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-Translation-

Nomination and Remuneration Committee Charter

1. Objective

Nomination and Remuneration Committee has been appointed by the Board of Directors ("the

Board") to support the performance of the Board and prescribe the criteria and process for recruiting

qualified persons to be the directors and top executives of the Company as well as selecting the

Company's directors to perform duties as sub-committees and considers the structure and criteria for

the remuneration and conducts the selection according to the nomination process to present to the

Board or shareholders' meeting.

2. Qualifications of Nomination and Remuneration Committee

1) Majority of the committee is the independent directors.

2) Besides the directors described in 2.1, the remaining directors should be the non-executive

director so they shall have sufficient time to perform their duties. As for necessary to be the

executive director, it should minority of the committee. In addition, these executive directors

should not consider any of remuneration of executive level.

3) Member of Nomination and Remuneration apart from 2.1 and 2.2 should be in the executive

level position that expert in that field.

4) Nomination and Remuneration Committee shall include 3 members and the Chainman of

Nomination and Remuneration Committee must be independent director as for transparency

and perform the duties independently.

5) Being appointed by the Board

Having knowledge, capability, experience, and a variety of expertise that are beneficial to the 6)

Company's operations.

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7) Having qualifications and does not have any prohibited characteristics under the public law and

other relevant laws.

3. Appointment, Term of office, and Termination

1) The term of office is 3 years each with the end of the term and may be re-appointed by the

Board.

2) When the member of the Nomination and Remuneration Committee expires from the term of

office or cannot remain until the end of the term due to any reason, the Board shall appoint

the new member of the Nomination and Remuneration Committee within 3 months from the

date which the number of the committee is incomplete in order to ensure continuity in the

operation of the Nomination and Remuneration Committee.

3) The directors shall vacate upon:

a) Resignation

b) Death

c) Being removed by the Board

d) Unqualified to be the member of Nomination and Remuneration Committee according to

the charter or the requirement of the Securities and Exchange Commission and/or the

Stock Exchange of Thailand.

4) In case of resignation, Nomination and Remuneration member has to submit a resignation letter

to the Chairman of the Board in advance.

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4. Scope of Duties and Responsibilities

The Nomination and Remuneration Committee is responsible to the Board directly in accordance with the duties and responsibilities assigned by the Board and still have responsibility for the operation of

the Company to outsiders.

Nomination

1) Establish nomination criteria and policy for the Company's directors and sub-committees

by considering the suitability of the number, structure and composition of the committee

as well as determine the qualifications of directors to propose to the Board and/or

propose to the shareholders' meeting for approval.

2) Consider the nomination and selection of suitable persons to replace the directors who

have retired and/or when there are vacancies and/or adding appointment.

3) Consider the nomination and selection of the Company's executives especially the

position of Managing Director or Chief Executive Officer.

4) Perform any other tasks related to nomination as assigned by the Board.

Remuneration

1) Establish criteria and policy for determining the remuneration of the Company's directors,

sub-committees and Chief Executive Officer to propose to the Board and/or propose to

the shareholders' meeting for approval.

2) Determine necessary and appropriate remuneration both in cash and non-cash items of

the Board of Directors on individual basis and Chief Executive Officer by considering the

suitability of the duties, responsibilities, performance, and comparison with companies in

similar business as well as expected benefits from directors and Chief Executive Officer to

propose to the Board for consideration and approval.

3) Responsible for the Board, giving explanations and answer questions about the

remuneration of directors, sub-committees and Chief Executive Officer of the Company at

the shareholders' meeting.

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4) Report the policy, principle/rationale for the determination of remuneration for directors

and executives according to the regulations of the Stock Exchange of Thailand and

disclosed in the form 56-1 One Report.

5) Perform any other tasks related to the determination of remuneration as assigned by the

Board.

The management and related department must report or present relevant information and

documents to support the performance of the Nomination and Remuneration Committee to

achieve the assigned duties.

5. Meetings

1) Nomination and Remuneration Committee shall hold a meeting at least once a year and may

invite the management or executive or employees of the Company or related person or those

who deem appropriate to give opinions or submit documents or information as it deems

relevant or necessary.

2) At the Nomination and Remuneration Committee meeting, the quorum must consist of not less

than half of the total number of the Nomination and Remuneration Committee members in

office at that time. Therefore, it will be deemed that a quorum is complete.

3) Member of the Nomination and Remuneration Committee with conflict of interests in any

consideration matter is prohibited from voting on that matter, except in the case of considering

the determination of remuneration for the Board as a whole.

4) In casting vote, the Nomination and Remuneration Committee shall have the right to vote by 1

vote each and using the majority of votes as a criterion. In case of equal votes, the Chairman

of the Nomination and Remuneration Committee has the right to vote by one more vote as

decisive person.

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6. Reporting

The Nomination and Remuneration Committee shall acknowledge the performance to the Board and

prepare the Nomination and Remuneration Committee Report with affixed signatures of Nomination

and Remuneration Committee members to disclose in the form 56-1 One Report of the Company.

7. Effective date

This Nomination and Remuneration Committee Charter has been approved by the Extraordinary

General Meeting of Shareholders No. 2/21, effective from June 7, 2021 onwards.

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(Ms. Haruethai Sirisinviboon)

Company Secretary

(Mr. Prakit Tangtisanon)

Chairman of the Board

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