



Invitation to the 2024
Annual General Meeting of Shareholders (No.46)

Varopakorn Public Company Limited

Monday 29th April 2024 at 14.00 hours

at Evergreen Hall, 2nd Floor, The Evergreen Laurel Hotel,

No.88 Sathorn North Road, Soi Pipat, Bangrak, Bangkok 10500



Form 56 - 1 One Report/
Annual report 2023



Invitation Letter AGM

The Company has prepared the Annual Registration Statement 2023 (Form 56-1 One Report)/Annual Report 2023 and this meeting invitation letter in electronic form. The shareholders can scan the QR Code to access the documents, as shown above.

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บริษัท วโรปกรณ์ จำกัด (มหาชน)

VAROPAKORN PUBLIC COMPANY LIMITED

181 ซอยอมร ถนนนางลิ้นจี่ แขวงช่องนนทรี เขตยานนาวา กรุงเทพฯ 10120

181 SOI AMORN. NANGLINCHEE RD. CHONGNONSI. YANNAWA. BANGKOK 10120 THAILAND

TEL : 02-213-2514, 02-213-2544 FAX : (662) 287-2031

(Translation)

Our Ref. No.006/2024

March 15, 2024

Re : Invitation to attend the Annual General Meeting of Shareholders Year 2024 (No.46)
Dear : Shareholders,
Attached 1) Minutes of the Annual General Meeting of Shareholders Year 2023 (No.45).
2) 56-1 One Report / Annual report 2023 with financial statements and report of the Certified Public Accountant as December 31, 2023 in QR Code / URL.
3) Brief personal profiles of Directors who will be re-elected and Definitions of Independent Directors.
4) A proxy Form A, Form B and Supplemental Proxy.
5) The rules of proxy, registration, voting in the meeting and Articles of Association of the Company related to the meeting.
6) Guideline for the Annual General Meeting of Shareholders (AGM) 2024 for preventing infection (COVID-19) and Personal Data Protection Notice for the 2024 Annual General Meeting of Shareholders.
7) A map of meeting location.

The Board of Directors of Varopakorn Public Company Limited has adopted to hold the Annual General Meeting of Shareholders Year 2024 (NO.46) on Friday 29th April 2024 at 14.00 hours at Evergreen Hall, 2nd Floor, The Evergreen Laurel Hotel, No.88 Sathorn North Road, Soi Pipat, Bangrak, Bangkok 10500 to consider the following agendas:-

1. To consider and adopt the minutes of the Annual General Meeting of Shareholders Year 2023 (No.45) held on Friday 28th April 2023.

Purpose and reason: The Company has prepared the Minutes of the Annual General Meeting of Shareholders Year 2023 (No.45) which held on Friday 28th April 2023 within 14 days from the date of the Annual General Meeting of Shareholders and had been sent to the Stock Exchange of Thailand and Ministry of Commerce within period require by law including published on the company's Web site <http://www.varopakorn.com> *

The Board of Directors' view: The minutes of the Annual General Meeting of Shareholders Year 2023 (No.45) which hold on Friday 28th April 2023 was duly, truthfully recorded and **edited**, found it was appropriate for the meeting to certify. (Attachment 1) ***Remarks:*** A resolution on this agenda must be approved by a majority vote of the shareholders attending the meeting and having the right to vote.

2. To acknowledge the Company's annual report and operation performance for the year 2023.

Purpose and reason: The Company has summarized result of company's operation and significant changes for the year 2023 which was shown on the Annual Registration Statement (Form 56-1 One report) / annual report year 2023 in QR Code / URL as enclosed.

The Board of Directors' view: Agreed to propose report of the operating performance for year 2023, which summarizes company operations result and significant changes for the year 2023 for the shareholders to acknowledge. (Attachment 2)

Remark: This agenda is for acknowledgment, therefore no voting is required.

3. To consider and approve the financial statements for the year 2023 as of 31st December 2023.

Purpose and reason: In order to the rules and regulation of the law of Public Company Limited, the Company required to prepare a Balance Sheet and Profit and Loss Statement as of the year-end which has been audited by the auditor and must be approved by the shareholder meeting.

The Board of Directors' view: Agreed to propose a Shareholder Meeting to approve the financial statements for the year as of the year end 31st December 2023 which has been audited and certified by the EY Office Limited, as well as has been reviewed by the member the audit committee. The financial and operations for the year 2023 of the company were as follows.

(Unit: Million Baht)

Financial statements (part) of the Company (compare)	2023	2022
Total assets	2,099.06	2,336.32
Total liabilities	1,327.52	1,457.86
Total revenues	2,524.35	3,762.83
Total expenses	2,580.72	3,785.21
Operating loss	(56.37)	(22.38)
Finance cost	(53.17)	(38.33)
Loss before income tax	(109.54)	(60.71)
loss for the year	(108.51)	(58.79)
loss for the year per share (Baht/share)	(1.09)	(0.59)

All the details were shown on the financial statements on the Annual Registration Statement (Form 56-1 One Report) / annual report for year 2023 which have already sent to shareholders. (Attachment 2) (part 3 financial statements)

Remarks: A resolution on this agenda must be approved by a majority vote of the shareholders attending the meeting and having the right to vote.

4. To consider Omitted dividend payment for operation performance from 1 January to 31 December 2023.

Purpose and reason: The Company has a policy to pay dividends to shareholders once a year at the rate of not more than 60% of the net profit of the operations, subject to the approval of the Annual General Meeting of shareholders. As specified in the Public Limited Company Act and the Article of Association of Company that “No dividend shall be paid out of other source than profits”. As the end of year 2023, the Company has a loss of 108.51 Million Baht, and unappropriated (deficits) 309.17 Million Baht.

The Board of Directors' view: The company has a loss of 108.51 Million Baht for the fiscal year as of December 31, 2023, and unappropriated (deficits) 309.17 Million Baht. The company should omit to pay dividends and the Board proposed to the shareholders meeting to approve omitted dividend payment.

According to the Public Limited Company Act and the Article of Association of Company require that the Company shall allocate not less than 5% of its annual net profit less the accumulated losses brought forward (if any) to a reserve fund until this fund attains an amount not less than 10% of the registered capital. The Company has reserved this part already.

Remarks: A resolution on this agenda must be approved by a majority vote of the shareholders attending the meeting and having the right to vote.

5. To consider the appointment of Directors in replacement of Directors who completed their term.

Purpose and reason: Refer to the Public Limited Company Act and the Article of Association of Company at every annual general meeting, one-third of the directors shall vacate office, for the shareholder meeting this year, there are 4 directors who completed their terms and proposed to appointment, as following names:-

Directors who completed their terms	Directors who proposed to appointment	Type of Directors
1) Mrs.Sorranee Deepphanphongs	1) Mrs.Sorranee Deepphanphongs	Director / Authorized Director / Chairman
2) Mr.Sahasee Chitanondh	2) Mr.Sahasee Chitanondh	Director / Authorized Director / Advisor to the Executive Committee
3) Mr.Thanawat Sornjai	3) Mr.Thanawat Sornjai	Director /Managing Director
4) Admiral Thomrat Hatayodom	4) Admiral Thomrat Hatayodom	Director / Audit Committee

The Company has given the opportunity for shareholders to nominate qualified persons to be elected as director by posting on the company's website <http://www.varopakom.com> and online through the news system of the SET, but there are no shareholders to nominate any person to be selected. **

The Board of Directors' view: The nominated person as directors and audit committee this year consists of 1) Mrs.Sorranee Deepphanphongs 2) Mr.Sahasee Chitanondh 3) Mr.Thanawat Sornjai and 4) Admiral Thomrat Hatayodom has qualifications in accordance with relevant laws, criteria, and regulations, suitable for the company's business operations and has undergone a careful consideration process. The Board of Directors excluding directors who are stakeholders have discussed and individually considered, then those 4 directors have deemed an expert, experienced in various fields, leadership, wide vision, morality and ethics, their work history is clean, ability to express opinions freely, have basics and expertise from a variety of professions and have considered the performance results of the director positions. The Board of Directors has approved as proposed by the Audit Committee which acting as the Nominating Committee to propose to shareholder meeting to nomination of the 4 directors, who completed their terms to return as directors for another term. The profile of the directors are in the attachment 3. (page 17-18 of this invitation letter)

Remarks: *A resolution on this agenda must be approved by a majority vote of the shareholders attending the meeting and having the right to vote. (Highest votes arranged in order from higher to lower in a number equal to that of directors to be appointed are elected directors of the Company)*

6. To consider approval of remuneration for the Board's Directors and the Audit Committee.

Purpose and reason: Refer to shareholder meeting No.45 on Friday 28th April 2023 the shareholder meeting approved the remuneration for director as follows.

Director: Meeting allowances 10,000 Baht each, no remuneration due to the loss of the company.

Audit committee : Not more than 500,000 baht per year, meeting allowances included.

The Board of Directors' view: The Board has considered the appropriateness of the Board of Directors' remuneration by comparing references from the same industry and considering the performance of the company's operations in 2023, the company has a loss of 108.51 million baht the meeting allowance should remain the same as last year and omit rewards due to omitting dividend payments. As for the audit committee's remuneration, it should remain the same as last year as well, as follows:

Remuneration	AGM Year 2024		AGM Year 2023		Increase / Decrease
	Meeting allowances (each/person)	Reward	Meeting allowances (each/person)	Reward	
The Board of Directors	10,000	Omit	10,000	Omit	same
Audit committee	10,000	No	10,000	No	same
(Acting as the Nomination and Remuneration Committee also)	Total remuneration not more than 500,000 baht per year (meeting allowances included)		Total remuneration not more than 500,000 baht per year (meeting allowances included)		same
Any other benefits	-No-				

Remarks: A resolution on this agenda must be approved by a vote of not less than two-thirds of the shareholders attending the meeting and having the right to vote.

7. To consider the appointment of Certified Public Accountants and their fees for the year 2024.

Purpose and reason: In 2023, EY Office Limited was appointed as the company's auditors. The Audit Committee selected the certified accountant's offices for the year 2024. The Audit Committee has the opinion that EY Office Limited is the former auditor of the company, due to good working standards, and expertise in auditing, and has been doing well right all along. In addition, after comparing the volume of work and audit fees of auditing with other listed companies with the same level, the EY Office Limited remuneration is appropriated.

The Board of Directors' view: The Board of directors agreed to approve the proposal by the audit committee to select and appoint EY Office Limited as the company's auditors for the year 2024 for the 27th consecutive year and approved to propose to the shareholder meeting year 2024 to consider and appoint the persons who audit and approve the remuneration as follows

The auditor of Varopakorn Public Limited for year 2024. (no subsidiary company)

1) Ms. Watoo Kayankannavee	C.P.A. Registration No. 5423 and/or (Signed the Company's financial statement 3 years on 2021)		
2) Ms. Supanee Triyanantakul	C.P.A. Registration No. 4498 and/or (Signed the Company's financial statement 4 years since 2011)		
3) Mr. Preecha Arunnara	C.P.A. Registration No. 5800 (Never signed the Company's financial statement)		
Annual audit fees for year	2024	2023	Increase / Decrease
Audited financial statements for the year	800,000	800,000	-
Quarterly financial review @ 200,000 (Quarter 1-3)	600,000	600,000	-
Total audit fees	1,400,000	1,400,000	-
Excluding miscellaneous expenses etc. traveling costs, lodging costs, not exceeding Baht 120,000 in total which was a normal formality, as well as the audit's fee in accordance with conditions determined by the board of investment of Thailand "BOI" (if any)			

However, The EY Office Limited / the auditor, is not a shareholder or having any relationship and stake-holding with the company, executives, major shareholders or related parties with the above mention parties.

Therefore, the board requested the Annual General Meeting of Shareholders Year 2024 (No. 46) to appoint the above person to be the auditor and approve the audit fee for the year 2024.

Remarks: A resolution on this agenda must be approved by a majority vote of the shareholders attending the meeting and having the right to vote.

8. Other matters (if any).

The Company has set a record date for the right of shareholders to attend the meeting on Wednesday 13th March 2024.

Therefore, we would like to invite the shareholders to attend the Annual General Meeting of Shareholders for the year 2024 (No. 46) on Monday 29th April 2024 at 14.00 hours at Evergreen Hall, 2nd floor, the Evergreen Laurel Hotel, No. 88, North Sathorn Road, Soi Pipat, Bang Rak, Bangkok 10500 The company will open for registration to attend the meeting from 13.00 hours onwards.

If any shareholder would like to nominate a representative to attend and vote, please kindly fill in and sign the attached proxy according to attachment 4 and following the rules of proxy, registration, voting and attending the meeting according to attachment 5.

If any shareholder would like to nominate the proxy to independent director or Chairman of the board name as follows.

1. Mr.Thanomsak Chotikaprakai, Director / Chairman of the Audit Committee ***
Address : No.1057 Rama 3 Road, Chongnonsri, Yannawa, Bangkok 10120.
2. Mr.Sorranee Deephanphongs, Chairman of the Board ***
Address : No.403/5 Soi.Nitikarn, Nanglinchee Road, Chongnonsri, Yannawa, Bangkok 10120.

Please kindly send the proxy to our company within Friday 26th April 2024.

Yours sincerely,

Under the authorization of the Board of Directors
Varopakorn Public Company Limited



(Mr. Thanawat Sornjai)
Managing Director

- Note : * The Company will publish this letter on the Company's website <http://www.varopakorn.com> on March 28, 2024 and notify through SET's news system as well. If any shareholder wishes to receive the meeting invitation letter, Annual Report 2023 (Form 56-1 One Report), in hard copy can be obtained at Company Secretary Division, Varopakorn Public Company Limited, No. 181 Soi Amorn, Nang Linchi Road, Chong Nonsi Subdistrict, Yannawa District, Bangkok 10120 Telephone 02-2132514, Fax 02-2872031 or at email: 'secretary@varo.thai.com' or 'admin@varo.thai.com'*
- ** The Company offers all shareholders the opportunity to submit an additional agenda and to nominate qualified candidates for a company's director since October 12 - December 31, 2023, by published on the Company's website <http://www.varopakorn.com> and online through SET's system, but there were no submitted any agenda and/or any name of person.*
- *** Are stakeholders in Agenda 6, which are proposed in this meeting but there are no special stakeholders that are different from the other directors in every agenda proposed in this meeting.*

VAROPAKORN PUBLIC COMPANY LIMITED
Report of the 45th Annual General Meeting of Shareholder 2023
Friday, 28th April 2023 at 14:00 hours

The Board of Directors of Varopakorn Public Company Limited held the 45th Annual General Meeting of Shareholder 2023 on Friday, 28th April 2023 at 14:00 hours at the office of Varopakorn Public Company Limited no. 181 Soi Amorn, Nanglinchee Road, Chongnonsee, Yannawa, Bangkok 10120 Mrs.Sorranee Deephanphongs Chairman of the Board welcomed and expressed her thankfulness to the Shareholders whom given their time attending the Meeting and to those representatives as proxy to the absentee shareholders.

The Chairman informed the Meeting that reference to the report of cumulative infections of Coronavirus 2019 (COVID-19) and the number of new infected have continues to persist, causing the shareholders who attend the meeting today may not be as convenient as they should be. The company therefore needs to implement integrated control by limiting the number of meeting participants. The company therefore apologizes here. Shareholders who register first have the right to enter the meeting room first (first come first served) if the seats full, unable to enter the meeting room again and must wear a mask or cloth mask at all times Including the need to strictly carry out disease prevention measures according to the specified criteria. The meeting will be conducted in a concise manner and in the shortest possible time in accordance with relevant rules and regulations in order to ensure the greatest safety for attendees and request cooperation in following the guidelines for attending the general meeting of shareholders that have been sent to shareholders along with the meeting invitation letter. The Company have set up the screening point and the temperature measurement at the entrance of the meeting room with enough hand sanitizer gel and providing limited space of the meeting room with limited seating arrangement serving social distancing as appropriate. If the number of seats is full or insufficient, the Company would like to allow the shareholders to appoint the Company's independent directors as their proxies to attend the meeting on their behalf and follow the guidelines for attending the meeting sent to the shareholders together with the invitation too.

The Chairman introduced himself, directors, executives, and the representatives of certified public accountants whom attending the Meeting and did not attend the meeting as follows:

Board Director Members Attendees:

1. Mrs.Sorranee	Deephanphongs	Chairman
2. Mr.Chaiyong	Deephanphongs	Director / CEO
3. Mr.Sahasee	Chitanondh	Director / Managing Director
4. Mr.Pitiphong	Pisalbhutra	Independent Director
5. Mr.Chirawut	Chaiyawat	Director
6. Mr.Thanomsak	Chotikaprakai	Director / Chairman of Audit Committee
7. Admiral Thomrat	Hatayodom	Director / Audit Committee
8. Mr.Thongkoon	Sangthamarat	Director/Audit Committee
9. Mr.Yoshinao	Toyoda	Director (online from Japan)
10. Flt.Off. Kamolnai	Chaixanien	Director
11. Mr.Pramot	Hansakul	Company secretary (online from hostel during quarantine period)

The Representative of certified public accountants:

1. Ms.Watoo	Kayankarnavee	EY Thailand Co., Ltd.
2. Ms.Warisara	Sataworn	EY Thailand Co., Ltd.

The Chairman informed the meeting that the Company registered capital of 500,000,000 baht separated into 100,000,000 shares with a value of 5 baht per share. Paid-up capital is 499,510,615 baht, separated into 99,902,123 shares with a value of 5 baht per share. As of to date, 10 persons of the shareholders by rights attended the meeting in person, given the amount of share at 6,232,168 shares including 38 persons of the proxy shareholders, given the amount of share at 77,340,495 making 48 in total attendees, given the amount of share at 83,572,663 shares and it was 83.65 % more than 1/3 of the total amount of shares, thus forming a quorum as required by rules and regulations of the company.

The Chairman assigned Mr.Sahasee Chitanond, Managing Director to explain the voting of this Meeting today that the number of the vote from the shareholders should be the same as the number of their shares with one share one vote. The rights of each shareholder could vote in each agenda for agreement or not agreement or abstain for one vote only unless the proxy shareholder of the foreign investor appointed the custodian in Thailand according to their voting share specified in the proxy agreement. As normal practice, majority vote won the resolution, unless the rule and regulations stipulated as other. In the case that the vote became equal, the Chairman of the meeting could add one more vote to settle the winning resolution. In order to get the resolution done on every agenda and for the convenience of the voting, those in particular who attended the

meeting and wished to vote in disagreement or abstain should vote on the voting card. Whenever a hand was raised, the officer should collect the voting card either disagreement or abstain for each agenda and deducted them from the number of shareholders attended at the meeting and assuming that the rest agreed upon. If no hand were raised it would count as a unanimous resolution and no need to vote on the voting card. In the case that any attendants wished to ask a question should raise his hand and introduced himself upon receiving the permission from the Chairman.

The Chairman informed to the meeting that the Company have given the opportunity for the shareholders to propose meeting agenda and nominate qualified persons to be considered for election as directors which has been published on the Company's website <http://www.varopakorn.com> and via SET news system from September 15 to December 31, 2023, but there were no agenda proposals and/or nominated any person to be selected .

The Company by Thailand Securities Depository Co., Ltd. (TSD) as the Registrar has distributed the invitation letter to the shareholders to attend the 45th Annual General Meeting of Shareholders 2023 dated 10st March 2023 together with supporting documents.

The Chairman assigned Mr. Sahasee Chitanond, Managing Director to inform the amendment of the typo in the Invitation Letter and annual report (Form 56-1 One Report) which has been prepared in booklet and distributed during registration process had already been revised as follows:

Invitation letter for the 2023 Annual General Meeting of Shareholders (45th)

In the report of the 2022 Annual General Meeting of Shareholders (44th)

- Page 11, Agenda 2, Acknowledge the annual report and operating results for the year 2021, paragraph 1, line 3, end.
The original message "...Politics, climate picture..." has been edited to read "...Politics, Climate..." has been completed.
- Page 13, Agenda 3, To consider and approve the financial statements for the year 2021 as of December 31, 2021, paragraph 2
The original message said "..Khun Khun Watoo Kayankannavee.." would like to amend it to "...Khun Watoo Kayankannavee .."
- Page 14 Agenda 4: To consider to omitted dividend payment for operation performance from 1 January to 31 December 2021, paragraph 4
The original message said "...financial statements as of December 31, 2021..." has been edited to "...omitted dividends..." has been completed.

Annual Report 2021 (Form 56-1 One Report) has not found any errors.

The Chairman addressed the Meeting with the following agenda:

1. To consider and approve the report of 44th Annual General Meeting of Shareholder 2022, held on Wednesday, 27th April 2022

The Chairman presented the report of 44th Annual General Meeting of Shareholder 2022 which was held on Wednesday, 27th April 2022. The report has been completed within 14 days after the Meeting and a copy has been sent to the Stock Exchange Market of Thailand within the required period as stated by law as well as announced in the company website: <http://www.varopakorn.com>. The Report has also been sent to the shareholders together with the letter of invitation to this meeting (as enclosed). The Board of director is of the opinion that the minutes of the meeting were properly recorded and edited and asked the meeting to consider and approve. The resolution in this agenda must be approved by a majority vote of the shareholders who attend the meeting and have the right to vote.

The Chairman has given the opportunity for those who wished to raise questions or make any corrections may do so.

After consideration, the meeting unanimously resolved to approve the report as proposed with votes: Approved 83,572,663 votes equivalent to 100% Disapproved 0 votes equivalent to 0% Abstained 0 votes equivalent to 0% of the number of shares attending the meeting and having the right to vote. There were no voided ballots and shareholders with vested interest in this agenda.

2. To acknowledge the Annual Report and the Company Performance 2022

The Chairman assigned Mr.Sahasee Chitanond, Managing Director to reported the company performance in 2022, under the name of the Company Board Directors to the Meeting that the year 2022 has been a very volatile year with factors that have negative effects whether it is a conflict between Russia and Ukraine, Energy prices have skyrocketed combined with the volatility of the baht Including the prices of almost all kinds of commodities. In addition, the US Federal Reserve has continuously raised the policy rate, and the Chinese government still strictly maintains a COVID-free policy. This resulted in significant cost pressures for the Company, not all can be forwarded to customers due to intense competition.

As for the price of aluminum, which is the main raw material, it has continued to fluctuate greatly since 2021, which was at only \$2,000 per ton and in early 2022 it had risen to the level of \$2,800 per ton and has increased. It peaked at \$3,900 per ton in the first quarter and continued to decline to \$2,200 per ton in the fourth quarter. Fluctuations in aluminum prices have had a significant impact on costs. Moreover, during in the first half of 2022, the company also faced a container shortage crisis. which results in the ordered raw materials and products that need to be delivered after the COVID situation has resolved have even more delays in delivery. In addition, the price of shipping costs has increased which affects many aspects of operations Especially controlling the cost of raw materials and Pricing due to rapid decline in raw material prices Including customer purchasing decisions. Due to the uncertainty of market prices, etc., the excess volatility is caused by many factors. both from the war Decreased demand conditions or economic recession, and even though during the first quarter of 2023, aluminum prices will not be as volatile as last year. But the company has adjusted its policy to reduce this risk by reducing aluminum stocks to a sufficient level. In addition, there is a continuing problem of electronic parts shortages from previous years, which has resulted in periodic interruptions in production and delivery of products, especially in the electrical appliance and automotive industries. As a result, product delivery for this customer group has been affected by product delivery postponements on many occasions. For the second half of 2022, this is due to demand for aluminum products starting to decline due to economic problems throughout the region. As a result, demand for aluminum products has decreased significantly, as evidenced by a decrease in product orders since the end of the second quarter, as well as requests to cancel orders or postpone delivery of products. And because of the decreased demand Therefore, market competition has clearly increased. This results in price competition in many products that the company sells.

During the years 2021 to 2022, the company has done more aggressive marketing in many trading zones. There is also a plan to increase efficiency and production capacity to support aggressive marketing that is expected to affect the expansion. For aluminum finstock used in the automotive and refrigeration industries in Asia, Europe, and America which resulted in a large sales growth in 2023.

In 2022, the company will continue to focus on selling roll products such as Finstock & Precoated Finstock, Finstock for Automotive Heat Exchangers, Coil, and Foil, with total sales increasing to 3,754.76 Million Baht, representing an increase up to 45.77% Million Baht from the year 2021, which was at 2,578.82 Million Baht, with the sales proportion of Rolled Product 96.30%, an increase from 94.42% of total sales compared to the year 2021. The sheet product has reduced sales from 150.45 Million Baht to 137.87 Million Baht, with the proportion of sales reduced from 5.58% to 3.70%.

Revenue	2022		2021		2020	
	Revenue	Percentage	Revenue	Percentage	Revenue	Percentage
Thailand	1,452	38.67%	1,367	53.07%	696	68.24%
Asia	1,097	29.21%	606	23.52%	290	28.43%
Oceania	89	2.37%	60	2.33%	34	3.33%
America	1,045	27.83%	529	20.54%	-	0.00%
Europe	72	1.92%	14	0.54%	-	0.00%
Total	3,755	100.00%	2,576	100.00%	1,020	100.00%
Thailand	1,452	38.67%	1,367	53.07%	696	68.24%
Export	2,303	61.33%	1,209	46.93%	324	31.76%
Total	3,755	100.0%	2,576	100.00%	1,020	100.00%

In 2022, the company had the highest sales revenue in history at 3,754.76 Million Baht, an increase of 45.77% from the previous year. Mainly due to market expansion in all regions. Cost of goods sold increased to 97.42% from 95.45% due to the substantially higher cost of energy. Including finance costs which increased to 38.33 Million Baht from 16.48 Million Baht due to higher borrowing and interest rates. The baht depreciated since the beginning of the year to 36.15 baht per US dollar. Resulting in loss from exchange rate of 6.08 Million Baht, loss from fair value adjustment of derivatives of 24.79 Million Baht.

In summary, in 2022, the company had a net loss after tax of 58.79 Million Baht or 0.59 baht per share, compared to the previous year with a profit of 3.87 Million Baht or 0.04 baht per share and taxes Plus depreciation amortization (EBITDA) was 1.98 from the original 4.60 of revenue.

At the end of 2022, the company had total assets of 2,336.32 Million Baht, down from 2,839.14 Million Baht at the end of 2021. Current assets decreased from 2,088.86 Million Baht to 1,438.26 Million Baht, mainly due to a decrease in inventories from 1,393.73 million. baht to be at 819.70 Million Baht, trade, and other receivables decreased from 513.94 Million Baht to be at 506.84 Million Baht, fixed assets increased from 746.16 to be at 895.93 Million Baht due to the adjustment of land prices by Market Approach, other current assets decreased from 167.29 Million Baht to 66.85 Million Baht, most of which were tax refunds and advance payments for goods. As for the overall liabilities, it was at 1,457.86 Million Baht, down from 2,058.68 Million Baht, as a result of current liabilities decreased from 1,905.39 Million Baht to 1,299.14 Million Baht, while the outstanding balance of long-term loans (excluding the portion of long-term loans due within 1 year) decreased from 120.93

Million Baht to 87.39 Million Baht. Non-current liabilities increased from 153.29 Million Baht to 158.72 Million Baht, most of which were long-term loans for machinery. The provision for employee benefits slightly increased from 30.08 Million Baht to 30.13 Million Baht, while the shareholders' equity increased from 780.46 Million Baht to 878.46 Million Baht due to the revaluation of land and the negative unappropriated retained earnings increased from 143.45 Million Baht to 202.24 Million Baht.

As for the overall financial position, liquidity remained tight. The liquidity ratio increased from 1.10 to 1.11. The ratio of total liabilities to equity decreased from 2.64 to 1.66. The profitability ratio was negative with a profit margin of -1.56 Return on Equity and to total assets at -7.09% and -2.27% respectively. The book value of the shares at the end of 2022 is 8.8 baht per share.

In 2022, the company had a net cash flow from operating activities of 392.56 Million Baht compared to the year 2021 with net cash used in operating activities of 656.07 Million Baht, net cash used in investing activities of 45.16 Million Baht from the previous year at 34.92. Million Baht. Net cash used in financing activities was 312.66 Million Baht. From the previous year, net cash from financing activities was 694.79 Million Baht. Net cash for the period increased from 3.79 Million Baht to 34.73 Million Baht. 50 days, decreased from 57 days, repayment period decreased from 161 days to 132 days.

For technical assistance agreement and the distribution agreement that the Company entered into with Mitsubishi Aluminum Co., Ltd. and the Mitsubishi Group expired on January 26, 2022, and the Company entered into a new distribution agreement with MALC Thai Co., Ltd. on January 27, 2022 agreement period year to year.

At the end of March 2022, Mitsubishi Corporation Rtm Japan Ltd. transferred all of its shares to Thai Metal Works Company Limited, the Company's major shareholder. Mitsubishi Aluminum Co., Ltd. transferred all of its shares to Showa Aluminum Can Corporation and was later transferred to MA Aluminum Corporation, owned by Showa Aluminum Can Corporation, which has now been renamed Altemira Co., Ltd.

The company has received additional standard certifications including JIS 4001 (Japan) and BIS IS 15392:2003 (India), which are industrial production standards of Japan and India that are accepted standards throughout the world. To reinforce confidence in the standards of the company's products even more.

In 2023, the company continues to have a very proactive management plan. The marketing goal that we have set is to expand into markets in Europe, America and Asia Pacific. It is expected that there will be exports of aluminum finstock used in refrigeration and aluminum foil to India in a similar proportion in 2022, but the proportion will increase customers to countries in the zone Europe and America more, focusing on products in the category Automotive Aluminum Cooling Sheet Air conditioners, foils and coils, which is expected to have an export rate of not less than 60%.

However, in 2023, new challenges will continue to be aluminum prices and significantly higher costs. Especially the price of energy which is the main cost in producing products Including fluctuations in precious metals like aluminum and exchange rates. The company is not complacent. It also plans strategies to continuously reduce costs, such as increasing energy saving efficiency, recycling uses scrap aluminum instead of Ingot.

Together with BIG and Iwatani, install a nitrogen gas generator unit (PSA) to replace liquid nitrogen gas that must be transported to replenish at all times for use in the annealing process. It helps to reduce both costs, which are much lower than they are today and reduce transportation time as well as help reduce carbon emissions from the transportation sector by more than 800 tons CO₂e per year and reduce greenhouse gases to solve the problem of global warming in another way.

Collaborated with Gulf 1 Co., Ltd. to install a solar rooftop system in the amount of 3 MW on factory roof. It is expected to be completed by 2023 to increase production potential, reduce energy consumption, reduce costs and reduce greenhouse gases (Emission) by not less than 2,422,900 kg CO₂/year (4,049,000 x 0.5984).

Joint research, development and engineering (RD&E CO-RESEARCH CONTRACT) project "Preparing environmental database of the aluminum industry group to support Carbon Border Adjustment Mechanism (CBAM) with the National Science and Technology Development Agency by the Metal and Materials Technology Center the national Materials, the Federation of Thai Industries, Aluminum Industry Group of the Federation of Thai Industries, etc.

The company has carried out activities to build good relationships between the companies and nearby communities Continuously on a regular basis, such as the volunteer blood donation project "Give blood to life, One person gives many people receive" to extend the life of fellow human beings together with the Thai Red Cross Society The activity has been carried out every 3 months, which has been carried out continuously for 3 years.

Donating cleaning equipment to temples and nearby communities to be put to further use such as coconut brooms, Grass brooms, toilet brushes, bathroom cleaners, detergents, and dustpans made from factory waste materials.

Children's Day gift giving activity to community representatives, villages, schools and Bang Pu Provincial Police Station to be used in organizing Children's Day activities every year.

Varopakorn Employee Volunteer Project together with villagers in nearby communities, help clean the temple, Public places to strengthen the spirit of sacrifice and unity to create a good relationship between the company and the villagers in the community.

The project to plant forests, grow awareness, preserve mangrove forests has done "Environmental Restoration and Conservation Project" (Mangrove planting) at Bang Pu Recreation Center by allowing employees to participate in caring for nature and the environment as well as creating unity among the company's employees and those who participated in the activity joined together to plant more than 200 mangrove trees and collect trash together. This will help absorb carbon dioxide: 200 tons x 3.9 kg./tree/year = 780 kg./year (Source: TAO Carbon Credits, Forestry Sector).

Participate in Kathina activities and make almshouses with the nearby temple community.

For the past year, the company has not received any complaints related to human rights violations, treatment of workers, customers, or society and communities that is unfair and exploitative, which conflicts with good corporate governance policy and code of conduct that the company has prepared in any way.

The company received an award in the project to develop and enhance happiness to become a sustainable health organization from Thai Health Promotion Foundation, TFA.

The company received the Outstanding Sustainability Model Organization Award in the Thai Capital Market for Supporting Persons with Disabilities in 2022 from the SEC in collaboration with the Ministry of Labor. Department of Skill Development Department of Employment Department of Promotion and Development of Quality of Life for Persons with Disabilities Thai Listed Companies Association and the Association of the Council of Persons with All Types of Disabilities of Thailand.

The Board of Directors were grateful to all Shareholders who have given their full support to the company's operation and activities during the past and behind the success of the company especially the executives and employees of the company who have been dedicated to working with full capacity with cooperation, the company will try to realize the vision, mission, strive to manage with ethics, transparency, responsibility, and lead the organization to achieve its goals under the regulatory framework. Good corporate governance for the best interests of all stakeholders sustainably.

Other matters as shown on the Annual Report of 2022 with URL/QR Code which have been arranged to be delivered to all shareholders together with the invitation letter (Attached 2) and prepared in the form of a book distributed during the registration. Ask the meeting to acknowledge.

The Chairman opened the opportunity for the shareholders to ask questions or given any comments since there were none questions raised, therefore it has been understood that the Meeting acknowledged the annual report and the Company Performance of 2022, as proposed without voting for this agenda.

3. To consider the approval of the financial Statement for the year 2022 as of 31st December 2022

The Chairman reported to the Meeting that for the year 2022, the Company's financial statement, the summary is as following

The summary of the Company's financial Statement)	2022	2021
Total Assets	2,336.32	2,839.14
Total Liabilities	1,457.86	2,058.68
Total Revenues	3,762.83	2,587.55
Total Cost	3,785.21	2,568.22
Profit (Loss) from operation activities	(22.38)	19.33
Financial Cost	(38.33)	(16.49)
Profit (Loss) before Income Tax	(60.71)	2.84
Profit (Loss) in the year	(58.79)	3.87
Profit (Loss) per share (Baht/share)	(0.59)	0.04

The Financial Statements, balance sheets and profit/loss of account have been audited by Khun Watoo Kayankannavee, certified public accountant no.5423 from EY Thailand Co., Ltd. which have been approved by the Audit Committee and shown on the report in the annual report of 2022 as QR Code which had been sent to the shareholders, together with the invitation letter to attend this meeting (Attached 2) and the Annual Report 2022 distributed upon the registration.

The Chairman opened the opportunity for the shareholders to ask questions or give any comments but there were no questions raised or expressed any other opinions, therefore the Chairman requested the meeting to consider. Resolutions in this agenda must be approved by a majority vote of the shareholders who attend the meeting and have the right to vote.

After consideration, the meeting unanimously resolved to approve the financial statements as of December 31, 2022 as proposed with votes: Approved 83,572,663 votes equivalent to 100% Disapproved 0 votes equivalent to 0% Abstained 0 votes equivalent to 0% of the number of shares attending the meeting and having the right to vote. There were no voided ballots and shareholders with vested interest in this agenda.

The meeting considered There was a unanimous resolution to approve the financial statements ending on December 31, 2021, 2022 as proposed with votes of approval: 83,572,663 votes, equivalent to 100 percent. Disapproval: 0 votes, equivalent to 0 percent. Abstention: 0 votes, equivalent to 0 percent of the number of shares who attended the meeting and had the right to vote. There were no invalid ballots and shareholders who had an interest in this agenda.

4. To consider Omitted dividend payment for operation performance for the year 2022.

The Chairman addressed to the Meeting that the Company has had the policy to pay the dividend to the shareholder once a year and no more than 60% of the operating profit which bases on the consideration of the Annual General Meeting of Shareholders and according to the Public Company Limited Act together with the rules and regulations of the Company which stated: "prohibit to pay any other payment rather than profit". By the end of 2021, the Company has a net loss of 58.79 Million Baht, and unappropriated (deficits) of 202.24 Million Baht. The Board of Directors considered and had an opinion that the Company still had unappropriated (deficits) as of December 31, 2022. The Company should Omit dividend payments. Therefore, it is proposed to the shareholders' meeting consider this.

According to the Public Companies Act and the Regulations of the Company stated that the Company required to reserve at least 5% of the annual net profit deducted by accumulated loss (if any) until the reserved fund amount not less than 10% of the Registered Capital of which the Company have reserved the amount as stated. Thus, requested the Meeting to consider accordingly. Resolutions in this agenda must be approved by a majority vote of the shareholders who attend the meeting and have the right to vote.

The Chairman opened the opportunity for the shareholders to ask questions or give any comments but there were no questions raised or expressed any other opinions, therefore the Chairman requested the meeting to consider.

After consideration, the meeting unanimously resolved to approve omitting dividend payment, as of December 31, 2021 as proposed with votes: Approved 83,572,663 votes equivalent to 100% Disapproved 0 votes equivalent to 0% Abstained 0 votes equivalent to 0% of the number of shares attending the meeting and having the right to vote. There were no voided ballots and shareholders with vested interest in this agenda.

5. To consider the appointment of directors in replacement of directors who completed their terms

The Chairman informed the meeting that according to the Public Companies Act and the company regulations stated at the Annual General Meeting of Shareholder required one-third of directors completed their terms. This year 3 directors completed their terms namely: 1) Mr.Thongkoon Sangthamarat 2) Flt.Off.Kamolnai Chaixanien 3) Mr.Yoshinao Toyoda. The Company opened the opportunity for the shareholders to propose to nominate qualified candidates for a company's director by published on the Company's website <http://www.varopakorn.com> and online through SET's news system, but there were no submitted any agenda and/or any name of person. The Directors who completed their term, have been proposed to return to the directorship of the Company for another term, 2 people also attended the meeting today and another 1 person was abroad attending the meeting via VDO Con (ZOOM) therefore, they are considered stakeholders in this agenda. Thus, in order to support the good corporate governance principles allow for consideration and voting in this agenda to be carried out independently and transparently, the 3 directors have been indicated to leave the Meeting and requested to return to the Meeting after this agenda was completed.

The Chairman stated that the profile of the 3 directors who completed their terms and have been selected at this Meeting have been sent together with the invitation letter to the Shareholders and have been shown on the screen at this Meeting, thus, it has been necessary to select Director, Audit Committee, for the missing positions. The Board Committee excluding the Stakeholders have discussed and considered their individual profile carefully including the consideration on their directorship, wide vision of leadership, held integrity with moral and ethics and with no bad record. They exposed their comments deliberately according to related matters based on rules and regulations, equipped with basic standard and various expertise. The Board thus, agreed with the Audit Committee as Nomination Committee of the 45th Annual General Meeting of Shareholders for 2023 to propose the 3 directors to return to their directorship for another term. The Chairman requested the Meeting consideration and approval on individual respectively. The Chairman opened the opportunity for the shareholders to oppose or

propose else. None of the shareholders opposed nor proposed else. Resolutions in this agenda must be approved by a majority vote of the shareholders who attend the meeting and have the right to vote. (The highest number of votes in descending order will be elected as directors equal to the number of directors to be elected this time)

The Meeting considered and unanimously appointed: 1) Mr.Thongkoon Sangthammarat 2) Flt.Off.Kamolnai Chaixanien 3) Mr.Yoshinao Toyoda to return as a director for another term, as proposed with the attended shareholders vote excluding the stakeholders who did not vote and did not have invalid ballots in this agenda as following:

No.	Name	Vote					
		Agreed		Not Agreed		None Vote	
		Voice	%	Voice	%	Voice	%
1.	Mr.Thongkoon Sangthammarat	83,572,663	100.00	0	0.00	277,507	0.37
2.	Flt.Off.Kamolnai Chaixanien	83,572,663	99.35	0	0.00	546,911	0.65
3.	Mr.Yoshinao Toyoda	83,572,663	100.00	0	0.00	0	0.00

Before proceeding the Meeting, the Chairman on this agenda invited Mr.Thongkoon Sangthammarat, Flt.Off.Kamolnai Chaixanien, Mr.Yoshinao Toyoda returned to the Meeting and the Chairman proceeded the Meeting.

6. To consider approval of remuneration of the Board's directors and the Audit Committee.

The Chairman informed the Meeting that at the last 44th Annual General Meeting of Shareholder on Wednesday, 27th April 2022, the Meeting approved the remuneration consisting of director's meeting allowance of 10,000 baht per time and no compensation rewards due to the Loss of the Company Performance. The remuneration of audit committee must not more than 500,000 baht per year including the meeting allowances.

The Audit Committee as the Remuneration Committee, considered the appropriateness of the remuneration for the Board of Directors and, considering the Company performance had a loss of 58.79 Million Baht the meeting allowance should remain the same as the previous criteria was 10,000 baht/time/person, and omit rewards due to omitting dividend payment. As for the remuneration of the Audit Committee, it was agreed that it should remain according to the same criteria as last year too, was not more than 500,000 Baht per year including the meeting allowance 10,000 baht/meeting/person. The Board has considered the appropriateness of the remuneration for the Board of Directors by comparing reference data from the same industry and considering the operating results of the company, agreed as proposed by the Audit Committee, as the Remuneration Committee, as follows:

Compensation	AGM for the year 2023		AGM for the year 2022		Increase/Decrease
	Meeting Allowance (per time/per person)	Reward (Group)	Meeting Allowance (per time/per person)	Reward (Group)	
The Board of Directors	10,000	None	10,000	None	same
Auditor Committee (Acting as the Nomination and Remuneration Committee also)	Total remuneration not more than 500,000 baht per year (meeting allowances included)		Total remuneration not more than 500,000 baht per year (meeting allowances included)		same

Therefore, requested the meeting to consider determining remuneration for the Board of Directors and the Audit Committee. The resolution in this agenda must be approved by a vote of not less than two-thirds of the total number of votes of shareholders who attend the meeting and have the right to vote.

The Chairman opened the opportunity for the shareholders to ask questions or give any comments but there were no questions raised or expressed any other opinions,

After consideration, the meeting unanimously resolved to approve to pay the meeting allowance to the Directors and Audit Committee as proposed with votes: Approved 83,572,663 votes equivalent to 100% Disapproved 0 votes equivalent to 0% Abstained 0 votes equivalent to 0% of the number of shares attending the meeting and having the right to vote. There were no voided ballots and shareholders with vested interest in this agenda.

7. To consider the appointment of the certified public accountants and their fee for year 2023

The Chairman has informed the Meeting that there have been considering on audit companies. EY Thailand Co., Ltd. have been appointed as Auditor for the year 2022 and the Audit Committee have been considering other for 2023. However, the Audit Committee have reviewed EY Thailand to be the Auditor for the year 2022 due to their high working standard, their expertise in accounting and their best practice apart from that in comparing the work volume they delivered and their reasonable fee were much competitive than other firm in the same quality thus the Audit Committee agreed to propose EY Thailand as the Auditor

for the year 2023 and being 26th year of service and proposed for the consideration of the Annual General Meeting of Shareholder for 2023 to appoint the following certified accountants and approved on the accounting service fee as following:

	Name	Certified Auditor No.	Signed on the company Financial Statement
1	Ms. Watoo Kayankarnnavee	5423	2 year since 2021
2	Ms. Supunnee Triyanantakul	4498	4 years since 2011
3	Mr. Preecha Aroonnara	5800	Have never signed the Financial Statement

Thus, the three have been the auditor from EY Thailand Co., Ltd. and have not been our shareholders or have had no relationship with the management or major shareholders or with any related companies.

Auditor Fee for the Year	2023	2022	Increase/Decrease
Annual Audit Fee	800,000	850,000	-50,000
Revision by Quarter 1-3 at Bht.200,00 per quarter	600,000	600,000	-
Proposed Total Annual Audit Fee	1,400,000	*1,450,000	-50,000
Discounted due to the Pandemic Coronavirus-19	-	(150,000)	+150,000
Total Audit Fee after discount	1,400,000	1,300,000	+100,000
Excluding miscellaneous expenses etc. traveling cost, lodging cost, not exceeding Baht 120,000 in total which was normal formality, as well as the audit's fee in accordance with condition determined by the board of investment of Thailand "BOI" (if any) [<i>*Audit fee approved by the shareholders' meeting</i>]			

The meeting requested to consider.

The Chairman opened the opportunity for the shareholders to ask questions or give any comments but there were no questions raised or expressed any other opinions,

The Chairman opened the opportunity for the shareholders to ask questions or give any comments but there were no questions raised or expressed any other opinions.

After consideration, the meeting unanimously resolved to approve appoint Miss Watoo Kayankarnnavee and/or Miss Supanee Triyanantakul and/or Mr. Preecha Arunnara as the company's auditors for the year 2023 with the remuneration as proposed as proposed with votes: Approved 83,572,663 votes equivalent to 100% Disapproved 0 votes equivalent to 0% Abstained 0 votes equivalent to 0% of the number of shares attending the meeting and having the right to vote. There were no voided ballots and shareholders with vested interest in this agenda.

8. To consider the amendment and addition of the Company's Articles of Association.

The Chairman informed the meeting that Due to the Public Limited Companies Act B.E.2535, there have been additional amendments, by Order of the Head of the National Council for Peace and Order No. 21/2017, Public Limited Companies Act No. 2 B.E.2001 and No. 4 B.E.2022 regarding the rights of shareholders to request to hold a meeting, repurchase shares, requires public limited companies to use electronic means in board meetings and shareholder meetings, delivery of invitations or documents as well as proxies in shareholders' meetings. Audit Committee (as the Nomination and Remuneration Committee) and the Board of Directors has considered the matter and has deemed it appropriate to propose to the 2023 Annual General Meeting of Shareholders to consider amending the Company's Articles of Association, Articles 8, 24, 25, 29, 33, 34, 36 and 40 to comply with the amended law, by canceling the old message and using a new message including submitting registration to amend the regulations as proposed and grant authority Authorized Director of the Company or a person assigned by the board of directors who has the authority to amend any statements according to the suggestions and or opinions of the registrar or any other relevant government agency until completion. Details as per table in the meeting invitation, pages 5 - 8 and what appears on the screen as follow:

Articles of Association of the Company (Requesting additional amendments)
<p align="center">Chapter 2 Issuance of Shares</p> <p>Article 8. The Company may not own or accept a pledge of its own shares, <u>except in the following cases:</u> <u>(1) The Company may repurchase its shares from shareholders who vote against the resolution of the shareholders' meeting to amend the Articles of Association of the Company relating to voting rights and the right to receive dividends, which the shareholders view as He did not receive justice.</u></p>

(2) The company may repurchase its shares for financial management purposes when the company has retained earnings and excess liquidity and such share repurchase will not cause the company to suffer financial problems.

Share repurchase under (1) or (2) above Must be approved by the shareholders' meeting. Unless the Company will repurchase shares not exceeding 10 percent of the paid-up capital, the Board of Directors has the power to approve the said share repurchase.

The shares held by the Company shall not be counted as a quorum for a meeting of shareholders and shall not have voting rights and the right to receive dividends.

The shares repurchased under the preceding paragraph must be sold by the company within the period specified in the ministerial regulations. If it is not disposed of or cannot be disposed within the specified period, the company will reduce its paid-up capital by cutting off the unsold registered shares.

The share repurchased, sale of shares, and share cutting under the preceding paragraph It shall be in accordance with the rules and procedures prescribed in the Ministerial Regulations.

Chapter 4 Directors

Article 24. In a meeting of Board of Directors there must be Directors present in a number not less than one half of the total number of Directors to constitute a forum. In the event the Chairman is not present at the meeting or is unable to perform his duty and if there exists a Vice-Chairman, the Vice-Chairman shall preside over the meeting. If there is no Vice-Chairman or if there is one but he is unable to perform the duty, the meeting shall elect one Director to act as the Chairman of the meeting.

Decision of the meeting shall be by a majority of votes.

One Director shall have one vote, except the Director having interests in any matter who shall have no right to vote in such matter. In the event votes are tied, the meeting Chairman of the meeting shall give the casting vote.

Board of Directors meeting, chairman or person assigned May prescribe to hold a meeting via electronic media by complying with the rules and procedures prescribed by the relevant laws.

Article 25. In convening a meeting of Board of Directors, the Chairman or the person assigned by him shall send out a notice of meeting to the Directors not less than three days in advance of the date of the meeting by hand, facsimile, electronic mail, or by means of electronic mail in accordance with the rules prescribed by the Registrar possibly, except in the case of urgency for the purpose of maintaining rights or interests of the Company, the notice of meeting may be served by other means and an earlier date may be fixed for the meeting. Also, it is necessary to held the meeting at the Company's head office or nearby provinces or other localities in the Kingdom as specified in the Articles of Association of the Company. The Chairman or the person assigned by him or the vice chairman or the director who called the meeting may decide on a case by case basis.

When there is a reasonable cause or to protect the rights or benefits of the company two or more directors may jointly request the Chairman of the Board to call a meeting of the Board of Directors. In this regard, the subject and reason to be proposed to the meeting must also be specified. In such case, the Chairman shall call and schedule the meeting within 14 days from the date of request.

In the case where the Chairman fails to comply with paragraph 2, the requested members may jointly call and schedule a meeting of the Board of Directors to consider the requested matter within 14 days from the date of expiration of the period under the second paragraph.

In the event that the chairman is absent for any reason The Vice-Chairman shall be the person to call the meeting of the Board of Directors. In the absence of the Vice President for any reason two or more directors may jointly call a meeting of the Board of Directors.

Article 29. The Board of Directors shall have a meeting at least once every three months.

The Company shall pay remuneration to the directors in relation to their Performance of duties as necessary and appropriate, which are salary, meeting allowance, living allowance and bonus.

Payments of remuneration to the directors in consideration of their performance shall be paid out of profit and shall be in accordance with the resolutions of the shareholders meeting when meeting is resolve on dividend payments.

Chapter 5 Meeting of Shareholders

Article 33. The Board of Directors shall hold the annual general meeting of shareholders within four months from the date ending the account period of the Company.

Other meetings of shareholders in addition to the meeting mentioned above shall be called extraordinary meetings. The Board of Directors may convene an extraordinary meeting of shareholders any time it deems expedient;

One or more shareholders holding in aggregate number of not less than ten percent of the total number of shares sold may subscribe their names to a notice requesting the Board of Directors to convene an extraordinary meeting of shareholders at any time but they shall also specify the subjects and reasons for such request in the notice. In such case, the Board of Directors shall arrange for a meeting of shareholders within forty-five days from the date of receipt of the notice.

In the event that the board of directors does not convene a meeting within the period specified in paragraph 3, all shareholders who have signed their names or other shareholders who collectively hold the required number of shares may call the meeting themselves within 45 days from the expiration of the period under paragraph 3. In such a case, it shall be considered a shareholder meeting called by the board of directors, with the company being responsible for necessary expenses incurred from organizing the meeting and facilitating it as appropriate.

In the case where it appears that at any shareholder meeting that was called by the shareholders under paragraph 3, the number of shareholders attending the meeting was not sufficient to form a quorum as specified in

paragraph 5. Shareholders according to paragraph 3 must be jointly responsible for reimbursement of expenses incurred from holding the meeting at that time to the company.

The shareholder who called the meeting may send the meeting notice to the shareholders by electronic means. If the shareholder has informed the company or the board of directors of their intention or consent according to the criteria specified by the registrar.

Article 34. In convening a meeting of shareholders, the Board of Directors shall issue a notice of meeting specifying place, date, time, agenda, and matters to be set forth to the meeting together with appropriate details, by expressly specifying as to the matters to be set forth to the meeting for acknowledgement, approval, or consideration, as the case may be, including opinion of the Board of Directors on said matters, and send the same to the shareholders for information not less than seven days before the date of the meeting or by electronic mail or by means of electronically in accordance with the rules prescribed by the Registrar. Besides, the notice of meeting shall also be announced three days consecutively in a newspaper for not less than three days before the date of the meeting or by electronic means through publicly accessible and verifiable website ownership such as the company's website, online newspaper's website, of the Stock Exchange of Thailand's website instead possibly in accordance with the rules prescribed by the registrar.

The place where the meeting is to be held may not be in the locality in which the head office of the Company is situated, or may be in any province as the Board of Directors deem expedient.

Shareholder meetings may be conducted via electronic media as provided in the law on electronic meetings. The location of the company's head office shall be considered as the meeting place.

Article 36. In a shareholders meeting, shareholders may appoint as proxy any person of legal age to be present and vote, provided the proxy shall be dated and signed by such shareholders and be in accordance with what the Registrar stipulates.

The proxy shall be given to the Chairman of the Board of Directors or a person designated by the Chairman at the place of the meeting before the proxy enters the meeting.

The proxy may be made by electronic means instead. It must use a safe and reliable method that the proxy is made by the shareholders, in accordance with the rules prescribed by the Registrar.

Chapter 6 Dividends and Reserves

Article 40. No dividend shall be paid out of funds other than profits. In the event the Company Sustains an accumulated loss, no dividend shall be paid.

Dividend shall be distributed according to the number of shares and in equal amounts.

The Board of Directors may pay interim dividend to the shareholders from time to time when it is found that the Company has sufficient profit to do so, and, having done so, shall report the same to the next shareholders meeting.

Payment of dividend shall be made within one month from the date of the meeting of shareholders or of the resolution of the Board of Directors, as the case may be. However, a notice thereof shall be sent to the shareholders by hand, facsimile, electronic mail, or by electronic means according to the criteria prescribed by the Registrar and also announced in a newspaper, or by means of an electronic advertisement through a publicly accessible and verifiable website such as the Company's website, online newspaper website, the Stock Exchange of Thailand website instead possibly, in accordance with the rules prescribed by the Registrar.

Therefore, requested the meeting to consider. Resolutions in this agenda must be approved by a vote of not less than 3/4 of the total number of votes of shareholders who attend the meeting and have the right to vote.

The Chairman gave shareholders an opportunity to ask questions or object or suggest otherwise. But there was no shareholder asking questions or opposing or suggesting otherwise.

The meeting considered There was a unanimous resolution to approve the amendment of the Company's regulations. Got it as proposed With votes of approval: 83,572,663 votes, equivalent to 100 percent; Disapproval: 0 votes, equivalent to 0 percent; Abstained: 0 votes, equivalent to 0 percent of the number of shares that attended the meeting and had the right to vote. There were no shareholders with interests and no invalid ballots in this agenda.

9. To consider other matters (if any)

Since there were no other matters nor questions, the Chairman adjourned the meeting at 15.00 hours.

Incidentally, prior to the consideration of Agenda 1, the Chairman informed the meeting that there were 8 shareholders who registered to attend the meeting in person, counting the number of shares 5,673,851 shares/vote. There were 15 shareholders attending the meeting by proxy, counting the number of shares 64,505,930 shares/vote. Total votes: 23, counting the number of shares: 70,179,781 shares/vote, accounting for 70.25% of the total number of shares sold, and the voting results for Agenda 1 were inform, equal to 70,179,781 shares/vote. In fact, there were 10 shareholders who registered to attend the meeting in person, counting the number of shares, 6,232,168 shares/vote, and 38 proxies received the meeting. The number of shares was counted: 77,340,495 shares/vote, totaling 48 persons. The number of shares counted was 83,572,663 shares/vote, accounting for 83.65% of the total number of shares sold. Due to some technical errors causing the secretariat the number of

shareholders attending the meeting was incorrectly reported to the Chairman and reported the error to the Chairman informed before considering Agenda 3, which the Chairman informed the meeting and would like to amend the voting results in Agenda 1 to be truly correct. and using the correct number of shareholders who attended the meeting to vote in every agenda. As for the voting results in Agenda 5 of Mr.Thongkun Saengthammarat, which showed the abstaining vote of 277,507 shares/vote, it was not correct. must In fact, no shareholder asked to abstain from voting at all. Therefore, in order for the results to be accurate according to the number of votes actually cast, Therefore, correct scores were displayed in every agenda. In addition, after the meeting had closed, two more shareholders presented themselves to attend the meeting, counting the number of shares, 10,254 shares, so it was recorded/

Sorrance Deephanphongs

(Mrs.Sorranee Deephanphongs)
Chairman of the Board Director
Chairman of the Meeting

Pramot Hansakul

(Mr.Pramot Hansakul)
Secretary of the Meeting
Recorded the Agenda of the Meeting

Note:

Minutes of the 2023 Annual General Meeting of Shareholders (No.45) on Friday, April 28, 2023 that the Company has submitted to the Stock Exchange of Thailand within 14 days from the date of the Annual General Meeting of Shareholders and the Ministry of Commerce within the time specified by law, ready to publish on the company's website <http://www.varopakorn.com>, recorded the minutes of the meeting incorrectly due to printing the minutes of this meeting as follows.

- 1) Page 1, states that the director who was off from the meeting was Lt. Kamonnai Chaichanian, but in reality, on the day of the meeting, there were no directors who were no attend the meeting. The meeting was attended by everyone, including Lt. Kamonnai Chaichanian. The video footage that had already been recorded was checked.
- 2) Page 8, as for the company's regulations, section 2, issuance of shares, section 8, paragraph 6, the original text stated...that the company should reduce its paid-up capital... Changed to...allow the company to reduce its paid-up capital.
- 3) Page 9, as for the Company's regulations, Section 5, Shareholders' Meeting, Section 33, Paragraph 4, the original text stated that...Paragraph 1...Paragraph 1...amended to...Paragraph 3...Paragraph 3... and paragraph 5: The original message stated that...paragraph 2...paragraph 2...amended to...paragraph 3...paragraph 3...
- 4) Page 10, In the company's regulations, Section 5, Section 6, Dividends and Reserves, Section 40, Paragraph 4, the original text...such as Brit's website...edited to... such as Company website...
- 5) Page 10, at the end of the last paragraph original text ...so so it's recorded/. edited to...so it's recorded/.

In this regard, this meeting report attached to the invitation to the 2024 Annual General Meeting of Shareholders (No.46) has been edited this time to be accurate and true, so it's recorded/

Brief personal profiles of Directors who will be re-elected

Name – Surname	Miss Sorraanee Deephanphongs	
Age	70 years	
Nationality	Thai	
Address	403/5 Soi Soi Nitikarn, Nanglinchee Road, ChongNonsi, Yannawa, Bangkok 10120	
Educational qualification	Diploma Bonmouth College of Technology, England	
Training	<ul style="list-style-type: none"> - Corporate Secretary Development รุ่นที่ 15, Thai Listed Companies Association - Director Accreditation Program (DAP) รุ่น 81/2009, Thai Institute of Directors Association (IOD) 	
Current position	- Chairman of the Board of Directors, Varopakorn PCL.	Year 2020 - present
	- Directors, Varopakorn PCL.	Year 2008 – present (16y)
	- Secretary to the Board of Directors, Varopakorn PCL.	Year 2000 - 2020
Position in other activities	- Managing Director, United Construction Material Co., Ltd. *	Year 2008 - present
	- Managing Director, Chor Chatphongs Co., Ltd.	Year 2008 - present
	- Director, Thai Metal Works Co., Ltd. *	Year 2020 - present
	- Director, Niti Innotech Co., Ltd. (formerly Niti Casting Co., Ltd.) *	Year 2008 - present
	- Director, Thai Vadi Engineering Co., Ltd. *	Year 2008 - present
	- President of the Thai Concrete Products Industry Association	Year 2015 - 2019
	- 1 st Vice President, Thai Concrete Products Industry Association	Year 2554 - 2015
- Treasurer, Thai Concrete Products Industry Association	Year 2007 - 2011	
- Director, Thai Concrete Products Industry Association	Year 1995 - 2005	
Shareholding in the company	4,308,122 shares, equivalent to 4.31% of all shares with voting rights.	
Legal dispute	NO	
Attend the meeting	<ul style="list-style-type: none"> - Board of Directors Meeting 4 times, Attended 4 times - Executive Meeting 12 times, Attended 12 times, - Audit Committee Meeting 4 times, Attended 4 times 	




Name – Surname	Mr.Sahasee Chitanondh	
Age	60 years	
Nationality	Thai	
Address	403/3 Soi Soi Nitikarn, Nanglinchee Road, ChongNonsi, Yannawa, Bangkok 10120	
Educational qualification	<ul style="list-style-type: none"> - MBA Eastern Michigan University - Bachelor's Degree in Economics and Business Administration, Kasetsart University 	
Training	<ul style="list-style-type: none"> - Director Certification Program (DCP) ปี 2003 Thai Institute of Directors Association (IOD) 	
Current position	- Directors, Varopakorn PCL.	Year 1996 – present (29 Years)
	- Advisor to the Executive Committee, Varopakorn PCL.	Year 2023 - present
	- Managing Directors, Varopakorn PCL.	Year 2008 – 2023
Position in other activities	- Director, Sirihatthayanon Co., Ltd.	Year 2016 - present
	- Director, United Construction Material Co., Ltd. *	Year 2019 - present
	- Director, Thai Metal Works Co., Ltd. *	Year 2019 - present
	- Director, Niti Innotech Co., Ltd. (formerly Niti Casting Co., Ltd.) *	Year 2018 - present
Shareholding in the company	1,090,054 shares, equivalent to 1.09% of all shares with voting rights.	
Legal dispute	No	
Attend the meeting	<ul style="list-style-type: none"> - Board of Directors Meeting 4 times, Attended 4 times - Executive Meeting 12 times, Attended 12 times, - Audit Committee Meeting 4 times, Attended 4 times 	




Note. * Occupation of director/executive position in other businesses that may cause conflicts of interest to the Company
(See related transaction in Form 56-1 One report /annual report attached)

Brief personal profiles of Directors who will be re-elected

Attachment 3

Name – Surname	Mr.Thanawat Sornjai		
Age	58 years		
Nationality	Thai		
Address	67/324 Moo. 3, Lak Hok, Mueang Pathum Thani, Pathum Thani Province		
Educational qualification	<ul style="list-style-type: none"> - MBA, International Business Management (AIT) - Bachelor of Engineering, Metallurgy, Chulalongkorn University 		
Training	<ul style="list-style-type: none"> - Corporate Management Development Program (CMDP) Montréal Canada. - Director Accreditation Program - DAP 214/2024, Thai Institute of Directors Association(IOD) 		
Current position	Directors / Managing Directors, Varopakorn PCL.	Year 11/2023 - present (6 months)	
Position in other activities	Nikkei Siam Aluminum Co., Ltd. <ul style="list-style-type: none"> - Plant Manager Year 2008 - General Manager Year 2014 - Director, General Manager Year 2015 - Sheet & Foil Division Director Year 2017-2022 	Year 1990 -2022	
Shareholding in the company	No		
Legal dispute	No		
Attend the meeting	<ul style="list-style-type: none"> - Board of Directors Meeting 1 time, Attended 1 time - Executive Meeting 2 times, Attended 2 times, 		

Name – Surname	Admiral Thomrat Hatayodom		
Age	75 years		
Nationality	Thai		
Address	114/1 Soi Kanchanakhom (Phahonyothin 2), Samsen Nai, Phaya Thai, Bangkok 10400		
Educational qualification	<ul style="list-style-type: none"> - Uffolk University, Boston, MA - Master's Degree, Public Administration 1976, 		
Training	<ul style="list-style-type: none"> - International counter-terrorism, security of important persons - Squadron Leader School, Class 49, Naval Staff School, Class 52 - Institute of Security Psychology, Class 58 - Logistic and Technology (LOGTECH) for Defense & Business Course, North Carolina USA - Advanced Security Management Course, Class 3 (National Defense College Association, National Defense College Association under Royal Patronage) - Thai-Chinese Leadership Science Course, Class 1 (Sc.C.1), Huachiew Chalermprakiet University and Peking University 		
Current position	Director / Audit Committee, Varopakorn PCL.	Year 2021 – present (3 years)	
Position in other activities	<ul style="list-style-type: none"> - Sub-committee and secretary of the sub-committee for fireworks and fireworks display in honor of His Majesty the King's 80th Birthday Anniversary 2007 - Subcommittee and Secretary of the Subcommittee on Fireworks and Fireworks in Celebration of the 60th Anniversary of His Majesty's Accession to the Throne - Former Vice Chairman of the Mekong Basin Council, Executive Director of T.O.T. Public Company Limited, Assistant Secretary-General and Director Hospital Foundation Somdet Phra Phiya Maharajmaniyakhet School with the Somdej Phra Sangharaja as the ecclesiastical president. and former President of the National Legislative Assembly, Mr. Meechai Ruchuphan is vice president of lay affairs, senior advisor to the president of Charoen Pokphand Group of Companies. - Committee member, Somdet Phra Phiya Maharaj Ramamaniyakhet School and Hospital Foundation - Vice Chairman Private Regional Development Foundation - Vice President of the American Alumni Association under Royal Patronage - Chairman of Thomthip Company Limited, C.I.G. Inter Group Company Limited, Executive Director of AEC Gold Company Limited. - Advisor, Far East Legal Consulting Company Limited, Nuclear Association of Thailand 		
Shareholding in the company	No		
Legal dispute	No		
Attend the meeting	<ul style="list-style-type: none"> - Board of Directors Meeting 4 times, Attended 4 times - Audit Committee Meeting 4 times, Attended 4 times 		

*Note. * Occupation of director/executive position in other businesses that may cause conflicts of interest to the Company
(See related transaction in Form 56-1 One report /annual report attached)*

Definition of Independent Director

Independent Director shall mean a person who is fully qualified and be independent in accordance with the regulations of the Capital Market Supervisory Board (CMSB), viz

- 1) Holding no exceeding 1 percent of the total voting shares of the Company, parent company, subsidiaries, associated companies or juristic person that may have conflicts including the shares held by connected persons such as spouse, underage child.
- 2) Not being or having been executive director, employee, staff or an adviser who receives a regular salary; or a controlling person of the Company, parent company, subsidiaries, associated companies, same-level subsidiaries, major shareholder or controlling person unless the foregoing status has ended no less than 2 years.
- 3) Not having been related by blood or registration, such as father, mother, spouse, sibling, and child, including spouse of the children, executives, major shareholders, controlling persons, or persons to be nominated as executives, or controlling persons of the Company or its subsidiaries.
- 4) Not having or having had a business relationship with the Company, parent company, subsidiaries, associated companies, major shareholders or controlling persons in a manner that may interfere with independent discretion, which includes not being or having been a significant shareholder or controlling person of any person having a business relationship with the Company, subsidiaries, associated companies, major shareholders or controlling person, unless either the foregoing status has ended for at least 2 years.

Business relationship as above including normal trading transactions for business, renting or renting out, real estate, transactions relating to assets or services, or giving, or receiving financial assistance with accepting or lending, guaranteeing, and placing assets as collateral for liabilities including other similar behaviors. As a result, the company or the contract has obligations to be paid to the other party from 3 percent of the Company's net tangible assets or from 20 million baht or more whichever is lower. However, the calculation of such indebtedness shall be in accordance with the method of calculating the value of the related transaction according to the announcement of the Capital Market Supervisory Board on the rules on related transactions, mutatis mutandis, and shall include debt obligations incurred during the 1 year prior to the date of having a business relationship with the same person.

- 5) Not being or having been an auditor of the Company, its parent company, subsidiaries, associate Companies, major shareholders or controlling person, unless the foregoing relationship has ended not less than 2 years.
- 6) Not being or having been a provider of any professional services including those as legal advisor or financial advisor who receives service fees exceeding two million baht per year from the Company, its parent company, subsidiaries, associate companies, major shareholder or controlling person, and not being a significant shareholder, controlling person or partner of the provider of professional services, unless the foregoing relationship has ended not less than 2 years.
- 7) Not being a director who has been appointed as a representative of the Company's director, major shareholder or shareholder who is a connected person of the Company's major shareholder.
- 8) Not undertaking any business in the same nature and in significant competition to the business of the Company or subsidiaries or not being a partner in a significant partnership or being an executive director, employee, staff, advisor who receives salary or holding shares exceeding 1 percent of the voting shares of other company which undertakes business in the same nature and in significant competition to the business of the Company or subsidiaries.
- 9) Not having any characteristic which makes him/her incapable of expressing independent opinions with regard to the Company's business affairs.

After being appointed as an independent director with the characteristics in accordance with clauses 1 to 9, that independent director may be assigned by the board of directors to make a decision on the business operation, the parent company, subsidiary, associate company, same-level subsidiaries or juristic person that may have conflicts in the form of collective decision.

อากรแสตมป์ 20 บ.
Duty Stamp 20 B

หนังสือมอบฉันทะ แบบ ก. (แบบทั่วไปซึ่งเป็นแบบที่ง่ายไม่ซับซ้อน)

Proxy Form A. (SIMPLE FORM)

เขียนที่.....
Written atวันที่.....เดือน.....พ.ศ.....
Date Month Year

(1) ข้าพเจ้า..... สัญชาติ.....
I/We Nationality
อยู่บ้านเลขที่..... ถนน..... ตำบล/แขวง.....
Address Road Sub-District
อำเภอ/เขต..... จังหวัด..... รหัสไปรษณีย์.....
District Province Post Code

(2) เป็นผู้ถือหุ้นของ บริษัท วโรปกรณ์ จำกัด (มหาชน)
being a shareholder of Varopakorn Public Company Limited

โดยถือหุ้นจำนวนทั้งสิ้นรวม.....หุ้น และออกเสียงลงคะแนนได้เท่ากับ.....เสียง ดังนี้
holding the total amount of shares. and have the rights to vote equal to votes, as follows:
หุ้นสามัญ.....หุ้น ออกเสียงลงคะแนนได้เท่ากับ.....เสียง
ordinary share shares. and have the right to vote equal to votes.
หุ้นบุริมสิทธิ.....หุ้น ออกเสียงลงคะแนนได้เท่ากับ.....เสียง
preference share shares. and have the right to vote equal to votes.

(3) ขอมอบฉันทะให้
Hereby appoint

1) ชื่อ.....อายุ.....ปี อยู่บ้านเลขที่..... ถนน.....
Name age years, Residing at No. Road
ตำบล/แขวง.....อำเภอ/เขต.....จังหวัด.....รหัสไปรษณีย์.....หรือ
Sub-District District Province Post Code or

2) นายถนอมศักดิ์ โชติกประกาย ประธานคณะกรรมการตรวจสอบ อายุ 61 ปี
อยู่บ้านเลขที่ 1057 ถนนพระราม 3 แขวงช่องนนทรี เขตยานนาวา กรุงเทพฯ 10120 หรือ
Mr.Thanomsak Chotikiprakai, Chairman of the Audit Committee, age 61 years
address No. 1057 Rama 3 Road, Chongnonsri, Yannawa, Bangkok 10120. or

3) นางสรณีย์ ดีพันธ์พงษ์ ประธานกรรมการ อายุ 70 ปี
อยู่บ้านเลขที่ 403/5 ซอยนิตินาคร ถนนนางลิ้นจี่ แขวงช่องนนทรี เขตยานนาวา กรุงเทพมหานคร 10120
Mrs.Sorranee Deephanphongs, Chairman of the Board, age 70 years
address No. 403/5 Soi Nitikan, Nanglinchee Road, Chongnonsri, Yannawa, Bangkok 10120.

โปรดทำเครื่องหมาย ✓ ในช่อง หน้าชื่อผู้รับมอบฉันทะที่ประสงค์เพียงข้อเดียว

คนหนึ่งคนใดเพียงคนเดียวเป็นผู้แทนของข้าพเจ้าเพื่อเข้าประชุมและออกเสียงลงคะแนนแทนข้าพเจ้าในการประชุมสามัญผู้ถือหุ้น ประจำปี 2567 ครั้งที่ 46 ในวันจันทร์ที่ 29 เมษายน 2567 เวลา 14.00 น. ณ ห้องเอเวอร์กรีน ฮอลล์ ชั้น 2 โรงแรมเอเวอร์กรีน ลอเรล เลขที่ 88 ถนนสาทรเหนือ ซอยพิพัฒน์ เขตบางรัก กรุงเทพฯ 10500 หรือที่จะพึงเลื่อนไปในวัน เวลา และสถานที่อื่นด้วย

Only one of these to be my/our proxy to attend and vote on my/our behalf at the Annual General Meeting of Shareholders for the Year 2024 No.46 to be held on Monday 29th April 2024 at 14.00 hours in Evergreen Hall, 2nd Floor, The Evergreen Laurel Hotel, No. 88 Sathorn North Road, Soi Pipat, Bangrak, Bangkok or at any adjournment thereof to any other date, time and venue.

กิจการใดที่ผู้รับมอบฉันทะได้กระทำไปในการประชุม เว้นแต่กรณีที่ผู้รับมอบฉันทะไม่ออกเสียงตามที่ข้าพเจ้าระบุในหนังสือมอบฉันทะให้ถือเสมือนว่าข้าพเจ้าได้กระทำเองทุกประการ

Any act performed by the proxy in this meeting shall be deemed to be the action performed by myself/ourselves, except for mistaken vote.

ลงชื่อ ผู้มอบฉันทะ
Signed (.....) Grantor

ลงชื่อ ผู้รับมอบฉันทะ
Signed (.....) Proxy

ลงชื่อ ผู้รับมอบฉันทะ
Signed (.....) Proxy

ลงชื่อ ผู้รับมอบฉันทะ
Signed (.....) Proxy

หมายเหตุ / Remarks:

ผู้ถือหุ้นที่มอบฉันทะจะต้องมอบฉันทะให้ผู้รับมอบฉันทะเพียงรายเดียวเป็นผู้เข้าประชุมและออกเสียงลงคะแนน ไม่สามารถแบ่งแยกจำนวนหุ้นให้ผู้รับมอบฉันทะหลายคนเพื่อแยกการลงคะแนนเสียงได้
A shareholder appointing a proxy must appoint only proxy to attend the meeting and vote and shall not allocate the number of shares to several proxies to vote separately.

หนังสือมอบฉันทะ แบบ ข. (แบบที่กำหนดรายการต่าง ๆ ที่จะมอบฉันทะที่ละเอียดชัดเจนตายตัว)

PROXY Form B. (SPECIFIC DETAILS FORM)

อากรแสตมป์ 20 บ.

Duty Stamp 20 B

เขียนที่.....

Written at

วันที่.....เดือน.....พ.ศ.
Date Month Year

(1) ข้าพเจ้า..... สัญชาติ.....
I/We Nationality
อยู่บ้านเลขที่..... ถนน..... ตำบล/แขวง.....
Address Road Sub-District
อำเภอ/เขต..... จังหวัด..... รหัสไปรษณีย์.....
District Province Post Code

(2) เป็นผู้ถือหุ้นของ บริษัท วโรปกรณ์ จำกัด (มหาชน)
being a shareholder of Varopakorn Public Company Limited

โดยถือหุ้นจำนวนทั้งสิ้นรวม.....หุ้น และออกเสียงลงคะแนนได้เท่ากับ.....เสียง ดังนี้
holding the total amount of shares. and have the rights to vote equal to votes, as follows:
หุ้นสามัญ.....หุ้น ออกเสียงลงคะแนนได้เท่ากับ.....เสียง
ordinary share shares. and have the right to vote equal to votes.
หุ้นบุริมสิทธิ.....หุ้น ออกเสียงลงคะแนนได้เท่ากับ.....เสียง
preference share shares. and have the right to vote equal to votes.

(3) ขอมอบฉันทะให้
Hereby appoint

1) ชื่อ.....อายุ.....ปี อยู่บ้านเลขที่..... ถนน.....
Name age years, Residing at No. Road
ตำบล/แขวง..... อำเภอ/เขต..... จังหวัด..... รหัสไปรษณีย์..... หรือ
Sub-District District Province Post Code or

2) นายถนอมศักดิ์ โชติกประกาย ประธานคณะกรรมการตรวจสอบ อายุ 61 ปี
อยู่บ้านเลขที่ 1057 ถนนพระราม 3 แขวงช่องนนทรี เขตยานนาวา กรุงเทพฯ 10120 หรือ
Mr.Thanomsak Chotikiprakai, Chairman of the Audit Committee, age 61 years
address No. 1057 Rama 3 Road, Chongnonsri, Yannawa, Bangkok 10120. or

3) นางสรณีย์ ดีพันธุพงษ์ ประธานกรรมการ อายุ 70 ปี
อยู่บ้านเลขที่ 403/5 ซอยนิติการณณ์ ถนนนางลิ้นจี่ แขวงช่องนนทรี เขตยานนาวา กรุงเทพมหานคร 10120
Mrs.Sorranee Deephanphongs, Chairman of the Board, age 70 years
address No. 403/5 Soi Nitikan, Nanglinchee Road, Chongnonsri, Yannawa, Bangkok 10120.

โปรดทำเครื่องหมาย ✓ ในช่อง หน้าชื่อผู้รับมอบฉันทะที่ประสงค์เพียงข้อเดียว

คนหนึ่งคนใดเพียงคนเดียวเป็นผู้แทนของข้าพเจ้า เพื่อเข้าร่วมประชุมและออกเสียงลงคะแนนแทนข้าพเจ้าในการประชุมสามัญผู้ถือหุ้น ประจำปี 2567 ครั้งที่ 46 ในวันจันทร์ที่ 29 เมษายน 2567 เวลา 14.00 น. ณ ห้องเอเวอร์กรีน ฮอลล์ ชั้น 2 โรงแรมเอเวอร์กรีน ลอเวล เลขที่ 88 ถนนสาทรเหนือ ซอยพิพัฒน์ เขตบางรัก กรุงเทพฯ 10500 หรือที่จะพึงเลื่อนไปในวัน เวลา และสถานที่อื่นด้วย

Only one of these to be my/our proxy to attend and vote on my/our behalf at the Annual General Meeting of Shareholders Year 2024 No.46 to be held on Monday 29th April 2024, at 14.00 p.m. at the Evergreen Hall, 2nd Floor, The Evergreen Laurel Hotel, No.88 Sathorn North Road, Soi Pipat, Bangrak, Bangkok 10500 or at any adjournment thereof to any other date, time and venue.

(4) ข้าพเจ้าขอมอบฉันทะให้ผู้รับมอบฉันทะออกเสียงลงคะแนนแทนข้าพเจ้าในการประชุมครั้งนี้ ดังนี้
In this Meeting, I/We grant my/our proxy to vote on my/our behalf as follows:

วาระที่ 1 พิจารณารับรองรายงานการประชุมสามัญผู้ถือหุ้น ประจำปี 2566 (ครั้งที่ 45) ซึ่งจัดขึ้นเมื่อวันศุกร์ที่ 28 เมษายน 2566
Agenda No.1 To consider and adopt the minutes of Annual General Meeting of Shareholders Year 2023 (No.45) held on Friday 28th April 2023.

(ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร
(a) To grant my/our proxy to consider and vote on my/our behalf as appropriate in all respects.

(ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้
(b) To grant my/our proxy to vote at my/our desire as follows:

เห็นด้วย ไม่เห็นด้วย งดออกเสียง
Approve Disapprove Abstain

วาระที่ 2 รับทราบรายงานประจำปี และผลการดำเนินงานประจำปี 2566
Agenda No.2 To consider the Company's annual report and operation performance for the year 2023.

- (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร
 (a) To grant my/our proxy to consider and vote on my/our behalf as appropriate in all respects.
- (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้
 (b) To grant my/our proxy to vote at my/our desire as follows:
- เห็นด้วย ไม่เห็นด้วย งดออกเสียง
 Approve Disapprove Abstain

วาระที่ 3 พิจารณานอุมัติงบการเงิน ประจำปี 2566 สิ้นสุดวันที่ 31 ธันวาคม 2566
Agenda No.3 To consider and approve the financial statements for the year 2023 as of 31st December 2023.

- (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร
 (a) To grant my/our proxy to consider and vote on my/our behalf as appropriate in all respects.
- (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้
 (b) To grant my/our proxy to vote at my/our desire as follows:
- เห็นด้วย ไม่เห็นด้วย งดออกเสียง
 Approve Disapprove Abstain

วาระที่ 4 พิจารณางดจ่ายเงินปันผล สำหรับผลการดำเนินงานของปี 2566
Agenda No.4 To consider Omitted dividend payment for operation performance for the year 2023.

- (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร
 (a) To grant my/our proxy to consider and vote on my/our behalf as appropriate in all respects.
- (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้
 (b) To grant my/our proxy to vote at my/our desire as follows:
- เห็นด้วย ไม่เห็นด้วย งดออกเสียง
 Approve Disapprove Abstain

วาระที่ 5 พิจารณาเลือกตั้งกรรมการแทนกรรมการที่ออกตามวาระ
Agenda No.5 To consider the appointment of Directors in replacement of Directors who completed their term.

- (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร
 (a) To grant my/our proxy to consider and vote on my/our behalf as appropriate in all respects.
- (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้
 (b) To grant my/our proxy to vote at my/our desire as follows:
- การแต่งตั้งกรรมการทั้งหมด
 The appointment of all directors
- เห็นด้วย ไม่เห็นด้วย งดออกเสียง
 Approve Disapprove Abstain
- การแต่งตั้งกรรมการเป็นรายบุคคล
 The appointment of only certain directors
- นางสรณีย์ ดีพันธุ์พงษ์ (กรรมการ / กรรมการผู้มีอำนาจ / ประธานกรรมการ)
 Mrs.Sorranee Deephanphongs (Director / Authorized Director / Chairman)
 เห็นด้วย ไม่เห็นด้วย งดออกเสียง
 Approve Disapprove Abstain
 - นายสหสิทธิ์ ชิตานนท์ (กรรมการ / กรรมการผู้มีอำนาจ / ที่ปรึกษาคณะกรรมการบริหารฯ)
 Mr.Sahasee Chitanondh (Director / Authorized Director / Advisor to the Executive Committee)
 เห็นด้วย ไม่เห็นด้วย งดออกเสียง
 Approve Disapprove Abstain
 - นายธนาวุฒิ สอนใจ (กรรมการ / กรรมการผู้จัดการ)
 Mr. Thanawat Sornjai (Director / Managing Director)
 เห็นด้วย ไม่เห็นด้วย งดออกเสียง
 Approve Disapprove Abstain
 - พลเรือเอกถมรัตน์ หทยอดม (กรรมการ / กรรมการตรวจสอบ)
 Admiral Thomrat Hatayodom (Director / Audit Committee)
 เห็นด้วย ไม่เห็นด้วย งดออกเสียง
 Approve Disapprove Abstain

วาระที่ 6 พิจารณาคำตอบแทนกรรมการและกรรมการตรวจสอบ

Agenda No.6 To consider approval of remuneration for the Board's Directors and the Audit Committee

- (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร
(A) To grant my/our proxy to consider and vote on my/our behalf as appropriate in all respects.
- (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้
(b) To grant my/our proxy to vote at my/our desire as follows:
 เห็นด้วย ไม่เห็นด้วย งดออกเสียง
 Approve Disapprove Abstain

วาระที่ 7 พิจารณาแต่งตั้งผู้สอบบัญชี และกำหนดค่าสอบบัญชี ประจำปี 2567

Agenda No.6 To consider the appointment of Certified Public Accountants and their fees for the year 2024.

- (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร
(A) To grant my/our proxy to consider and vote on my/our behalf as appropriate in all respects.
- (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้
(b) To grant my/our proxy to vote at my/our desire as follows:
 เห็นด้วย ไม่เห็นด้วย งดออกเสียง
 Approve Disapprove Abstain

วาระที่ 8 พิจารณาเรื่องอื่น ๆ (ถ้ามี)

Agenda No.8 Other matters (if any)

- (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร
(A) To grant my/our proxy to consider and vote on my/our behalf as appropriate in all respects.
- (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้
(b) To grant my/our proxy to vote at my/our desire as follows:
 เห็นด้วย ไม่เห็นด้วย งดออกเสียง
 Approve Disapprove Abstain

(5) การลงคะแนนเสียงของผู้รับมอบฉันทะในวาระใดที่ไม่เป็นไปตามที่ระบุไว้ในหนังสือมอบฉันทะนี้ ให้ถือว่าการลงคะแนนเสียงนั้นไม่ถูกต้อง และไม่ใช่อเป็นการลงคะแนนเสียงของข้าพเจ้าในฐานะผู้ถือหุ้น
Where any vote taken by the Proxy does not conform to those specified herein, it shall be deemed that such vote is mistaken and not on my behalf as the shareholder.

(6) ในกรณีที่ข้าพเจ้าไม่ได้ระบุความประสงค์ในการออกเสียงลงคะแนนในวาระใดไว้ หรือระบุไว้ไม่ชัดเจน หรือในกรณีที่ที่ประชุมมีการพิจารณาหรือลงมติในเรื่องใดนอกเหนือจากเรื่องทีระบุไว้ข้างต้น รวมถึงกรณีที่มีการแก้ไขเปลี่ยนแปลงหรือเพิ่มเติมข้อเท็จจริงประการใด ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร
In case I/we have not specified my/our voting intention in any agenda or not clearly specified or in case the meeting considers or passes resolutions in any matters other than those specified above, including in case there is any amendment or addition of any fact, the proxy shall have the right to consider and vote on my/our behalf as he/she may deem appropriate in all respects.

กิจการใดที่ผู้รับมอบฉันทะได้กระทำไปในการประชุม เว้นแต่กรณีที่ผู้รับมอบฉันทะไม่ออกเสียงตามที่ข้าพเจ้าระบุในหนังสือมอบฉันทะให้ถือเสมือนว่าข้าพเจ้าได้กระทำเองทุกประการ
Any act performed by the proxy in this meeting shall be deemed to be the action performed by myself/ourselves, except for mistaken vote.

ลงนาม / Signed	ผู้มอบฉันทะ / Grantor
()	
ลงนาม / Signed	ผู้รับมอบฉันทะ / Proxy
()	
ลงนาม / Signed	ผู้รับมอบฉันทะ / Proxy
()	
ลงนาม / Signed	ผู้รับมอบฉันทะ / Proxy
()	

หมายเหตุ / Remarks

1. ผู้ถือหุ้นที่มอบฉันทะจะต้องมอบฉันทะให้ผู้รับมอบฉันทะเพียงรายเดียวเป็นผู้เข้าประชุมและออกเสียงลงคะแนน ไม่สามารถแบ่งแยกจำนวนหุ้นให้ผู้รับมอบฉันทะหลายคนเพื่อแยกการลงคะแนนเสียงได้
The shareholder appointing the proxy must authorize only one proxy to attend and vote at the meeting and may not split the number of shares to many proxies for splitting votes.
2. ผู้ถือหุ้นจะต้องมอบฉันทะเท่ากับจำนวนหุ้นที่ถือตามที่ระบุไว้ในข้อ (2) โดยไม่สามารถจะมอบฉันทะเพียงบางส่วนน้อยกว่าจำนวนที่ถือตามที่ระบุไว้ในข้อ (2) ได้
The shareholder shall grant the power to the proxy for all of the shares specified in Clause (2) and shall not grant only a portion of the shares less than those specified in Clause (2) to the proxy.
3. ในกรณีที่มิวาระที่จะพิจารณาในการประชุมมากกว่าวาระที่ระบุไว้ข้างต้น ผู้มอบฉันทะสามารถระบุเพิ่มเติมได้ในใบประจำต่อแบบหนังสือมอบฉันทะตามแนบ
In case there is any agenda to be considered other than those Specified above, the Proxy may add such additional to the supplemental proxy form.
4. ผู้ถือหุ้นสามารถมอบฉันทะให้ประธานกรรมการ หรือกรรมการอิสระคนใดคนหนึ่งของบริษัท ตามรายชื่อข้างทำยนี้เป็นผู้รับมอบฉันทะเข้าร่วมประชุมและออกเสียงลงคะแนนแทนผู้ถือหุ้น
The shareholder may appoint anyone of the followings as the proxy to attend the meeting and vote on the shareholder's behalf.
(1) นายถนอมศักดิ์ โชติภักดิ์ กรรมการ / ประธานกรรมการตรวจสอบ หรือ
Mr.Thanomsak Chotikaprakai Director / Chairman of the Audit Committee or
(2) นางสรณีย์ ดีพันธุ์พงษ์ กรรมการ / ประธานคณะกรรมการ
Mrs. Sorraanee Deephanphongs Director / Chairman of the Board
5. วาระเลือกตั้งกรรมการสามารถเลือกตั้งกรรมการทั้งชุดหรือเลือกตั้งกรรมการเป็นรายบุคคล
For agenda appointing directors, the whole Board of Directors or certain directors can be appointed.

**ใบประจำต่อแบบหนังสือมอบฉันทะแบบ ข.
Supplemental Proxy Form B.**

การมอบฉันทะในฐานะเป็นผู้ถือหุ้นของ
The appointment of proxy by the shareholder of

บริษัท วโรปกรณ จำกัด (มหาชน)
Varopakorn Public Company Limited.

ในการประชุมสามัญผู้ถือหุ้น ประจำปี 2567 ครั้งที่ 46 ในวันจันทร์ที่ 29 เมษายน 2567 เวลา 14.00 น. ณ ห้องเอเวอร์กรีน ฮอลล์ ชั้น 2 โรงแรมเอเวอร์กรีน ลอเรล เลขที่ 88 ถนนสาทรเหนือ (ซอยพิพัฒน์) เขตบางรัก กรุงเทพฯ 10500 หรือที่แจ้งเลื่อนไปในวัน เวลา และสถานที่อื่นด้วย

For the Annual General Meeting of Shareholders Year 2024 No.46 to be held on Monday 29th April 2024 at 14.00 p.m. at the Evergreen Hall, 2nd Floor, The Evergreen Laurel Hotel, No.88 Sathorn North Road, Soi Pipat, Bangrak, Bangkok 10500 or at any adjournment thereof to any other date, time and venue.

วาระที่.....เรื่อง.....

Agenda.....Re :

- (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร
(a) To grant my/our proxy to consider and vote on my/our behalf as appropriate in all respects.
- (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้
(b) To grant my/our proxy to vote at my/our desire as follows:

<input type="checkbox"/> เห็นด้วย	<input type="checkbox"/> ไม่เห็นด้วย	<input type="checkbox"/> งดออกเสียง
Approve	Disapprove	Abstain

วาระที่.....เรื่อง.....

Agenda.....Re :

- (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร
(a) To grant my/our proxy to consider and vote on my/our behalf as appropriate in all respects.
- (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้
(b) To grant my/our proxy to vote at my/our desire as follows:

<input type="checkbox"/> เห็นด้วย	<input type="checkbox"/> ไม่เห็นด้วย	<input type="checkbox"/> งดออกเสียง
Approve	Disapprove	Abstain

วาระที่.....เรื่อง.....

Agenda.....Re :

- (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร
(a) To grant my/our proxy to consider and vote on my/our behalf as appropriate in all respects.
- (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้
(b) To grant my/our proxy to vote at my/our desire as follows:

<input type="checkbox"/> เห็นด้วย	<input type="checkbox"/> ไม่เห็นด้วย	<input type="checkbox"/> งดออกเสียง
Approve	Disapprove	Abstain

วาระที่.....เรื่อง.....

Agenda.....Re :

- (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร
(a) To grant my/our proxy to consider and vote on my/our behalf as appropriate in all respects.
- (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้
(b) To grant my/our proxy to vote at my/our desire as follows:

<input type="checkbox"/> เห็นด้วย	<input type="checkbox"/> ไม่เห็นด้วย	<input type="checkbox"/> งดออกเสียง
Approve	Disapprove	Abstain

วาระที่.....เรื่อง.....เลือกตั้งกรรมการ (ต่อ).....

Agenda.....Re : ..To consider and appoint directors (continued).....

ชื่อกรรมการ.....
Name of Director.....

<input type="checkbox"/> เห็นด้วย	<input type="checkbox"/> ไม่เห็นด้วย	<input type="checkbox"/> งดออกเสียง
Approve	Disapprove	Abstain

ชื่อกรรมการ.....
Name of Director.....

<input type="checkbox"/> เห็นด้วย	<input type="checkbox"/> ไม่เห็นด้วย	<input type="checkbox"/> งดออกเสียง
Approve	Disapprove	Abstain

ชื่อกรรมการ.....
Name of Director.....

<input type="checkbox"/> เห็นด้วย	<input type="checkbox"/> ไม่เห็นด้วย	<input type="checkbox"/> งดออกเสียง
Approve	Disapprove	Abstain

The rules of proxy, registration and voting in the meeting, the Company regulations related to the meeting.

In the event that the shareholder cannot attend the shareholders' meeting in person If you wish to appoint another person to attend and vote at the meeting instead, please use one of the proxy Forms as specified by the Department of Business Development, the Ministry of Commerce has specified only one of two types:

1. Form A (Simple Form)
2. Form B (Specific details Form)

as attached with this invitation letter.

Shareholders can choose to appoint any person who has reached the age of majority according to the shareholders' convenience with full-fill the details as specified in the proxy including with their signature, close the stamp duty of 20 baht, and crossing out the duty as required by law to be correct and complete. Then return the said proxy to the secretary of the board of directors of the company. before the date of the shareholders' meeting or give it to the chairman of the meeting or a person assigned by the chairman before the start of the meeting.

Shareholders or proxies can register and submit documentary evidence for verification at the meeting place from 13.00 onwards (the meeting place is as per the brief map attached herewith).

Voting in accordance with the Company's Articles of Association requires shareholders to have votes equal to the number of shares they hold. by holding one share one vote

Evidence of shareholders or representatives entitled to attend the meeting

According to the policy of the Board of the Stock Exchange of Thailand Re: Good Practices for holding of a shareholders' meeting of listed companies dated 19 February 1999, aims to establish guidelines for listed companies to a good practice. This will create confidence in shareholders, investors, and all related parties. In order for the shareholders' meetings of listed companies to be transparent, fair, and beneficial to the shareholders, the company considers it appropriate to have the documents examined or evidence showing an identity or a representative of the shareholder entitled to attend the meeting in order for the shareholders to practice accordingly.

However, as there may be some shareholders who are unfamiliar with this, the Company reserves the right to waive any of these requirements for certain shareholders on a case by case basis as the Company considers appropriate.

Attendees must present the following documents before attending the meeting. (depending on the case) as follows:

1. Shareholders who are natural persons

- 1.1 In the case of shareholders attending the meeting in person: To show a document issued by a government agency showing a photo of the shareholder and not expired, such as an identification card, driver's license or passport. and in the case of a name-surname change To submit evidence consisting of
- 1.2 In the event that a shareholder appoints a proxy to attend the meeting: Please show the following documents:
 - (a) the proxy form attached to the meeting invitation letter (either form) which has been correctly filled in with the signatures of the proxy grantor and the proxy completely
 - (b) A photocopy of a document issued by a government agency with details as specified in 1.1 above and a certified true copy by the proxy grantor.
 - (c) Documents issued by government agencies to the proxy with details as specified in 1.1 above.

2. Shareholders who are juristic persons

- 2.1 In the case of representatives (directors) of shareholders attending the meeting in person: Please show the following documents:
 - (a) a document issued by a government agency to the representative with details as specified in Article 1.1 above;
 - (b) a photocopy of the shareholder's juristic person registration certificate. which has been certified as a true copy by a representative of the juristic person and there is a message indicating that the representative who is attending the meeting has the power to act on behalf of the juristic person who is the shareholder
- 2.2 In the event that a shareholder appoints a proxy to attend the meeting: Please show the following documents:
 - (a) the proxy form attached to the meeting invitation letter (either form) which fill in the information correctly with the signature of the proxy grantor and the proxy completely
 - (b) a photocopy of the shareholder's juristic person registration certificate certified as a true copy by the juristic person's representative (director) and contains a statement showing that the juristic person's representative signing the proxy form has the power to act on behalf of the juristic person which is shareholder
 - (c) Documents issued by government agencies to the proxy with details as specified in 1.1 above.

3. Shareholders who are not of Thai nationality or are a juristic person established under foreign law

The provisions in item 1 and item 2 shall apply mutatis mutandis to the shareholders or attendees who are not of Thai nationality. or which is a juristic person established under foreign law, as the case may be, subject to the following regulations:

- (a) The juristic person affidavit may be a document issued by the government agency of the country in which the juristic person is located or by an official of that juristic person, provided that details of the name of the juristic person are required; The authorized signatory binds the juristic person and conditions or limitations on the power to sign. head office location
- (b) Documents that are not original in English must be accompanied by an English translation. and let the representative of the juristic person certify the correctness of the translation

**Articles of Association relating to the shareholders' meeting and voting
Of
Varopakorn Public Company Limited**

Article 16 Directors shall be elected by the shareholders meeting in accordance with the following rules and procedures:

- (1) One shareholder has votes in a number equal to number of shares he holds.
- (2) Each shareholder may use all his votes pursuant to (1) to elect one or more than one director, in case of voting for more than one director, he may not distribute his votes.
- (3) Persons who receive highest votes arranged in order from higher to lower in a number equal to that of directors to be appointed are elected directors of the Company. In the event of a tie at a lower place, which would make the number of directors greater than that required, the Chairman shall have the casting vote.

Article 17 At every annual general meeting, one-third of the Directors shall vacate office. If the number of Director is not divisible by three, to Directors in the number closest to one-third shall vacate office.

Directors to vacate office in the first and second years of the registration of the Company shall draw lots. In subsequent years, the Directors who remained in office the longest shall vacate office.

Directors so vacating office can be re-elected.

Article 21 The meeting of shareholders may pass a resolution to remove any Director prior to the expiration of his term of office with votes not less than three-fourths of number of shareholders present and qualified to vote, and representing an aggregate number of shares not less than one half of number of shares held by shareholders present and qualified to vote.

Article 29 The Board of Directors shall have a meeting at least once every three months.

The Company shall pay remuneration to the directors in relation to their Performance of duties as necessary and appropriate, which are salary, meeting allowance, living allowance and bonus.

Payments of remuneration to the directors in consideration of their performance shall be paid out of profit and shall be in accordance with the resolutions of the shareholders meeting when meeting is resolve on dividend payments.

Article 33. The Board of Directors shall hold the annual general meeting of shareholders within four months from the date ending the account period of the Company.

Other meetings of shareholders in addition to the meeting mentioned above shall be called extraordinary meetings. The Board of Directors may convene an extraordinary meeting of shareholders any time it deems expedient;

One or more shareholders holding in aggregate number of not less than ten percent of the total number of shares sold may subscribe their names to a notice requesting the Board of Directors to convene an extraordinary meeting of shareholders at any time but they shall also specify the subjects and reasons for such request in the notice. In such case, the Board of Directors shall arrange for a meeting of shareholders within forty-five days from the date of receipt of the notice.

In the event that the board of directors does not convene a meeting within the period specified in paragraph 3, all shareholders who have signed their names or other shareholders who collectively hold the required number of shares may call the meeting themselves within 45 days from the expiration of the period under paragraph 3. In such a case, it shall be considered a shareholder meeting called by the board of directors, with the company being responsible for necessary expenses incurred from organizing the meeting and facilitating it as appropriate.

In the case where it appears that at any shareholder meeting that was called by the shareholders under paragraph 3, the number of shareholders attending the meeting was not sufficient to form a quorum as specified in paragraph 5. Shareholders according to paragraph 3 must be jointly responsible for reimbursement of expenses incurred from holding the meeting at that time to the company.

The shareholder who called the meeting may send the meeting notice to the shareholders by electronic means. If the shareholder has informed the company or the board of directors of their intention or consent according to the criteria specified by the registrar.

Article 34. In convening a meeting of shareholders, the Board of Directors shall issue a notice of meeting specifying place, date, time, agenda, and matters to be set forth to the meeting together with appropriate details, by expressly specifying as to the matters to be set forth to the meeting for acknowledgement, approval, or consideration, as the case may be, including opinion of the Board of Directors on said matters, and send the same to the shareholders for information not less than seven days before the date of the meeting or by electronic mail or by means of electronically in accordance with the rules prescribed by the Registrar. Besides, the notice of meeting shall also be announced three days consecutively in a newspaper for not less than three days before the date of the meeting or by electronic means through publicly accessible and verifiable website ownership such as the company's website, online newspaper's website, of the Stock Exchange of Thailand's website instead possibly in accordance with the rules prescribed by the registrar.

The place where the meeting is to be held may not be in the locality in which the head office of the Company is situated, or may be in any province as the Board of Directors deem expedient.

Shareholder meetings may be conducted via electronic media as provided in the law on electronic meetings. The location of the company's head office shall be considered as the meeting place.

Article 35 In the shareholders meeting, there shall be at least 25 shareholders or proxies (if any) present at the meeting, or failing which at least one-half of the total number of Shareholders holding in aggregate number of shares of not less than one-third of the number of outstanding shares present constitute a quorum.

In the event at any meeting of shareholders, upon the lapse of one hour from the time fixed for the meeting commencement, number of the shareholders present is insufficient to form a quorum pursuant to paragraph one; if such meeting is convened because the shareholders have requested, it shall be cancelled; if such meeting is convened not because the shareholders have requested, it shall be reconvened and the notice of meeting shall be sent to the shareholders not less than seven days in advance of the date of the meeting. In the subsequent meeting no quorum is required.

Article 36. In a shareholders meeting, shareholders may appoint as proxy any person of legal age to be present and vote, provided the proxy shall be dated and signed by such shareholders and be in accordance with what the Registrar stipulates.

The proxy shall be given to the Chairman of the Board of Directors or a person designated by the Chairman at the place of the meeting before the proxy enters the meeting.

The proxy may be made by electronic means instead. It must use a safe and reliable method that the proxy is made by the shareholders, in accordance with the rules prescribed by the Registrar.

Article 37 The Chairman of the Board of Director shall preside over the meeting of shareholders. In the event the Chairman is absent or unable to perform the duty, the Vice-Chairman shall, if there is a vice-Chairman, act as the Chairman. If a Vice-Chairman does not exist or exists but unable to perform the duty, the shareholders present shall elect one shareholder to act as the Chairman.

In voting, each shareholder shall have the vote equal to its shareholding, and one share shall have one vote.

Voting shall not be secret unless at least 5 (five) shareholders request and the meeting so resolves. The procedure for a secret vote shall be pursuant to the one stipulated by the presiding Chairman.

Article 38 A resolution of the meeting of shareholders shall be supported by votes as follows:

- (1) In a normal case, by the majority of votes of the shareholders present and vote; in the event of a tie, the Chairman shall give the casting vote.
- (2) In cases as follows, by votes not less than three-fourths of the total votes of the shareholders present and qualified to vote:
 - (a) a sale or transfer of the business of the Company, in whole or in essential part, to another person;
 - (b) a purchase or acceptance of transfer of business of other Company or private Company to be the Company's own;
 - (c) entering into, amending, or terminating a lease of business of the Company in whole or in essential part; entrusting other person with the management of the Company; or amalgamating business with other persons with the objective to share profit and loss.
 - (d) amendment of the Company's Memorandum or Articles of Association.
 - (e) an increase or decrease of the Company's capital; issuance of debentures; merger or dissolution of the Company.

Article 40. No dividend shall be paid out of funds other than profits. In the event the Company Sustains an accumulated loss, no dividend shall be paid.

Dividend shall be distributed according to the number of shares and in equal amounts.

The Board of Directors may pay interim dividend to the shareholders from time to time when it is found that the Company has sufficient profit to do so, and, having done so, shall report the same to the next shareholders meeting.

Payment of dividend shall be made within one month from the date of the meeting of shareholders or of the resolution of the Board of Directors, as the case may be. However, a notice thereof shall be sent to the shareholders by hand, facsimile, electronic mail, or by electronic means according to the criteria prescribed by the Registrar and also announced in a newspaper, or by means of an electronic advertisement through a publicly accessible and verifiable website such as the Company's website, online newspaper website, the Stock Exchange of Thailand website instead possibly, in accordance with the rules prescribed by the Registrar.

Article 41 The Company must allocate part of the annual net profit as a reserve fund in an amount not less than five percent of the annual net profit less the sum of accumulated loss carried forward (if any) until the reserve fund amounting to not less than ten percent of the registered capital.

Article 50 In the cast that the company or any of its subsidiary agrees to enter into a related party transaction or any transaction involving with the acquisition and disposal of assets of the company or its subsidiary defined in the Notification of the Stock Exchange of Thailand, which govern all listed companies in taking any action considered as related party transaction or as assets acquisition or disposal of listed companies, as the case may be, the company shall comply to the regulations and procedures specified by the Notification accordingly.

Personal Data Protection Notice

For the 2023 Annual General Meeting of Shareholders of Varopakorn Public Company Limited ("Shareholders' Meeting")

Varopakorn Public Company Limited ("the Company") pays attention to the personal information of shareholders and/or proxies of shareholders ("you"), the company, therefore, has prepared a privacy notice for shareholders to inform the details related to the collection, use, and disclosure of personal data to the shareholders who are the owners of the personal data according to the personal data protection laws by disseminating it on the Company's website (<https://www.varopakorn.com>) and would like to inform you of the specific details related to the shareholders' meeting as follows:

1. Personal information: The company collects, uses, and discloses your personal information, including name, surname, date of birth, status, address, telephone number, fax number, electronic mail address, Information as specified in the identity card or passport, bank account, number Securities holder registration number, photos, audio, and video of the shareholders' meeting.

2. Objectives for collecting, using, and disclosing personal information: The Company collects, uses, and discloses your personal information according to the following purposes.

- To organize the shareholders' meetings, attend the shareholders' meetings, and management of shareholders' meetings such as meeting registration, recording of resolutions, etc.

- To record pictures, sounds, and/or videos during the shareholders' meeting for the purpose of keeping or disseminating the meeting of shareholders through the Company's website and other communication channels of the Company or for the meeting attendees to view later or for public relations for the benefit of the Company or for the benefit of the attendees.

- To record shareholders' meetings and prepare minutes of shareholders' meetings to send to relevant agencies such as the Stock Exchange of Thailand, the Department of Business Development, auditors/legal advisors, and shareholders of the Company, including dissemination of details on the Company's website and other communication channels.

3. Sources of Personal Information: The Company receives personal information directly from you and from Thailand Securities Depository Co., Ltd. (TSD) as the Company's securities registrar.

4. Retention of personal information: The Company will retain your personal information as long as it is necessary to use the information to meet the purposes mentioned above. Unless the law permits a longer retention period.

5. Rights of the data subject: The data subject has the right to request access to or obtain a copy of the personal data or request disclosure of the acquisition of personal data without consent, obtain personal information in electronic form, or request that such information is transferred to others, object to the collection, use, or disclosure of personal information, request that personal information is deleted or destroyed or that the personal information becomes non-identifiable to the person who owns the personal information, request to suspend the use of personal information, request to revise personal information to be correct and up to date does not cause misunderstandings, withdraw the consent given to the Company, complain to the competent authority in the event that the Company's processing of personal data does not comply with personal data protection laws.

6. Company Contact: If you wish to exercise your rights, please contact the Company with the following method

6.1 Telephone: 02-2132514 Fax: 02-2872031

6.2 Via e-mail address: pramot@varo.thai.com or suchada@varo.thai.com

6.3 Send a letter to the Company Secretary Division, Varopakorn Public Company Limited, 181 Soi Amorn, Nang Linchi Road, Chong Nonsi, Yannawa, Bangkok 10120

(Translation)

**Guideline for the Annual General Meeting of Shareholders (AGM) 2024
for preventing infection under the Situation of Coronavirus 2019 (COVID-19) Outbreak**

Due to the spread of Coronavirus Disease 2019 (COVID-19) continues, therefore, in order to prevent, control and reduce the likelihood of the spread of the COVID-19 virus that will affect the shareholders attending the meeting. For the benefit of the health care of the shareholders, the Company would like to inform the guidelines for attending the AGM as follows:

1) The Company supports the appointment of proxies to the Company's independent directors. Attending the 2024 AGM instead of attending the meeting in person

1.1 The Company requests cooperation for shareholders to consider the guidelines for appointing independent directors of the Company to attend the meetings instead of attending the meetings by yourself. The shareholders can use either of the Proxy Form A or Form B. by download it at the company's website "www.varopakorn.com" in the topic News / Invitation to the 2024 AGM or request a proxy in paper form to the company in advance 14 days before the meeting date.

1.2 Shareholder with fever or respiratory symptoms Should appoint a representative or independent director of the company. attending meetings instead of attending meetings in person

In this regard, shareholders can request a proxy in paper form to the company in advance 14 days before the meeting date and/or appoint independent directors of the Company, and send the proxy form together with supporting documents to the Company within April 26, 2024 by sending to

"Mr. Pramot Hansakul, Vice President Legal Affairs / Company Secretary Division

Varopakorn Public Company Limited 181 Soi Amorn. Nanelinchee Road. ChoneNonsi. Yannawa. Bangkok 10120"

2) The company would like to inform the channels for submitting questions in advance. Shareholders who wish to submit questions in advance can do so through the following channels:

2.1 Submit together with the proxy form that will be sent to the Company by putting in the same envelope

2.2 Send by electronic mail to pramot@varo.thai.com or suchada@varo.thai.com

3) The Company seeks cooperation and understanding to the shareholders regarding the guidelines for attending the AGM. For the benefit of the health care of the shareholders as follows:

3.1 The company will set up a screening point and check the body temperature of all attendees at the entrance of the meeting room. Provide adequate hand washing points or alcohol gel and if a risky shareholder is found, the company asks for cooperation from the shareholder who is at risk to avoid entering the meeting room and request to appoint independent directors of the Company attend the meeting instead.

3.2 The company reserves the right not to allow those who have a fever (temperature from 37.5 °C or more) or have symptoms that are likely to be fever join the meeting In order to prevent, control and reduce the chances of spreading such pathogens to other people, the company asks the shareholders to authorize the independent directors of the company to attend the meeting instead.

The staff at the registration point will facilitate documents and stamp duty for you.

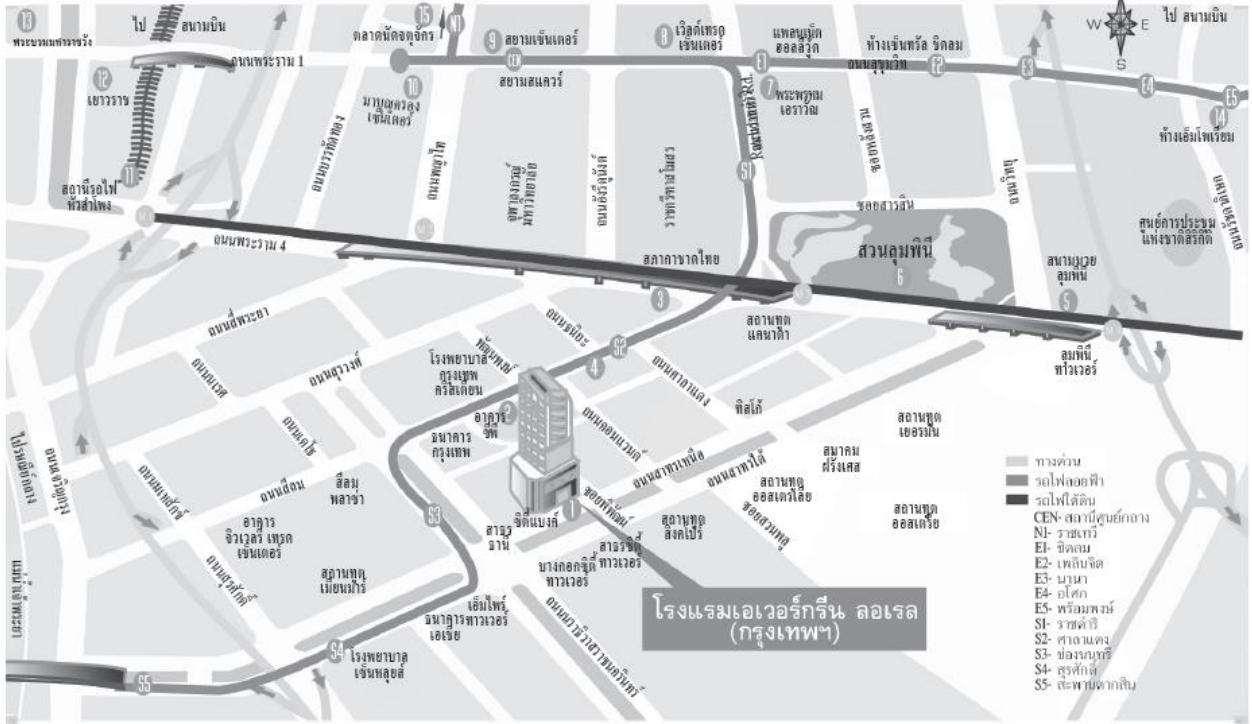
3.3 Shareholders or proxies attending the meeting must wear a mask or cloth mask always of the meeting.

For the safety and prevention of the transmission of the COVID-19 virus of all attendees of the AGM, the Company therefore asks everyone to cooperate in strictly complying with the requirements specified below.

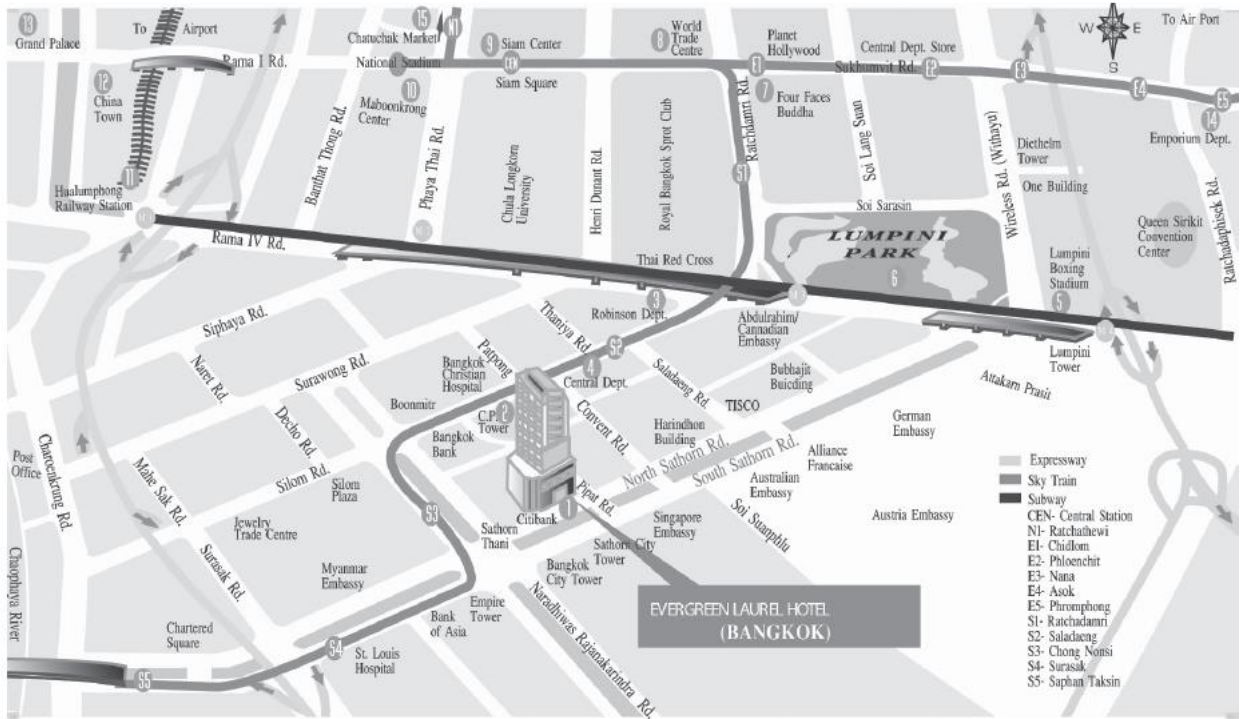
- Should refrain from participating in activities. If you have symptoms of COVID-19 respiratory disease or find yourself getting sick
- If you notice a participant showing symptoms of fever, coughing, sneezing, and unusual runny nose, it is recommended that those with symptoms contact the Company's staff at the screening point or the registration point immediately.
- Meeting participants should prepare their own masks or cloth masks and wear it at all times during the meeting for the safety of you and those around you

The company asks the attendees for cooperation to wash their hands with soap or alcohol gel before and after completing the meeting and before leaving the meeting place.

สิ่งที่ส่งมาด้วย 4



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