ADAMA Ltd.

Independent Opinion on the Relevant Issues of the 18th Meeting of the 9th Session of the Board of Directors

In accordance with the *Company Law of the People's Republic of China*, *Rules for Independent Directors of Listed Companies*, and other laws, regulations and normative documents, as well as the *Articles of Association* and *Independent Director System*, we, as the independent directors of ADAMA Ltd. (hereinafter referred to as "Company"), give our independent opinions on the relevant proposal of the 18th Meeting of the 9th Session of the Board of Directors from the standpoint of independent judgment:

1. Independent Opinion on the Appointment of the Company's Chief Financial Officer

The nomination and deliberation procedures for the Company's appointment of Chief Financial Officer is lawful and valid.

After reviewing the profile of the nominee, we believe that Ms. Efrat Nagar's educational background, work experience and physical condition can meet the requirements of relevant position. We don't find there is any situation that prohibits Ms. Efrat Nagar from being the Chief Financial Officer of the Company. Ms. Efrat Nagar has not been subject to any punishment imposed by the China Securities Regulatory Commission and the Shenzhen Stock Exchange ("SZSE") and is not a dishonest party subject to enforcement. We are of the opinion that Ms. Efrat Nagar meets the relevant requirements for taking the above position of the Company.

We approve the appointment of Ms. Efrat Nagar as the Chief Financial Officer of the Company and her remuneration.

2. Independent Opinion on Credit Facilities from the Related Party

The Company's wholly-owned subsidiary, Adama Agricultural Solutions Ltd. ("Solutions") (directly, or through one or more of its subsidiaries) is contemplating applying for new credit facilities not exceeding USD 250 million from any of the overseas subsidiaries of Syngenta Group Co., Ltd., in order to expand the funding sources of the Company and its subsidiaries, which is normal business operations. The Transaction conforms to relevant national laws and regulations, as applicable, and market-oriented principles, and will not influence the independence of the Company or damage the interests of the Company and its other shareholders. The decision-making procedures for the Transaction conform to the Company Law, the Rules of Shenzhen Stock Exchange for the Listing of Stocks, the Articles of Association of the Company and other laws and regulations. Therefore, we approved the Transaction. (The signature page of Independent Opinions on the Relevant Issues of the 18th Meeting of the 9th Session of the Board of Directors)

Independent Director Signature:

Ge Ming

Xi Zhen

February 15, 2023