

MINUTES OF EXTRAORDINARY GENERAL MEETING (“EGM”) OF GAMUDA BERHAD [CO. REGN. NO. 197601003632 (29579-T)] (“GAMUDA” OR “COMPANY”) CONDUCTED FULLY VIRTUAL THROUGH ONLINE MEETING PLATFORM VIA TIIH ONLINE WEBSITE AT <https://tiih.online> (DOMAIN REGISTRATION NUMBER WITH MYNIC D1A28281) PROVIDED BY TRICOR INVESTOR & ISSUING HOUSE SERVICES SDN BHD IN MALAYSIA ON 8 DECEMBER 2021 AT 11.00 A.M. OR IMMEDIATELY FOLLOWING THE CONCLUSION OR ADJOURNMENT (AS THE CASE MAY BE) OF THE FORTY-FIFTH ANNUAL GENERAL MEETING OF THE COMPANY

- PRESENT** : Y.Bhg. Dato’ Mohammed Hussein
(Chairman)
Y.Bhg. Dato’ Lin Yun Ling
(Group Managing Director)
Y.Bhg. Dato’ Ir. Ha Tiing Tai
(Deputy Group Managing Director)
Y.T.M. Raja Dato’ Seri Eleena binti
Almarhum Sultan Azlan Muhibbuddin Shah Al-Maghfur-lah
(Non-Independent Non-Executive Director)
Y.Bhg. Tan Sri Dato’ Setia Haji Ambrin bin Buang
(Independent Non-Executive Director)
Puan Nazli binti Mohd Khir Johari
(Independent Non-Executive Director)
Encik Mohammed Rashdan bin Mohd Yusof
(“Danny Rashdan”)
(Deputy Group Managing Director/
Alternate Director to Y.Bhg. Dato’ Lin)
Mr. Justin Chin Jing Ho
(Managing Director, Gamuda Engineering/
Alternate Director to Y.Bhg. Dato’ Ha Tiing Tai)
Two hundred and sixty-eight (268) shareholders,
Twenty-nine Proxies (including Chairman and
Secretary) and
One (1) Corporate Representative,
holding 1,682,216,880 ordinary shares
representing 66.90%,
As per Attendance List (based on Headcounts)
- BY INVITATION** : Y.M. Tunku Afwida Tunku A. Malek
Mr. Soo Kok Wong
(Group Chief Financial Officer)
Mr. Wendy Teh Siok Ling
(Representative from Hong Leong Investment Bank Berhad)
Mr. Adrian Koh Yeow York
(Representatives from Messrs Mah-Kamariyah & Philip Koh)
Mr. Terence Tan Shium Jye
(Representative from Ernst & Young PLT)
Ms. Shernice Heng Xin Yi
(Representative from Ernst & Young PLT)
- IN ATTENDANCE** : Ms. Lim Soo Lye
(Director, Legal & Company Secretarial)
Ms. Jasmine Pang Siok Tieng
(Company Secretary)

1. CHAIRMAN

Y.Bhg. Dato' Mohammed Hussein, the Chairman of the Board of Directors ("Board") of the Company chaired the EGM of the Company pursuant to Clause 72 of the Constitution of the Company.

2. WELCOME ADDRESS

The Chairman welcomed and thanked the shareholders and the proxy holders of the Company (collectively "Members") for attending the EGM which is held fully virtual through live streaming and online remote voting via the Remote Participation and Voting ("RPV") facilities provided by Tricor Investor & Issuing House Services Sdn. Bhd. [Co. Regn. No. 197101000970 (11324-H)] ("Tricor") which are available on its TIIH Online website at <https://tiih.online>.

3. QUORUM

The requisite quorum being present pursuant to Clause 75 of the Constitution of the Company, the Chairman declared the EGM duly convened at 12.15 p.m.

4. NOTICE

The Notice convening the EGM together with the Circular to Shareholders dated 9 November 2021 in relation to the proposed establishment of an Employees Share Option Scheme ("ESOS") of up to 10% of the total number of issued shares of the Company (excluding treasury shares, if any) at any point in time during the duration of the ESOS for the Eligible Persons and Executive Directors of Gamuda and its subsidiaries (excluding dormant subsidiaries) (Group) ("Proposed Scheme"), was taken as read.

5. PRELIMINARY

(a) Online Poll Voting and Administrative Details

The Chairman informed the Members that:

- all resolutions set out in the Notice of EGM dated 9 November 2021 would be put to vote by poll;
- all votings shall be conducted via online remote voting at <https://tiih.online>;
- the Company had appointed Tricor Investor & Issuing House Services Sdn Bhd ("Tricor") as the Poll Administrator to conduct the electronic poll voting whilst Coopers Professional Scrutineers Sdn Bhd ("Scrutineers") was the Independent Scrutineers appointed to verify the poll vote results;

- voting session for all resolutions tabled at the EGM has commenced from the start of the EGM till the announcement of completion of the voting session;
- Questions & Answers (“Q&A”) session will be opened after all resolutions have been put to the EGM but before the remote poll voting.

For the benefit of Members who did not attend the Forty-fifth Annual General Meeting of the Company (“45th AGM”) held earlier, the Chairman then invited the Poll Administrator to brief the participants on the online remote voting process. The video recording on the online remote poll voting procedures was then played for the Members’ information.

(b) Company Presentation

Upon the invitation of the Chairman, Ms Wendy Tan, the representative from Hong Leong Investment Bank Berhad [Co. Regn. No. 197001000928 (10209-W)] being the Principal Adviser for the Proposed Scheme, presented the Proposed Scheme so that the Members will have a clearer understanding of the said Proposed Scheme.

Upon completion of the presentation, Ms Wendy Tan handed back the meeting back to the Chairman.

The Chairman thanked Ms. Wendy Tan for her presentation. He highlighted that there were five items on the agenda for the EGM, all of which were Ordinary Resolutions.

The Chairman informed that the Board will endeavour to respond to all live questions received via the Query Box. Questions can be submitted any time from now till the announcement of the closure of the Q&A session. If there is time constraint, the responses to these live questions will be published on the corporate website of the Company as soon as practicable, after the EGM.

The Chairman then proceeded to the first agenda of the EGM.

6. MATTERS TABLED

(a) Proposed Scheme

The Chairman proceeded to the agenda for the EGM which is to consider and if thought fit, to pass the Ordinary Resolution on the Proposed Scheme.

The Chairman informed that the details of the Proposed Scheme are set out in the Circular to Shareholders dated 9 November 2021.

The Chairman reiterated that the Board has deliberated and considered all aspects of the Proposed Scheme and is of the opinion that the Proposed Scheme is in the interest of the Company and recommended that Members vote in favour of the **Ordinary Resolution 1**.

The Chairman informed that voting on **Ordinary Resolution 1** shall be conducted by poll upon the completion of the remaining businesses of the EGM.

The Chairman then proceeded to the next agenda on **Ordinary Resolutions 2, 3, 4 and 5** respectively.

(b) Proposed Allocations of Options to:

Ordinary 2 : Y.Bhg. Dato' Lin Yun Ling

Ordinary 3 : Y.Bhg. Dato' Ir. Ha Tiing Tai

Ordinary 4 : Encik Mohammed Rashdan bin Mohd Yusof

Ordinary 5 : Mr. Justin Chin Jing Ho

(“Proposed Allocation”)

Moving on next, the Chairman informed that there were four (4) ordinary resolutions which requires the Members' approval.

The Chairman briefed the Members as follows: -

- the details and the full text of the four Ordinary Resolutions are set out in the Circular to Shareholders dated 9 November 2021.
- The four Ordinary Resolutions will be voted on individually as a separate resolution each;
- The Board (save for the Executive Directors) has recommended that shareholders vote in favour of the four Ordinary Resolutions pertaining to the Proposed Allocation.

The Chairman informed that voting on the four Ordinary Resolutions shall be conducted by poll upon the completion of the remaining businesses of the EGM.

The Chairman then moved on the Question and Answer (“Q&A”) session. He then reminded Members who have yet to cast their votes that the online remote voting would be closed after the Q&A session.

(c) Question & Answer (“Q&A”) Session

The Chairman informed that the Board endeavours to answer as many questions received during the EGM and further informed that questions relating to door gifts/e-vouchers will not be addressed as they do not relate to the business of the EGM.

As there were no further questions, the Chairman declared the Q&A session closed at 12.30 p.m.

The responses to the live Q&As are set out in “Appendix A” herein.

7. ONLINE REMOTE POLL VOTING PROCESS

The Chairman reminded Members that the online remote voting session will be closed in 10 minutes and Members who have yet to cast their votes were advised to do so.

Meanwhile, the tutorial video to guide Members on the casting of votes via Tricor’s online remote voting prepared by Tricor were replayed on screen.

After 10 minutes at 12.40 p.m., the Chairman declared the voting session for the EGM closed. He then adjourned the EGM for approximately 20 minutes for the poll count by the Poll Administrator and poll validation by the Scrutineers, respectively.

8. ANNOUNCEMENT OF POLL RESULTS

The Chairman then called the EGM to order at 1.00 p.m. for declaration of the poll results for **Ordinary Resolutions 1 to 5**.

The Chairman informed the Members that he has received the poll results duly verified by the Scrutineers and directed for the poll results to be displayed on screen for the Members’ information: -

Ordinary Resolution 1		
Description	To approve the Proposed Scheme	
Voted	For	Against
No. of Shareholders	335	221
No. of Shares	1,501,394,183	174,933,216
% of Voted Shares	89.5645	10.4355
Result	Accepted	

It was **resolved** as follows: -

“THAT, subject to the approvals of all relevant regulatory authorities being obtained (where applicable), and to the extent permitted by law and the Constitution of the Company, the Board of Directors of the Company (“Board”), be and is hereby authorised and empowered to:

- (i) establish, implement and administer the Proposed Scheme of up to 10% of the total number of issued ordinary shares of the Company (excluding treasury shares, if any) (“Shares”) at any point in time during the duration of the Proposed Scheme for the Eligible Persons in accordance with the provisions of the by-laws governing the Proposed Scheme (“By-Laws”), a draft of which is set out in Appendix I of the Company’s circular to shareholders dated 9 November 2021 (“Circular”), and to give full effect to the Proposed Scheme to assent to any conditions, variations, modifications and/or amendments as may be required by the relevant authorities;**

- (ii) establish an ESOS Committee to implement and administer the Proposed Scheme (“ESOS Committee”) for the benefit of the Eligible Persons, in accordance with the By-Laws;
- (iii) allot and issue and/or transfer such number of Shares from time to time to the Eligible Persons upon exercise of the options granted under the Proposed Scheme (“Options”) in writing to the Eligible Persons to subscribe for new Shares and/or acquire existing Shares of the Company at the prescribed exercise price [“ESOS Offer(s)”], subject to the terms and conditions of the By-Laws, provided that the total number of such Shares to be issued under the Proposed Scheme shall not in aggregate exceed 10% of the total number of issued Shares (excluding treasury shares, if any) at any point in time during the duration of the Proposed Scheme;
- (iv) allot and issue from time to time such number of new Shares pursuant to the adjustments to the number of Shares to be issued upon exercise of Options under the terms of the By-Laws;
- (v) any new Shares to be issued under the Proposed Scheme, shall upon allotment and issuance, rank equally in all respects with the then existing issued Shares, except that the new Shares so allotted and issued will not be entitled to any dividend, right, allotment or other distribution, where the entitlement date precedes the date of allotment and issuance of the new Shares;
- (vi) do all necessary and make such applications as may be necessary at the appropriate time or times to Bursa Malaysia Securities Berhad (“Bursa Securities”) for the listing of and quotation for the new Shares which may from time to time be allotted and issued arising from the exercise of the Options;
- (vii) add, amend, modify and/or delete all or any part of the terms and conditions as set out in the By-Laws governing the Proposed Scheme from time to time provided that such addition, amendment, modification and/ or deletion are effected in accordance with the provisions of the By-Laws, and to do all such acts and to enter into all such transactions, arrangements and agreements as may be necessary or expedient in order to give full effect to the Proposed Scheme; and
- (viii) extend the duration of the Proposed Scheme (“Extension”), if the Board deems fit, PROVIDED ALWAYS that the aggregate duration of the Proposed Scheme shall not exceed 10 years, and that the Board be and is hereby authorised to implement the Extension and do all such acts and things and to execute all necessary documents to give full effect to and complete the Extension with full power to assent to or make any modifications, variations and/or amendments as may be required by the relevant authorities and to take all steps and actions as may be required by the relevant authorities and as the Board may deem necessary and/or expedient to finalise, implement and give full effect to and complete the Extension.

THAT the Board be and is hereby authorised to give effect to the Proposed Scheme with full power to assent to any conditions, modifications, variations and/ or amendments in any manner as may be required by the relevant authorities and to deal with all matters relating thereto and to take all such steps and do all acts, deeds and things as they may consider necessary and/ or expedient to implement, finalise and give full effect to the Proposed Scheme; AND THAT the draft By-Laws as set out in Appendix I of the Circular, be and is hereby approved and adopted.”

Ordinary Resolution 2		
Description	To approve the Proposed Allocation of Options to Y.Bhg. Dato’ Lin Yun Ling	
Voted	For	Against
No. of Shareholders	325	228
No. of Shares	1,426,327,546	174,944,017
% of Voted Shares	89.0747	10.9253
Result	Accepted	

It was **resolved** as follows: -

“THAT, subject to the passing of the Ordinary Resolution 1 and the approvals of the relevant authorities being obtained, approval be and is hereby given for the Board to authorise the ESOS Committee, from time to time throughout the duration of the Proposed Scheme, to make ESOS Offer(s) to Y.Bhg. Dato’ Lin Yun Ling, being the Group Managing Director of Gamuda, under the Proposed Scheme, in accordance with the Main Market Listing Requirements of Bursa Securities (“Listing Requirements”) (where applicable) or any prevailing guidelines issued by Bursa Securities or any other relevant authorities, as amended from time to time, for purposes as set out in the Circular and subject always to such terms and conditions and/or any adjustments which may be made in accordance with the provisions of the By-Laws, PROVIDED ALWAYS THAT not more than 10% of the total number of Shares to be made available under the Proposed Scheme shall be allocated to Y.Bhg. Dato’ Lin Yun Ling together with Y.Bhg. Dato’ Ir. Ha Tiing Tai, Encik Mohammed Rashdan bin Mohd Yusof and Mr. Justin Chin Jing Ho, collectively;

AND THAT the Board be and is also hereby authorised to issue new Shares and/or transfer via existing/treasury shares the corresponding number of the Shares arising from the exercise of the Options that may be offered to him under the Proposed Scheme.”

Ordinary Resolution 3		
Description	To approve the Proposed Allocation of Options to Y.Bhg. Dato’ Ir. Ha Tiing Tai	
Voted	For	Against
No. of Shareholders	324	229
No. of Shares	1,479,610,282	174,944,117
% of Voted Shares	89.4265	10.5735
Result	Accepted	

It was **resolved** as follows: -

“THAT, subject to the passing of the Ordinary Resolution 1 and the approvals of the relevant authorities being obtained, approval be and is hereby given for the Board to authorise the ESOS Committee, from time to time throughout the duration of the Proposed Scheme, to make ESOS Offer(s) to Y.Bhg. Dato’ Ir. Ha Tiing Tai, being the Deputy Group Managing Director of Gamuda, under the Proposed Scheme, in accordance with the Listing Requirements (where applicable) or any prevailing guidelines issued by Bursa Securities or any other relevant authorities, as amended from time to time, for purposes as set out in the Circular and subject always to such terms and conditions and/or any adjustments which may be made in accordance with the provisions of the By-Laws, PROVIDED ALWAYS THAT not more than 10% of the total number of Shares to be made available under the Proposed Scheme shall be allocated to Y.Bhg. Dato’ Lin Yun Ling together with Y.Bhg. Dato’ Ir. Ha Tiing Tai, Encik Mohammed Rashdan bin Mohd Yusof and Mr. Justin Chin Jing Ho, collectively.

AND THAT the Board be and is also hereby authorised to issue new Shares and/or transfer via existing/treasury shares the corresponding number of the Shares arising from the exercise of the Options that may be offered to him under the Proposed Scheme.”

Ordinary Resolution 4		
Description	To approve the Proposed Allocation of Options to Encik Mohammed Rashdan bin Mohd Yusof	
Voted	For	Against
No. of Shareholders	325	229
No. of Shares	1,501,294,082	174,945,017
% of Voted Shares	89.5632	10.4368
Result	Accepted	

It was **resolved** as follows: -

“THAT, subject to the passing of the Ordinary Resolution 1 and the approvals of the relevant authorities being obtained, approval be and is hereby given for the Board to authorise the ESOS Committee, from time to time throughout the duration of the Proposed Scheme, to make ESOS Offer(s) to Encik Mohammed Rashdan bin Mohd Yusof, being the Alternate Director to Y.Bhg. Dato’ Lin Yun Ling, under the Proposed Scheme, in accordance with the Listing Requirements (where applicable) or any prevailing guidelines issued by Bursa Securities or any other relevant authorities, as amended from time to time, for purposes as set out in the Circular and subject always to such terms and conditions and/or any adjustments which may be made in accordance with the provisions of the By-Laws, PROVIDED ALWAYS THAT not more than 10% of the total number of Shares to be made available under the Proposed Scheme shall be allocated to Y.Bhg. Dato’ Lin Yun Ling together with Y.Bhg. Dato’ Ir. Ha Tiing Tai, Encik Mohammed Rashdan bin Mohd Yusof and Mr. Justin Chin Jing Ho, collectively.

AND THAT the Board be and is also hereby authorised to issue new Shares and/or transfer via existing/treasury shares the corresponding number of the Shares arising from the exercise of the Options that may be offered to him under the Proposed Scheme."

Ordinary Resolution 5		
Description	To approve the Proposed Allocation of Options to Mr. Justin Chin Jing Ho	
Voted	For	Against
No. of Shareholders	328	227
No. of Shares	1,501,383,482	174,943,817
% of Voted Shares	89.5639	10.4361
Result	Accepted	

It was **resolved** as follows: -

"THAT, subject to the passing of the Ordinary Resolution 1 and the approvals of the relevant authorities being obtained, approval be and is hereby given for the Board to authorise the ESOS Committee, from time to time throughout the duration of the Proposed Scheme, to make ESOS Offer(s) to Mr. Justin Chin Jing Ho, being the Alternate Director to Y.Bhg. Dato' Ir. Ha Tiing Tai, under the Proposed Scheme, in accordance with the Listing Requirements (where applicable) or any prevailing guidelines issued by Bursa Securities or any other relevant authorities, as amended from time to time, for purposes as set out in the Circular and subject always to such terms and conditions and/or any adjustments which may be made in accordance with the provisions of the By-Laws, PROVIDED ALWAYS THAT not more than 10% of the total number of Shares to be made available under the Proposed Scheme shall be allocated to Y.Bhg. Dato' Lin Yun Ling together with Y.Bhg. Dato' Ir. Ha Tiing Tai, Encik Mohammed Rashdan bin Mohd Yusof and Mr. Justin Chin Jing Ho, collectively.

AND THAT the Board be and is also hereby authorised to issue new Shares and/or transfer via existing/treasury shares the corresponding number of the Shares arising from the exercise of the Options that may be offered to him under the Proposed Scheme."

Based on the poll results as projected on screen, the Chairman declared all **Ordinary Resolutions 1 to 5** tabled at the EGM duly carried.

A copy of the poll results prepared by Tricor are enclosed herewith as "Appendix B" together with the Scrutineers' letter confirming verification of the poll results.

9. CLOSE OF MEETING

On behalf of the Board of Directors, the Chairman thanked the Members for their attendance at the EGM and declared the EGM duly closed at 1.05 p.m.

CONFIRMED AS CORRECT RECORDS:

- signed -

.....

**DATO' MOHAMMED HUSSEIN
CHAIRMAN**

Date :

APPENDIX A

LIVE QUESTIONS



EXTRAORDINARY GENERAL MEETING 8 December 2021

LIVE QUESTIONS

(2 Questions)



Engineering & Construction | Property Development | Infrastructure Concessions

Question 1

Is the Esos necessary? As far as I know share price base reward does not always reflect the actual profit of the company. The management can be well rewarded by bonuses.

Our Response

- Independent non-executive chairman, despite not being eligible to ESOS, shared his view that ESOS is one of the strongest form of 'alignment of interest' mechanisms to unite the interests of management with that of shareholders. Management is duly incentivised to make and execute necessary strategies to grow shareholder value; and they would thus be duly rewarded directly via ESOS.
- The Board supported ESOS for many decades, not only to reward shareholder value performance but also to retain and attract ever-scarcer talent and skillsets. Gamuda has one of the best, if not the best industry-leading teams with strong technical and project management skills – they continually demonstrate their prowess in delivering complex infrastructure projects, on time and within budget, time and again.
- Bonus forms part of the management remuneration package but bonuses are primarily a short term incentive mechanism, rewarding for achievements in the past year. On the other hand, ESOS is a strategic long-term incentive plan which incentivizes management to develop and execute multi-year sustainable strategies to ensure Gamuda's continuing leadership in its core businesses as well as develop new areas of competitive advantage for Gamuda to grow in new markets and sectors.

Question 2

How much does the company spend on this virtual EGM ?

Our Response

The decision to conduct the EGM entirely through live streaming is to uphold the health and safety of our shareholders, directors and employees in the face of the COVID-19 pandemic while allowing higher shareholders' participation.



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APPENDIX A

POLL RESULTS



COOPERS PROFESSIONAL SCRUTINEERS SDN BHD
201601022644 (1193583-M)

Our Ref : 211018/DC01C01/632.1
Your Ref :

8 December 2021

Chairman of Meeting
Gamuda Berhad
Present

Dear Sir

Independent Scrutineers' Report on Poll Results at Extraordinary General Meeting

Broadcast Venue / : Online Meeting Platform
Place of Meeting via TIH Online Website at <https://tiah.online>
(Domain Registration Number with MYNIC: D1A282781)
provided by Tricor Investor & Issuing House Services Sdn Bhd
in Malaysia

Date of Meeting : Wednesday, 8 December 2021

Time of Meeting : 11.00 am

We have performed the agreed-upon procedures engagement and reviewed the attached Poll Results Summary ("Summary") which is prepared by your appointed Poll Administrator derived from their e-Voting System. We set out below our findings with respect to the Poll undertaken.

1. We have checked the additions of the totals included in the Summary and found the additions of the totals to be correct.
2. The Poll Administrator also provided us with some data from their Registration and e-Voting System and we have carried out checks on these data and found these data to be in order. These data included Remote Participation and Remote Voting information.

This report is prepared according to our engagement terms and the use of this report shall comply with our engagement terms.

Yours faithfully,
Coopers Professional Scrutineers Sdn Bhd



Tricor Investor & Issuing House Services Sdn Bhd
Reg. No.: 197101000970 (11324-H)
(A wholly owned subsidiary of Tricor Services (Malaysia) Sdn Bhd)

Private & Confidential / Sulit

08-December-2021

The Chairman Of The Meeting

Dear Sir

GAMUDA BERHAD

Extraordinary General Meeting

Online Meeting Platform via TIIH Online website at <https://tiih.com.my> (Domain registration number with MYNIC: D1A282781) provided by Tricor Investor & Issuing House Services Sdn. Bhd. Malaysia

On 08-December-2021 at 11:00AM

Result of Voting

We, as Poll Administrator in attendance at the above-mentioned meeting, hereby enclose the result of the poll.

Yours faithfully

For TRICOR INVESTOR & ISSUING HOUSE SERVICES SDN BHD

ALLEN SII
MANAGER

GAMUDA BERHAD

(29579-T)

Extraordinary General Meeting

Online Meeting Platform via TIH Online website at

<https://tiyh.com.my> (Domain registration number with MYNIC: D1A282781) provided by Tricor Investor & Issuing House Services Sdn. Bhd. Malaysia

On 08-December-2021 at 11:00AM

Result On Voting By Poll

Resolution(s)	Vote For				Vote Against				Total Votes			
	No of Units	%	No of P/S	%	No of Units	%	No of P/S	%	No of Units	%	No of P/S	%
Resolution 1	1,501,394,183	89.5645	335	60.2518	174,933,216	10.4355	221	39.7482	1,676,327,399	100.0000	556	100.0000
Resolution 2	1,426,327,546	89.0747	325	58.7703	174,944,017	10.9253	228	41.2297	1,601,271,563	100.0000	553	100.0000
Resolution 3	1,479,610,282	89.4265	324	58.5895	174,944,117	10.5735	229	41.4105	1,654,554,399	100.0000	553	100.0000
Resolution 4	1,501,294,082	89.5632	325	58.6643	174,945,017	10.4368	229	41.3357	1,676,239,099	100.0000	554	100.0000
Resolution 5	1,501,383,482	89.5639	328	59.0991	174,943,817	10.4361	227	40.9009	1,676,327,299	100.0000	555	100.0000



Report printed at :12:47:50PM on 08-December-2021

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