

## Appendix VI

### EXTRAORDINARY INFORMATION DISCLOSURE

*(Issued with the Decision No. 21/QĐ-SGDVN on 21/12/2021 of the CEO of Vietnam Exchange on the Information Disclosure Regulation of Vietnam Exchange)*

**TAN TAO INVESTMENT AND  
INDUSTRY CORPORATION**

**THE SOCIALIST REPUBLIC OF VIETNAM**  
**Independence - Freedom - Happiness**

Số: 24 /TB-ITACO 26

HCMC, June 16<sup>th</sup>, 2026

### EXTRAORDINARY INFORMATION DISCLOSURE

**To: The State Securities Commission**  
**Hanoi Stock Exchange**

**1. Name of organization:** Tan Tao Investment and Industry Corporation.

- Stock code/ Broker code: ITA
- Headquarters: Lot 2-4-6 Road C, Tan Tao Industrial Park, Tan Tao Ward, Ho Chi Minh City.
- Tel.: 028 37508235 – 028 37508236
- Fax: 028 37508237
- Submitted by: Nguyễn Thanh Phong
- Position: General Director

**2. Contents of disclosure:**

Tan Tao Investment and Industry Corporation announces the following information: On June 15, 2026, the Company received Decision No. 320/2026/QĐ-PS dated May 14, 2026, issued by the People's Court of Ho Chi Minh City regarding the resolution of the request for reconsideration of the decision to suspend bankruptcy proceedings for case file No. 18/2017/TLĐN-PS dated November 27, 2017.

**The People's Court of Ho Chi Minh City has decided:**

- To reject the Request Form dated November 21, 2025, submitted by Quoc Linh Construction Service Trading Company Limited regarding the reconsideration of the Decision to Suspend Bankruptcy Proceedings No. 21/2025/QĐ-DCTHTTPS dated September 30, 2025, issued by the People's Court of Ho Chi Minh City.
- To uphold the Decision to Suspend Bankruptcy Proceedings No. 21/2025/QĐ-DCTHTTPS dated September 30, 2025, issued by the People's Court of Ho Chi Minh City.
- This Decision is final and binding.

3. This information was published on the company's website on 16/06/2026 (date), as in the link:  
[http://itaexpress.com.vn/tin\\_ita/ch\\_ng\\_khoan\\_ita/cong\\_b\\_thong\\_tin/](http://itaexpress.com.vn/tin_ita/ch_ng_khoan_ita/cong_b_thong_tin/)

We hereby certify that the information provided is true and correct and we bear the full responsibility to the law.



**Attached documents:**

*Documents on disclosed information.*

*Decision No. 320/2026/QĐ-PS dated  
May 14, 2026, issued by the People's  
Court of Ho Chi Minh City*

**Organization representative**

Legal representative/ Person authorized to disclose information  
(Signature, full name, position, and seal)

**TỔNG GIÁM ĐỐC**



*Nguyễn Thanh Phong*



**PEOPLE'S COURT  
HO CHI MINH CITY**

**SOCIALIST REPUBLIC OF VIET NAM  
Independence – Freedom – Happiness**

No.: 320/2026/QĐ-PS

Ho Chi Minh City, May 14<sup>th</sup>, 2026



**DECISION**

**RESOLVING THE REQUEST FOR RECONSIDERATION OF THE  
DECISION TO SUSPEND BANKRUPTCY PROCEEDINGS**

**CHIEF JUSTICE OF THE PEOPLE'S COURT OF HO CHI MINH CITY**

Pursuant to Article 80 of the Law on Organization of People's Courts 2024 (as amended and supplemented in 2025);

Pursuant to Article 64 of the Law on Rehabilitation and Bankruptcy 2025;

Considering the Decision to Suspend Bankruptcy Proceedings No. 21/2025/QĐ-DCTHTTPS dated September 30<sup>th</sup>, 2025, issued by the People's Court of Ho Chi Minh City;

Considering the Request Form dated November 21<sup>st</sup>, 2025, submitted by Quoc Linh Construction Service Trading Company Limited; address: No. 115, Binh Tien 2 Hamlet, Duc Hoa Ha Commune, Duc Hoa District, Long An Province (now Duc Hoa Commune, Tay Ninh Province),

**FINDS THAT:**

On November 27<sup>th</sup>, 2017, the People's Court of Ho Chi Minh City accepted case file No. 18/2017/TLDN-PS regarding: "Request for initiation of bankruptcy proceedings" based on the petition filed by Quoc Linh Construction Service Trading Company Limited (*hereinafter referred to as Quoc Linh Company*) against Tan Tao Investment and Industry Corporation (*hereinafter referred to as Tan Tao Corporation*).

On January 25<sup>th</sup>, 2018, the People's Court of Ho Chi Minh City issued Decision to Initiate Bankruptcy Proceedings No. 56/2018/QĐ-MTTPS to open bankruptcy proceedings against Tan Tao Corporation.

On September 30<sup>th</sup>, 2025, the People's Court of Ho Chi Minh City issued Decision to Suspend Bankruptcy Proceedings No. 21/2025/QĐ-DCTHTTPS to suspend the bankruptcy proceedings for the aforementioned case file (*hereinafter referred to as Suspension Decision No. 21*).

On November 22<sup>nd</sup>, 2025 (according to the postmark of the sending place), Quoc Linh Company submitted a Request Form dated November 21<sup>st</sup>, 2025, requesting the Chief Justice of the People's Court of Ho Chi Minh City to reconsider Suspension Decision No. 21.





### CONSIDERS THAT:

Pursuant to the Request for Initiation of Bankruptcy Proceedings dated November 06<sup>th</sup>, 2017, filed by Quoc Linh Company and the accompanying documents, there are grounds to determine that: Tan Tao Corporation is obligated to pay Quoc Linh Company the principal debt and incurred interest arising from two sand purchase and pumping contracts signed on December 30<sup>th</sup>, 2009, totaling VND 21,338,086,984, along with overdue interest calculated at the average market overdue interest rate corresponding to the unpaid amount and the duration of non-enforcement of the judgment in accordance with Article 306 of the Commercial Law 2005. This obligation was determined under the Appellate Civil Judgment No. 07/2017/KDTM-PT dated May 05<sup>th</sup>, 2017, of the People's Court of Long An Province and the Decision on Judgment Enforcement upon Request No. 2127/QD.CCTHADS dated May 25<sup>th</sup>, 2017, of the Civil Judgment Enforcement Bureau of Duc Hoa District, Long An Province. Therefore, on January 25<sup>th</sup>, 2018, the People's Court of Ho Chi Minh City issued Decision to Initiate Bankruptcy Proceedings No. 56/2018/QD-MTTPS against Tan Tao Corporation due to its insolvency, which is compliant with Clause 1 Article 4 and Clause 2 Article 42 of the Bankruptcy Law 2014.

Pursuant to Clause 10 Article 4, Clause 1 and Clause 2 Article 5, Clause 4 Article 27, Article 53, Points b and d Clause 1 Article 54, Articles 65, 66, 67, 68, 75, and Clause 2 Article 77 of the Bankruptcy Law 2014, and based on the report of the Asset management officer (Document No. 298/2025/BC-QTV dated August 29<sup>th</sup>, 2025), which aligns with the written opinions provided by Tan Tao Corporation during the case resolution process, to date, Tan Tao Corporation has only provided its Financial Statements for the years 2022, 2023, 2024, and the first half of 2025, and has refused to provide other papers and documents. Accordingly, up to now, despite having taken statutory measures under the law, the Asset management officer lacks sufficient information and documents, and thus has been unable to conduct an inventory of assets, or compile a list of creditors, a list of debtors, and a list of employees of Tan Tao Corporation. Therefore, the Court cannot convene the Creditors' Meeting for Tan Tao Corporation in accordance with the law.

Based on the Financial Statements for 2024 and the first 6 months of 2025 of Tan Tao Corporation, the estimated asset value of Tan Tao Corporation is VND 12,145,937,641,697 and VND 12,184,684,471,728, respectively. This asset value is larger and multiple times greater than the current total unsecured debt of Tan Tao Corporation, which stands at VND 94,360,785,113 (accounting for only approximately 0.77%). Therefore, there are prima facie grounds to determine that Tan Tao Corporation has the capacity to repay its creditors. Accordingly, continuing the bankruptcy proceedings against Tan Tao Corporation under its current state fails to secure the legitimate rights and interests of the creditors, adversely affects the normal business



operations of Tan Tao Corporation, and renders the suspension of bankruptcy proceedings against Tan Tao Corporation necessary.

Consequently, the issuance of Suspension Decision No. 21 by the People’s Court of Ho Chi Minh City is compliant with Clause 1 Article 86 of the Bankruptcy Law 2014.

For the prominent reasons above;

Pursuant to Point a Clause 5 Article 66 of the Law on Rehabilitation and Bankruptcy 2025;

**DECIDES:**

1. To reject the Request Form dated November 21<sup>st</sup>, 2025, submitted by Quoc Linh Construction Service Trading Company Limited regarding the reconsideration of the Decision to Suspend Bankruptcy Proceedings No. 21/2025/QD-DCTHTTPS dated September 30<sup>th</sup>, 2025, issued by the People’s Court of Ho Chi Minh City.

2. To uphold the Decision to Suspend Bankruptcy Proceedings No. 21/2025/QD-DCTHTTPS dated September 30<sup>th</sup>, 2025, issued by the People’s Court of Ho Chi Minh City.

3. This Decision is final and binding./.

**Recipients:**

- Quoc Linh Construction Service Trading Company Limited;
- Tan Tao Investment and Industry Corporation;
- Creditors (if any);
- People’s Procuracy of Ho Chi Minh City;
- Civil Judgment Enforcement Agency of Ho Chi Minh City;
- Tax Department of Ho Chi Minh City;
- Business Registration Office - Department of Finance of Ho Chi Minh City;
- Chief Justice of the People’s Court of Ho Chi Minh City (for reporting purposes);
- Archived: Clerks, Case File (TP Thinh).

**P.P. CHIEF JUSTICE  
DEPUTY CHIEF JUSTICE**

(Signed and Sealed)

**Nguyen Thi Thuy Dung**



PSDN2017TATP-1922	(Bar code) 1 000078 1272 19	21.02.2024 11:11
-------------------	--------------------------------	------------------

TAN TAO INVESTMENT AND INDUSTRY CORPORATION
INCOMING DOCUMENT
No.: ..., arrived on June 15 <sup>th</sup> , 2026