

บริษัท ไทยโพลีอะคริลิค จำกัด (มหาชน)

THAI POLY ACRYLIC PUBLIC COMPANY LIMITED

Thai Poly Acrylic Public Company Limited

Notice of the 40th Annual General Meeting of Shareholders

on April 24, 2024 at 10:00 hrs.
via Electronic Meeting (e-AGM)

pursuant to the Emergency Decree on Electronics Meeting B.E. 2563

^{*} Registration starts at 08.00 a.m.

March 22, 2024

Subject: Invitation to the 40th Annual General Meeting of Shareholders

To : Shareholders of Thai Poly Acrylic Public Company Limited

Attachments:

- 1. Copy of the Minutes of the 39th Annual General Meeting of Shareholders held on April 20, 2023;
- 2. Annual Report for 2023: 56-1 One report format with the Company's financial statements for the fiscal year ended December 31, 2023 (QR Code);
- 3. Profiles of the proposed external auditors for the year 2024;
- 4. Profiles of directors who are retiring by rotation and proposed to be re-elected;
- 5. Profiles of independent directors who are proposed to act as proxy for Shareholders;
- 6. Definition of Independent Directors as defined by the Stock Exchange of Thailand;
- 7. Company's Articles of Association regarding the Shareholders' Meeting;
- 8. Proxy Form A and B as specified by the Department of Business Development, Ministry of Commerce;
- 9. Documents and evidence showing the right to attend the Annual General Meeting of Shareholders:
- 10. QR Code downloading procedures for the Annual Report for 2023;
- 11. Guideline and procedures for attending the 40th Annual General Meeting of Shareholders via Electronic Means (e-AGM);

The Meeting of the Board of Directors of Thai Poly Acrylic Public Company Limited No.1/2024 held on February 22, 2024 has resolved to convene the 40th Annual General Meeting of Shareholders on April 24, 2024 at 10.00 a.m. via electronic means (E-AGM), In accordance with the Emergency Decree on Electronic Meeting B.E. 2563 (2020) and other related laws and regulations.

The Company had announced on its website to invite the Shareholders to submit the agenda item for the 40th Annual General Meeting of Shareholders and to propose a director candidate during December 22, 2023 to February 22, 2024. However, when the deadline was due, no agenda item or director candidate was proposed to the Company. The Company therefore would like to propose the agenda as per the Board of Directors' resolutions as follows:

Agenda Item 1: To adopt the Minutes of the 39th Annual General Meeting of Shareholders held on April 24, 2023

<u>Facts and Rationale</u>: The 39th Annual General Meeting of Shareholders of the Company was held on April 20, 2023. The Company prepared the Minutes of the Annual General Meeting and submitted such Minutes to The Stock Exchange of Thailand and the Ministry of Commerce within the period specified by law. Details of the Minutes of the 39th Annual General Meeting of Shareholders are shown as per <u>Attachment No.1</u>.

<u>Board of Directors' Opinion</u>: The Board deemed appropriate to propose to the Annual General Meeting of Shareholders to adopt the Minutes of the 39th Annual General Meeting of Shareholders held on April 20, 2023.

<u>Resolution</u>: This agenda item requires a majority vote of shareholders and the proxies who attend the Meeting and cast their votes (<u>excluding</u> abstentions).

Agenda Item 2: To acknowledge the Company's business performance for the year 2023

Facts and Rationale: The Company summarized the past performance in the year 2023, details of which were submitted and published by the Stock Exchange of Thailand, and presented in the 56-1 One Report 2023. Details are as shown in Annual Report for the year 2023 (page number 72, Part 1 Business Operation and Operating Results, Item 4.2 Operating Results) Attachment No 2.

<u>Board of Directors' Opinion</u>: The Board deemed appropriate to propose the Company's business performance for the year 2023 to the Annual General Meeting of Shareholders for acknowledgment.

<u>Resolution</u>: This agenda item is for acknowledgement. No casting of votes is required for this agenda item.

Agenda Item 3: To consider and approve the audited financial statements for the fiscal year ended December 31, 2023

<u>Facts and Rationale</u>: In compliance with Section 112 of the Public Limited Companies Act B.E. 2535 and Article 53 and 54 of the Company's Articles of Association, stipulating that the Company shall arrange for preparation of the financial statements and the profit and loss account, and shall arrange the auditor to audit such financial statements before the presentation to the approval of the meeting of shareholders. The Financial Statements for the fiscal year ended December 31, 2023, which have been audited by a certified auditor, are as shown in the Annual Report for 2023 (page number 112, Part 3 Financial statements) as per Attachment No 2.

<u>Board of Directors' Opinion</u>: The Board deemed appropriate to propose to the Annual General Meeting of Shareholders to approve the financial statements for the fiscal year ended December 31, 2023,— which have been audited by a certified auditor and approved by the Audit Committee and the Board of Directors.

<u>Resolution</u>: This agenda item requires a majority vote of shareholders and the proxies who attend the Meeting and cast their votes (<u>excluding</u> abstentions).

Agenda Item 4: To consider and approve the dividend payment for the Company's business performance for the year 2023

<u>Facts and Rationale</u>: In compliance with the Public Limited Companies Act B.E. 2535 Section 115 and 116 and Article 56 and 57 of the Company's Articles of Association, stipulating that no dividends shall be paid otherwise than out of profits. If the Company has accumulated losses, no dividend shall be paid. The Company has the policy to distribute dividends at a rate as approved by the Shareholders on a case-by-case basis and based on the retained earnings. The Company shall allocate the legal reserve of ten percent of the registered capital.

From the Company's business performance of 2023, there is a net profit from the financial statements in the amount of Baht 11,939,721 and the unappropriated retained earnings as of December 31, 2023 amounted to Baht 56,448,414. The Company thus deemed appropriate to contribute the dividends from the retained earnings at the rate of Baht 0.25 per share for 121,500,000 shares, totaling Baht 30,375,000 in accordance with the Company's dividend payment policy. The comparison of dividend payment for the Company's business performance of the year 2022-2023 are as follows:

Dividend Distribution	2023	2022
	(Proposed Year)	
1. Net profit (Baht)	11,939,721	(20,503,864)
2. Unappropriated retained earnings (Baht)	56,448,414	40,424,370
3. Number of shares (share)	121,500,000	121,500,000
4. Dividend per share (Baht/share)	0.25	-
5. Total paid dividends (Baht)	30,375,000	-

Board of Directors' Opinion: The Board deemed appropriate to propose to the Annual General Meeting of Shareholders to approve the dividend payment from the retained earnings at the rate of Baht 0.25 per share for 121,500,000 shares, totaling Baht 30,375,000 in accordance with the Company's dividend payment policy, subject to corporate income tax of 20%. Individual Shareholders shall be entitled to a tax credit in accordance with Section 47 bis of the Revenue Code. Details of dividend payment for the year 2023 are as shown in the Annual Report 2023 (page number 74, Part 1 Business Operation and Operating Results, item 4.3 Financial position, Cash flows and Liquidity) in Attachment No. 2.

The Board has determined the Record Date on May 8, 2024 for the right to receive dividends and the date of dividend payment on May 21, 2024. The dividend payment remains subject to approval of the 40th Annual General Meeting of Shareholders.

The Company's legal reserve has fully met the requirements under applicable laws and the Company's Articles of Association thus the Company was not required to appropriate its 2023 net profit as a legal reserve.

<u>Resolution</u>: This agenda item requires a majority vote of shareholders and the proxies who attend the Meeting and cast their votes (<u>excluding</u> abstentions).

Agenda Item 5: To consider and approve the appointment of the external auditors and to determine the auditor's remuneration for the year 2024

<u>Facts and Rationale</u>: In compliance with the Public Limited Companies Act B.E. 2535 Section 120 stipulating that the Annual General Meeting of Shareholders shall appoint the auditor and determine the auditor's remuneration annually. In appointing the auditor, the former auditor may be re-appointed.

The Audit Committee has considered and deemed appropriate to appoint one of the following auditors from EY Office Limited to be the Company's auditor for the year 2024.

Names of Auditors	Certified Public Accountant No.	Number of Years Audit	
Numes of Additions	Octaned Fubility Accountant No.	for the Company	
1) Mr. Klot Suwantararangsri or	8025	1	
2) Ms. Isaraporn Wisutthiyan or	7480	1	
3) Mr. Preecha Arunnara	5800	1	
4) Mr. Serm Brisuthikun	9452	-	
5) Ms. Kessirin Pinpuvadol	7325	-	

None of above auditors have acted as the auditor of the Company for more than 5 consecutive fiscal years. In the case that the above auditors cannot perform their duties, EY Office Company Limited shall provide its other auditor to audit and review the financial statements of the Company instead of the mentioned auditors. Details of the proposed Auditors for the year 2024 are as shown in Attachment No.3. (none of subsidiaries company)

In this regard, the Audit Committee has considered and deemed that such auditors are independent and have a professional standard in accordance with the generally accepted auditing principles and are able to perform effectively with the Company's staff. The auditors do not serve other services to the Company and have no relationship and/or interest with the Company and joint venture/the Company's executives, or any of their related parties, irrespective of direct or indirect interest.

The auditor's remuneration for the year 2024 will be determined at the amount of Baht 1,640,000, which remained as the previous year. There are no other service fees. In this regard, such remunerations exclude out-of-pocket expenses such as travelling expenses, fax and photocopying charges, which will be charged to the Company at actual cost. The Company has no other subsidiaries.

Details of Remuneration	2024 (Proposed Year)	2023	
The auditor's remuneration	Baht 1,640,000	Baht 1,640,000	

|--|

<u>Board of Directors' Opinion:</u> The Board deemed appropriate to propose to the Annual General Meeting of Shareholders to approve the appointment of the external auditors from EY Office Limited to be the Company's auditors for the year 2024 as proposed and approve the auditor's remuneration for the 2024 in the amount of Baht 1,640,000.

<u>Resolution</u>: This agenda item requires a majority vote of shareholders and the proxies who attend the Meeting and cast their votes (<u>excluding</u> abstentions).

Agenda Item 6: To consider and approve the election of directors in replacement of directors retiring by rotation for the year 2024

Facts and Rationale: In compliance with the Public Limited Companies Act B.E. 2535 Section 71 and Article 22 of the Company's Articles of Association, stipulating that at every Annual General Meeting of Shareholders, the directors shall retire from office at the rate of one-third. If the number of directors is not divisible by three, the number closest to one-third shall retire. Directors to retire from office in the first year and second year after the registration of the Company are determined by a draw. For the following years, directors having been in office for the longest time shall be the persons to retire from office. Directors who retire by rotation according to this Article may be re-elected. There are 3 directors who will retire by rotation at the 2024 Annual General Meeting of Shareholders, namely,

1. Mr. Jan Dam Pedersen Independent Director/ Member of Audit Committee/

Chairman of Nomination and Remuneration Committee

2. Mr. Martin Thaysen Director

3. Mr. Kresten Mikael Valdal Director

In order to comply with good corporate governance principles, the Company disclosed an announcement on the Company's website inviting the Shareholders to nominate qualified persons to serve as the Company's directors from 22 December 2023 to 22 February 2024. However, there was no candidate director nominated by any Shareholder.

The Nomination and Remuneration Committee has nominated qualified candidates in accordance with the criteria and the nomination process disclosed in the Annual Report for

2023 (page number 94, Part 2 Corporate Governance, item 7.3 Information on Subcommittees) Attachment No.2 by duly considering the composition of the Board (Board Skill Matrix) to ensure that qualification, wisdom, talent, experience, and expertise of the directors are appropriate for the utmost benefit of the Company's business operations. The Nomination and Remuneration Committee (excluding directors with related interests) has duly reviewed and proposed to approve re-election of the 3 directors due to complete their terms in 2024 to retain their office for another term as follows:

1. Mr. Jan Dam Pedersen Independent Director/ Member of Audit Committee/

Chairman of Nomination and Remuneration Committee

Mr. Martin Thaysen Director
 Mr. Kresten Mikael Valdal Director

Profiles of directors who are retiring by rotation and proposed to be re-elected enclosed as

Attachment No. 4

<u>Board of Directors' Opinion</u>: The Board (excluding directors with related interests) considered that the proposed directors had passed the nomination process of the Nomination and Remuneration Committee confirming that they had the appropriate qualifications as specified in the Public Limited Company Act B.E. 2535 and have knowledge, capability and business experience relating to the Company's operation, as well as the person to be nominated as an independent director have met the qualification according to the relevant laws of independent director specification.

The Board thus deemed appropriate to propose to the Annual General Meeting of Shareholders to approve the election of 3 directors retiring by rotation to retain their office for another term.

<u>Resolution</u>: This agenda item requires a majority vote of shareholders who attend the Meeting and cast their votes (excluding abstentions). The appointment shall be made individually.

Agenda Item 7: To consider and approve the remuneration of directors for the year 2024

<u>Facts and Rationale</u>: In compliance with the Public Limited Companies Act B.E. 2535 Section 90 and Article 43 of the Company's Articles of Association, stipulating that directors' gratuity and remuneration shall be determined by the shareholders' meeting.

The Board of Directors by suggestion of the Nomination and Remuneration Committee has considered various factors and the good corporate governance principles and found appropriate that the remuneration of Directors for the year 2024 be determined at the rate as set forth in the table below. The remuneration of directors for the year 2024 and the meeting allowances for the Chairman of sub-committee and the Independent Directors are as follows

:

Remuneration	2024 (proposed year)	2023	
1. Remuneration of	(per person/ year)	(per person/ year)	
- Chairman of Audit Committee	Baht 483,000	Baht 460,000	
- Independent Directors	Baht 483,000	Baht 460,000	
2. Meeting Allowance of Sub-Committee	(per person/meeting)	(per person/meeting)	
- Chairman of Audit Committee	Baht 10,000	Baht 10,000	
- Chairman of Sub-Committee	Baht 10,000	Baht 10,000	
- Independent Directors	Baht 8,000	Baht 8,000	
3. Other benefits	-	-	

The Board of Directors has set the guidelines and procedures for the determination of remuneration as disclosed in the Annual Report for 2023 page 103, part 2 under the section of Corporate Governance, item: Remuneration of Directors, <u>Attachment No.2.</u> (None of other benefits)

<u>Board of Directors' Opinion</u>: The Board deemed appropriate to propose to the Annual General Meeting of Shareholders to approve the remuneration of directors for the year 2024 at the rate as set forth in the table above.

<u>Resolution:</u> This agenda item requires not less than two-thirds (2/3) of the total votes of the shareholders who attend the Meeting.

Agenda Item 8 To consider and approve the amendment of the Company's Articles of Association to be in line with the laws and regulations.

<u>Facts and Rationale</u> Whereas there is an amendment of the Public Limited Companies Act (No. 4), B.E. 2565 (2022) and announcements of the Department of Business Development,

Ministry of Commerce, relating to the amendment of the Act, the said amendments affect the contents of the current version of the Articles of Association of the Company. Therefore, the Company deemed appropriate to propose the Annual General Meeting of Shareholders to approve amendment and addition of the Articles of Association in a total of 38 clauses to be in line with such laws and regulations as follows:

To amend:

- Chapter 4 Board of Directors: Clauses 21, 22, 23, 25, 26, 27, 31, 32, 35, 38, 39, 41, 43
 and 44
- Chapter 5 Executive Board: Clause 45
- Chapter 6 Meetings of Shareholders: Clauses 46, 47, 48, 49 and 50
- Chapter 7 Accounting, Finance and Audit (Former): Clauses 53, 55, 56 and 57, and move Clauses 52, 53, 54, and 55 to Section 8 Accounting, Finance and Audit (New), which will become Clauses 58, 59, 60 and 61 respectively
- The name of Chapter 7 from Accounting, Finance and Audit (Former) to "Chapter 7
 Dividend and Reserve"
- Chapter 8 Capital Increase (Former): Clauses 61 and 62
- The name of Chapter 8 Capital Increase (Former) to "Chapter 9 Capital Increase and Reductions"
- Chapter 9 Additional Provisions (Former): Clauses 63, 64 and 65 and move Clause 65 to Chapter 10 The related transactions or a transaction involving the acquisition or disposal of assets of the Company, which will become Clause 71

To add:

- Chapter 6 Meetings of Shareholders: Clauses 45, 48, 50, 51 and 52
- Chapter 8 Accounting, Finance and Audit (New): Clauses 62 and 63
- Chapter 9 Capital Increase and Reductions (New): Clauses 69 and 70

In this regard, details of the amendments are as follows:

	Curre	nt Articles	s of Association			Propo	sed Ame	endment	of Articles of A	Associat	ion	
Clause 21.	The directors of the Company shall be elected			Clause 21.	The c	lirectors	of the Compan	y shall	be elec	ted		
	by the	e meeting	of shareholder	s in acco	rdance		by the	e meetin	g of sharehold	ers in a	ccorda	nce
	with t	he followii	ng rules and pro	ocedures:			with t	ne follow	ring rules and p	rocedu	res:	
	21.1	Each	shareholder	shall	have		21.1	Each	shareholder	shall	have	<u>1</u>
		one vot	e per share.					(one)	ote per <u>1 (one</u>) share.		
	21.2	In the	election of dire	ctors, vot	es may		21.2	In the	election of direc	ctors, vo	tes may	y be
		be cas	t each time for	each ca	ndidate			cast	each time for	each	candic	ate

	Current Articles of Association	Proposed Amendment of Articles of Association
	individually or in groups or otherwise as	individually or in groups or otherwise as
	the meeting of shareholders deems fit,	the meeting of shareholders deems fit,
	provided that each shareholder shall	provided that each shareholder shall
	cast all the votes he has under	cast all the votes he has <u>in accordance</u>
	paragraph 21.1 collectively; the votes	with Clause 21.1 collectively; the votes
	may not be divided between several	may not be divided between several
	candidates or groups of candidates in	candidates or groups of candidates in
	any combination.	any combination.
	21.3 The voting for the election of directors	21.3 The voting for the election of directors
	shall be decided by majority. In case of a	shall be decided by majority. In case of
	tied vote, the chairman of the meeting	a tied vote, the chairman of the meeting
	shall have the casting vote.	shall have the casting vote.
Clause 22.	At every annual ordinary meeting, one-third of	Clause 22. At every annual ordinary meeting, 1/3 (one-
	all directors shall retire from office. If the	third) of all directors shall retire from office. If the
	number of directors is not divisible by three, the	number of directors is not divisible by 3 (three),
	number closest to one-third shall retire.	the number closest to <u>1/3</u> (one-third) shall retire.
	The directors to retire from office in the first year	The directors to retire from office in the first year
	and the second year following the registration	and the second year following the registration
	of the Company shall be identified by drawing	of the Company shall be identified by drawing
	lots. In the subsequent years, the directors who	lots. In the subsequent years, the directors who
	have been in office longest shall retire.	have been in office longest shall retire.
	The directors retiring from office under this	The directors retiring from office under this
	Clause may be re-elected.	Clause may be re-elected.
Clause 23.	Other than retirement, a director shall vacate	Clause 23. Other than retirement, a director shall vacate
	the office upon:	the office upon:
	23.1 death;	23.1 death;
	23.2 resignation;	23.2 resignation;
	23.3 lacking a qualification or having a	23.3 lacking a qualification or having a
	prohibited characteristic under the law	prohibited characteristic under the law
	on public limited companies;	on Public Limited Companies <u>or</u>
	23.4 being dismissed by a resolution of the	Securities and Exchange;
	meeting of shareholders under Article	23.4 being dismissed by a resolution of the
	26; or	meeting of shareholders under Clause
	23.5 being dismissed by a court order.	26; or
		23.5 being dismissed by a court order.
Clause 25.	Subject to Clause 28, in the event that a director	Clause 25. Subject to Clause 28, in the event that a director
	office becomes vacant for any reason other	office becomes vacant for any reason other
	than retirement, the board of directors shall	than retirement, the board of directors shall
	select a person who has the qualifications and	select a person who has the qualifications and
	has none of the prohibited characteristics	has none of the prohibited characteristics

	Current Articles of Association	Proposed Amendment of Articles of Association
	under the law on public limited companies to fill	under the Public Limited Companies law and
	the vacancy at the next meeting of the board of	Securities and Exchange law to fill the vacancy
	directors, unless the remaining term of such	at the next meeting of the board of directors
	director office is less than two months.	unless the remaining term of such director
		office is less than <u>2</u> (two) months.
	The person filling the vacancy under paragraph	The person filling the vacancy under paragraph
	one may only be in office for the remaining term	one may only be in office for the remaining term
	of his predecessor.	of his predecessor.
	The resolution of the board of directors under	The resolution of the board of directors under
	paragraph one shall require the votes of no less	paragraph one shall require the votes of no less
	than three-fourths of all remaining directors.	than three-fourths of all remaining directors.
Clause 26.	The meeting of shareholders may resolve to	Clause 26. The meeting of shareholders may resolve to
	dismiss any director from office before his	dismiss any director from office before his
	retirement. Such resolution shall require the	retirement. Such resolution shall require the
	votes of no less than three-fourths of all	votes of no less than 3/4 (three-fourths) of all
	shareholders present and entitled to vote,	shareholders present and entitled to vote
	whose aggregate shares are no less than half	whose aggregate shares are no less than $1/2$
	of the total number of shares held by the	(half) of the total number of shares held by the
	shareholders present and entitled to vote at that	shareholders present and entitled to vote at tha
	meeting.	meeting.
Clause 27.	In cases where the entire board of directors are	Clause 27. In cases where the entire board of directors are
	dismissed from office, the dismissed directors	dismissed from office, the dismissed directors
	shall remain in office provisionally in order to carry	shall remain in office provisionally in order to carry
	on the business of the Company only to the extent	on the business of the Company only to the exten
	necessary until the new board of directors takes	necessary until the new board of directors takes
	office unless otherwise ordered by the court in the	office unless otherwise ordered by the court in the
	event that the board of directors are dismissed	event that the board of directors are dismissed $\underline{\textbf{\textit{i}}}$
	under paragraph 23.5 .	accordance with the court order.
	The dismissed board of directors shall cause a	The dismissed board of directors shall cause a
	meeting of shareholders to be held in order to	meeting of shareholders to be held in order to
	elect the new board of directors within 1 (one)	elect the new board of directors within 1 (one
	month from the date of such dismissal, by sending	month from the date of such dismissal, by sending
	the meeting notice to the shareholders no less	the meeting notice to the shareholders no less
	than 14 (fourteen) days prior to the meeting date.	than 14 (fourteen) days prior to the meeting date
		and publish the notice in a newspaper of
		electronic means in accordance with the relevan
		laws and regulations not less than 3 (three) days
		prior to the date of the meeting for at least 3 (three
		consecutive days. In the case that the
		shareholders requested or gave consent to the

	Current Articles of Association	Propo	osed Amendment of Articles of Association
Clause 31.	At a meeting of the board of directors, no less than half of all directors must be present to constitute a quorum. In the event that the chairman of the board is not	Clause 33.	delivery of notices or documents by electronic means, the Company or the board of directors may send the notice of meeting or supporting documents by electronic means in accordance with the relevant laws and regulations. At a meeting of the board of directors, regardless of attending in person or by electronic means, no less than 1/2 (half) of all directors must be present to constitute a quorum. In the case that the
	present at the meeting or is unable to perform the duty, the vice-chairman, if any, shall preside over the meeting; if there is no vice-chairman or the vice-chairman is unable to perform the duty, the directors present at the meeting shall elect one director to be the chairman of the meeting. The decision of the meeting shall be made by a majority of votes.		meeting is held by electronic means, it shall comply with relevant laws and regulations. In the event that the chairman of the board is not present at the meeting or is unable to perform the duty, the vice-chairman, if any, shall preside over the meeting; if there is no vice-chairman or the vice-chairman is unable to perform the duty, the directors present at the meeting shall elect one director to be the chairman of the meeting. The decision of the meeting shall be made by a majority of votes.
	Each director shall have one vote, except that any director who has an interest in any matter shall not be entitled to vote on that matter. In case of a tied vote, the chairman of the meeting shall have an extra vote as the casting vote. In case where the board of directors considered that it is appropriate, the board of directors may hold a meeting via electronic devices provided that such conference complies with relevant laws and regulations.		Each director shall have 1 (one) vote, except that any director who has an interest in any matter shall not be entitled to vote on that matter. In case of a tied vote, the chairman of the meeting shall have an extra vote as the casting vote.
Clause 32.	To call a meeting of the board of directors, the chairman of the board or the person assigned by him shall send the meeting notice to the directors no less than seven days prior to the meeting date, except in urgent cases where it is necessary to preserve the right or interest of the Company, the meeting notice may be given by other means, and an earlier meeting date may be scheduled.	Clause 32.	The chairman of the board shall call for the meeting of the board of directors. To call a meeting of the board of directors, regardless of attending in person or by electronic means, the chairman of the board or the person assigned by him shall send the meeting notice to the directors no less than 3 (three) days prior to the meeting date, except in urgent cases where it is necessary to preserve the right or interest of the

	Current Articles of Association	Proposed Amendment of Articles of Association	
		Company, the meeting notice may be given	ven by
		electronic means or any other means, a	and an
		earlier meeting date may be scheduled. In a	a case
		that the directors requested or gave cons	sent to
		the delivery of notices or documen	nts by
		electronic means, the chairman of the bo	oard or
		any person authorized by the chairman	of the
		board may send the notice of meeti	ing or
		supporting documents by electronic me	eans in
		accordance with the relevant laws	s and
		regulations.	
		In the case it is necessary or urgent to prese	rve the
		rights or benefits of the Company, 2 (two) or	or more
		directors may jointly request the chairman	of the
		board to call for a meeting of the board of di	rectors
		whereby the subjects and reasons for call	ling for
		such meeting shall be stated in such requ	est for
		the meeting to consider. In this regard	d, the
		chairman of the board shall proceed to ca	all for a
		meeting to be held within 14 (fourteen) da	ays as
		from the date of receipt of such request.	
		In the case that the chairman of the board	d does
		not perform according to the third paragraph	ph, the
		directors who have requested the meeting	of the
		board of directors may jointly call for the m	neeting
		of the board of directors for the considera	ation of
		the requested matter to be held with	nin 14
		(fourteen) days as from the date of comple	etion of
		the period under the third paragraph.	
		In the case that there is no chairman of the	board
		for any reasons, the vice-chairman of the	board
		shall call for the meeting of the boa	ard of
		directors. In the case that there is no	vice-
		chairman of the board for any reasons, 2 (t	two) or
		more directors may jointly call for the mee	eting of
		the board of directors.	
Clause 35.	The board of directors shall notify the Company	Clause 36. The board of directors shall notify the Cor	mpany
	without delay if it has an interest in any contract	without delay if it has an interest in any co	ontract
	signed with the Company or the number of	signed with the Company irrespective of	direct
	shares or debentures held by them in the	or indirect interest, or the number of sha	ares or

	Current Articles of Association	Propo	osed Amendment of Articles of Association
	Company or any of its affiliates has increased		debentures held by them in the Company or
	or decreased.		any of its affiliates has increased or decreased
Clause 38.	The Company shall cause a register of directors, minutes of the meetings of the board of directors and minutes of the meetings of shareholders to be kept at its principal office.	-Deleted-	
Clause 39.	The board of directors of the Company shall meet at least ence every 3 months at the locality where the principal office or a branch office is situated, or a nearby province.	Clause 31.	The board of directors of the Company shall meet at least 1 (once) every 3 (three) months at the locality where the principal office or a branch office is situated, or a nearby province or Bangkok or at another place in the Kingdom of Thailand determined by the chairman of the board or any person authorized by the chairman of the board, or the meeting may be operated by electronic means in accordance with the laws on electronic meetings. In such event, the location of the Company's head office may be deemed as the place of meeting.
Clause 41.	The board of directors shall have the power to determine and amend the names of the directors authorized to affix their signatures to bind the Company in the performance of legal acts on behalf of the Company.	Clause 40.	The shareholders' meeting or the board of directors shall have the power to determine and amend the names of the directors authorized to affix their signatures to bind the Company in the performance of legal acts on behalf of the Company.
Clause 43.	Any offer of payment or other property to a director shall be proposed by the board of directors to the meeting of shareholders for consideration. The meeting of shareholders may fix the amount or establish the criteria therefor, which may be made effective for a period of time or until any change is made.	Clause 42.	Directors' gratuity and remuneration shall be determined by the shareholders' meeting. The directors shall be entitled to receive remuneration or other property from the Company in the form of reward, meeting allowance, gratuity, bonus or benefits of other nature. The board of directors shall propose such to the meeting of shareholders for consideration. The meeting of shareholders may fix the amount or establish the criteria therefor, which may be made effective for a period of time or until any change is made. In the meeting by electronic means, if there is a requirement for payment of meeting allowance to the directors, the meeting allowance can be paid to the directors attending the meeting via electronic means.

	Current Articles of Association	Propo	sed Amendment of Articles of Association
			Payment of the remuneration shall not be inconsistent or conflicting with the maintaining of qualifications of an independent director in accordance with the laws on securities and exchange.
Clause 44.	The provision in Clause 43 shall not affect the right of the Company's staff members or employees elected to be directors, to receive remunerations and benefits in their capacity as staff members or employees of the Company.	Clause 43.	The provision in Clause 42 shall not affect the right of the Company's staff members or employees elected to be directors, to receive remunerations and benefits in their capacity as staff members or employees of the Company.
Clause 45.	The board of directors may appoint a number of directors as it sees fit to be the executive board, which shall have the power and duty to control and oversee such affairs of the Company as assigned by the board of directors. Among them, one director shall be appointed the president of the executive board. The executive directors shall be entitled to receive such remunerations and rewards as determined by the meeting of the board of directors. This shall not affect the right of the executive directors to receive other remunerations or benefits hereunder in their capacity as directors. The executive board may hold or convene meetings as it sees fit, and the provisions in Clause 31 and Clause 33 shall apply mutatis mutandis	Clause 44.	The board of directors may appoint a number of directors as it sees fit to be the executive board, which shall have the power and duty to control and oversee such affairs of the Company as assigned by the board of directors. Among them, one director shall be appointed the president of the executive board. The executive directors shall be entitled to receive such remunerations and rewards as determined by the meeting of the board of directors. This shall not affect the right of the executive directors to receive other remunerations or benefits hereunder in their capacity as directors. The executive board may hold or convene meetings as it sees fit, and the provisions in Clause 33 and Clause 34 shall apply mutatis mutandis
		Clause 45.	The meeting of shareholders shall be held in the locality in which the head office of the Company is situated or a neighboring province or Bangkok or at another place determined by the board of directors or any person authorized by the board of directors, or the meeting may be held by electronic means in accordance with the laws on electronic meetings. In the case that the meeting is held by electronic means, it shall be deemed that the location of the Company's head office is the place of meeting.

Current Articles of Association

Proposed Amendment of Articles of Association

Clause 46.

The board of directors shall cause a meeting of shareholders to be held as the annual ordinary meeting within 4 (four) months from the end of the accounting year of the Company. Any meetings of shareholders other than the above shall be called extraordinary meetings.

The board of directors may call an extraordinary meeting of shareholders at any time it may see fit to do so.

Alternatively, any number of shareholders who collectively hold no less than one-fifth of all outstanding shares or no less than 25 (twenty-five) shareholders who collectively hold no less than one tenth of all outstanding shares may jointly sign a requisition for the board of directors to call an extraordinary meeting of shareholders at any time, provided that the reason for which the meeting is requested must be clearly stated in the requisition. In such case, the board of directors shall cause the meeting of shareholders to be held within 4 (one) month from the date of receipt of the requisition from the shareholders.

Clause 46. The board of directors shall cause a meeting of shareholders to be held as the annual ordinary meeting within 4 (four) months from the end of

the accounting year of the Company. Any meetings of shareholders other than the above

shall be called extraordinary meetings.

The board of directors may call an extraordinary meeting of shareholders at any time it may see fit to do so.

Alternatively, one or more shareholder/s who collectively hold no less than 10 (ten) percent of all outstanding shares may jointly sign a requisition for the board of directors to call an extraordinary meeting of shareholders at any time, provided that the subject and the reason for which the meeting is requested is clearly stated in the requisition. In such case, the board of directors shall cause the meeting of shareholders to be held within 45 (forty-five) days from the date of receipt of the requisition from the shareholders.

In the case that the board of directors does not hold such meeting within the period specified in the third paragraph, the shareholders who have submitted the request or other shareholders holding the aggregate number of shares as prescribed in this Article may call for the meeting by themselves within 45 (forty-five) days from the completion of the period referred to in the third paragraph. In this case, it shall be deemed that such shareholder's meeting is the meeting called by the board of directors. The Company shall be responsible for all necessary expenses incurring from the holding of such meeting and provide reasonable facilitation for the meeting.

In the case that the shareholders call for an extraordinary meeting according to the fourth paragraph, the shareholders who call for the

	Current Articles of Association	Propo	osed Amendment of Articles of Association
			meeting may send notice of meeting to
			shareholders by electronic means provided
			that the shareholders have already sent their
			requests or given consent to the Company or
			the board of directors.
			In the case that the quorum of the meeting
			convened by the shareholders' request
			according to the fourth paragraph cannot be
			formed as required by Article 49, the
			shareholders under the fourth paragraph shall
			be jointly responsible for any expenses
			incurring from the convening of such meeting.
Clause 47.	To call a meeting of shareholders, the board of	Clause 47.	To call a meeting of shareholders, regardless of
	directors shall issue a meeting notice		attending in person or by electronic means, the
	specifying the place, date, time, agenda and		board of directors shall issue a meeting notice
	matters to be proposed to the meeting with		specifying the place, date, time, agenda and
	reasonable details, clearly stating for each		matters to be proposed to the meeting with
	matter whether it is proposed for information, for		reasonable details, clearly stating for each
	approval or for consideration, as the case may		matter whether it is proposed for information, for
	be, including the opinion of the board of		approval or for consideration, as the case may
	directors on the matter. The notice shall be sent		be, including the opinion of the board of
	to the shareholders and the registrar no less		directors on the matter. The notice shall be sent
	than 7 (seven) days prior to the meeting date		to the shareholders and the registrar no less
	and published in a newspaper for 3 (three)		than 7 (seven) days prior to the meeting date
	successive days no less than 3 (three) days		and published in a newspaper or an electronic
	prior to the meeting date.		media in accordance with the relevant laws and
			regulations for 3 (three) successive days no
			less than 3 (three) days prior to the meeting
			date. In a case where the shareholders
			requested or gave consent to the delivery of
			notices or documents by electronic means, the
			Company or the board of directors may send
			notice of meeting or supporting documents by
			electronic means in accordance with the
			relevant laws and regulations.
		Clause 48.	The meeting of shareholders shall proceed
			according to an order fixed in the meeting
			agenda as specified in the notice of meeting
			unless the shareholders' meeting resolved to
			change the order of the agenda by the

	Current Articles of Association	Propo	osed Amendment of Articles of Association
			affirmative votes of not less than 2/3 (two-thirds)
			of the shareholders attending the meeting.
			After the meeting has considered all agenda
			items specified under the notice of meeting.
			shareholders holding not less than 1/3 (one-
			third) of the total number of distributed shares
			may request the meeting to consider other
			matters not specified in such notice.
			In the event that the meeting cannot complete
			consideration of matters according to the
			agenda specified under the notice of meeting or
			the matters that are raised by the shareholders
			in time, and the postponement of the meeting is
			necessary, the meeting shall determine the
			place, date, time and agenda of the next
			meeting, and the board of directors shall send
			the notice of meeting specifying the place, date,
			time, and agenda of the meeting to the
			shareholders at least 7 (seven) days prior to the
			date of the meeting. The meeting invitation shall
			be published in a newspaper or electronic media
			in accordance with the relevant laws and
			regulations for at least 3 (three) consecutive
			days and not less than 3 (three) days prior to the
			date of the meeting. In the case that the
			shareholders requested or gave consent to the
			delivery of notices or documents by electronic
			means, the Company or the board of directors
			may send the notice of meeting or supporting
			documents by electronic means in accordance
01 10	A	01 40	with the relevant laws and regulations.
Clause 48.	At a meeting of shareholders, no less than 25	Clause 49.	At a meeting of shareholders, regardless of
	(twenty-five) shareholders and proxies of		attending in person or by electronic means, no
	shareholders (if any) or no less than half of the		less than the number of 25 (twenty-five) shareholders
	total number of shareholders, whichever is		and proxies of shareholders (if any) or no less
	lower, who collectively hold no less than one-		than <u>1/2</u> (half) of the total number of shareholders,
	third of all outstanding shares must be present		who collectively hold no less than 1/3 (one-
	to constitute a quorum.		third) of all outstanding shares must be present to constitute a quorum.
			to constitute a quorum.

Current Articles of Association	Proposed Amendment of Articles of Association
At any meeting of shareholders, in the event	At any meeting of shareholders, in the event that
that the number of shareholders present fails to	the number of shareholders present fails to make
make the required quorum one hour past the	the required quorum 1_(one) hour past the
appointed time, the meeting shall be cancelled	appointed time, the meeting shall be cancelled if
if it was called at the request of the	it was called at the request of the shareholders,
shareholders, or it shall be re-convened by a	or it shall be re-convened by a notice sent to the
notice sent to the shareholders no less than 7	shareholders no less than 7 (seven) days prior to
(seven) days prior to the meeting date if it was	the meeting date if it was not called at the
not called at the request of the shareholders. At	request of the shareholders. At the re-convened
the re-convened meeting, the quorum shall not	meeting, the quorum shall not be required.
be required.	
22.24	
	Clause 50. At a meeting of shareholders, a shareholder
	may appoint a person for the purpose of
	attending the meeting and voting on the
	shareholder's behalf. The appointment of a
	proxy must be made in writing and signed by
	the grantor according to the form as prescribed
	by the registrar. The proxy form must be
	submitted to the chairman of the board or other
	person designated by the chairman of the
	board at the meeting venue before the proxy
	attends the meeting. The form shall at least
	contain the following particulars:
	(1) Number of above hold by the greater
	(1) Number of shares held by the grantor;
	(2) Name of the proxy;
	(3) The number of times that the proxy is
	granted to attend and vote.
	The appointment of a proxy as mentioned in
	paragraph one may be made by electronic
	means in accordance with the relevant laws and
	regulations, provided that such means are safe
	and it can be proven that the proxy has been
	appointed by the shareholder itself.
	Clause 51. The chairman of the board shall preside over
	the meetings of shareholders. In a case where
	the chairman of the board is not present at a
	meeting or is unable to perform his or her duty,
	if there is a vice-chairman, the vice-chairman of
	the board shall preside over the meeting. If

	Curre	nt Articles of Association	Propo	sed Amendment of Articles of Association
				there is no vice-chairman or there is a vice-
				chairman but such vice-chairman is unable to
				perform his or her duty, the shareholders
				present shall elect one among themselves to
				preside over the meeting.
			Clause 52.	In voting, each shareholder shall have a
				number of votes equivalent to the number of the
				shares subscribed; on the basis that one (1)
				share shall carry one (1) vote. Voting shall be
				conducted openly, except where so requested
				by not less than five (5) subscribers and so
				resolved by the meeting the voting may be
				made by secret ballot. In such case the
				procedure for voting by secret ballot shall be as
				determined by the chairman presiding over the
				meeting.
Clause 49	A res	solution of the meeting of shareholders	Clause 53.	A resolution of the meeting of shareholders
	shall l	be passed by votes as follows:		shall be passed by votes as follows:
	49.1	The meeting of shareholders shall make		53.1 Matters in general shall be decided by
		decisions or pass resolutions by voting,		a majority of votes of the shareholders
		and regardless of the voting method,		who are present and cast their votes at
		one share shall always be counted as		the meeting. In case of a tied vote, the
		one vote.		chairman of the meeting shall have an
	49.2	Matters in general shall be decided by		extra vote as the casting vote.
		a majority of votes of the shareholders		53.2 The following matters shall be decided
		who are present and cast their votes at		by no less than 3/4 (three-fourths) of the
		the meeting. In case of a tied vote, the		total number of votes of the shareholders
		chairman of the meeting shall have an		present and entitled to vote:
		extra vote as the casting vote.		(a) the sale or transfer of all or a
	49.3	The following matters shall be decided		material part of the Company's
		by no less than three-fourths of the total		business to another person;
		number of votes of the shareholders		(b) the purchase or acquisition by the
		present and entitled to vote:		Company of the business of
		(a) the sale or transfer of all or a		another company or a private
		material part of the Company's		company;
		business to another person;		(c) the execution, amendment or
		(b) the purchase or acquisition by the		termination of a contract pertaining
		Company of the business of		to the leasing of all or a material
		another company or a private		part of the Company's business,
		company;		the assignment of the Company's
				business management to another

	Current Arti	cles of Association	Propose	ed Ameno	dment of Articles of Association
	(c)	the execution, amendment or			person, or the merger of the
		termination of a contract pertaining			business with another person for
		to the leasing of all or a material			the purpose of profit/loss sharing.
		part of the Company's business,		(d) the amendment of memorandum
		the assignment of the Company's			of association or articles of
		business management to another			<u>association</u>
		person, or the merger of the		(e) the increase of capital increase,
		business with another person for			the reduction of capital and
		the purpose of profit/loss sharing.			issuance of debenture
				(f) the amalgamation or dissolution of
					companies
Clause 50	The busines	sses to be transacted at the annual	Clause 54.	The bus	inesses to be transacted at the annual
	ordinary m	eeting shall include at least the		ordinary	meeting shall include at least the
	following:			following	g:
	(1) ackno	wledgement of the report of the		(1) ac	cknowledgement of the report of the
	board	of directors on the business of the		bo	pard of directors on the business of the
	Comp	pany during the past year;		Co	ompany during the past year;
	(2) appro	oval of the balance sheet and the		(2) <u>cc</u>	onsideration of the approval of the
	profit	and loss account;		ba	alance sheet or statement of financial
	(3) appro	oval of the allocation of profit;		<u>pq</u>	osition and the profit and loss account
	(4) election	on of the directors to replace those		<u>at</u>	the end of the accounting year of the
	retirin	g;		<u>cc</u>	ompany;
	(5) appoi	ntment of the auditor and fixing of		(3) <u>cc</u>	onsideration of the approval of the
	the f	ee for auditing the Company's		all	location of profit and the dividend
	accou	ınts;		pa	ayment;
	(6) others	s businesses.		(4) <u>cc</u>	onsideration of the election of the
				dii	rectors to replace those retiring;
				(5) ap	ppointment of the auditor and fixing of
				the	e fee for auditing the Company's
				ac	ecounts;
				(6) ot	hers businesses in accordance with the
				<u>de</u>	etermination of the board of directors.
Clause 53.	The Compa	ny shall cause the accounts to be	Clause 59.	The boar	rd of directors shall cause the accounts
	prepared a	and kept as well as audited in		to be pr	epared and kept as well as audited in
	compliance	with the law governing such		complia	nce with the law governing such
	matters and	shall prepare the balance sheet		matters	and shall prepare the balance sheet
	and the pro	fit and loss account at least once in		and the	profit and loss account at least once in
	every period	of 12 months being the accounting		every pe	eriod of 12 (twelve) months being the
	year of the (Company.		accounti	ing year of the Company.

	Current Articles of Association	Proposed Amendment of Articles of Association		
Clause 55.	The board of directors shall send the	Clause 61.	The board of directors shall send the	
	shareholders the following documents together		shareholders the following documents together	
	with the notice of each annual ordinary meeting:		with the notice of each annual ordinary meeting:	
	(1) a copy of the audited balance sheet and		(1) a copy of the audited balance sheet and	
	profit and loss account, together with the		profit and loss account, together with the	
	auditor's report; and		auditor's report; and	
	(2) the annual report of the board of		(2) the annual report of the board of directors	
	directors.		and the supporting documents showing	
			such information	
			<u>Such information</u>	
		Clause 62.	The board of director shall maintain a register of	
			directors, the minutes of meetings of the board	
			of directors, the minutes of meetings of	
			shareholders, and all resolutions of the	
			meetings, keeping as evidence correctly, and	
			keep the said documents at the head office of	
			the company. However, the company must	
			notify the Public Companies Registrar prior to	
			the entrustment of any other person the duty of	
			keeping at the locality in which the head office	
			is located or nearby provinces.	
		Clause 63.	The annual general meeting of shareholders	
			shall appoint an auditor every year. A resigned	
			auditor may be re-elected by the shareholders	
			meeting. The meeting of shareholders shall	
			determine the audit fee.	
Clause 56.	No dividend shall be paid out of any funds other	Clause 56.	No dividend shall be paid out of any funds other	
	than profit. If the Company still has accumulated		than profit. If the Company still has accumulated	
	loss, no dividend shall be paid.		loss, no dividend shall be paid.	
	Dividends shall be equally divided for each and		Dividends shall be equally divided for each and	
	every share.		every share. The payment of dividend requires	
	By a resolution of the meeting of shareholders,		an approval of the shareholders' meeting.	
	dividends may be paid wholly in cash or partly		By a resolution of the meeting of shareholders,	
	in the form of stock dividend by an issuance of		in case the number of shares sold by the	
	new ordinary shares to the shareholders.		Company has not reached the number	
	The board of directors may pay an interim		registered or in case the Company has	
	dividend to the shareholders from time to time		registered an increase of its capital, dividends	
	adena te the shareholders from time to time			

	Current Articles of Association	Propos	sed Amendment of Articles of Association
	when it is deemed justifiable by the Company's	'	may be paid wholly in cash or partly in the form
	profit. Such payment shall be reported to the		of stock dividend by an issuance of new
	next meeting of shareholders.		ordinary shares to the shareholders.
	The payment of dividend shall be made within		The board of directors may pay an interim
	1 (one) month from the date of the resolution of		dividend to the shareholders from time to time
	the meeting of shareholders or meeting of the		when it is deemed justifiable by the Company's
	board of directors, as the case may be. A		profit. After the payment of dividend, such
	notice thereof shall be given to the		payment shall be reported to the next meeting
	shareholders and also published in a		of shareholders.
	newspaper.		The payment of dividend shall be made within
			1 (one) month from the date of the resolution of
			the meeting of shareholders or meeting of the
			board of directors, as the case may be. A notice
			thereof shall be given to the shareholders and
			also published in a newspaper or electronic
			media in accordance with the relevant laws and
			regulations for at least 3 (three) consecutive
			days. In the case that the shareholders have
			requested or given consent to the delivery of
			notices or documents by electronic means, the
			Company or the board of directors may send
			the notice of dividend payment by electronic
			means in accordance with the relevant laws
			and regulations.
Clause 57.	The Company shall allocate part of the annual	Clause 57.	The Company shall allocate part of the annual
	net profit to the reserve fund at the rate of no		net profit to the reserve fund at the rate of no
	less than 5 (five) percent of the annual net profit		less than 5 (five) percent of the annual net profit
	less the accumulated loss (if any), until the		less the accumulated loss (if any), until the
	reserve fund is no lower than 10 (ten) percent		reserve fund is no lower than 10 (ten) percent
	of the registered capital.		of the registered capital. The board of director
			may propose to the shareholders meeting to
			vote to allocate others capital reserve, as
			deemed to be beneficial to the Company's
			operations.
			Where the company has received the approval from
			the shareholders meeting, the company may
			transfer other capital reserves, legal reserves and
			share premium reserves respectively to
			compensate for the accumulated losses of the
			company.

	Current Articles of Association	Proposed Amendment of Articles of Association
Clause 61.	The Company may increase its registered	Clause 67. The Company may increase its registered
	capital by an issuance of new shares, which	capital by an issuance of new shares, which
	may be done when:	may be done when:
	61.1 All shares are sold out and fully paid; or	67.1 All shares are sold out and fully paid; or
	if the shares are not sold out, the	if the shares are not sold out, the
	remaining shares must be those issued	remaining shares must be those issued
	to accommodate converted shares or	to accommodate converted shares or
	warrants for the purchase of shares as	warrants for the purchase of shares as
	stated in Article 11;	stated in Clause 11;
	61.2 The meeting of shareholders has	67.2 The meeting of shareholders has
	passed a resolution by no less than	passed a resolution by no less than 3/4
	three-fourths of the total number of	(three-fourths) of the total number of
	votes of the shareholders present and	votes of the shareholders present and
	entitled to vote; and	entitled to vote; and
	61.3 The resolution for capital increase has	67.3 The resolution for capital increase has
	been submitted to the registrar for a	been submitted to the registrar for a
	registration of amendment to the	registration of amendment to the
	registered capital within 14 (fourteen)	registered capital within 14 (fourteen)
	days from the date of the meeting	days from the date of the meeting
	resolution.	resolution.
Clause 62.	The new shares under Article 61 may be offered	Clause 68. The new shares under <u>Clause 67</u> . may be
	for sale either in whole or in part, and may be	offered for sale either in whole or in part, and
	offered to the existing shareholders in	may be offered to the existing shareholders in
	proportion to the current shareholding ratio or	proportion to the current shareholding ratio or
	offered to the general public or other persons	offered to the general public or other persons
	either in whole or in part in accordance with the	either in whole or in part in accordance with the
	resolution of the meeting of shareholders.	resolution of the meeting of shareholders.
	After the meeting of shareholders has allotted	After the meeting of shareholders has allotted
	the new shares for capital increase under the	the new shares for capital increase under the
	first paragraph, the meeting may authorize the	first paragraph, the meeting may authorize the
	board of directors of the Company to fix the	board of directors of the Company to fix the
	share price, the number of shares to be offered	share price, the number of shares to be offered
	each time, the date of offering, and the	each time, the date of offering, and the
	subscription rights in all respects.	subscription rights in all respects.
		Clause 69. The Company may reduce the amount of its
		registered capital by either lowering the par
		value of each share or by reducing the number
		of shares by a vote of not less than 3/4 (three-
		fourths) of the total number of votes of
		shareholders attending the meeting and having
1		the right to vote.

Current Articles of Association	Propo	sed Amendment of Articles of Association
		The capital of the Company may not be
		reduced to less than 1/4 (one-fourth) of its total
		amount, except where the Company has an
		accumulated loss and it has already
		compensated for it and the accumulated loss
		still remains, whereby the Company may
		reduce its capital to the amount less than 1/4
		(one-fourth) of the total amount of the capital.
		The reduction of the capital to less than 1/4
		(one-fourth) of the total amount of the capital
		according to paragraph two shall be passed at
		the meeting of shareholders by a vote of not
		less than 3/4 (three-fourths) of the total number
		of votes of the shareholders attending the
		meeting and having the right to vote, provided
		that the Company shall apply to register such
		resolution within 14 (fourteen) days from the
		date on which the meeting passes such
		resolution.
	Clause 70.	When the Company wishes to reduce the
		amount of its registered capital, the Company
		shall in writing notify the known creditors of the
		resolution for the reduction of capital within 14
		(fourteen) days from the date on which the
		meeting of shareholders passes such
		resolution and shall specify in the notification
		that any objection thereto shall be submitted
		within 2 (two) months from the date on which
		the creditors receive the notice of such
		resolution. The Company shall also have the
		notice of such resolution published in a
		newspaper or by electronic means in
		accordance with the relevant laws and
		regulations for at least 3 (three) consecutive
		days. In the case that the Company's creditor
		requested or gave consent to the delivery of
		notices or documents by electronic means, the
		Company or the board of directors may send
		the resolution for the reduction of capital by
		electronic means in accordance with the
		relevant laws and regulations.

	Current Articles of Association	Propo	sed Amendment of Articles of Association
Clause 65.	In the event that the Company or its subsidiary	Clause 71.	In the event that the Company or its subsidiary
	enters into a connected transaction or a		enters into a connected transaction or a
	transaction involving the acquisition or disposal		transaction involving the acquisition or disposal
	of an asset of the Company or its subsidiary as		of an asset of the Company or its subsidiary, the
	defined by the announcement of the Stock		Company shall comply with the rules
	Exchange of Thailand governing the connected		prescribed by virtue of the Securities and
	transactions of listed companies, the Company		Exchange Act or regulation prescribed by the
	shall comply with the rules and procedures		Stock Exchange of Thailand.
	established by the announcement on such		In the event that the Company is required to
	matters.		request the approval from the shareholders to
			enter into a connected transaction or a
			transaction involving the acquisition or disposal
			of an asset of the Company, the resolution shall
			be passed at the meeting of shareholders by a
			vote of not less than 3/4 (three-fourths) of the
			total number of votes of the shareholders or the
			proxies attending the meeting and having the
			right to vote, excluding those of shareholders who have a conflict of interest.
			who have a conflict of interest.
			The provision under this chapter shall be
			effective as long as the Company has a duty to
			comply with the rules prescribed by virtue of the
			Securities and Exchange Act or the regulations
l			prescribed by the Stock Exchange of Thailand.
Clause 63.	Where an amendment is necessary or	Clause 72.	Where an amendment is necessary or
	advisable, the meeting of shareholders may		advisable, the meeting of shareholders may
	consider and effect such amendment to these		consider and effect such amendment to these
	articles of association in compliance with the		articles of association in compliance with the
	law.		law.
		Remark: The	amendment of the Articles of Association of this
			Clause does not affect the English Translation.
Clause 64.	The Company's seal shall be as shown below:	Clause 73.	The Company's seal shall be as shown below:
		Remark: The	amendment of the Articles of Association of this
		<u>Cla</u>	use does not affect the English Translation.

Board of Directors' opinion: The Board of Directors deemed appropriate to propose to Annual General Meeting of Shareholders to approve the amendment of the Company's Articles of Association in a total of 38 Clauses to be in line with amendment of the Public Limited

Companies Act (No. 4), B.E. 2565 (2022) and announcements of the Department of Business

Development, Ministry of Commerce, relating to the amendment of the aforesaid Act.

Resolution: This agenda item requires not less than three-fourths (3/4) of the total votes of the

shareholders who attend the Meeting and are entitled to vote.

Agenda Item 9:

Other matters (if any)

The Board of Directors has determined the Record Date on March 13, 2024 for the Shareholders' right to attend

the 40th Annual General Meeting of Shareholders. In this regard, you are cordially invited to attend the Meeting on

the specified date and time. Registration to attend the 40th Annual General Meeting of Shareholders will begin at

08.00 a.m. For shareholders who are not able to attend the Meeting and wish to appoint a proxy, please do so by

submitting the enclosed Proxy form as per Attachment No. 7 to another person or an independent director to

attend the Meeting and vote as proxies on behalf of the shareholders. The list of names and profiles of the proposed

independent directors are shown as per Attachment 5. In this regard, the Company requests for your cooperation

to submit a proxy to the Company by April 14, 2024.

The shareholders or proxies who attend the Annual General Meeting of Shareholders via Electronic Meeting

(e-AGM) are required to study and comply with the enclosed flow chart and procedures for attending the 40th

Annual General Meeting of Shareholders held via Electronic Meeting (e-AGM) as per Attachment No. 11.

Respectfully yours,

Thai Poly Acrylic Public Company Limited

(Mr. Chee Ming Tok)

Chairman of the Board of Directors

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