casted your vote, kindly raise your hand with the ballot, so the organizers can take the ballot and count the votes.

5. ທ່ານຈະໄດ້ຮັບແຈ້ງກ່ຽວກັບຜົນການນັບຄະແນນຢູ່ໃນທີ່ປະຊຸມເລີຍ ໂດຍການນັບຄະແນນສຽງຈະຖືເອົາໜຶ່ງຮຸ້ນ ເທົ່າກັບໜຶ່ງຄະແນນສຽງ.

You will be informed about the voting result right in the meeting with one share equals one vote.

6. ການລົງຄະແນນສຽງບໍ່ເຫັນດີຈະມີຜົນສັກສິດ ກໍຕໍ່ເມື່ອມີຄະແນນສຽງຫລາຍກວ່າເຄິ່ງໜຶ່ງຂອງຈໍານວນຮຸ້ນ ທຄຕລ ທັງໝົດໃນທີ່ປະຊຸມ, ຍົກເວັ້ນວາລະໃດທີ່ຕ້ອງລົງຄະແນນສຽງດ້ວຍມະຕິສະເພາະນັ້ນ ຄະແນນສຽງບໍ່ເຫັນດີຕ້ອງມີຄະແນນຫຼາຍກວ່າ 1/3 ຂອງຈໍານວນຮຸ້ນ ທຄຕລ ທັງໝົດໃນທີ່ປະຊຸມ.

The Disapproval votes will become effective only if such votes account for more than half of the total number of BCEL shares attending the meeting, except for any agenda that requires a specific resolution, Disapproval vote shall account for more than 1/3 of the total number of BCEL shares attending the meeting.

ໝາຍເຫດ/Remark:

1. ຜູ້ເຂົ້າຮ່ວມທີ່ບໍ່ໄດ້ລົງທະບຽນເຂົ້າປະຊຸມ ຈະບໍ່ມີສິດໃນການລົງຄະແນນສຽງ.

Any attendees who failed to make registration will not be eligible to votes.

2. ທຸກບັດລົງຄະແນນສຽງບໍ່ເຫັນດີຕໍ່ວາລະໃດໜຶ່ງ ທີ່ຖືກສົ່ງໃຫ້ທີ່ປະຊຸມ ຫຼັງຈາກທີ່ກອງປະຊຸມໄດ້ປະກາດຜົນການລົງຄະແນນຂອງວາລະນັ້ນແລ້ວ, ຈະຖືວ່າເປັນບັດລົງຄະແນນສຽງທີ່ໃຊ້ບໍ່ໄດ້.

All disapprove votes in any Agenda which is submitted to the Meeting after the Meeting has announced the voting result of such Agenda shall be deemed invalid.

ແຜນທີ່ ສະຖານທີ່ຈັດກອງປະຊຸມຜູ້ຖືຮຸ້ນ ຂອງ ທຄຕລ
Map of the BCEL Shareholders' Meeting Venue

ກອງປະຊຸມຜູ້ຖືຮຸ້ນ ທຄຕລ ສະໄໝສາມັນ ປະຈຳປີ 2025
ວັນທີ 30/04/2026

BCEL Annual General Shareholders' Meeting 2025
30/04/2026

ໂຮງແຮມ ລາວພລາຊາ

ປະຕູໄຊ
Patuxay

ຕະຫຼາດເຊົ້າ
Morning Market

Lao Plaza Hotel - Grand Ballroom
Meeting Location

That Dam Stupa

Lao Nature Hall
Culture Hall

ຫໍວັດທະນະທຳແຫ່ງຊາດ

Registration
desk

ຫໍຄຳ

ທຄຕລ ສຳນັກງານໃຫຍ່
BCEL Head Office

Presidential Palace

