### Invitation to

# The 2021 Annual General Meeting Of The Shareholders

### **S 11 GROUP PUBLIC COMPANY LIMITED**

Thursday 1 April 2021 (10.00 a.m.)

At the meeting room, 3<sup>rd</sup> floor,

No. 888 Soi. Chatuchot 10, Chatuchot Road, Ao-Ngoen Sub-district,

Saimai District, Bangkok 10220

S 11 GROUP PUBLIC COMPANY LIMITED

Registered no. 0107556000698

888 Soi.Chatuchot 10, Chatuchot Rd., Ao Ngoen, Sai Mai, Bangkok 10220 Tel. 0-2022-8888 Fax 0-2158-7948

E-Mail: info@sgroup.co.th Website: www.sgroup.co.th

Subject:

Invitation to the 2021 Annual General Meeting of Shareholders

To:

Shareholders of S 11 Group Public Company Limited

Attachments:

- 1. Copy of the minutes of the 2020 Annual General Meeting of Shareholders
- 2. 2020 Annual report (QR Code)
- 3. Profiles of the candidates who have been nominated to replace the directors retiring by rotation
- The Company's Articles of Association concerning shareholders meetings and voting procedures
- 5. Documents or evidence showing the identity of the shareholder or proxy of the shareholder entitled to attend the meeting
- 6. Proxy form
- 7. Profile of the independent director proposed as proxy by the Company
- 8. Map of the place of the meeting

The Board of Directors has resolved to hold the 2021 Annual General Meeting of Shareholders (the Meeting) on Thursday 1 April 2021 at 10.00 a.m. at the meeting room, 3<sup>rd</sup> floor, no.888 Soi.Chatuchot 10, Chatuchot Road, Ao-Ngoen Sub-district, Saimai District, Bangkok. The agenda of the Meeting will be as follows:

#### 1. To certify the minutes of the 2020 Annual General Meeting of Shareholders

<u>Facts and reasons</u>: The 2020 Annual General Meeting of Shareholders was held on 2 April 2020. The Company accurately recorded the minutes and submitted to the Stock Exchange of Thailand and the Ministry of Commerce in the given period. A copy of the Minutes of the 2020 Annual General Meeting of Shareholders is attached as Attachment 1.

<u>Board's opinion:</u> The Board proposes that the Shareholders Meeting certify the minutes of the 2020 Annual General Meeting of Shareholders, as detailed in Attachment 1.

Voting: Majority votes of the Shareholders who joined and voted in the meeting.

#### 2. To acknowledge the Company's operating performance for the year 2020

Facts and reasons: For the year 2020 ended 31 December 2020, the Company had an income of Baht 2,026,976,110.91 and net profit before comprehensive income of Baht 490,810,544.95.



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Detailed information of the Company's operating results is provided in the Annual Report under the heading "Management Discussion and Analysis" which is disclosed on the Company's website <a href="https://www.sgroup.co.th">www.sgroup.co.th</a> since 1 March 2021 and attached to this notice as Attachment 2.

<u>Board's opinion:</u> The Board proposes that the Shareholders Meeting acknowledge the Company's operating results, as detailed in Attachment 2.

Voting: - Acknowledge agenda, no voting. -

To consider and approve the financial statement of the Company and its subsidiary for the year
 2020 ended 31 December 2020 which has been audited by external auditor

Facts and reasons: The Board has had the financial statement of the Company and its subsidiary for the year 2020 ended 31 December 2020 which has been audited by external auditor prepared in order to be submitted to the 2021 Annual General Meeting of Shareholders for its consideration and approval in accordance with section 112 of the Public Limited Companies Act B.E.2535 as amended. Detailed information of the Company's financial statement is provided in the Annual Report under the heading "Financial Statement and Report of Auditor" which is disclosed on the Company's website <a href="www.sgroup.co.th">www.sgroup.co.th</a> since 1 March 2021 and attached to this notice as Attachment 2.

<u>Board's opinion:</u> The Board proposes that the Shareholders Meeting consider and approve the financial statement of the Company and its subsidiary for the year 2020 ended 31 December 2020 which has been audited by external auditor, as detailed in Attachment 2.

<u>Voting:</u> Majority votes of the Shareholders who joined and voted in the meeting.

4. To acknowledge the interim dividend payment and approve the profit allocation as legal reserve and dividend payment for the operating results of the year 2020 ended 31 December 2020

<u>Facts and reasons</u>: Under section 115 of the Public Limited Companies Act B.E.2535 as amended, the Company must pay dividends from its profit only and after the interim dividends have been paid, such dividend payment shall be reported to the shareholders at the next meeting of shareholders and section 116 provides that the Company must set aside at least 5 percent of its net annual profit as statutory reserve until the reserve reaches 10 percent of the Company's registered capital. However, the legal reserve of the Company has been fully according to related law since 2017 provided the outstanding balance of legal reserve amount of Baht 61,300,000 or 10 percent of paid-up capital, thus the Company no needed to have any additional legal reserve

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In addition, The Company's policy is to pay dividends at a minimum rate of 40 percent of its net profit

after income tax and legal reserve. However, the Company may determine the dividend payout at a

lower rate than the above rate, depending on the Company's business profit, financial statement,

capital liquidity, necessity of the optimisation of working capital to operate, expand business and

other factors concerning the management of the Company relying on the decision of the board of

directors and/or the shareholders.

According to the Company's operating results from the separate financial statement for the year 2020

ended 31 December 2020, the Company had an income from the separate financial statement of

Baht 2,026,976,110.91 and net profit before comprehensive income from the separate financial

statement of Baht 490,810,544.95.

Board's opinion: The Board proposes that the Shareholders Meeting consider and approve the

cash dividend payment for the operating results from the separate financial statement of the year

2020 ended 31 December 2020 with payout rate of Baht 0.25 per share or estimated to be the rate of

stock dividend payment for 31.19 percent compared with the net profit (compared to the previous

year for 49.83 percent). The total dividend payout amount of Baht 153,250,000. Such dividend

payment ratio has not followed the Company's dividend payment policy. However, the Company has

paid the dividend lower than 40 percent due to the reservation of a working capital and to support

the uncertainty of the economic resulting from the COVID-19 situation. Moreover, the Company paid

interim dividend at the rate of Baht 0.10 per share on 9 December 2020 and will pay the remaining

dividend at the rate of Baht 0.15 per share. The record date for determining the shareholders who

are entitled to the dividend payment is 16 April 2021 and the due date for payment is 30 April 2021.

The above right to receive dividends remains uncertain unless the 2021 Annual General Meeting of

Shareholders has granted approval.

Voting: Majority votes of the Shareholders who joined and voted in the meeting.

5. To consider and approve the re-election of directors who retired by rotation for the year 2021

Facts and reasons: Under Article 17 of the Company's Articles of Association, at least 1/3 of the

directors must vacate their office by rotation at each annual general meeting of shareholders, and if

the number of directors is not a multiple of 3, the nearest number of 1/3 must retire by rotation.

There must be a drawing by lots to determine the directors retiring on the first and second years

following the registration of the Company. In each subsequent year, the directors who occupy the

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position for the longest period must retire. Therefore, the retiring directors in 2021 Annual General

Meeting of shareholders were:

1. Mr. Thosaporn Lerdbhan

Director

2. Mr. T

Mr. Tay Christopher Charles

Director

3.

Mrs. Vachira Na Ranong

Vice Chairman, Chairman of the Audit Committee and

Independent Director

The selection of persons to serve on the Board of Directors of the Company is not made through the

procedures of the Nominating Committee because the Company does not have a Nominating

Committee. The selection process is at the discretion of the Board meeting, which will select suitable

candidates whose qualifications meet the requirements provided under the Public Limited

Companies Act B.E.2535 and the notifications of the Securities and Exchange Commission and the

Stock Exchange of Thailand. The Company has given the opportunity for the shareholder to nominate

the candidate whom is regarded as qualified without prohibited characteristic to be considered for

election as the director based on the criteria revealed in the Company's website. However, nobody

has nominated the list to the Company.

Board's opinion: The nominated directors had carefully and discreetly considered by the Board

of Directors that they have an appropriate qualification for the Company's business as well as the

Board of Directors has considered the nominated independent director that can express opinions

independently and in compliance with the related rules. Moreover, the Board proposes that the

Shareholder Meeting consider the re-appointment of the following retiring directors to retain their

offices as the Company's directors after their original term of directorship ends on a rotating basis.

The 3 nominated directors are named as follows:

Mr. Thosaporn Lerdbhan

Director

2.

Mr. Tay Christopher Charles

Director

3.

Mrs. Vachira Na Ranong

Vice Chairman, Chairman of the Audit Committee and

Independent Director

Profiles of the 3 directors are set out in Attachment 3. The qualifications of independent director of

the Company meet the requirements of the Capital Market Supervisory Board (please see details in

the "Definition of Independent Director" contained in the Annual Report under the heading "Corporate

Governance", which is disclosed on the Company's website www.sgroup.co.th since 1 March 2021

and attached to this notice as Attachment 2.

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Voting: Majority votes of the Shareholders who joined and voted in the meeting.

#### 6. To consider and approve the remunerations of the Board of Directors for the year 2021

Facts and reasons: The Company does not have the Remuneration Committee to consider and determine directors' remuneration. However, the Board meeting has determined director's remuneration on the basis of the Company's operating results in the previous year, the directors' performance and their scope of responsibilities by comparing how the other operators in the same industry or other similar industries remunerate their directors.

Board's opinion: The Board proposes that the Shareholders Meeting consider and approve the following directors' remuneration in total amount of not over Baht 2,500,000 for the year 2021 onwards until shareholders approve further changes, whereby the Board of Directors considered and authorized the remuneration under the conditions as follow:

- 1. Executive Director will not receive the remuneration of the Board of Directors but will receive the remuneration of employees instead.
- 2. Non-executive Director will receive the remuneration of the Board of Directors monthly by authorized the Board of Directors to determine the detail of the remuneration. However, such remuneration wills not exceeding Baht 2,500,000 per year.
- 3. No bonus for directors of the Company for the year 2021.
- 4. The remuneration is paid only to Non-executive Directors of the Company.
- 5. Other remuneration: None

The scopes of powers, duties and responsibilities of the Board of Directors, the Audit Committee and the Risk Management Committee as well as their remuneration are detailed in the Annual Report under the heading "Corporate Governance", which is disclosed on the Company's website www.sgroup.co.th since 1 March 2021 and attached to this notice as Attachment 2.

#### Table of comparison of the remuneration paid to directors in 2021 and 2020

Unit: Baht

	2021 (as proposed)	
Type of remuneration	Chairman of the Board Executive Director	Chairman of the Audit Committee  Non-executive Director
1. Remuneration	None	Not exceeding Baht 2,500,000
2. Bonus	None	
3. Other	None	





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Turnet	2020	
Type of remuneration	Chairman of the Board  Executive Director	Chairman of the Audit Committee  Non-executive Director
1. Remuneration	None	Not exceeding Baht 2,500,000
2. Bonus	None	
3. Other	None	

<u>Voting:</u> Not less than 2 in 3 of the Shareholders who joined and voted in the meeting.

### 7. To consider and approve the appointment of External Auditor and determine their remuneration for the year 2021

<u>Facts and reasons</u>: Section 120 of the Public Limited Companies Act B.E.2535 requires that the Annual General Meeting of Shareholders appoint the auditors and determine their remuneration.

In addition, as prescribed by the Notification of the Securities and Exchange Commission No. Gor Jor 39/2548 Re: Rules, conditions and procedures for disclosure of information on the issuer's financial condition and operating results (issue no.20), the Company must ensure the rotation of the auditors if any of the auditors have performed their duties for 5 consecutive financial years. However, the rotation does not mean that the Company is required to engage a new auditing firm. The Company may appoint any auditors in the existing auditing firm to replace the old ones.

The Audit Committee also selected and proposes that the Shareholder Meeting approve the appointment of

- 1. Ms. Rattana Jala, CPA no. 3734 and/or
- 2. Ms. Saranya Pludsri, CPA no. 6768 and/or
- 3. Ms. Ratchada Yongsawadwanich, CPA no. 4951 and/or
- 4. Ms. Sirikorn Plernpissiri, CPA no. 5234

of EY Office Limited (same auditing firm with subsidiary company) which are the Company's auditor for 3 years to be the auditors of the Company for the financial year 2021 with their remuneration of up to Baht 3,200,000 per annum excluded other out-of-pocket expenses such as travelling as the aforementioned external auditors has an independency, knowledge in the accounting standard, working performance, and appropriate proposed fee.

The above nominated auditors do not have any relationship or interest with or in the Company or any of its subsidiaries, executives, major shareholders or their affiliates.

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#### Table of comparison of the auditors' remuneration

	Auditors' remuneration	Financial Year 2020	Financial Year 2021
1.	Auditing fee	Baht 3.20 million	Baht 3.20 million
2.	Other service charges and expenses	-	-

<u>Board's opinion:</u> The Board proposes that the Shareholders Meeting consider and approve the appointment of Ms. Rattana Jala, CPA no. 3734 and/or Ms. Saranya Pludsri, CPA no. 6768 and/or Ms. Ratchada Yongsawadwanich, CPA no. 4951 and/or Ms. Sirikorn Plernpissiri, CPA no.5234 of EY Office Limited to be the auditors of the Company for the financial year 2021 with their remuneration of up to Baht 3,200,000 per annum excluded other out-of-pocket expenses such as travelling.

The above nominated auditors do not have any relationship or interest with or in the Company or any of its subsidiaries, executives, major shareholders or their affiliates.

<u>Voting:</u> Majority votes of the Shareholders who joined and voted in the meeting.

#### 8. <u>To consider any other business</u> (if any).

You are therefore invited to attend the meeting on the date, time and place above. For a shareholder who wishes to appoint a proxy to attend and vote on his/her behalf, please complete the attached proxy form either form A. or B. and submit it to the Company before attending the meeting. A Foreign shareholder who appoints a custodian in Thailand to deposit and take care of his/her shares, please use the attached proxy form either form A. or B. or C. (Attachment 6).

In case you are unable to attend the 2021 Annual General Meeting of Shareholders, you may appoint an independent director, whose CV is attached to the proxy form (Attachment 7), as your proxy to attend and vote at the Meeting on your behalf.

The Company fixes 2 March 2021 as the record date for determining the shareholders entitled to attend the 2021 Annual General Meeting of Shareholders.

Yours sincerely,

S 11 Group Public Company Limited

Chairman of the Board of Directors

#### **English Translation**

#### Minute of the Annual General Meeting of Shareholder for the year 2020

#### S11 Group Public Company Limited

#### Date, Time and Venue

The meeting was held on 2 April 2020 at 10.00a.m. at the meeting room, 3<sup>rd</sup> floor, no. 888 Soi.Chatuchot 10, Chatuchot Road, Ao-Ngoen Sub-district, Sai Mai District, Bangkok 10220

Mr. Samart Chiradamrong, Chairman, was the Chairman of the meeting. Chairman appointed Mr. Somyod Suteerapornchai, legal advisor, to be the Meeting Facilitator. Chairman welcomed the shareholders presenting at the meeting and then Legal Advisor recorded that 166 shareholders were attending the meeting in person and 27 shareholders by proxy, representing 193 shareholders being counted to be 445,943,080 shares or 72.75 percent of total paid up shares (total paid up shares was 613,000,000 shares), thus constitution a quorum in accordance with the company's Articles of Association. The meeting be composed not less than 25 shareholders presenting in person or by proxy or not less than a half of all shareholders and counted shares be not less than 1/3 of the paid up shares.

Legal Advisor asked Company Secretary to introduce the Board of Directors, Management and External Auditor of the Company who joined the meeting and to inform the vote counting procedure.

Company Secretary introduced the Board of Directors, Management and External Auditor of the Company as follow;

#### Directors who attended the meeting (totaling 77.78% of the Board of directors)

1. Mr. Samart Chiradamrong Chairman

2. Mrs. Vachira Na Ranong Chairman of the Audit Committee and Vice Chairman

3. Mr. Surasak Khemthongkum Managing Director and the 2<sup>nd</sup> vice chairman

4. Mr. Thirawat Sarindu Audit Committee5. Mr. Thanisorn Dejthamrong Audit Committee

6. Mr. Sirawat Wanglee Director7. Mr. Thosaporn Lerdbhan Director

#### Directors who could not attend the meeting due to the COVID-19

Mr. Tay Christopher Charles Director
 Mr. Jeremy Liau Director

#### External Auditor of the company

- 1. Ms. Sarunya Pladsri
- 2. Ms. Patchanin Pan-in

#### Other Attendants

1. Ms. Watcharaporn Meruthong Finance and Accounting Manager

2. Mr. Somyod Suteerapornchai Legal Advisor

3. Mrs. Katika Kusawadee Company Secretary, as a secretary of the meeting

#### The meeting was commenced as follow:

Company Secretary informed the vote counting procedure in each agenda as follow;

- 1. Shareholders who attending the meeting in person and by proxy, and have been authorized to vote in the meeting shall receive voting cards upon the registration, shall sign in every voting cards.
- 2. Each shareholder and proxy shall have one vote for each share of which he/she is the holder and any shareholders having gain and loss in any agenda shall have no right to vote in that agenda. For proxy, the company shall count and record their vote of agree against and abstain.

In case of shareholders attending the meeting after the meeting was commenced, shareholders have rights to register and attend the meeting but are allowed voting only on the rest of agendas.

And in case of shareholders leaving the meeting before the meeting was closed, shareholders shall make a prior voting by submitting the voting cards to the company's officers.

- 3. The meeting shall consecutively consider the issues according to the agenda in Invitation Letter to the meeting by proposing data in each agenda and opening the opportunities to shareholders for their interrogations before any resolutions according to that agenda. In case that shareholder or the proxy requires for making an inquiry or expressing an opinion, please raise your hands and inform your name and surname. In case that you are the proxy, please always inform the name of the shareholder who authorized you for meeting attendance every time. The company has given the opportunity for the shareholder to making inquiries or expressing opinions in related agendas. In case the shareholder requires for making an inquiry other than the aforementioned agendas, please inquire or express opinions in other agendas.
- 4. After details in each agenda have been informed, except Agenda 2 which was the agenda proposed for acknowledgement by the meeting without voting, shareholder may cast the vote in

their voting cards which shall be collected by the company's officers for each agenda. The company's officers shall collect the voting cards of shareholders who against and then following with the voting cards of the shareholders who abstain. Against and abstain votes will be subtracted from the total number of votes cast by the shareholders presented at the meeting and the rest shall be the affirmative votes in favor of such agenda. And after the meeting was closed, the company's officers shall collect the rest of agree voting cards from shareholders.

For considering Agenda 5 the appointment of directors replacing those retired by rotation, the company determines the vote casting for each directors and shall prior collect the vote casting of against and abstain which will be subtracted from the total number of vote casting by the shareholders presented at the meeting and the rest shall be the affirmative votes in favor of such agenda in order to state the vote result of each directors to the meeting.

- 5. For counting votes in each agenda, the majority votes of the shareholders who present and eligible to vote at the meeting shall be relied on, except Agenda 6 the determination of directors' remuneration must be approved by voting of not less than 2/3 of total votes cast by the shareholders who present and eligible to vote at the meeting. Meanwhile, Agenda 8 the issuing and offering debt instruments which are securities with a total value of not exceeding Baht 2,000 million must be approved by voting of not less than 3/4 of total votes cast by the shareholders who present and eligible to vote at the meeting. For counting votes of each agenda, against and abstain votes will be subtracted from the total number of votes cast by the shareholders presented at the meeting and the rest shall be the affirmative votes in favor of such agenda. Anyhow, In case that nobody expresses any opposing opinions or other opinions, it shall be considered that the meeting agrees or unanimously approves.
- 6. The company secretary shall declare the result of each vote counting after the vote casting of each agenda was finished by announcing the number of vote results of agree, against, abstain, void and the percentage compared to the total number of votes cast by the shareholders who present and eligible to vote at the meeting.

Legal Advisor then requested the meeting to consider the agenda as follows:

#### Agenda 1 Certify the minutes of the 2019 Annual General Meeting of Shareholders

Legal Advisor presented the minutes of the 2019 Annual General Meeting of Shareholders held on 4 April 2019 which was accurately recorded and submitted to SET and the Ministry of Commerce in the given period. The minute was attached to the notice sent to all shareholders.

Legal Advisor asked the meeting to inquire questions and give the company supplementary suggestions. As a result, shareholders had no inquiry and did not give company the suggestion. Legal Advisor then proposed the meeting to certify the minutes of the 2019 Annual General Meeting of Shareholders.

Resolution: The meeting unanimously resolved to certify the minutes of the 2019 Annual General Meeting of Shareholders as follow;

Resolution	Number of	Percentage of shareholders
Resolution	Resolved Vote	who presented and voted
1. Agree	445,943,080	100.00
2. Against	0	-
3. Abstain	0	-
Total Number of Vote Casting	445,943,080	100.00

Remark:

- 1. The resolution for this agenda item has no voided ballot.
- 2. The resolution for this agenda item requires a simple majority vote of the shareholders attending the meeting and eligible to casting their votes.
- 3. During the consideration of this agenda item, there was no additional shareholder.

#### Agenda 2 Acknowledge the Company's operating performance for the year 2019

Legal Advisor requested Mr. Surasak Khemthongkum, Managing Director and the 2<sup>nd</sup> vice chairman, to report the company's operating results for the year 2019.

Managing Director and the 2<sup>nd</sup> vice chairman has stated the performance and significant changing for the year 2019 as follow;

The operating results of the company for the year 2019 ended 31 December 2019, the company generated the net profit of Baht 528.96 million or increased 20.41 percent from Baht 439.28 million compared to the same period of the previous year. Total revenue for the year 2019 was Baht 1,914.65 million, increased 14.57 percent from Baht 1,671.12 million compared to the same period of the previous year. Major increased revenue was hire purchase interest income. Total expense for the year 2019 was increased 11.12 percent from Baht 991.19 million to Baht 1,101.37 million compared to the same period of the previous year.

Total assets were Baht 6,709.44 million or increased 14.78 percent from Baht 5,845.62 million compared to the same period of the previous year. Most of the Company's assets is hire

purchase receivables, which total net hire purchase receivables was Baht 6,184.58 million or increased 15.35 percent from 5,361.35 million compared to the same period of the previous year. Total liabilities were Baht 4,089.43 million or increased 16.42 percent from 3,512.60 million compared to the same period of the previous year.

Moreover, the Company has a guideline in announcing its intentions to public about anticorruption policy by set a whistle blowing policy through suggestion box, mail and e-mail for persons who witness or be aware of or suspect that the board of directors or management or employees has break the laws, procedure, rules or code of conduct of the company. Such persons will be able to complain through the way set by the company. The whistle blowing policy has shown in the Corporate Governance Manual and on the company's website.

Legal Advisor allowed the meeting to inquire questions and give the company supplementary suggestions.

Ms.Warintorn Sotinai asked that what the impact of COVID-19 affecting to the Company's business is and what the Company's measure to cope with such situation is.

Managing Director and the 2<sup>nd</sup> vice chairman reported that the COVID-19 situation is not only affecting to the Company's business and the motorcycle industry but also broadly affecting to all business sectors. The motorcycle manufacturer and distributor have declared to decrease their production capacity this year and be focusing on managing their inventory instead. The Company, therefore, has been strictly complied with related law enforcement and criterion of the Ministry of Public Health such as assigning some department to work from home, assigning employees to always wear a hygienic mask at the office, checking the body temperature of all employees and visitors, regularly spraying an anti-infective at the working area and holding a motorcycle auction via online channel in order to reduce the auctioneer who come to the office.

Mrs.Chayanuch Kanhapakorn asked that what the impact of the new Thai Accounting Standard which will affect on the Company.

Legal Advisor reported that the Company and external auditor have studied and consulted for the guideline and the impact of the new Thai Accounting Standard which will affect on the Company's financial report. However, according to the announcement of the relevant authorities, there is possibility to postpone the enforcement of such Standard. If there is any progress, the Company will declare and inform through the SET Portal for acknowledge in the next opportunity.

Mr. Suparoj Rojweera asked that what the progress of the establishment of subsidiary company is in the last and current year.

Managing Director and the 2<sup>nd</sup> vice chairman reported that the Company is in the process of doing feasibility study on a subsidiary company which conducting loan with collateral of motorcycles registration book and a subsidiary company which developing software and new technology. Thus, no subsidiary company has been established yet.

After that, there is no shareholders inquire additional questions. Legal Advisor then additionally informed that details of the company's operating performance for the year 2019 is provided in the Annual Report which was disclosed on the Company's website www.sgroup.co.th since 2 March 2020 and attached to the notice sent to all shareholders.

Resolution: Due to this agenda is for acknowledgement the company's operating performance for the year 2019 as proposed, the agenda proposed for acknowledgement by the meeting without voting

### Agenda 3 Consider and approve the financial statement for the year 2019 ended 31 December 2019 which has been audited by external auditor

Legal Advisor requested Managing Director and the 2<sup>nd</sup> vice chairman to inform the meeting that according to section 112 of the Public Limited Companies Act B.E.2535 as amended, the company shall prepare the financial statement for the year 2019 ended 31 December 2019 which has been audited by the external auditor and reviewed by Audit Committee and agreed by the Board. The detail was provided in the Annual Report that disclosed on the Company's website www.sgroup.co.th since 2 March 2020 and attached to the notice sent to all shareholders.

Legal Advisor then proposed the meeting to consider and approve the financial statement for the year 2019 ended 31 December 2019 which has been audited by the external auditor and reviewed by Audit Committee and agreed by the Board.

Legal Advisor allowed the meeting to inquire questions and give the company supplementary suggestions.

Ms. Warintorn Sotinai asked that what the Company's business expansion plan is in this year.

Managing Director and the 2<sup>nd</sup> vice chairman reported that due to the COVID-19 situation interrupted the country's economic in many sector together with the Company cannot expect

when this situation will relieve, the Company, therefore, has no business expansion plan at the present time.

After that, there is no shareholders inquire additional questions. Legal Advisor then proposed the meeting to consider and approve the financial statement for the year 2019 ended 31 December 2019.

Resolution: The meeting unanimously approved the financial statement for the year 2019 ended 31 December 2019 which has been audited by the external auditor as follows;

Resolution	Number of	Percentage of shareholders
Resolution	Resolved Vote	who presented and voted
1. Agree	445,943,080	100.00
2. Against	0	-
3. Abstain	0	-
Total Number of Vote Casting	445,943,080	100.00

Remark:

- 1. The resolution for this agenda item has no voided ballot.
  - 2. The resolution for this agenda item requires a simple majority vote of the shareholders attending the meeting and eligible to casting their votes.
  - 3. During the consideration of this agenda item, there was no additional shareholder.

# Agenda 4 Acknowledge the interim dividend payment and approve the profit allocation as legal reserve and dividend payment for the operating results of the year 2019 ended 31 December 2019

Legal Advisor requested Managing Director and the 2<sup>nd</sup> vice chairman to state that under section 115 of the Public Limited Companies Act B.E.2535 as amended, the company must pay dividends from its profit only and after the interim dividends have been paid, such dividend payment shall be reported to the shareholders at the next meeting of shareholders and section 116 provides that the company must set aside at least 5 percent of its net annual profit as statutory reserve until the reserve reaches 10 percent of the company's registered capital. However, the legal reserve of the Company has been fully according to related law since 2017 provided the outstanding balance of legal reserve amount of Baht 61,300,000 or 10 percent of paid-up capital, thus the Company no needed to have any additional legal reserve.

In addition, The Company's policy is to pay dividends at a minimum rate of 40 percent of its net profit after income tax and legal reserve. However, the company may determine the dividend

payout at a lower rate than the above rate, depending on the company's business profit, financial statement, capital liquidity, necessity of the optimization of working capital to operate or expand business, and other factors concerning the management of the company relying on the decision of the board of directors and/or the shareholders.

According to the company's operating results of the year 2019 ended 31 December 2019, the company had an income of Baht 1,914,645,585.02 and net profit before comprehensive income of Baht 528,957,954.78. The Board then proposed the meeting to consider and approve the cash dividend payment for the operating results of the year 2019 ended 31 December 2019 with payout rate of Baht 0.43 per share or the total dividend payout amount of Baht 263,590,000, of which the Company paid interim dividend at the rate of Baht 0.15 per share on 12 September 2019 and will pay the remaining dividend at the rate of Baht 0.28 per share.

The record date for determining the shareholders who are entitled to the dividend payment is 16 April 2020 and the due date for payment is 30 April 2020.

Anyhow, the rate of dividend payment from the company's overall operation for the year 2019 ended 31 December 2019 will be equal to the rate of Baht 0.43 per share (authorized capital of 613,000,000 shares at par value of Baht 1.0 per share) estimated to be dividend payment rate compared with net profit after corporate tax for 49.83 percent that has been correspondent to the company's dividend payment policy.

Legal Advisor allowed the meeting to inquire questions and give the company supplementary suggestions. As a result, shareholders had no inquiry and did not give company the suggestion. Legal Advisor then proposed the meeting to consider and approve no profit allocation as legal reserve and dividend payment for the operating results of the year 2019 ended 31 December 2019 as proposed.

Resolution: The meeting unanimously approved no profit allocation as legal reserve for the year 2019 as the Company has been fully legal reserved according to the related law since 2017 provided the outstanding balance of legal reserve amount of Baht 61,300,000 or 10 percent of paid-up capital. The record date for determining the shareholders who are entitled to the dividend payment is 16 April 2020. The dividend payout rate is Baht 0.43 per share, of which the Company paid interim dividend at the rate of Baht 0.15 per share on 12 September 2019 and will pay the remaining dividend at the rate of Baht 0.28 per share and the due date for payment is 30 April 2020 as follows;

Decelution	Number of	Percentage of shareholders
Resolution	Resolved Vote	who presented and voted
1. Agree	445,943,080	100.00
2. Against	0	-
3. Abstain	0	-
Total Number of Vote Casting	445,943,080	100.00

Remark:

- 1. The resolution for this agenda item has no voided ballot.
- 2. The resolution for this agenda item requires a simple majority vote of the shareholders attending the meeting and eligible to casting their votes.
- 3. During the consideration of this agenda item, there was no additional shareholder.

#### Agenda 5 Consider and approve the re-election of directors who retired by rotation for the year 2020

Legal Advisor stated to the meeting that under Article 17 of the company's Articles of Association, at least 1/3 of the directors must vacate their office by rotation at each annual general meeting of shareholders, and if the number of directors is not a multiple of 3, the nearest number of 1/3 must retire by rotation. There must be a drawing by lots to determine the directors retiring on the first and second years following the registration of the company. In each subsequent year, the directors who occupy the position for the longest period must retire. Therefore, the retiring directors in 2020 Annual General Meeting of Shareholders were;

Mr. Samart Chiradamrong Chairman
 Mr.Sirawat Wanglee Director

3. Mr.Thirawat Sarindu Audit Committee and Independent Director

Profiles of 3 mentioned directors were attached to the notice sent to all shareholders.

Moreover, the selection of persons to serve on the Board of Directors of the company is not made through the procedures of the Nominating Committee because the company does not have a Nominating Committee. The selection process is at the discretion of the Board meeting, which will select suitable candidates whose qualifications meet the requirements provided under the Public Limited Companies Act B.E.2535 and the notifications of the Securities and Exchange Commission and the Stock Exchange of Thailand. The company has given the opportunity for the shareholder to nominate the candidate whom is regarded as qualified without prohibited characteristic to be considered for election as the director based on the

criteria revealed in the company's website. However, nobody has nominated the list to the company.

The Board, excluding these 3 directors who retired by rotation, considered and agreed to reelect these 3 directors for another term of office and then proposed the meeting to consider and approve the above mentioned directors to re-election for another term of office.

Legal Advisor allowed the meeting to inquire questions and propose appropriated person to be elected as the company's directors. As a result, shareholders had no inquiry and did not propose any person to be elected as directors of the company. Legal Advisor then proposed the meeting to consider and approve the re-election director as follow;

#### 1. Mr.Samart Chiradamrong as Chairman

Decelution	Number of	Percentage of shareholders
Resolution	Resolved Vote	who presented and voted
1. Agree	445,867,556	99.98
2. Against	71,945	0.02
3. Abstain	3,579	0.00
Total Number of Vote Casting	445,943,080	100.00

#### 2. Mr.Sirawat Wanglee as Director

Decelution	Number of	Percentage of shareholders
Resolution	Resolved Vote	who presented and voted
1. Agree	445,883,077	99.99
2. Against	56,424	0.01
3. Abstain	3,579	0.00
Total Number of Vote Casting	445,943,080	100.00

#### 3. Mr. Thirawat Sarindu as Audit Committee and Independent Director

Resolution	Number of	Percentage of shareholders
Resolution	Resolved Vote	who presented and voted
1. Agree	445,930,277	100.00
2. Against	9,224	0.00
3. Abstain	3,579	0.00
Total Number of Vote Casting	445,943,080	100.00

Remark:

- 1. The resolution for this agenda item has no voided ballot.
- 2. The resolution for this agenda item requires a simple majority vote of the shareholders attending the meeting and eligible to casting their votes.
- 3. During the consideration of this agenda item, there was no additional shareholder.

#### Agenda 6 Consider and approve the remunerations of the Board of Directors for the year 2020

Legal Advisor stated to the meeting that the company does not have the Remuneration Committee to consider and determine directors' remuneration. However, the Board meeting has determined director's remuneration on the basis of the company's operating results in the previous year, the directors' performance and their scope of responsibilities by comparing how the other operators in the same industry or other similar industries remunerate their directors. The Board proposes meeting to consider and approve the following directors' remuneration in total amount of not over Baht 2,500,000 for the year 2020 onwards until shareholders approve further changes, whereby the Board of Directors considered and authorized the remuneration under the conditions as follow;

- 1. Executive Director will not receive the remuneration of the Board of Directors but will receive the remuneration of employees instead.
- 2. Non-executive Director will receive the remuneration of the Board of Directors monthly by authorized the Board of Directors to determine the detail of the remuneration. However, such remuneration wills not exceeding Baht 2,500,000 per year.
- 3. No bonus for directors of the Company for the year 2020.
- 4. The remuneration is paid only to Non-executive Directors of the Company.
- 5. Other remuneration: None

Legal Advisor allowed the meeting to inquire questions and give the company supplementary suggestions. As a result, shareholders had no inquiry and did not give company the suggestion. Legal Advisor then proposed the meeting to consider and approve the remuneration of the Board of Directors for the year 2020 as proposed.

Resolution: The meeting unanimously approved the remunerations of the Board of Director for the year 2020 as follow;

Resolution	Number of	Percentage of shareholders
Resolution	Resolved Vote	who presented and voted
1. Agree	445,943,080	100.00
2. Against	0	-
3. Abstain	0	-
Total Number of Vote Casting	445,943,080	100.00

#### Remark:

- 1. The resolution for this agenda item has no voided ballot.
- 2. The resolution for this agenda item requires an affirmative vote of not less than 2 in 3 of the total number of vote of the shareholders attending the meeting and eligible to casting their votes.
- 3. During the consideration of this agenda item, there was no additional shareholder.

## Agenda 7 Consider and approve the appointment of external auditor and determine their remuneration for the year 2020

Legal Advisor requested Managing Director and the 2<sup>nd</sup> vice chairman to state to the meeting that according to section 120 of the Public Limited Companies Act B.E.2535 requires that the Annual General Meeting of Shareholders appoint the external auditor and determine their remuneration.

In addition, as prescribed by the Notification of the Securities and Exchange Commission No. GorJor 39/2548 Re: Rules, conditions and procedures for disclosure of information on the issuer's financial condition and operating results (issue no.20), the company must ensure the rotation of the external auditors if any of the external auditors have performed their duties for 5 consecutive financial years. However, the rotation does not mean that the company is required to engage a new auditing firm. The company may appoint any external auditors in the existing auditing firm to replace the old ones.

The Board of Directors and the Audit Committee selected and proposed the meeting to approve the appointment of

- 1. Ms. Rattana Jala, CPA no. 3734 and/or
- 2. Ms. Ratchada Yongsawadwanich, CPA no.4951 and/or
- 3. Ms. Wanwilai Phetsang, CPA no.5315 and/or
- 4. Ms. Sirikorn Plernpissiri, CPA no.5234

of EY Office Limited which are the company's auditor for 2 years to be the auditors of the company for the financial year 2020 with their remuneration of up to Baht 3,200,000 per annum excluded other out-of-pocket expenses such as travelling.

The above nominated auditors do not have any relationship or interest with or in the company or any of its executives, major shareholders or their affiliates.

Legal Advisor allowed the meeting to inquire questions and give the company supplementary suggestions.

Mr.Thanakrit Thirawongphaisarn asked whether the Company did negotiation with the external auditor in determining the remuneration for the year 2020.

External Auditor reported that the external auditor has negotiated with the Company's Audit Committee every year. However, due to the enforcement of the new Thai Accounting Standard and the possibility of auditing additional subsidiary company which may cause the external auditor to spend longer time preparing the Company's financial statement, the increased remuneration is according to such aspects.

Mr.Thanakrit Thirawongphaisarn suggested that among the economic recession caused by the COVID-19 situation both the Company and the external auditor should support each other in decreasing the remuneration for the year 2020.

Legal Advisor additional reported that the remuneration for the year 2020 be approved before the COVID-19 situation became pandemic. However, the Company will do its best to negotiation the decreasing of such remuneration.

After that, there is no shareholders inquire additional questions. Legal Advisor then proposed the meeting to consider and approve the appointment of external auditors and determine their remuneration for the year 2020 as details proposed.

Resolution: The meeting approved the appointment of external auditors as proposed with their remuneration of up to Baht 3,200,000 per annum excluded other out-of-pocket expenses as follow;

Resolution	Number of	Percentage of shareholders
Resolution	Resolved Vote	who presented and voted
1. Agree	445,939,501	100.00
2. Against	0	-
3. Abstain	3,579	0.00
Total Number of Vote Casting	445,943,080	100.00

Remark:

- 1. The resolution for this agenda item has no voided ballot.
- 2. The resolution for this agenda item requires a simple majority vote of the shareholders attending the meeting and eligible to casting their votes.
- 3. During the consideration of this agenda item, there was no additional shareholder.

# Agenda 8 Consider and approve the issuing and offering debt instruments which are securities with a total value of not exceeding Baht 2,000 million

Legal Advisor requested Managing Director and the 2<sup>nd</sup> vice chairman to inform the meeting that the company is continually expanding its business, therefore it is needed to increase the sources of fund and its competitiveness.

Managing Director and the 2<sup>nd</sup> vice chairman then proposed the meeting to consider and approve the issuing and offering debt instruments which are securities according to the Securities and Exchange Act B.E.2535 with the total value of not exceeding Baht 2,000 million within the following details;

a) issuing and offering debt instruments which are securities according to the Securities and Exchange Act B.E.2535 (including, but not limited to, debentures, short-term debentures, bills and short-term bills) in different forms in one or several issue(s) and/or as a program, depending on discretion and funding needs of the company with a total value of not exceeding Baht 2,000 million subject to the following conditions;

Type of Debt Instruments

: secured or unsecured, subordinated or unsubordinated, convertible or non-convertible, with or without callable terms, with named certificate and with or without a debentureholders' representative (in case of debentures).

Currency

: Thai Baht or the equivalent in foreign currency by using the exchange rate prevailing on each issue date.

<u>Total Value</u>: The principal amount of the debt instruments to be issued shall not

exceed Baht 2,000 million. The amount includes any outstanding debt

instruments which have been issued but have not yet been

redeemed, at any time.

Term of Debt Instruments : Not exceeding 20 years

Offering Method : Offering to public, high net worth investors or onshore and/or offshore

institutional investors, investors who concerned with the Company and

investors not over 10 persons within any 4 months in accordance with

a notification of the Securities and Exchange Commission Notification

and/or the Office of the Securities and Exchange Commission and/or  $\,$ 

any other applicable rules which are in force at the time of issuing and

offering of the debt instruments.

The type, amount, total value, term, interest rate, offering price per unit, the offering period, offering method, allotment method, redemption conditions of the debt instruments and any other related details will be at the discretion of the company's board of directors or directors or any

b) The approval be hereby given to the company's board of directors or directors or any

persons authorized by the board of directors or directors to act as they deem appropriate.

by the approval be notedly given to the company of bound of uncertainty of any

person authorized by the company's board of directors or directors to issue and offer the debt instruments, including to consider and specify the type, amount, total value, term,

interest rate, offering price per unit, offering period, offering method, allotment method

and redemption conditions of the debt instruments and any other related details as

appropriated. The company's board of directors or directors or any person authorized by

the company's board of directors or directors are also authorized to take any actions

necessary for and in connection with the issuing and offering of the debt instruments,

including but not limited to the appointment of a financial advisor, a counsel for the

issuing and offering of the debt instruments, a credit rating agency, debt instruments

brokers, a debentureholders' representative and/or a registrar for the debt instruments

and to execute (with or without the company's seal affixed), amend and negotiate any

agreements and/or documents including to contact, inform and submit documents to the

Office of the Securities and Exchange Commission, the Bank of Thailand, the Stock

Exchange of Thailand, the Thai Bond Market Association and/or any other authorities

relating to the issuing and offering of the debt instruments.

Legal Advisor allowed the meeting to inquire questions and give the company supplementary suggestions.

Ms.Warintorn Sotinai asked that what and how the impact of debentures issuance is at the present time.

Legal Advisor reported that the COVID-19 situation made the bond market stagnant, investors lose confidence and withdraw their investment fund from the bond market. However, the resolution from the meeting in this agenda is prepared for the future fundraising. If the COVID-19 situation relieves in the future and the bond market return to normal, the Company could issue the debt instrument immediately,

Mr.Suparoj Rojweera asked that is there a possibility of adjustment the Company's credit rating.

Legal Advisor reported that the credit rating agency (TRIS Rating) will review and declare the Company credit rating's result in the mid of the year. However, the Company is not in position to say whether the COVID-19 situation will cause the adjustment of Company's credit rating.

After that, there is no shareholders inquire additional questions. Legal Advisor then proposed the meeting to consider and approve the issuing and offering debt instruments which are securities with a total value of not exceeding Baht 2,000 million which was attached to the notice sent to all shareholders.

Resolution: The meeting approved the issuing and offering debt instruments which are securities with a total value of not exceeding Baht 2,000 million as follows;

Resolution	Number of	Percentage of shareholders
Resolution	Resolved Vote	who presented and voted
1. Agree	445,939,501	100.00
2. Against	0	-
3. Abstain	3,579	0.00
Total Number of Vote Casting	445,943,080	100.00

Remark:

- 1. The resolution for this agenda item has no voided ballot.
- 2. The resolution for this agenda item requires an affirmative vote of not less than 3 in 4 of the total number of vote of the shareholders attending the meeting and eligible to casting their votes.

3. During the consideration of this agenda item, there was no additional shareholder.

#### Agenda 9 To consider any other business (if any)

Legal Advisor informed the meeting that if shareholders require proposing other agenda, counted shares from those shareholders shall not be less than 1/3 of the issued shares or representing 202.29 million shares.

Chairman allowed the meeting to inquire questions and give the company supplementary suggestions.

Mr.Suparoj Rojweera asked that how the overview of motorcycle business from the beginning of the year to present is and how the competitive situation in the hire-purchase industry is nowadays.

Managing Director and the 2<sup>nd</sup> vice chairman reported that the motorcycle business grew up in decreasing rate due to the COVID-19 situation which made no competition in the hire-purchase industry. However, the variety of customer, the carefulness in loan approval and the strictness in debt collection are made the Company still manage the assets quality in the satisfactory level.

Mr.Thanakrit Thirawongphaisarn asked that what the Company's strategy to cope with the COVID-19 situation is.

Managing Director and the 2<sup>nd</sup> vice chairman reported that the Company has improved the criterion of the loan approval among the COVID-19 situation by considering from the target customers as well as taking care of all stakeholders by collaborating to solve the problem both short-term and long-term. Moreover, the Company has a management team who has the experience in motorcycle hire-purchase industry for more than 40 years, we believe that the Company then can overcome this crisis.

Mrs.Chayanuch Kanhapakorn asked that how the Company's compensation or encouragement measurement their employees are among the COVID-19 situation.

Chairman reported that as the employees are the main mechanism in running business and the value of Company depends on staff and operating system. The Company, therefore, gives the most important to our employees.

After that, there is no shareholders inquire additional questions. Chairman then declared the meeting adjourned.

The meeting was closed at 11.00 a.m.

Mr. Samart Chiradamrong

Chairman

Minutes certification has been verified

Mrs. Katika Kusawadee

Company Secretary

#### Profiles of the directors who retired by rotation

Name Mr. Thosaporn Lerdbhan

Age 54 years

Nationality Thai

Address 388/5 Soi. Chalermsuk, Phahonyothin Road, Chankasem, Chatuchak, Bangkok

Educational qualification - Bachelor's degree in Commerce and Accountancy, Krirk University

Directorship training - Certificate of attendance Directors Accreditation Program (DAP)

Class 105/2013, IOD

Work Experience - 2011 - Present : Director / Information and Technology Manager,

S 11 Group PCL

- 2004 - 2011 : Information and Technology Manager,

Group Lease PCL

- 1991 - 2004: Information and Technology Director,

Group Lease PCL

Current job positions Director / Information and Technology Manager

<u>In any listed companies</u> - S 11 Group PCL

<u>In any non- listed companies</u> - None -

In any companies which may result in a - None -

conflict of interest or business competition

with the Company

Nature of the nominated directorship Director

Term of office 3 years

(Recent Appointment Date : 5 April 2018)

(First Appointment Date: 9 December 2013)

% of shareholding in the Company Ordinary shares 2,445,015 shares, representing 0.40 percent

Direct and indirect interests in the

- None -

Company or in the relevant subsidiaries

Historical records or meeting

- 4 times out of 4 meetings of the board of directors

Attendance in 2020

(This candidate is not a director or executive in any company which may result in a conflict of interest or business competition with the Company as well as had carefully and discreetly considered by the Board of Directors that he has an appropriate qualification for the Company's business)

Name Mr. Tay Christopher Charles

Age 52 years

Nationality Singaporean

Address 68 Telok Blangah Road, 04-01 Harbourlights, Singapore 098865

Educational qualification - MBA Manchester Business School, Manchester UK

Directorship training - Certificate of attendance Directors Accreditation Program (DAP)

Class 135/2017, IOD

Work Experience - 2016 – Present : Director,

S 11 Group PCL

- 2004 - Present: Owner,

Honest Joe's Autos Pte Ltd

- 2004 - Present: Owner,

Fuss Free Auto

Current job positions Director / Owner

<u>In any listed companies</u> - S 11 Group PCL

<u>In any non- listed companies</u> - Honest Joe's Autos Pte Ltd

- Fuss Free Auto

<u>In any companies which may result in a</u> - None -

conflict of interest or business competition

with the Company

Nature of the nominated directorship Director

Term of office 3 year

(Recent Appointment Date: 5 April 2018)

(First Appointment Date : 12 May 2016)

% of shareholding in the Company Ordinary shares 27,193,800 shares, representing 4.44 percent

Direct and indirect interests in the - None -

Company or in the relevant subsidiaries

Historical records or meeting

- 4 times out of 4 meetings of the board of directors

Attendance in 2020

(This candidate is not a director or executive in any company which may result in a conflict of interest or business competition with the Company as well as had carefully and discreetly considered by the Board of Directors that he has an appropriate qualification for the Company's business)

Name Mrs. Vachira Na Ranong

Age 66 years

**Nationality** Thai

Address 256 Soi.Sukhumvit 55, Khlong Tan Nuea, Watthana, Bangkok

Educational qualification - Master's degree in Finance, Marshall University, USA

- Bachelor's degree in Banking and Finance, Chulalongkorn University

Directorship training - Certificate of attendance Directors Certification Program (DCP)

Class 124/2009, IOD

- Certificate of attendance Directors Accreditation Program (DAP)

Class 61/2007, IOD

- Capital Market Academy Class 8

Work Experience - August 2017 - Present : Vice Chairman, Chairman of the Audit Committee

and Independent Director,

S 11 Group PCL

- August 2017 - Present : Independent Director

Aapico Hitech PCL

- March 2019 - Present : Association Advisor

Thai Investors Association

- 2013 - August 2017 : Audit Committee and Independent Director,

S 11 Group PCL

- 2012 - March 2019: Director and Association President,

Thai Investors Association

Current job positions Vice Chairman / Chairman of the Audit Committee / Independent Director /

Association Advisor

<u>In any listed companies</u> - S 11 Group PCL

- Aapico Hitech PCL

<u>In any non- listed companies</u> - Thai Investors Association

In any companies which may result in a - None -

conflict of interest or business competition

with the Company

Nature of the nominated directorship Vice Chairman / Chairman of the Audit Committee / Independent Director

Term of office 3 years

(Recent Appointment Date: 5 April 2018)

(First Appointment Date: 9 December 2013)

% of shareholding in the Company Ordinary shares 15,900 shares, representing 0.00 percent

Direct and indirect interests in the - None -

Company or in the relevant subsidiaries

Historical records or meeting - 4 times out of 4 meetings of the board of directors

Attendance in 2020 - 4 times out of 4 meetings of the Audit Committee

(This candidate is not a director or executive in any company which may result in a conflict of interest or business competition with the Company as well as the Board of Directors has considered that she can express opinions independently and in compliance with the related rules)

Articles of Association concerning the Shareholders' Meeting and Voting Procedures

1. Proxy

Chapter 5 Clause 35

A shareholder may appoint a proxy to attend and vote at a meeting of shareholders on his/her behalf. The instrument appointing a proxy must be made in writing, signed by the shareholder and made in a form prescribed by the Public Companies Registrar. The proxy instrument must be submitted with the Chairman or his/her assignee before the proxy attends the meeting. The proxy instrument must contain at least the following particulars:

a) the amount of shares held by the shareholder;

b) the name of the proxy; and

c) the meeting at which the proxy is appointed to attend and vote.

2. Meeting Procedures

Chapter 5 Clause 36

The Chairman of the board of directors will act as the Chairman of the meeting of shareholders. If the Chairman is not present or is unable to discharge his/her duties, the Vice-Chairman will serve as the Chairman. If there is no Vice-Chairman or the Vice-Chairman is unable to discharge his/her duties, the shareholders attending the meeting must elect one of them to act as the Chairman.

3. Quorum

Chapter 5 Clause 34

A quorum of a meeting of shareholders requires a lesser of a number of twenty-five (25) shareholders or one-half or more of the total number of shareholders, holdings in aggregate one-third (1/3) or more of the total issued shares, present in person or by proxy (if any).

If after one (1) hour from the time fixed for a meeting of shareholders a quorum has not been constituted, the meeting which was called at the request of shareholders must be dissolved. If the meeting is called other than at the request of the shareholders, an adjourned meeting must be called and a notice of the meeting must be sent to the shareholders seven (7) days or more before the date of the adjourned meeting. No quorum is required at the adjourned meeting.

#### 4. Voting Procedures

#### Chapter 5 Clause 37

In every meeting of shareholders, a shareholder has one vote for each share.

A shareholder who has a special interest in any matter may not cast votes on that matter, except for the election of directors.

#### Chapter 5 Clause 38

A resolution of shareholders must be passed by a majority of the votes cast by the shareholders attending and eligible to vote at the meeting, except where it requires otherwise in these Articles of Association or by law.

#### 5. Appointment of Directors

#### Chapter 4 Clause 14

The Company has a board of directors consisting of at least 5 persons. The board of directors must elect one of their members to be the Chairman and may elect another member to be a Vice-Chairman and any other positions as they see fit. At least one-half of the directors must reside in Thailand.

#### Chapter 4 Clause 15

A director need not be a shareholder of the Company.

#### Chapter 4 Clause 16

A meeting of shareholders must elect the directors in accordance with the following procedures and rules:

- (1) Each shareholder has one vote for each share held;
- (2) A shareholder may cast votes for each individual director or a group of directors as determined by a meeting of shareholders. In casting the votes, each shareholder must cast all the votes he/she has under sub-clause (1) above in electing the individual director or the group of directors, as the case may be, in which case those votes are not divisible; and
- (3) The election of directors requires a resolution of shareholders passed by a majority vote. In the case of an equality of votes, the Chairman of the meeting must exercise a casting vote.

#### Chapter 4 Clause 17

At every annual general meeting of shareholders, at least one-third (1/3) of the directors, or if it is not a multiple of three, then the number nearest to one-third (1/3) must retire from office.

There must be a drawing by lots to determine the directors retiring on the first and second years following the registration of the Company. In each subsequent year, the directors who occupy the position for the longest period must retire.

A retiring director is eligible for re-election.

### Documents or evidence showing an identity of the shareholder or a representative of the shareholder entitled to attend the meeting

The policy of the Board of The Stock Exchange of Thailand, dated 19th February, 1999, relating to good practices for holding of a shareholders' meeting, aims to establish guidelines for listed companies to follow. This will create confidence to shareholders, investors and all relevant parties. In order for the shareholders' meeting of the Company to be transparent, fair and beneficial to shareholders, the Company considers it appropriate to inspect the documents or evidence showing an identity of the shareholder or a representative of the shareholder entitled to attend the meeting. This will also be applied in the future. However, since some shareholders may not be familiar with this, the Company reserves the right to waive any of these requirements for some of the shareholders on a case by case basis as the Company considers appropriate.

#### 1. Natural person

#### 1.1 Thai nationality

- (a) identification card of the shareholder (personal I.D. or identification card of government officer or identification card of state enterprise officer); or
- (b) in case of proxy, a copy of identification card of the shareholder and a copy of identification card or passport (in case of a foreigner) of the proxy.

#### 1.2 Non-Thai nationality

- (a) passport of the shareholder; or
- (b) in case of proxy, a copy passport of the shareholder and a copy identification card or passport (in case of a foreigner) of the proxy.

#### 2. <u>Juristic person</u>

#### 2.1 Juristic person registered in Thailand

- (a) A copy of corporate affidavit, issued within 3 months by Department of Business Development, Ministry of Commerce; and
- (b) A copy of identification card or passport (in case of a foreigner) of the authorised director(s) who sign(s) the proxy form including a copy of identification card or passport (in case of a foreigner) of the proxy.

#### 2.2 Juristic person registered outside of Thailand

- (a) A copy of corporate affidavit; and
- (b) A copy of identification card or passport (in case of a foreigner) of the authorised director(s) who sign(s) the proxy form including a copy of identification card or passport (in case of a foreigner) of the proxy.

A copy of the documents must be certified true copy. In case of any documents or evidence produced or executed outside of Thailand, such documents or evidence should be notarised by a notary public.

#### 3. A Deceased Shareholder

In this, the administrator of the deceased's estate attending the meeting in person or appointing a proxy to attend the meeting on his/her behalf must present similar documents described in item 1 and a copy of court order appointing him/her as administrator of the deceased's estate certified by the administrator.

#### 4. A Minor Shareholder

Their parent or legal guardian attending the meeting in person or appointing a proxy to attend the meeting on his/her behalf must present similar documents described in item 1 and a copy of house registration of the minor shareholder certified by parent or legal guardian.

### 5. <u>An Incompetent or Quasi-incompetent Shareholder</u>

The guardian or curator attending the meeting in person or appointing a proxy to attend the meeting on his/her behalf must present similar documents described in item 1 and a copy of court order appointing him/her as a guardian or curator certified by guardian or curator.

In case the documents required above are in other language than Thai or English, Thai or English translation verified by shareholders or authorized persons of such juristic shareholder shall be provided.

In addition, documents or evidence showing an identity of the shareholder or a representative of the shareholder entitled to attend the meeting are in accordance with regulation of relating authorities and given no obstruction or unreasonable obligation to shareholders (i.g. not required original identification card of shareholders in case of proxy and/or any other documents or evidence than specified by notification of relating authorities)

A shareholder or a proxy may register and submit the required documents or evidence for inspection at the meeting from 8.00 a.m. on 1 April 2021.

### Remark

If any shareholder cannot attend the 2021 Annual General Meeting of Shareholders, the shareholder may grant the proxy to independent director of the Company to act as proxy holder to attend and vote on his/her behalf by sending the duly completed proxy form to S 11 Group Public Company Limited at no. 888 Soi.Chatuchot 10, Chatuchot Road, Ao-Ngoen Sub-district, Saimai District, Bangkok 10220

Form of Proxy, Form A. (General Form) Annexed to Notice of Department of Business Development Re: Form of Proxy (No.5) B.E.2550 (2007)		Duty Stamp 20 Baht	
	Made a	t	
	Date	Month Ye	ar
(1) I/We		Road, Tambol/Kwaeng	,
(2) being a shareholder of S 11 Group Point total which are entitled to cast ordinary shares: shares in preferred shares: shares in	n total v	votes as follows: which are entitled to castvot	tes; and
(3) I/We wish to appoint (1)		, Amphur/Khet	No,
(2) Mrs.Vachira Na Ranong Residing at No.256, Soi.Sukhimvit 5:	Indepe	endent Director Age 66 Years	110
(3) Mr.Thanisorn Dejthamrong Residing at No.709, Moo.15, Tambo			an 10540
(4) Mr.Thirawat Sarindu Residing at No.143/1, Soi.Sukhimvit		endent Director Age 68 Years long Tan Nuea, Watthana, Bangkok 1	0110
any one of them as my/our proxy to attend a Meeting of Shareholders to be held on 1 April 2 Soi.Chatuchot 10, Chatuchot Road, Ao-Ngoen S time and place as may be adjourned.	2021 at	10.00 a.m. at the meeting room, 3 <sup>rd</sup> f	loor, no. 888
Any acts or performance caused by the acts and performance in all respects.	proxy	at the above meeting shall be deeme	ed as my/our
	Signed	Gr	antor
	Signed	Gr	antee

# Remarks

A shareholder may grant a proxy to only one person. The number of shares held by a shareholder may not be divided into several portions and granted to more than one proxy in order to divide the votes.

(Form Specifying Various Particulars for Authorisation Containing Clear and Concise Details)  Annexed to Notice of Department of Business Development  Re: Form of Proxy (No.5) B.E.2550 (2007)			Duty Stamp 20 Baht
	Made at		
	Date	Month	Year
(1) I/We		Road, Tambol/Kwa	aeng,
Amphur/Khet,	Province	, Postal	I Code
(2) being a shareholder of S 11 Grain total which are entitled to cast vo	otes as follows:		
ordinary shares: s			
preferred shares.	snares in total w	men are entitled to easi	votes,
(3) I/We wish to appoint  (1) ageyears, residing/located at No,			
(2) Mrs. Vachira Na Ranong Independent Director Age 66 Years Residing at No.256, Soi. Sukhimvit 55, Khlong Tan Nuea, Watthana, Bangkok 10110			
(3) Mr.Thanisorn Dejthamrong Independent Director Age 68 Years Residing at No.709, Moo.15, Tambol Bangkaew, Amphur Bang Phli, Samut Prakan 10540			
(4) Mr.Thirawat Sarindu Independent Director Age 68 Years Residing at No.143/1, Soi.Sukhimvit 39, Khlong Tan Nuea, Watthana, Bangkok 10110			
any one of them as my/our proxy to attend and vote on my/our behalf at the 2021 Annual General Meeting of Shareholders to be held on 1 April 2021 at 10.00 a.m. at the meeting room, 3 <sup>rd</sup> floor, no. 888 Soi.Chatuchot 10, Chatuchot Road, Ao-Ngoen Sub-district, Saimai District, Bangkok, or such other date, time and place as may be adjourned.			
(4) I/We authorise my/our proxy following manners:	to cast the vote	es on my/our behalf at	the above meeting in the
Sharehold  (a) The proxy is entit  (b) The proxy must c  Approve	ers led to cast the v ast the votes in a	otes on my/our behalf accordance with the follopprove	

Page 1 of 5

	Agenda 3		ne year 2020 ended 31 Dece	tatement of the Company and its ember 2020 which has been audited
	(b) The p	proxy is entitled to proxy must cast the	cast the votes on my/our beevotes in accordance with to Disapprove	
	Agenda 4	allocation as leg	e the interim dividend paym gal reserve and dividend pay ) ended 31 December 2020	nent and approve the profit yment for the operating results
	(b) The p	proxy is entitled to	cast the votes on my/our beevotes in accordance with to Disapprove	
	Agenda 5	To consider and rotation for the	l approve the re-election of year 2021	directors who retired by
		proxy is entitled to	cast the votes on my/our be evotes in accordance with t	
	□ <b>A</b>	appointment of all Approve	directors  ☐ Disapprove	☐ Abstain
	□ A	appointment of any	y director(s)	
	N		Mr. Thosaporn Lerdbhan  ☐ Disapprove	☐ Abstain
	N		Mr. Tay Christopher Charle  Disapprove	es   Abstain
	N		Mrs. Vachira Na Ranong  ☐ Disapprove	☐ Abstain
	Agenda 6	To consider and the year 2021	approve the remunerations	s of the Board of Directors for
	(b) The p	proxy is entitled to proxy must cast the	cast the votes on my/our beevotes in accordance with to Disapprove	
	Agenda 7		d approve the appointment	
	(b) The p	proxy is entitled to	remuneration for the year 2 cast the votes on my/our beevotes in accordance with to Disapprove	ehalf at its own discretion.
_	Agenda 8		other business (if any)	
		•	cast the votes on my/our be votes in accordance with t	
Ш	_	approve	□ Disapprove	☐ Abstain

Form B.

- (5) If the votes which the proxy casts on any agenda conflict with my/our specified instruction in this proxy form, those votes are invalid and will be regarded as having not been cast by me/us in my/our capacity as the shareholder.
- (6) If my/our instruction on voting is not expressly or clearly indicated on any agenda, the meeting considers or resolves on any matter other than those stated above, or there is any change or addition to the relevant facts, then the proxy will be entitled to cast the votes on my/our behalf at its own discretion.

Any acts or performance caused by the proxy at the above meeting, except voting in contravention of my/our instruction, shall be deemed as my/our acts and performance in all respects.

Signed		Grantor
	(	)
Signed		Grantee
<i>U</i>	(	)

## Remarks

- 1. A shareholder may grant a proxy to only one person. The number of shares held by a shareholder may not be divided into several portions and granted to more than one proxy in order to divide the votes.
- 2. As regards the agenda to appoint directors, the meeting may consider appointing the entire board or any director(s).
- 3. In case there are more agendas to be discussed than those specified above, the grantor may make additional authorisation in the Attachment to Proxy Form B.

# Attachment to Proxy Form B.

A proxy is granted by a shareholder of S 11 Group Public Company Limited

For the 2021 Annual General Meeting of Shareholders to be held on 1 April 2021 at 10.00 a.m. at the meeting room,  $3^{rd}$  floor, no. 888 Soi.Chatuchot 10, Chatuchot Road, Ao-Ngoen Sub-district, Saimai District, Bangkok, or such other date, time and place as may be adjourned.

Agenda no re:
Agenda no. re:  (a) The proxy is entitled to cast the votes on my/our behalf at its own discretion.  (b) The proxy must cast the votes in accordance with the following instructions:           Approve
Agenda no. re:  (a) The proxy is entitled to cast the votes on my/our behalf at its own discretion.  (b) The proxy must cast the votes in accordance with the following instructions:  □ Approve □ Disapprove □ Abstain
Agenda no. re:  (a) The proxy is entitled to cast the votes on my/our behalf at its own discretion.  (b) The proxy must cast the votes in accordance with the following instructions:           Approve
Agenda no re:  (a) The proxy is entitled to cast the votes on my/our behalf at its own discretion.  (b) The proxy must cast the votes in accordance with the following instructions:  □ Approve □ Disapprove □ Abstain
Agenda no re:  (a) The proxy is entitled to cast the votes on my/our behalf at its own discretion.  (b) The proxy must cast the votes in accordance with the following instructions:  □ Approve □ Disapprove □ Abstain
Agenda no re:

Agenda no.	re: Appointment of directors (Continued)		
Name of Director			
☐ Approve	☐ Disapprove	☐ Abstain	
Name of Director			
$\Box$ Approve	$\square$ Disapprove	☐ Abstain	
Name of Director			
☐ Approve	$\square$ Disapprove	☐ Abstain	
Name of Director			
$\Box$ Approve	☐ Disapprove	☐ Abstain	
Name of Director			
$\square$ Approve	$\square$ Disapprove	☐ Abstain	
Name of Director			
☐ Approve	☐ Disapprove	☐ Abstain	
Name of Director			
☐ Approve	☐ Disapprove	☐ Abstain	
Name of Director			
☐ Approve	☐ Disapprove	☐ Abstain	
Name of Director			
☐ Approve	☐ Disapprove	☐ Abstain	
Name of Director			
☐ Approve	☐ Disapprove	☐ Abstain	
Name of Director			
Approve	☐ Disapprove	☐ Abstain	
Name of Director			
□ Approve	☐ Disapprove	☐ Abstain	
••	••		
Name of Director	☐ Disapprove	□ Abstain	
• •			
Name of Director	☐ Disapprove	☐ Abstain	
$\Box$ Approve	□ Disappiove	□ Austaiii	
Name of Director	□ <b>p</b> :		
$\Box$ Approve	$\square$ Disapprove	☐ Abstain	

## Form of Proxy, Form C.

(This form is used only if the shareholder is an offshore investor who appoints a local custodian in Thailand to keep his/her shares in the custody.)

Annexed to Notice of Department of Business Development Re: Form of Proxy (No.5) B.E.2550 (2007)

Duty Stamp 20 Baht

	Made a	t	
	Date	Month	Year
(1) We			
located at No,		Road, Tambol/Kwaen	g,
Amphur/Khet , Provi	nce	, Posta	l Code
in our capacity as the custodian for			,
being a shareholder of S11 Group Public Comp	any Limi	ted, holding	shares in total which
are entitled to cast votes as follows	s:		
ordinary shares: shares			
preferred shares: shares	in total	which are entitled to cas	tvotes,
(2) We wish to appoint			
(1)	age	years, residing/locate	ed at No.
Road, Tambol/Kwaeng			
Province , Postal Code			
(2) Mrs. Vachira Na Ranong Ind Residing at No.256, Soi. Sukhimvit 55,			
(3) Mr.Thanisorn Dejthamrong Ind Residing at No.709, Moo.15, Tambol			
(4) Mr.Thirawat Sarindu Ind Residing at No.143/1, Soi.Sukhimvit 3		t Director Age 6 ng Tan Nuea, Watthana,	
any one of them as our proxy to attend and vo Shareholders to be held on 1 April 2021 a Soi.Chatuchot 10, Chatuchot Road, Ao-Ngoen time and place as may be adjourned.	t 10.00	a.m. at the meeting re	oom, 3 <sup>rd</sup> floor, no. 888
(3) We authorise our proxy to attend following manner:			
<ul><li>The voting right in all the votin</li><li>The voting right in part of the follows:</li></ul>	•	•	¥ •
☐ Ordinary shares: sh☐ Preferred shares: sh☐ Total: votes			

manner:	
	Agenda 2 To acknowledge the Company's operating performance for the year 2020
	( ) 1 3
	<ul> <li>□ Appointment of all directors</li> <li>□ Approve with votes □ Disapprove with votes □ Abstain with votes</li> </ul>
	☐ Appointment of any director(s)
	Name of Director : Mr. Thosaporn Lerdbhan  ☐ Approve with votes ☐ Disapprove with votes ☐ Abstain with votes
	Name of Director : Mr. Tay Christopher Charles  ☐ Approve with votes ☐ Disapprove with votes ☐ Abstain with votes
	Name of Director : Mrs. Vachira Na Ranong  ☐ Approve with votes ☐ Disapprove with votes ☐ Abstain with votes
	Agenda 7 To consider and approve the appointment of External Auditor and determine their remuneration for the year 2021  (a) The proxy is entitled to cast the votes on our behalf at its own discretion.  (b) The proxy must cast the votes in accordance with the following instructions:  □ Approve with votes □ Disapprove with votes □ Abstain with votes

(4) We authorise our proxy to cast the votes on our behalf at the above meeting in the following

<ul> <li>(a) The proxy is entitled to cast the votes on our behalf at its own discretion.</li> <li>(b) The proxy must cast the votes in accordance with the following instructions:         <ul> <li>□ Approve with votes</li> <li>□ Disapprove with votes</li> <li>□ Abstain with votes</li> </ul> </li> </ul>
(5) If the votes which the proxy casts on any agenda conflict with our specified instruction in this proxy form, those votes are invalid and will be regarded as having not been cast by us in our capacity as the shareholder.
(6) If our instruction on voting is not expressly or clearly indicated on any agenda, the meeting considers or resolves on any matter other than those stated above, or there is any change or addition to the relevant facts, then the proxy will be entitled to cast the votes on our behalf at its own discretion.
Any acts or performance caused by the proxy at the above meeting, except voting in contravention of our instruction, shall be deemed as our acts and performance in all respects.
SignedGrantor
SignedGrantee

To consider any other business (if any)

Agenda 8

### Remarks

- 1. This Form C. is used only if the shareholder whose name is in the shareholders' register is an offshore investor who appoints a local custodian in Thailand to keep his/her shares in the custody.
- 2. The necessary evidence to be enclosed with this proxy form is:
  - (1) The power-of-attorney granted by the shareholder to the custodian by which the custodian is appointed to sign the proxy form on the shareholder's behalf; and
  - (2) A certification that the authorised signatory of the proxy form is licensed to operate the custodial business.
- 3. A shareholder may grant a proxy to only one person. The number of shares held by a shareholder may not be divided into several portions and granted to more than one proxy in order to divide the votes.
- 4. As regards the agenda to appoint directors, the meeting may consider appointing the entire board or any director(s).
- 5. In case there is other business to be discussed in addition to those specified above, the grantor may make additional authorisation in the Attachment to Proxy Form C.

# Attachment to Proxy Form C.

A proxy is granted by a shareholder of S 11 Group Public Company Limited

For the 2021 Annual General Meeting of Shareholders to be held on 1 April 2021 at 10.00 a.m. at the meeting room,  $3^{rd}$  floor, no. 888 Soi.Chatuchot 10, Chatuchot Road, Ao-Ngoen Sub-district, Saimai District, Bangkok, or such other date, time and place as may be adjourned.

Agenda no. re:  (a) The proxy is entitled to cast the votes on our behalf at its own discretion.  (b) The proxy must cast the votes in accordance with the following instructions:  □ Approve with votes □ Disapprove with votes □ Abstain with votes
Agenda no. re:  (a) The proxy is entitled to cast the votes on our behalf at its own discretion.  (b) The proxy must cast the votes in accordance with the following instructions:  □ Approve with votes □ Disapprove with votes □ Abstain with votes
Agenda no re:  (a) The proxy is entitled to cast the votes on our behalf at its own discretion.  (b) The proxy must cast the votes in accordance with the following instructions:  □ Approve with votes □ Disapprove with votes □ Abstain with votes
Agenda no. re:  (a) The proxy is entitled to cast the votes on our behalf at its own discretion.  (b) The proxy must cast the votes in accordance with the following instructions:  □ Approve with votes □ Disapprove with votes □ Abstain with votes
Agenda no. re:  (a) The proxy is entitled to cast the votes on our behalf at its own discretion.  (b) The proxy must cast the votes in accordance with the following instructions:         Approve with votes
Agenda no re:  (a) The proxy is entitled to cast the votes on our behalf at its own discretion.  (b) The proxy must cast the votes in accordance with the following instructions:  □ Approve with votes □ Disapprove with votes □ Abstain with votes
Agenda no re:  (a) The proxy is entitled to cast the votes on our behalf at its own discretion.  (b) The proxy must cast the votes in accordance with the following instructions:  □ Approve with votes □ Disapprove with votes □ Abstain with votes
Agenda nore: Appointment of directors (Continued)  Name of Director  Approve with votes Disapprove with votes Abstain with votes

Name of Director	□ D' '.1	
$\square$ Approve with votes	☐ Disapprove with votes	☐ Abstain with votes
N CD'		
Name of Director		·· <u>··</u> ·····
☐ Approve with votes	☐ Disapprove with votes	☐ Abstain with votes
Name of Director		
☐ Approve with votes	☐ Disapprove with votes	☐ Abstain with votes
Name of Director		
A numeric with	☐ Disapprove with votes	□ A betoin with wester
Approve with votes	□ Disapprove with votes	Austain withvotes
Name of Director		
☐ Approve with votes	☐ Disapprove with votes	☐ Abstain with votes
Name of Director		
A manage with	Discommon with water	A hotoin with
☐ Approve withvotes	☐ Disapprove with votes	☐ Abstain with votes
Name of Director		
$\Box$ Approve with votes	☐ Disapprove with votes	☐ Abstain with votes
Name of Director	□ D'	Alexania
☐ Approve with votes	☐ Disapprove with votes	☐ Abstain with votes
Name of Director		
☐ Approve with votes	☐ Disapprove with votes	☐ Abstain with votes
N CD:		
Name of Director		
☐ Approve with votes	☐ Disapprove with votes	☐ Abstain with votes
Name of Director		
☐ Approve with votes	☐ Disapprove with votes	☐ Abstain with votes
Name of Director		
☐ Approve with votes	☐ Disapprove with votes	☐ Abstain with votes
Name of Director		
Approve with votes	☐ Disapprove with votes	☐ Abstain with votes
_ ripprove with votes	_ Disupprove with votes	_ rosum with votes
Name of Director	□ D' '.1	
☐ Approve with votes	$\Box$ Disapprove with votes	☐ Abstain with votes

Profiles of the independent directors proposed as proxy by the Company

Name Mrs. Vachira Na Ranong

Age 66 years

Nationality Thai

Address 256 Soi.Sukhumvit 55, Khlong Tan Nuea, Watthana, Bangkok

Educational qualification - Master's degree in Finance, Marshall University, USA

- Bachelor's degree in Banking and Finance, Chulalongkorn University

Directorship training - Certificate of attendance Directors Certification Program (DCP)

Class 124/2009, IOD

- Certificate of attendance Directors Accreditation Program (DAP)

Class 61/2007, IOD

- Capital Market Academy Class 8

Work Experience - August 2017 - Present: Vice Chairman, Chairman of the Audit Committee

and Independent Director,

S11 Group PCL

- August 2017 - Present: Independent Director,

Aapico Hitech PCL

- March 2019 - Present: Association Advisor

Thai Investors Association

- 2013 – August 2017: Audit Committee and Independent Director,

S11 Group PCL

- 2012 – March 2019: Director and Association President,

Thai Investors Association

Current job positions Vice Chairman / Chairman of the Audit Committee / Independent Director /

Association Advisor

<u>In any listed companies</u> - S 11 Group PCL

- Aapico Hitech PCL

<u>In any non- listed companies</u> - Thai Investors Association

In any companies which may result in a - None -

conflict of interest or business competition

with the Company

Nature of the nominated directorship Vice Chairman / Chairman of the Audit Committee / Independent Director

Term of office 3 years (Full term in office)

(Recent Appointment Date: 5 April 2018)

(First Appointment Date: 9 December 2013)

% of shareholding in the Company
Ordinary shares 15,900 shares, representing 0.00 percent

Direct and indirect interests in the - None -

Company or in the relevant subsidiaries

Special interest which differ from Proposed to be appointed as Vice Chairman, Chairman of the Audit

other directors in every agenda Committee and Independent Director for another term of office

presented in this AGM

**Historical records or meeting** - 4 times out of 4 meetings of the board of directors

Attendance in 2020 - 4 times out of 4 meetings of the Audit Committee

(This candidate is not a director or executive in any company which may result in a conflict of interest or business competition with the Company)

Name Mr. Thanisorn Dejthamrong

Age 68 years

**Nationality** Thai

Address 709 Moo.15, Bangkaew Sub-District, Bangpee District, Samutprakarn Province

Educational qualification - Ph. D. (Economics), University of Washington, Seattle, Washington, USA

- M.A. (Economics), University of Washington, Seattle, Washington, USA

- Bachelor's degree in Economics, Thammasart University

Directorship training - Certificate of attendance Directors Accreditation Program (DAP)

Class 106/2013, IOD

Work Experience - 2013 - Present : Audit Committee / Independent Director,

S11 Group PCL

- 2005 - Present : Economic Advisor,

Banpu PCL

Current job positions Audit Committee / Independent Director / Economic Advisor

<u>In any listed companies</u> - S 11 Group PCL

- Banpu PCL

<u>In any non- listed companies</u> - RTL Equipment Co., Ltd.

- Powerset Co., Ltd.

- RTL Fasteners Co., Ltd.

In any companies which may result in a - None -

conflict of interest or business competition

with the Company

Nature of the nominated directorship - None -

Term of office 2 year

(Recent Appointment Date : 4 April 2019)

(First Appointment Date: 9 December 2013)

% of shareholding in the Company - None -

Direct and indirect interests in the - None -

Company or in the relevant subsidiaries

<u>Special interest which differ from</u> - None -

other directors in every agenda

presented in this AGM

Historical records or meeting - 4 times out of 4 meetings of the board of directors

Attendance in 2020 - 4 times out of 4 meetings of the Audit Committee

(This candidate is not a director or executive in any company which may result in a conflict of interest or business competition with the Company)

Name Mr. Thirawat Sarindu

Age 68 years

**Nationality** Thai

Address 143/1 Soi.Sukhumvit 39, Khlong Tan Nuea, Watthana, Bangkok

Educational qualification - Master's degree in M.S. Mechanical Engineer from Fairleigh Dickinson

University, USA

- Bachelor's degree in Mechanical Engineer, Prince of Songkla University

Directorship training - Certificate of attendance Directors Accreditation Program (DAP)

Class 140/2017, IOD

Work Experience - 2017 - Present : Audit Committee / Independent Director,

S 11 Group PCL

- 1999 – Present : Chairman / Professionals expert in energy

conservation / Professional licensed expert in the

building safety inspector,

Inter Engineering Management Co., Ltd.

Current job positions Audit Committee / Independent Director / Chairman / Professionals expert in

energy conservation / Professional licensed expert in the building safety

inspector

<u>In any listed companies</u> - S 11 Group PCL

<u>In any non- listed companies</u> - Inter Engineering Management Co., Ltd.

In any companies which may result in a - None -

conflict of interest or business competition

with the Company

Nature of the nominated directorship - None -

Term of office 1 years

(Recent Appointment Date : 2 April 2020)

(First Appointment Date: 10 August 2017)

% of shareholding in the Company - None -

Direct and indirect interests in the - None -

Company or in the relevant subsidiaries

<u>Special interest which differ from</u> - None -

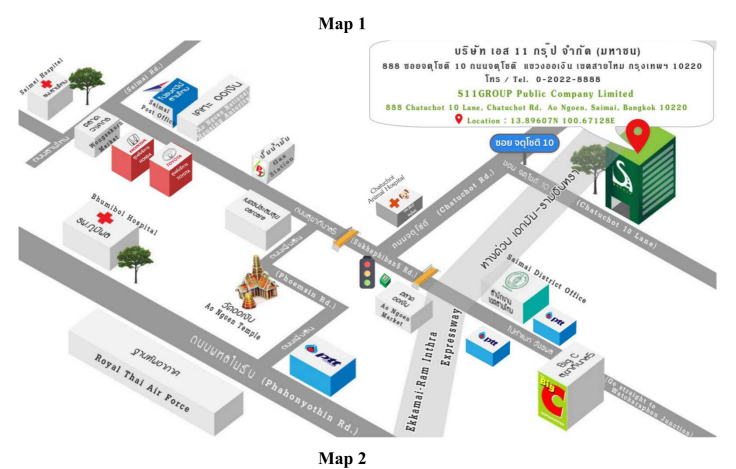
other directors in every agenda

presented in this AGM

Historical records or meeting - 4 times out of 4 meetings of the board of directors

Attendance in 2020 - 4 times out of 4 meetings of the audit committee

(This candidate is not a director or executive in any company which may result in a conflict of interest or business competition with the Company)



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