Distribution of souvenirs prohibited



# Krungthai Car Rent and Lease Public Company Limited

The Registration Form					
The Annual Ordinary General Meeting of Shareholder for the year 2023					
Krungthai Car Rent and Lease Public Company Limited					
Tuesday, April 25 <sup>th</sup> , 2023 at 14.00 hours					
By via Electronic Meeting (E-AGM) only					
I/We, being a shareholder or being a proxy of who is a shareholder of Krungthai Car Rent and Lease Public Company Limited, National ID number Came to attend the meeting mentioned above.					
SignedAttendee					
()					

<u>Remark</u> Inquiries and requests of additional information pertaining to the annual general meeting's agenda of KCAR shareholders, please send an e-mail to <u>noppol@krungthai.co.th</u>

Subject : Invitation to the 2023 via Electronic Meeting (E-AGM) only

To : Shareholders

#### Attachment:

- (1) Annual Report (digital format in the form of QR Code).
- (2) Brief biodata of the person nominated for the position of directors for the replacement of the retired directors by rotation method. (Attachment 1-2)
- (3) Brief biodata of independent directors. (Attachment 3)
- (4) Power of Attorney or Letter of Assignment of Proxy. (Attachment 4)
- (5) Procedures for attending the meeting, appointing proxies, voting methods and vote counting results. Via Electronic Meeting (E-AGM) (Attachment 5)
- (6) Articles of Association relating to the Annual General Meeting of Shareholders. (Attachment 6)
- (7) Requisition Form for supporting documents of the 2023 Annual General Meeting of Shareholders(Attachment 7)

With the Board of Directors having resolved to hold the Annual General Meeting of Shareholders for the fiscal year 2023 on Tuesday, April 25<sup>th</sup>, 2023, at 14.00 hours In the form of via Electronic Meeting (E-AGM) only one format, with Digital Access Platform Co., Ltd. ("DAP") (a subsidiary of the Stock Exchange of Thailand) as a meeting system service provider. (DAP e-Shareholder Meeting), with the purpose of considering various matters according to the following agenda of the meeting:

# Agenda 1 Consideration and validation of the minutes of the Annual General Meeting of Shareholders for the fiscal year 2022. Opinion of The Board of Directors has considered and mutually agreed that the minutes of the Annual

the Board General Meeting of Shareholders for the fiscal year 2022 was accurate and correct. It is deemed appropriate to validate the minutes of the minutes of the Annual General Meeting of Shareholders for the fiscal year 2022, which was held on April 27<sup>th</sup>, 2022. And it is deemed appropriate to further propose to the shareholders' meeting to validate this report.

Agenda 2 Consideration of the committee's report concerning the performance of the company over the past year as proposed by the Board of Directors.

Opinion ofThe Board of Directors has considered and mutually agreed that the shareholders'the Boardmeeting is recommended to acknowledge the company's operating results for the year2022 with the details as appeared in the Annual Report of the year 2022 which was<br/>attached with this invitation letter(digital format in the form of QR Code)

- Agenda 3 Consideration and approval of the Financial Statements for the year ended December 31<sup>st</sup>, 2022, and the company's auditor's report.
  - Opinion ofThe committee in charge with auditing the auditing committee has considered thethe Boardcompany's financial statements for the fiscal year ended December 31<sup>st</sup>, 2022, with the<br/>details as appeared in the Annual Report of the year 2022. This report has been audited<br/>by the Certified Public Accountant. The said financial statements are deemed appropriate,<br/>and then proposed to the shareholders' meeting for further approval.

Agenda 4 Approval of the allocation of profit and the payment of dividend according to the company's performance in 2022.

<u>Opinion of</u> The company has a policy to make the payments of dividends to shareholders at the rate the Board of at least 50 (fifty) percent of the net profit of the company after deducting the corporate income tax and legal reserve each year, which depend on the financial status, the accompanying plan, the company's future business, and liquidity. The Board of Directors has considered approving the allocation of profit and the payment of dividends for the operating results of the year 2022 by making the payments of dividends to shareholders at the rate of 0.49 baht per share, or 122.5 million baht in total. As in progress, the company has concluded with success the first payment of an interim dividend for the year 2022 at the rate of 0.19 baht per share, or 47.5 million baht on September 13<sup>th</sup>, 2022.

The payment of the remaining dividend to be distributed at the rate of 0.30 baht per share, totalling 75 million baht, will be concluded on May 24<sup>th</sup>, 2023. And it is deemed appropriate to propose to the shareholders' meeting on April 25<sup>th</sup>, 2023, to approve the allocation of profit and the payment of dividend for the operating results of the year 2022, with a remark that the dividend payment requested for approval is precisely in accordance with the company's policy.

Information of the rate of dividend payment for comparison:

		2022	2021
1	The company's net profit (unit: baht)	246,150,123.00	211,896,088.00
2	Number of shares (unit: share)	250,000,000	250,000,000
3	Total dividends paid per share (unit: baht per share)	0.49	0.43
	3.1 Interim dividend (unit: baht per share)	0.19	0.17
	3.2 Annual dividend (unit: baht per share)	0.30	0.26
4	Total dividends paid and to be paid (unit: baht)	122,500,000	107,500,000
5	The ratio of dividend pay-out (unit: percentage of net profit)	50%	50%

Agenda 5 Consideration of a move to elect new directors for the replacement of directors retired by rotation method, and determination of the remuneration of the directors.

<u>Opinion of</u> According to the company's regulations,

the Board
 5.1) One-third of the directors are required to retire by rotation method at the Annual General Meeting of Shareholders. The directors who are designated for retirement are 1) Mr Chaiwat Atsawintarangkun, Member of Independent Audit Committee, Chairman of the Audit Committee, Chairman of the Nominating and Remunerating Committee and Member of the Risk Management Committee; along with 2) Mr. Karoon Laoharatanun, Member of Independent Audit Committee, Audit Committee, Member of Audit Committee, and Chairman of the Risk Management Committee. The company provides the shareholders an opportunity to nominate persons who are deemed to have appropriate qualifications and who do not have any prohibited characteristics to be eligible for the position of director, whose qualifications and characteristics are in accordance with the criteria stated on the company's website, from November 18<sup>th</sup>, 2022 to January 23<sup>th</sup>, 2023. However, the

shareholders did not appear to propose any candidate or candidates. As a result, the Nomination and Remuneration Committee, excluding the stakeholders, has jointly considered the qualifications and suitability, completely in accordance with the selection process. The Board of Directors, excluding the directors with conflict of interest, agreed with the proposal of the Nomination and Remuneration Committee. The names of the new directors were therefore proposed to the shareholders' meeting for the year 2023 asking for approval of the election of two directors who are to retire by rotation method:

1) Mr Chaiwat Atsawintarangkun, Member of Independent Audit Committee, Chairman of the Audit Committee, Chairman of the Nominating and Remunerating Committee and Member of the Risk Management Committee; along with 2) Mr. Karoon Laoharatanun, Member of Independent Audit Committee, Member of Audit Committee, and Chairman of the Risk Management Committee, to remain as directors for another term considering that the two directors have passed the screening process. A careful consideration has been given to assure that the persons nominated as the new directors are perfectly qualified for the company's business operations, having background and expertise from a wide range of professions, leadership, vision, virtue, ethics, ability to express opinions in an independent fashion and in accordance with applicable guidelines, and impressive qualifications. They have also proven that they had performed well their duties as directors (as per attachment 1 and 2)

Even though the Board of Directors has determined the policy of Directors and Independent Directors' servicing continuously in position not more than 9 years, Mr. Chaiwat Atsawintarangkun, Chairman of Audit Committee and Independent Director, has continuously been in position of more than 9 years. With his knowledges, capabilities, and experiences, the reappointment him to the position would therefore contribute the benefits of overall company's performance as well as enable to make business operations efficiently run through. However, the company still provides the shareholders opportunity to nominate the qualified candidates for the Directors appointment if seems suitable.

5.2) The Nomination and Remuneration Committee has considered the appropriateness of the annual remuneration of the company's directors for the year 2023 by taking the suitability into consideration by comparing it with reference to organisations of the same business type or of the similar size, the expansion rate of business, and company's profitability performance. The Board of Directors has agreed with the proposition concluded by the Nomination and Remuneration Committee. It is deemed appropriate to increase the remuneration of the directors, the members of the Audit Committee, the independent directors, and the members of the sub-committees in 2023 by 5 (five) percent: allocating the director's remuneration for the year 2023 in an amount not exceeding 5,000,000 (five million) baht by proposing to the shareholders' meeting for approval. And if the shareholders' meeting approves, the new rate of remuneration will be effective from the date of approval by the shareholders' meeting onwards. It will remain so until the shareholders' meeting resolves to change to the new remuneration policy.

	Retainer Fee	Retainer Fee
	(Baht/person year <u>)</u>	(Baht/person year <u>)</u>
	increase by 5 (five) percent.	increase by 5 (five) percent.
	2023	2022
The Board of Directors		
- Chairman of the Committee	58,008.39	55,246.09
- Committee member	47,132.26	44,887.87
- Independent Director <sup>/1</sup>	26,368.13	25,112.50
Audit Committee <sup>/1</sup>		
- Chairman of the Committee	32,960.20	31,390.66
- Committee member	26,368.13	25,112.50
Nominating and Remunerating Committee		
- Chairman of the Committee	32,960.20	31,390.66
- Committee member	26,368.13	25,112.50
Corporate Governance Committee		
- Chairman of the Committee	32,960.20	31,390.66
- Committee member	26,368.13	25,112.50
Risk Management Committee		
- Chairman of the Committee	32,960.20	31,390.66
- Committee member	26,368.13	25,112.50

<sup>1/</sup>Remark:

- The remuneration of the Independent Directors will be increased from 25,112.50 baht per month, to 26,368.13 baht per month, or an increase by 5 (five) percent.
- The remuneration for the Chairman of the Audit Committee will be increased from 31,390.66 baht per month, to 32,960.19 baht per month, or an increase of 5 (five) percent.
- The remuneration of the members of the Audit Committee will be changed from 25,112.50 baht per month, to 26,368.13 baht per month, or an increase by 5 (five) percent.

There are no other benefits other than the above compensation.

- Agenda 6 Consideration of an appointment of the company's auditors for the fiscal year ending December 31<sup>st</sup>, 2023, and consideration of the remuneration of auditor or auditors.
  - Opinion ofThe Board of Directors has agreed with the proposal of the Audit Committee to proposethe Boardto the shareholders' meeting to approve the appointment of Ms Soraya Tintasuwan<br/>(Certified Public Accountant Licence No 8658) and/or Ms Sullit Atesawang (Certified<br/>Public Accountant Licence No 7517) and/or Ms Nanthapas Wannasomboon (Certified<br/>Public Accountant Licence No 7793) and / or Ms Arisa Chumvisut (Certified Public<br/>Accountant Licence No 9393) of Dharmniti Auditing Company Limited, as the company's<br/>auditors for the fiscal year ending on December 31<sup>st</sup>, 2023, with the audit fee worth<br/>1,080,000 (one million eighty thousand) baht. According to the list proposed above,

not one of the auditor candidates is related to or has a conflict of interest with Krungthai Car Rent and Lease Public Company Limited, its management, major shareholders, or person related to such entities. And this is the fourth year that these auditors have been fulfilling their duty as the auditors for the company.

In addition, it is deemed appropriate to propose that the Annual General Meeting of Shareholders approve the audit fees for the consolidated financial statements of the company for the year 2023 accordingly.

	2023	2022
1. Annual audit fee for		
the Company's financial statements	1,080,000 Baht	1,030,000 Baht
2. Annual audit fee for quarterly review and		
financial statements of subsidiary		
- Number of subsidiary	1 company	1 company
- Amount of fee	372,500 Baht	372,500 Baht
3.Non- audit fee	No	No
4. Total audit fees of Krungthai Car Rent and Lease		
Public Company Limited and its subsidiary	1,452,500 Baht	1,402,500 Baht

The subsidiary company is designated to have the benefit of using the service of the same as the main company.

#### Agenda 7 Consideration of other matters (if applicable)

In addition, according to the resolution of the Board of Directors No 1/2023 concluded on February 27<sup>th</sup>, 2023 of having passed a resolution of approving the list of shareholders who were entitled to attend and vote at the Annual General Meeting of Shareholders for the year 2023 and the rights to receive the voting rights and the rights to dividend on March 21<sup>st</sup>, 2023, the dividend payment date is specified on May 24<sup>th</sup>, 2023.

Therefore, we would like to extend to you an invitation to attend the shareholders' meeting on the aforementioned date, time, and place. If any of the invited shareholders is unable to attend the meeting, they are recommended to appoint a proxy to fulfil the duty in place of the absentees. In this regard, the shareholders reserves the right to appoint Mr Chaiwat Asawintarangkun (Chairman of the Audit Committee – brief details as stated in Attachment 3) as an attorney to attend the meeting on behalf of the absentees. Please fill in and sign the proxy form (see Attachment 4) and request it to be forwarded to one of the directors or the person assigned by the committee before attending the meeting.

Your Faithfully,

(Mr. Pithep Chantarasereekul) The Chairman of the Board of Directors

#### Profile of persons nominated for the position of director in place of directors who retire by rotation

Nama	
Name	Mr. Chaiwat Atsawintarangkun
Type of director proposed for	: Directors who possess the necessary
appointment	qualifications as specified by the company.
Directorship period	: 3 years (appointed on April 17 <sup>th</sup> , 2017)
	Having held the position for 6 terms for 18 years
	and will hold office for another term for 3 years for a total of 21 years.
	Reason: being qualified, experienced, having basic knowledge and expertise, having
	leadership, broad vision, being a virtuous and ethical person, and in accordance with the
	relevant guidelines.
Position in the company	: Member of Independent Audit Committee, Chairman of the Audit Committee, Chairman
	of the Nominating and Remunerating Committee and Member of the Risk Management
	Committee
Age (Years)	: 71
Nationallity	: Thailand
Qualifications	: MBA in Business Administration, Thammasat University
	Barrister at Law, Thai Bar Association
	BBA- Faculty of Accounting , Ramkhamhaeng University
	BBA in Business Administration and Faculty of Law , Ramkhamhaeng University
Training	: Certificate from the Thai Institute of Directors Class :
	DAP ' 24/2004, DCP' 81/2006, ACP '12/2006
	2021 : Advanced Audit Committee Program (AACP)
	2022 :ESG ,ELP
Holding shares in the company	: 2,000 shares
Positions in other listed companies	: Independent Audit Committee and Chairman of the Audit Committee
	- Eastern Polymer Group Public Company Limited
	- Nation Broadcasting Corporation Public Company Limited
	- Syntec Construction Public Company Limited
	- Eastern Printing Public Company Limited
Positions in non-listed companies	Director
	- Merchant Partners Securities Public Company Limited
	- Prospect Consulting Company Limited
	- Boat House Hua Hin Company Limited
	- Bright Lilly (Thailand) Company Limited
	Chairman of the Audit Committee
	- Merchant Partners Securities Public Company Limited

Position in Other company that : No compete with / relate to Company that may cause conflict of interest

Meeting of the Board of Directors	Attended 5 of 5
Audit Committee	Attended 4 of 4
Risk Management Committee	Attended 1 of 1
Corporate Governance Committee Meeting	Attended 2 of 2
	Audit Committee Risk Management Committee

## Profile of persons nominated for the position of director in place of directors who retire by rotation

Name		:	Mr. Karoon Laoharatanun			
Type of director p	roposed for	:	Directors who possess the necessary			
appointment			qualifications as specified by the company.			
Directorship perio	d	:	3 year (appointed on April 24th, 2020)			
			Having held the position for 1 terms for 3 years			
			and will hold office for another term for 3 years for a total of 6 years.			
			Reason: being qualified, experienced, having basic knowledge and expertise, having			
			leadership, broad vision, being a virtuous and ethical person and in accordance with the			
			relevant guidelines.			
Position in the cor	npany	:	Member of Independent Audit Committee, Member of Audit Committee, and Chairman of			
			the Risk Management Committee			
Age (Years)		:	66			
Nationallity		:	Thailand			
Education		:	MBA, Kasetsart University			
			BBA Science, Kasetsart University			
Training		:	Certificate from the Thai Institute of Directors Class :			
			DAP ' 32/2017, DCP'170/2013			
			ISO/IEC 27001			
			AUTOMOBILE FINANCINCE BUSINESS			
Holding shares in	the company	:	No			
Position in Other L	isted Companies	:	No			
Position in Non Lis	sted Companies	:	Managing Director			
			- Royalhouse Asset Management Co., Ltd.			
			Director			
			- K.L.Residence. Co.,Ltd			
			Executive Advisor			
			- Thanakorn Construction and Real Estate Development Co., Ltd			
			- Harrison Public Company Limited			
Position in Other	company that	:	No			
compete with / relate to Company that						
may cause conflic	t of interest					
Remark	Meeting of the Board	of E	Directors Attended 5 of 5			
	Audit Committee		Attended 4 of 4			
	Risk Management Co	mm	ittee Attended 1 of 1			

#### Definition of the Audit Committee/Independent Director

The desired qualifications of the company's independent directors which are higher than the minimum requirement set by the Securities and Exchange Commission and the Stock Exchange of Thailand are as follows:

(1) The Audit Committee/Independent Director shall hold no more than 0.5% of the total number of shares with voting rights of the company, parent company, subsidiary company, associated company, or juristic person that may have conflict of interest, including the shares held by related persons of independent directors.

(2) The Audit Committee/Independent Director shall have never been a director who used to take part in managing work, employees, staff, advisors who earn regular salaries, or an authorised controlling person of the company, parent company, subsidiary company, associated company, or juristic person who may have conflict of interest, unless having been removed from the aforementioned positions or characteristics for the period of at least 2 years before the appointment.

(3) The Audit Committee/Independent Director shall not be related by blood or by legal registration, in the manner of parent, spouse, sibling and child (including the child's spouse) to the executive, major shareholder, authorised controlling person, or a person who will be nominated as an executive or an authorised controlling person of the company or of the subsidiary company.

(4) The Audit Committee/Independent Director shall not have a business relationship with the company, parent company, subsidiary company, associated company, or juristic person that may have conflict of interest in a manner that may impede one's independent exercise of judgement, including having never been or being a major shareholder, director who is not an independent director, or in management of a person having a business relationship with the company, parent company, subsidiary company, associated company or juristic person who may have conflict of interest, unless having been removed from having such positions or characteristics for the period of at least 2 years before the appointment.

(5) The Audit Committee/Independent Director shall have never been an auditor of the company, parent company, subsidiary company, associated company, or juristic person that may have conflict of interest, and not a major shareholder or director who is not an independent director, executive or managing partner of the audit firm which has the auditors of the company, parent company, subsidiary company, associated company or juristic person who may have conflict of interest, unless having been removed from having such positions or characteristics for the period of at least 2 years before the appointment.

(6) The Audit Committee/Independent Director shall have never been a professional service provider of any kind including services as a legal advisor or financial advisor which received a service fee of more than 2 million baht per year from the company, parent company, subsidiary company, associated company or juristic person that may have conflict of interest, including being a major shareholder, a director who is not an independent director, executive or managing partner of such professional service providers, unless having been removed from having such positions or characteristics for the period of at least 2 years before the appointment.

(7) The Audit Committee/Independent Director shall not be a director who has been appointed as a representative of the Board of Directors, major shareholders, or shareholders who are related either by blood or by legal registration to the major shareholders of the company.

(8) The Audit Committee/Independent Director shall not have any other positions or characteristics that may prevent one from expressing independent opinions on the company's operations.

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#### Brief biodata of independent directors.

## Curriculum Vitae of the Independent Director

## Krungthai Car Rent and Lease Public Company Limited

Name-Surname	Mr.Chaiwat Atsawintarangkun				
Date of Birth	1 July 1952				
Education	MBA in Business Administration, Thammasat University				
	Barrister at Law, Thai Bar Association				
	BBA- Faculty of Accounting , Ramkhamhaeng University				
	BBA in Business Administration and Faculty of Law , Ramkhamhaeng University				
	DAP ' 24/2004				
	DCP' 81/2006				
	ACP '12/2006				
Experience	Director				
	Prospect Consulting Company Limited				
Present positions	Director and Chairman of the Audit Committee				
	- Eastern Polymer Group Public Company Limited				
	- Eastern Printing Public Company Limited				
	- Syntec Construction Public Company Limited				
	- Merchant Partners Securities Public Company Limited				
	Director				
	- Boat House Hua Hin Company Limited				
	- Prospect Consulting Company Limited				
	- Bright Lilly (Thailand) Company Limited				
	- Merchant Partners Securities Company Limited				

## PROXY FORM A: General Proxy Form (SIMPLE FORM)

#### According to Regulation of Department of Business Development

Re: Form of Proxy (No. 5) B.E. 2550

			Writt	en at				
			Date	e I	Month	Year_		
(1) I / We			Natio	onality				
Address No		R	load	S	ub-District			
District		Province		Р	ostal Code			
(2) being a s	shareholder of Krungth	nai Car Rent and	Lease Publi	c Company Lin	nited			
holding the total a	mount ofsha	ires with the votir	ng rights of_		votes	as follows;		
ordinary	share	shares with	h the voting	rights of		votes		
preferred	share	shares with	h the voting	rights of		votes		
(3) do hereb	y appoint either one o	f the following pe	ersons					
(1)		Mr.Chaiwa	at Atsawint	arangkun		Age	71	Years
with address at	427/76	Road	Sathu	Pradit	Sub-E	District	Cho	ng Nonsi
District Ya	nnawaPro	vinc <u>e Ba</u>	ngkok	Postal Coc	de <u>101</u>	20	or	
(2)						Age		Years
with address at		Road			Sub	-District		
District	Prov	inc <u>e</u>		Postal Code	Э		or	
(3)						Age		Years
with address at		Road			Sub	-District		
District	Prov	inc <u>e</u>		Postal Code	ə			
on April 25 <sup>th</sup> , 2023	/ our proxy to attend a b, 14:00 hours via Elec act performed by the F	tronic Meeting (E	E-AGM) or at	t any adjournme	ent thereof.			
respects								
		S	Signed				Share	eholder
			(				)	
		S	Signed				Proxy	/
			(				)	
		5	Signed				Proxy	/
			(				)	
		S	Signed				Proxy	/
			(				)	

<u>Remarks</u>: The Shareholder appointing the Proxy must authorize only one proxy to attend and vote at the meeting and shall not allocate the number of shares to several proxies to vote separately.

## PROXY FORM B (SPECIFIC DETAILS FORM)

#### According to Regulation of Department of Business Development

Re: Form of Proxy (No. 5) B.E. 2550

				Month			
(1) I / We		Natio	onality				
Address No		Road		Sub-District			
District	Provi	ince		Postal Code			
(2) being a shareholde	er of Krungthai Car Rer	nt and Lease Public	c Compan	y Limited			
holding the total amount of	shares with th	e voting rights of		votes	as follows	;	
ordinary share	share	es with the voting r	ights of		votes		
preferred share	share	es with the voting r	ights of		votes		
(3) do hereby appoint	either one of the follow	ing persons					
(1)	Mr.C	Chaiwat Atsawinta	arangkun		Age		. Years
with address at 427/76	Road	Sathu Pradit		Sub-District	Chong N	onsi	
District Yannawa	Province	Bangkok	Postal	Code 101	20		
Remark : Having special inte	erest in the agenda of	election of directo	rs because	e it may be the pe	rson who v	vill be r	e-elected
as a director again or							
(2)					Age		Years
with address at	Road			Sub-District_			
District	Province		Postal (	Code		or	
(3)					Age		Years
with address at	Road			Sub-District			
District	Province		Postal (	Code			
as only one of my / our proxy	/ to attend and vote on	my / our behalf 2	023 Annua	l General Meeting	of Shareh	olders t	to be held
on April 25 <sup>th</sup> , 2023, 14:00 ho	urs at via Electronic N	leeting or at any a	djournmen	t thereof.			
(4) I / We authorize my	/ our Proxy to cast the	votes according t	o my / our	intentions as follo	ws		
	nsideration and validat	tion of the minutes	of the Anr	nual General Meet	ting of Sha	reholde	ers for the
_	cal year 2022.						
_	Proxy is entitled to cas						
└ (b)The	Proxy must cast the v	_	-	_	ruction:		
	Approve	Disapprov Disapprov	e	Abstain Abstain			
Agenda 2 : Cor	nsideration of the comr	mittee's report con	cerning th	e performance of	the compa	any ove	r the past
уеа	ar as proposed by the	Board of Directors					
- 1	The meeting acknowle	edged the said rep	port.				

Agenda 3 : Co	nsideration and approva	l of the financial statements	for the year ended December 31 <sup>st</sup> , 2022, and				
the company's auditor's report.							
🔲 (a)Th	$\square$ (a)The Proxy is entitled to cast the votes on my / our behalf at its own discretion.						
🔲 (b)Th	e Proxy must cast the vo	tes in accordance with my	/ our following instruction:				
	Approve	Disapprove	Abstain				
Agenda 4 : A	Approval of the allocatio	n of profit and the payme	ent of dividend according to the company's				
perfo	rmance in 2022.						
☐ (a)Th	e Proxy is entitled to cas	t the votes on my / our beha	alf at its own discretion.				
🔲 (b)Th	e Proxy must cast the vo	tes in accordance with my	/ our following instruction:				
	Approve	Disapprove	Abstain				
Agenda 5 : Co	onsideration of a move to	o elect new directors for the	e replacement of directors retired by rotation				
meth	od, and determination of	the remuneration of the dire	ectors.				
🗖 (a)Th	e Proxy is entitled to cas	t the votes on my / our beha	alf at its own discretion.				
🔲 (b)Th	e Proxy must cast the vo	tes in accordance with my	/ our following instruction:				
	To elect directors as	a whole					
	Approve	Disapprove	Abstain				
	To elect each directed	or individually					
	Name of Director : M	Ir.Chaiwat Atsawintarangk	run				
	Approve	Disapprove	Abstain				
	Name of Director : <u>N</u>	Ir. Karoon Laoharatanun					
	Approve	Disapprove	☐ Abstain				
	Determination of the	remuneration of the directo	ors				
	Approve	Disapprove	☐ Abstain				
$\Box$ Agenda 6 : Consideration of an appointment of the company's auditors for the fiscal year ending December 31 <sup>st</sup> ,							
2023, and consideration of the remuneration of auditor or auditors.							
🗖 (a)Th	$\square$ (a)The Proxy is entitled to cast the votes on my / our behalf at its own discretion.						
$\square$ (b)The Proxy must cast the votes in accordance with my / our following instruction:							
	Approve	Disapprove	Abstain				

- (5) Vote of the Proxy in any Agenda which is not in accordance with this Form of Proxy shall be invalid and shall not be the vote of the Shareholder.
- (6) In case I do not specify the authorization or the authorization is unclear, or if the meeting considers or resolves any matter other than those stated above, or if there is any change or amendment to any fact, the Proxy shall be authorized to consider and vote the matter on my / our behalf as the Proxy deems appropriate.

For any act performed by the Proxy at the Meeting, it shall be deemed as such acts had been done by me / us in all respects except for vote of the Proxy which is not in accordance with this Proxy Form.

Signed	Shareholder
(	)
Signed	Proxy
(	)
Signed	Proxy
(	)
Signed	Proxy
(	)

#### Remarks:

- 1. The Shareholder appointing the Proxy must authorize only one proxy to attend and vote at the meeting and shall not allocate the number of shares to several proxies to vote separately.
- 2. In the agenda relating to the election of Directors, it is applicable to elect either nominated directors as a whole or elect each nominated director individually.
- 3. In case there are agenda other than the agenda specified above, the additional statement can be specified by the Shareholder in the Regular Continued Proxy Form as enclosed.

## REGULAR CONTINUED PROXY FORM B

Authorization on behalf of the Shareholder of the Krungthai Car Rent and Lease Public Company Limited.

For the 2023 Annual General	Meeting of Shareholders	to be held on	April 25 <sup>th</sup> , 1	2023, 14:00	) hours via	Electronic
Meeting (E-AGM) or at any adjournment	thereof.					

_	Subject		
∐ (a)T	he Proxy is entitled to c	cast the votes on my / our be	ehalf at its own discretion.
(b)T	he Proxy must cast the	votes in accordance with n	ny / our following instruction:
	Approve	Disapprove	Abstain
Agenda No	Subject		
□ (a)T	he Proxy is entitled to c	cast the votes on my / our be	ehalf at its own discretion.
🔲 (b)T	he Proxy must cast the	votes in accordance with n	ny / our following instruction:
	Approve	Disapprove	Abstain
Agenda No	Subject		
_	-	cast the votes on my / our be	
(a)T	he Proxy is entitled to c	cast the votes on my / our be	
(a)T	he Proxy is entitled to c	cast the votes on my / our be	ehalf at its own discretion.
(a)T	he Proxy is entitled to c	cast the votes on my / our be votes in accordance with n	ehalf at its own discretion. ny / our following instruction:
(a)T	he Proxy is entitled to c he Proxy must cast the Approve	cast the votes on my / our be votes in accordance with n	ehalf at its own discretion. ny / our following instruction: Abstain
(a)T	he Proxy is entitled to c he Proxy must cast the Approve Subject	cast the votes on my / our be votes in accordance with n	ehalf at its own discretion. ny / our following instruction: Abstain
(a)T (b)T Agenda No.	he Proxy is entitled to c he Proxy must cast the Approve Subject he Proxy is entitled to c	cast the votes on my / our bo votes in accordance with n Disapprove	ehalf at its own discretion. ny / our following instruction: Abstain
(a)T (b)T Agenda No.	he Proxy is entitled to c he Proxy must cast the Approve Subject he Proxy is entitled to c	cast the votes on my / our bo votes in accordance with n Disapprove	ehalf at its own discretion. ny / our following instruction: Abstain ehalf at its own discretion.
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(a)T (b)T Agenda No (a)T (b)T	he Proxy is entitled to c he Proxy must cast the Approve Subject he Proxy is entitled to c he Proxy must cast the Approve	cast the votes on my / our be votes in accordance with n Disapprove cast the votes on my / our be votes in accordance with n	ehalf at its own discretion. ny / our following instruction: Abstain ehalf at its own discretion. ny / our following instruction:
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Agenda No. : Election of Directors (con	tinued)	
Name of Director		
	Disapprove	Abstain
Name of Director		
Approve	Disapprove	Abstain
Name of Director		
Approve	Disapprove	Abstain
Name of Director		
	Disapprove	Abstain
Name of Director		
Approve	Disapprove	Abstain
Name of Director		
Approve	Disapprove	Abstain
Name of Director		
	Disapprove	Abstain
Name of Director		
Approve	Disapprove	Abstain
Name of Director		
Approve	Disapprove	Abstain
Name of Director		
Approve	Disapprove	Abstain
Name of Director		
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Name of Director		
Approve	Disapprove	Abstain
Name of Director		
Approve	Disapprove	Abstain
Name of Director		
Approve	Disapprove	Abstain
Name of Director		
Approve	Disapprove	Abstain

# Guidelines for Meeting Registration, Proxy Appointment and

Voting and Vote Counting Procedures

#### The 2023 Electronic Annual General Meeting of Shareholders (E-AGM)

To attend the 2023 E-AGM either in person or by proxy, please kindly see details about preparation for e-Registration, attending the e-Meeting, asking questions, and voting procedures in the User Manual Electronics Meeting System for the Shareholders' Meeting

#### **Registration Procedures**

#### Online self-registration via DAP e-Shareholder Meeting system

Shareholders can register at the DAP e-Shareholder Meeting. The pre-registration will start from April 4, 2023 until April 21, 2023.

 User's Manual for the Electronic Meeting System for the Shareholders' Meeting (E-AGM)	
https://www.set.or.th/th/dap/services/e-shareholder-meeting	

E-AGM service for Registration and Attending the Meeting
http://bit.ly/3n98zwF

#### Manual registration by the Company on behalf of the Shareholders

#### 1. Participants prepare the following documents:

Shareholders attend the meeting in person	
-------------------------------------------	--

- O Individual Shareholders
  - 1.1 Fill out "Registration Form" which the Company has sent together with the invitation letter of the meeting.
  - 1.2 A copy of "Identification document"1 of the shareholders and certified true copy by the shareholders.
- O Juristic Shareholders.
  - 2.1 Fill out "Registration Form" which the Company has sent together with the invitation letter of the meeting.
  - 2.2 A copy of "affidavit or certificate of incorporation of the juristic shareholders"<sup>2/</sup>.
  - 2.3 A copy of "Identification document"<sup>1/</sup> of the shareholders and certified true copy by the shareholders' representatives.
  - 2.4 A copy of "Identification document" <sup>1/</sup> of the proxy holder and certified true copy by the proxy holder.

Appointing a Proxy to another person to attend the Meeting

- O Individual Shareholders
  - 1.1 Fill out "Registration Form" which the Company has sent together with the invitation letter of the meeting.
  - 1.2 A copy of the proxy form attached to the invitation of the Meeting, accurately completed and signed by the shareholders' representatives and the proxy holder.
  - 1.3 A copy of "affidavit or certificate of incorporation of the juristic shareholders.
  - 1.4 A copy of "Identification document"1 of the proxy holder and certified true copy by the proxy holder
- O Juristic Shareholders.
  - 2.1 Fill out "Registration Form" which the Company has sent together with the invitation letter of the meeting.
  - 2.2 A copy of the proxy form attached to the invitation of the Meeting, accurately completed and signed by the shareholders' representatives and the proxy holder.
  - 2.3 A copy of "affidavit or certificate of incorporation of the juristic shareholders" 2/
  - 2.4 A copy of "Identification document" <sup>1/</sup> of the shareholders and certified true copy by the shareholders' representatives.
  - 2.5 A copy of "Identification document"1 of the proxy holder and certified true copy by the proxy holder.

Appointing a Proxy to Independent Director

- O Individual Shareholders
  - 1.1 Fill out "Registration Form" which the Company has sent together with the invitation letter of the meeting
  - 1.2 A copy of the proxy form attached to the invitation of the Meeting, accurately completed and signed by the shareholders' representatives and the proxy holder.
  - 1.3 A copy of "affidavit or certificate of incorporation of the juristic shareholders.

#### O Juristic Shareholders.

2.1 Fill out "Registration Form" which the Company has sent together with the invitation letter of the meeting

2.2 A copy of the proxy form attached to the invitation of the Meeting, accurately completed and signed by the shareholders' representatives and the proxy holder.

2.3 A copy of "affidavit or certificate of incorporation of the juristic shareholders" 2/

2.4 A copy of "Identification document" 1/ of the shareholders and certified true copy by the shareholders' representatives.

<sup>1/</sup>Document containing the photo of such person issued by the Government Agency, such as Identification Card, Driver License, or Passport

<sup>2/</sup> A certificate of juristic person registration of the shareholder (not older than 6 months), certified true copy by the juristic person's representative, together with the company's seal (If any)

2. Shareholders who are not of Thai nationality or juristic persons established under foreign laws.

Clause 1 shall apply mutatis mutandis to shareholders or attendees who are not of Thai nationality or who are Be a juristic person established under foreign laws, as the case may be, subject to the following regulations:

- a. The juristic person certificate may be a document issued by the government agency of the country in which the juristic person is located or by an officer of the juristic person. There must be details about Juristic person name Authorized person to sign for a juristic person and conditions or restrictions on signing authority head office location
- b. Original documents which are neither in Thai nor in English must be submitted together with Thai or English translation, certified true and correct by its authorised officer along with a seal (if any)

3. Please send the original copy of the above documents to the Company by post within April 18, 2023 to the following address:

Company Secretary Office Krungthai Car Rent And Lease Public Company Limited 455/1 Rama III rd, Bang Khlo, Bang Kho Laem, Bangkok, 10120

#### 4. Obtaining a password

Shareholders attended the	:	Shareholders will receive an email informing them of the result of registration. If you can't find the email,
meeting in person.		please check your Junk Email or contact a member of the registered company.
Shareholders gave proxies	:	The system will send an email with a password (Initial Password) to the proxy's email address. When the
to others to attend the		proxies log in, they must change the password and log in to the meeting again.
meeting.		
Shareholders gave proxy to	:	The system will send an email informing the results of the proxy registration to the shareholder's email
an independent director.		address. to confirm the proxy registration has been completed. Shareholders will not receive a password.
		Because it is considered that the independent directors have already been appointed as proxies and

5. For convenience in registering securities holders or proxies who will attend the meeting Please submit this set of documents to the company by April 18, 2023. If the documents or evidence are incomplete or do not comply with the conditions, the company reserves the right not to accept registration.

have already voted in advance in the system.

#### Notification of the result of identity verification to attend the meeting

When the Company receives registration documents and/or proxy and verify the accuracy of such documents, the company will inform the user name (Username) and password (Password) together with the WebLink for logging-in to the E-AGM system via e-mail. specified in the document.

Shareholders, please keep your Username (User ID) and Password confidential. Should not be disclosed to others.

The company reserves the right not to accept registration. If the original document is sent to the company after the time specified above, or if that the documents or evidence are incomplete or inaccurate or do not meet the conditions.

#### Attending the Annual General Meeting of Shareholders via Electronic Meeting (E-AGM) only

1. Please study the method of attending the meeting via electronic media. Watching the meeting broadcast Voting and asking questions at the meeting can be found at "Electronic Conference System (E-AGM)" Operation Manual at

User's Manual for the Electronic Meeting System for the Shareholders' Meeting (E-AGM)
https://www.set.or.th/th/dap/services/e-shareholder-meeting

2. Shareholders or proxies can log-in to the e-service system from 8.00 a.m. with their username and password and OTP

received at

E-AGM service for Registration and Attending the Meeting	
http://bit.ly/3n98zwF	

#### ASKING QUESTIONS IN THE E-MEETING

1. Before casting the vote in each agenda, the Company will give shareholders an opportunity to make inquiries or comments on the issues related to such agenda as appropriate or during the Meeting, shareholders can submit questions in advance:

- 1. Click "Send Question"
- 2. Choose the agenda you wish to ask question
- 3. Type your question (Optional)
- 4. Click "Send Question"

2. Please wait for notification from the system administration by returning to the WebEx application and preparing to open microphone and camera and making inquiries and comments accordingly. Shareholder are requested to notify their names before making the inquiries or comments in the Meeting.

#### VOTING PROCEDURES

1. To cast a vote, one share shall have one vote

- 2. Shareholders are able to vote by press the voting button and vote on such agenda
- 3. A shareholder or a proxy may cast a vote to "Approve" or "Disapprove" or "Abstain"

4. If the shareholders have assigned the proxy to vote on each agenda item as stated in the Proxy Form, the Company will record the votes as specified by the shareholders in the Proxy Form.

#### VOTE COUNTING

1. In counting the votes for each agenda item, the Company will count the votes for "Approve" or "Disapprove" and "Abstain". For a simple majority vote of the shareholders who attend the Meeting, the "Abstain" votes would not be counted as base score. For a special resolution which require two-thirds of the total shares held by the shareholders attending the Meeting or three-quarters of the total shares held by the shareholders attending the Meeting, the "Abstain" votes would be counted as base score.

2. To pass a resolution, a simple majority vote of the shareholders who attend the Meeting and are entitled to vote is required, except Agenda Item regarding the approval of the remuneration of directors, which requires the vote of not less than two-thirds of the total shares held by the shareholders who attend the Meeting.

#### ANNOUCING VOTE COUNTING RESULT

After vote counting for each agenda item is completed, the Company will announce the voting results as approval, disapproval, or abstention as a percentage of total votes. For the agenda item concerning the election of directors, the Company will announce the voting results by individual directors.

Any questions or problems regarding the Electronic Annual General Meeting of Shareholders (E-AGM), please contact:

Company Secretary Office Krungthai Car Rent And Lease Public Company Limited 455/1 Rama III rd, Bang Khlo, Bang Kho Laem, Bangkok, 10120 Tel. 02 291 8888 # 120 E-mail : noppol@krungthai.co.th

Regulations
Krungthai Car Rent and Lease Public Company Limited

Section 4:	
Shareholders' Meeting	

33. The company's general meeting shall be held at the venue where the headquarters of the company is located, or nearby provinces, or at any other places determined by the committee.

In the period of 21 days prior to the date of the general meeting of the shareholders, the company will close the register book and suspend any incoming requests for transfer of shares. The company will notify the shareholders of the suspension of such activities 14 days in advance at the head office and branch offices of the company.

34. There shall be at least one session of the general meeting of shareholders. Such a meeting shall be called "General Meeting". The meeting shall be made within four months after the end of the company's accounting year. Any other meeting of shareholders shall be called "Extraordinary General Meeting".

The committee may summon an Extraordinary General Meeting whenever it sees fit, or when the shareholders with shares totalling not less than one-fifth of the total shares issued, or the number of shareholders of not less than twenty-five persons holding shares of the number of not less than one-tenth of the total number of shares issued. The group of shareholders are required to generate a letter with all signatures of the shareholders, giving reasons and requesting the company to call an extraordinary general meeting of shareholders. The committee shall hold a meeting within one month from the date of the reception of the letter from the shareholders.

35. In the calling notification of the meeting of shareholders, the committee shall prepare a meeting invitation letter specifying the place, the date, the time, the agenda of the meeting, the matters to be proposed to the meeting with suitable details, and statements indicating which agendum seeks the meeting's acknowledgement, consideration, or approval. The invitation letter shall also include the opinion of the Board of Directors under each agendum prior to the letter's delivery to the shareholders and the registrar at least seven days prior to the meeting date.

In addition, the invitation shall also be published as an advertisement in a newspaper for three consecutive days, at least three days prior to the date of the meeting.

36. To appropriately conduct a meeting, there must be at least twenty-five shareholders and proxies (if there is any) attending the meeting, or not less than half of the total number of shareholders, and must have the number of shares amounting to not less than one-third of the total number of shares issued. Therefore, a quorum would be constituted.

In the event that it appears that the number of attendees of the shareholders' meeting does not meet the determined quorum one hour after the specified time: If the meeting was held by the request of shareholders, the meeting shall be called off. If the meeting was not held by the request of the shareholders, the meeting should be readjourned at a later date, with letter of notification and invitation delivered to all shareholders seven days in advance. In the latter meeting, no quorum shall be required.

- 37. In the shareholders' meetings, shareholders may appoint other persons to attend the meeting in place of themselves and can cast votes on their behalf. To appoint a proxy, a power of attorney is required and signed by the grantor, as well as the following information as designated by the Public Limited Companies Registrar:
  - a. The number of shares held by the proxy grantor.
  - b. Name of Proxy
  - c. Number of the meeting for which the proxy will attend and cast vote in place of the grantor.

The said proxy form must be submitted to the Chairman of the Board. or the person designated by the chairman at the meeting place before the proxy attends the meeting

- 38. In the event that the meeting is unable to conclude the consideration of all the agenda specified in the meeting notice, in which the number of shareholders holding shares amounting to not less than one-third of the total number of shares issued at the meeting is not completed and it is necessary to postpone the consideration. The meeting shall specify the place, date and time for the next meeting. In addition, the Board of Directors shall send the meeting invitation letter specifying the place, date, time and agenda to the shareholders at least 7 days prior to the meeting. In this regard, the notification for the meeting shall be published in a newspaper for at least three consecutive days prior to the meeting date.
- 39. The chair of the Board of Directors is automatically appointed as the chair of the shareholders' meeting. In the event that the chair of the Board of Director is not present at the meeting or is unable to perform duties, the vice chair or the second in command of the Board of Directors shall take the position of the chair of the shareholders' meeting. If the vice chair or the second in command is not present at the meeting or is unable to perform such duties, the shareholders' meeting shall elect one of the shareholders to be the ad interim chair of the shareholders' meeting.
- 40. In the shareholders' meeting, each shareholder has one vote per share.

The resolution of the shareholders' meeting shall consist of the following votes:

- 1. In an ordinary event, it is deemed appropriate that a majority vote of the shareholders who attend the meeting and have the right to vote, by counting one share as one vote. If the voting sum of the two sides are equal, the chair of the shareholders' meeting shall have one additional vote as an arbitrary or the ruling vote.
- 2. In the following cases, the total number of votes of not less than three quarters of the total number of votes of shareholders who attend the meeting and have the right to vote is valid.
  - a. Sale or transfer of all or a significant portion of the company's activities to another person.
  - b. Buying or accepting business transfers of other companies or a private company to the company.
  - c. Making, amending or terminating the rental agreement of the entire company business or some important parts of the business, assigning other party or parties to manage the business of the company, or merging with other persons with the purpose of sharing profit and loss.
  - d. Augmentation of the registered capital of the company.
  - e. Reduction of the registered capital of the company.
  - f. Issuance of corporate bonds.
  - g. Merger of the company.
  - h. Dissolution of the company.

- i. Amendments to the Memorandum of Association and the Articles of Association of the company.
- j. Issuance of shares for the settlement of debt and the scheme of conversion of debt to equity under the principles of the Public Limited Company law.
- k. Any other matters as required by law.

A discreet voting session may be performed upon requests by at least five shareholders with the approval of the shareholders' meeting with a majority vote of the shareholders including the shareholders' proxies (if there is any) who attend the meeting and have the right to vote. The vote count remains as one share per one vote.

- 41. The activities which may be done by the Annual General Meeting are as follow:
  - 1. Consideration of the report of the committee on the business that the company operated in the past year.
  - 2. Consideration and approval of the balance sheet and profit and loss account of the past year.
  - 3. Consideration of the allocation of dividends and allocation of funds as reserves.
  - 4. Election of directors to replace those who retire by rotation and determination of their remuneration.
  - 5. Appointment of auditor and determination of the remuneration.
  - 6. Any other activities as deemed fit and necessary.

#### Requisition Form for supporting documents of the 2023 Annual General Meeting of Shareholders

Shareholder(s) may choose to request the supporting documents by one of the following methods:

1. Scan this QR Code and:"



and fill out the details

2. Email to noppol@krungthai.co.th

3. Please mark  $\checkmark$  in  $\Box$  and fill out the following details and return this form to KCAR via mail by business

reply service as appeared on the back of this form.

2023 Notice of the Annual General Meeting of Shareholders

Annual Report for the year 2022

Place of receiving of the printed documents:

Name-Surname			
Address No	Village No	Alley	Village Name
Road	Sub-District		District
Province	Postal Code		Tel

Should you have any query or suggestion, please contact:

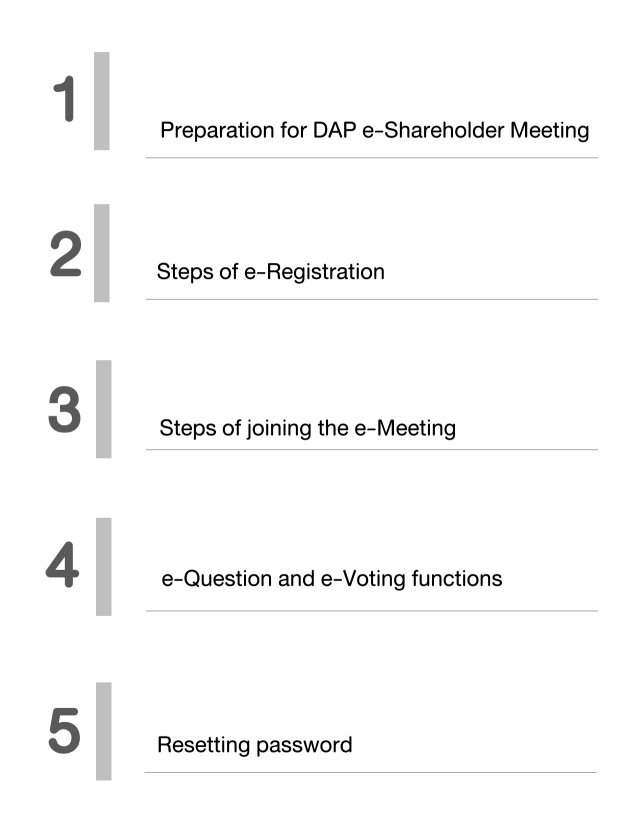
Miss Kanyanun Techapisitchai	Tel 02-291-8888 # 228 or
Mr.Noppol Sakthong	Tel 02-291-8888 # 120

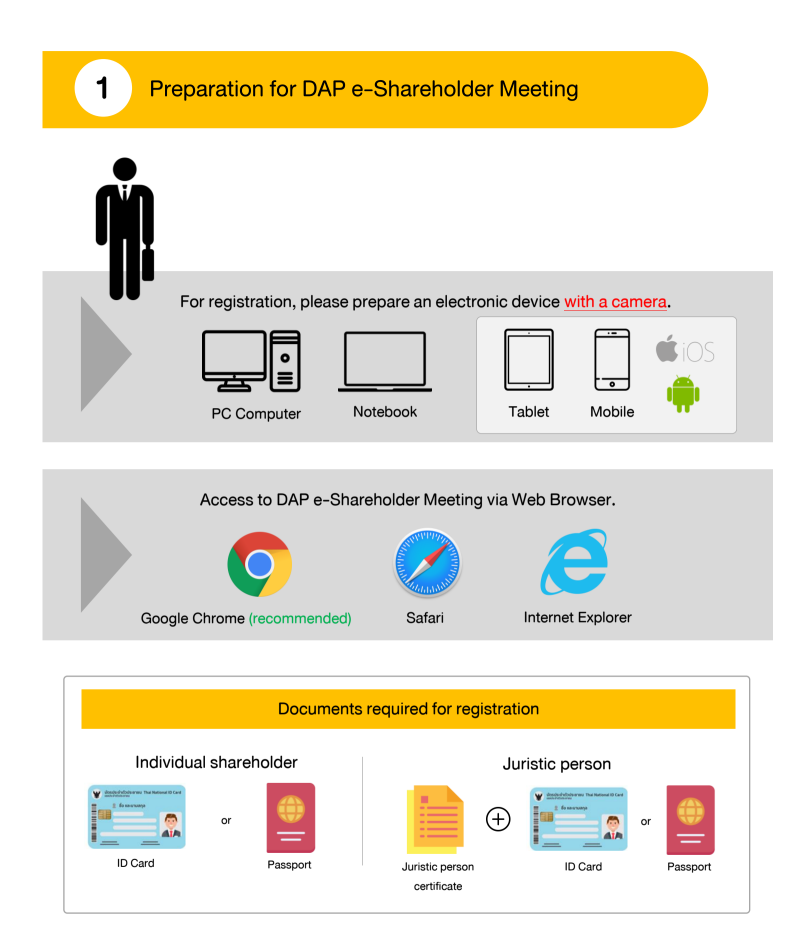
Should you wish to receive the above-mentioned documents before the date of the Shareholders' Meeting (April 25<sup>th</sup>, 2023), please submit the completed requisition form to Corporate Secretary Office by April 18<sup>th</sup>, 2023.

# User Manual e-Shareholder Meeting System



# Contents



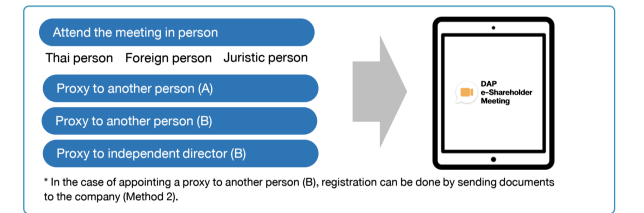




1

# Registration methods for attending the shareholder meeting

# e-Registration via DAP e-Shareholder Meeting system



# Register by sending documents to the company\*

For registration, shareholders submit the documents for identity verification to the company, as specified in the invitation to the shareholders' meeting

The company officer will check the information and proceed registration. The system will inform the shareholders of the registration result and username for attending the meeting.

\*Please study the details of registration such as document list / document submission, as specified in the invitation to the shareholders' meeting

## In case of proxy

For shareholder who is unable to attend the meeting, they may appoint a proxy. Please find more information about proxy in the invitation letter to shareholders' meeting.

# Steps of e-Registration

2

EST LISTED Annual General Meeting of Shareholder for the year 2022 No. 1/2022 10 February 2022 via electronic meeting (E-AGM) at 3.00 PM
Login
Email
Email
Password
Password
Forgot password
Login
or
New registration
Investor Registration Manual
Recommended Browser: Chrome

Log in to register from the registration link provided in the invitation to the shareholders' meeting.

- Vonauesidoul/dunsional-squigitoripuduus-up DAP e-Shareholder Meeting

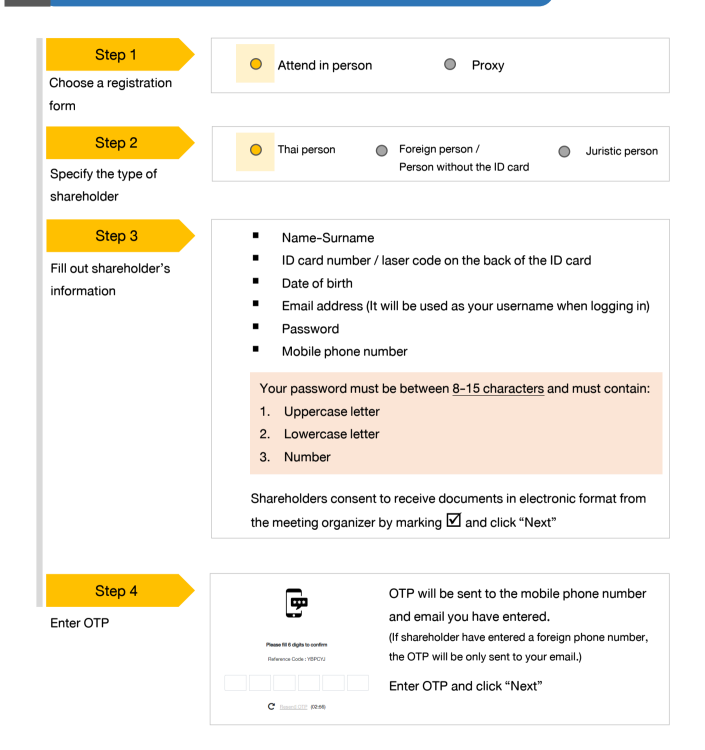
   Vonauesidoul/dunsional-squigitoripuduus-up DAP e-Shareholder Meeting

   Vonauesidoul/dunsional-squigitoripuduus-up DAP e-Shareholder Meeting

   Vonauesidoul-squigitoripuduus-up DAP e-Shareholder Meeting in Um Shareholder Meeting Shareholder Meeting in Um Shareholder Meeting in Um Shareholder Meeting Shareholder Meeting Shareholder Meeting Shareholder Meeting in Um Shareholder Meeting Shareholder
- 1. Click "New registration"

 Shareholders accept the terms and conditions for attending the shareholders' meeting via DAP e-Shareholder system by marking ☑ and click "OK" 2

2.1 Attend the meeting in person – Individual person with the ID Card

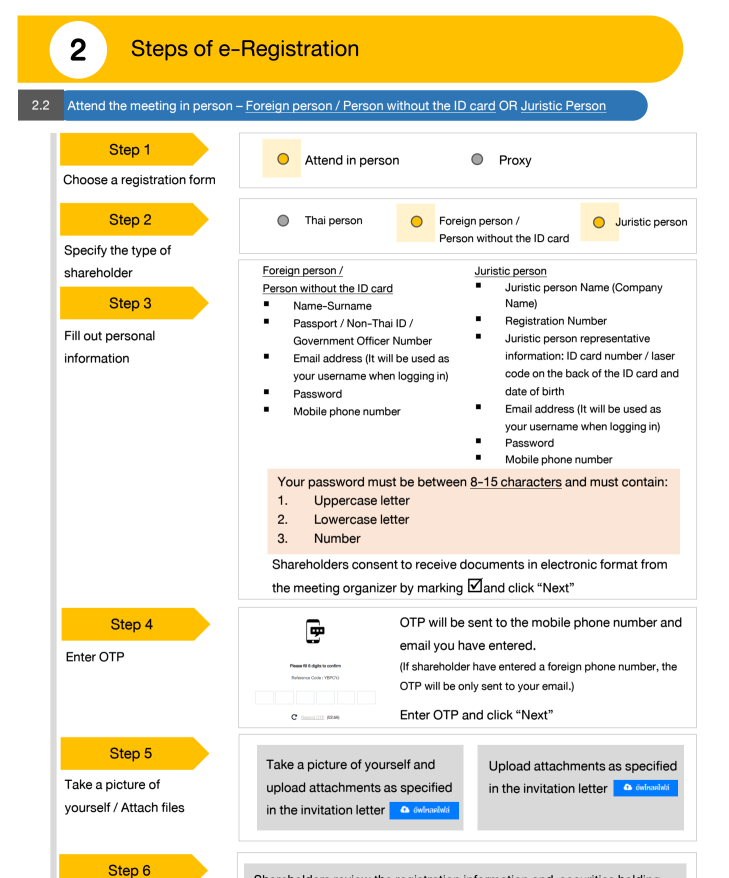


2

## 2.1 Attend the meeting in person – Individual person with the ID Card

Step 5	<b>ຍົມຍິມຄິວແປກປູນໃກຍປັຈວຸບັນ *</b> ກຳກາຣກຳຍາການຫນັກຮຽນຈມລ້ວເອມ
Take pictures of yourself	
	ท้ายกาพรูปปัตรประจำคัวประชาชมติวจริง ที่การถ่ายกาพรูปปัตรประจำคัวประชาชมติวจริง
	กำยากพปัจจุบันกู้กับมัครประชายมคิวจริง ทำการถ่ายภาพปัจจุบันคู่กับนัครประจำคิวประชายมคิวจริง
	Shareholders need to take pictures of yourself holding the ID card as
	explained in 3 steps below:
	Picture 1 : Picture of yourself
	Picture 2 : Picture of your ID card
	• Picture 3 : Picture of yourself holding the ID card
Step 6	🐑 ดการใหม่ เทาหน้อมูนหน้ามุผู้ใช้ผู้ปอตั้งไป 2565 กไฟที่ 15556 (21 มกราม 2565 con 13.00) - เสนิก กลอดเมือง SET (7557) Register
Review registration and	Registration Type         Andoral Up/Consult           Investor Type         Aproximation Type
Review registration and securities holding	
	Herenter Type uprocessum/hu Ruit name (Ihad language) Dii nundry
securities holding	Fundament Types     qurvessuuriting       Full name that languaged     CER numbra       Mandraly Klansbar     200500021196       Date of barth     2 ryuminki 2644
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securities holding	winning       unsummer         Parting Parti
securities holding	winger       unsamble         Rate mithinger       Bit wing         Margine       Disconstructure
securities holding	were the manual of the second of the seco

Please keep your username and password confidential. Your login account should never be disclosed to others.



Shareholders review the registration information and securities holding information. If the information is correct, click "Submit"

Please keep your username and password confidential.

Review registration and

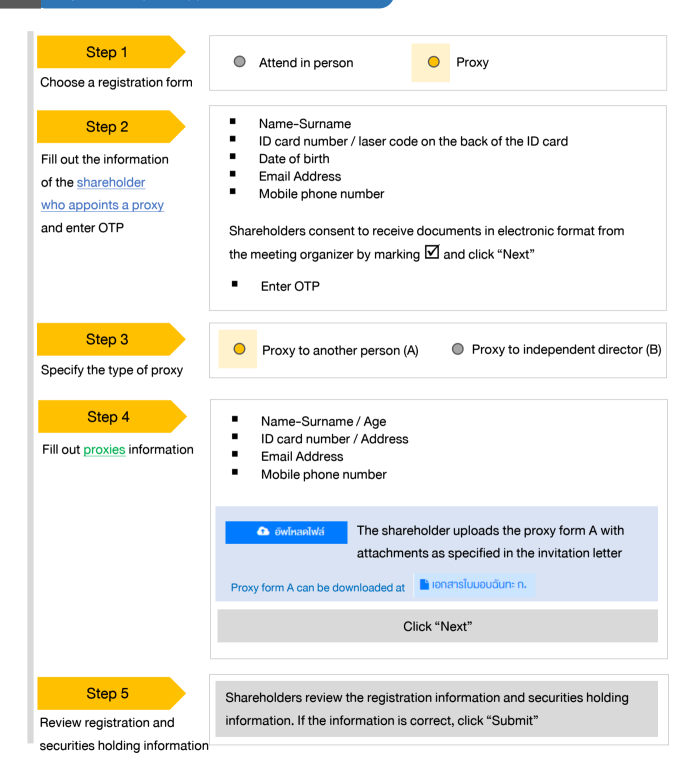
securities holding information

Your login account should never be disclosed to others.

Steps of e-Registration

2.3 Proxy to another person (A)

2

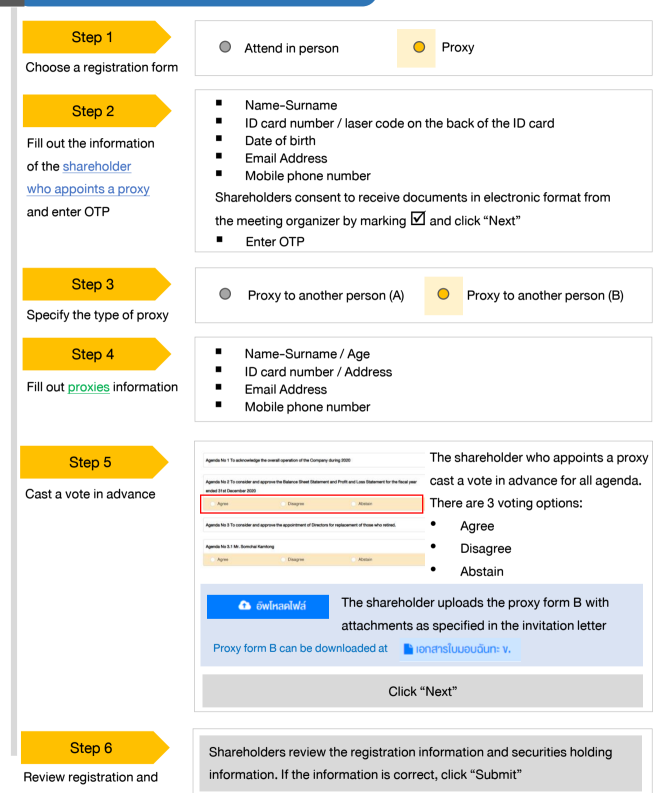


Proxies will receive an email with the initial password.

Proxies will have to reset a new password before logging in to DAP e-Shareholder Meeting

2.4 Proxy to another person (B)

2



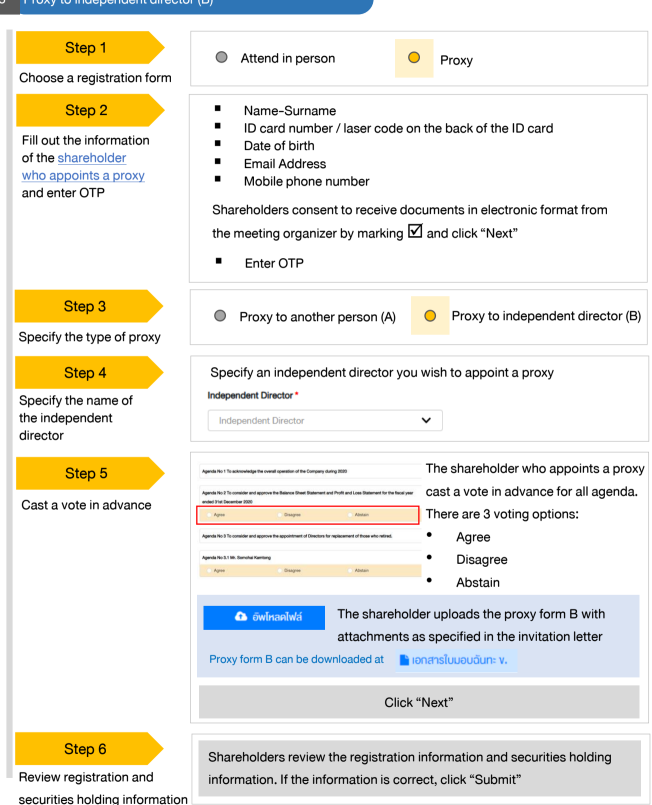
securities holding information

Proxies will receive an email with the initial password. Proxies will have to reset a new password before logging in to DAP e-Shareholder Meeting

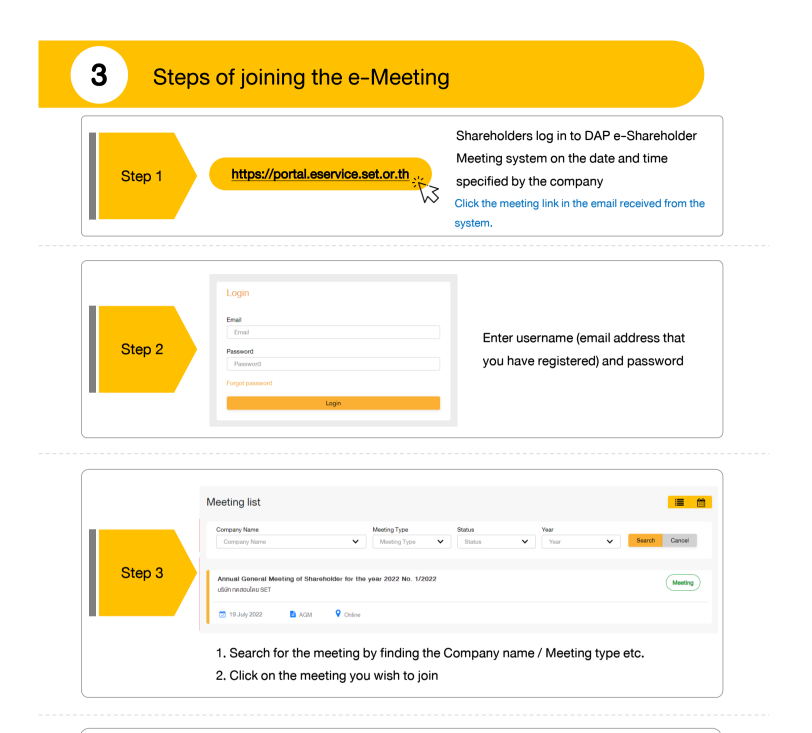
Steps of e-Registration

2.5 Proxy to independent director (B)

2



The shareholder will receive an email informing your proxy registration result to confirm that the proxy registration has been completed. However, the shareholder will not receive the password, as the proxy are appointed to independent director and your vote was already casted.



	Meeting list Jon Meeting	Menu bar will display information as follow:
	Media information Aprila OAA Burninary veting results	1. Meeting information
	Meeting information Company Name UBIn AvaIdua SET	
	Company function of the sector	2. Meeting agenda
	Newting Name Annual General Identity of Snamholder for the year 2022 No. 1/2022	
	Maxing Type Addr	3. Your question list
Step 4	Meeting Location via electronic meeting (E-4/GM, at 2.00 PM	
	Stock internation datals No. Full name Common Stock Preferred Stock Address	<ol><li>Voting result (after announced)</li></ol>
	างนั้น การสารสารสารสารสารสารสารสารสารสารสารสารสา	
	Total 1,000 1,000	
	Confirm name and voting rights	service by marking 🗹 and click "Join Meeting"

3 Steps of	joining the e-M	eeting	
Meeting Room			Open WebEx Leave Meeting
DAP e-Shareholder Meeting 1 1 I I I I I I I I I I I I I I I I I	Us: viueo (* Start Sharing)	สามัญผู้กือหุ้นประจำปี 2564	Agenda       1       To acknowledge the overall operation of the Company during 2021       2       To consider and approve the Balance Sheet Statement and Profit and Loss Statement for the fiscal year 2020
Q&A 5		Summary voting results 6	
Q&A			
To acknowledge the overall operation of	of the Company during 2021		
Question : I would like to know the opera Remark : O 06 February 2022 14:09	ating results of the company in 2021 Delete		Completed
Question : สอบถามการเลือกตั้งกรรมการ           Remark :         ยกยอดไปตอบในวาระที่ 3           Ø         06 February 2022 14:09	ที่จะครบกำหนดลาออก Delete		Completed
	0000		

## Description

- Meeting Display: Webex Meeting screen will be embedded in DAP e-Shareholder Meeting, If the screen does not work, click 'Open WebEx' on the top right to view the meeting via Application Cisco Webex Meeting instead
- 2. Current agenda will be indicated by star icon and yellow bar.
- 3. e-Voting functions: voting can be casted only within appointed time frame
- 4. e-Question functions: queueing your questions for both current and upcoming agenda
- 5. Your questions submitted in the meeting
- 6. Voting results: It will be only shown after the company has announced results for each agenda



Submit Vote

Share

Agree

Agree

Agree

Disagree All

O Disagree

Disagree

Disagree

older: Mr. A Tester

1) Proxy: Mr. B Testerproxy

2) Proxy: Mr. C Testerproxy

Abstain All

O Abstain

OAbstain

O Abstain

Close Submit Vote

# e-Question and e-Voting functions

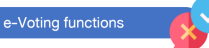
<image/>		
	e-Question functions	QA
Send Question or Vote       Immuno Control         During the meeting, shareholders can submit questions in advance:       Immuno Control         1.       Click "Send Question" Send Question         2.       Choose the agenda you wish to ask question         3.       Type your question (Optional)         4.       Click "Send Question" Send Question         When you are allowed to ask questions, the company will call your name. Please turn on your microphone and/or camera (VDO) to ask such question by yourself         Choose the question by yourself         Submit Vote       Send Question	Meeting	<ul> <li>1 acknowledge the owerall operation of the Company during 322</li> <li>2 accession and approve the Balance Sheet Statement and Protein and Loss Statement for the fiscance Sheet Statement and Protein and Loss Statement for the fiscance Sheet Statement and Protein and Loss Statement for the fiscance Sheet Statement and Protein and Loss Statement for the fiscance Sheet Statement and Protein and Loss Statement for the fiscance Sheet Statement and Protein and Loss Statement for the fiscance Sheet Statement and Protein and Loss Statement for the fiscance Sheet Statement and Protein and Loss Statement for the fiscance Sheet Statement and Protein and Loss Statement for the fiscance Sheet Statement and Protein and Sheet Sheet Statement and Protein and Sheet Sheet Statement for the fiscance Sheet Statement and Protein and Sheet Sheet Statement for the sheet Sheet Statement for the fiscance Sheet Statement Sheet Statement Sheet She</li></ul>
During the meeting, shareholders can submit questions in advance:         1.       Click "Send Question" Send Question         2.       Choose the agenda you wish to ask question         3.       Type your question (Optional)         4.       Click "Send Question" Send Question         When you are allowed to ask questions, the company will call your name. Please turn on your microphone and/or camera (VDO) to ask such question by yourself         e-Voting functions         Submit Vote Send Question		
<ol> <li>Click "Send Question" Send Question</li> <li>Choose the agenda you wish to ask question</li> <li>Type your question (Optional)</li> <li>Click "Send Question" Send Question</li> </ol> When you are allowed to ask questions, the company will call your name. Please turn on your microphone and/or camera (VDO) to ask such question by yourself e-Voting functions	During the meeting, shareholders ca in advance:	Agenda • Agenda • Agenda • • Agenda • • • • • • • • • • • • • • • • • • •
<ul> <li>2. Choose the agenda you wish to ask question</li> <li>3. Type your question (Optional)</li> <li>4. Click "Send Question" Send Question</li> <li>When you are allowed to ask questions, the company will call your name. Please turn on your microphone and/or camera (VDO) to ask such question by yourself</li> <li>e-Voting functions</li> </ul>	1. Click "Send Question" Send Que	estion v
4. Click "Send Question" Send Question When you are allowed to ask questions, the company will call your name. Please turn on your microphone and/or camera (VDO) to ask such question by yourself  e-Voting functions  Submit Vote Send Question	2. Choose the agenda you wish to	
4. Click "Send Question" Send Question When you are allowed to ask questions, the company will call your name. Please turn on your microphone and/or camera (VDO) to ask such question by yourself e-Voting functions Submit Vote Send Question	3. Type your question (Optional)	
When you are allowed to ask questions, the company will call your name. Please turn on your microphone and/or camera (VDO) to ask such question by yourself  e-Voting functions  Submit Vote Send Question	4. Click "Send Question" Send Que	estion
Submit Vote Send Question		the company will call your name. Please turn on your microphone
		e-Voting functions
For each agenda, there are 3 voting options:	Submit Vote Send Question	
		For each agenda, there are 3 voting options:
Submit Vote * * * * * * * * * * * * * * * * * * *		"Approve", "Disapprove" and "Abstain"
To consider and approve the Balance Sheet Statement and Profit and	-	1 Oliole "Output Voto"
	Loss Statement for the fiscal year ended 31st December 2020	1. Click "Submit Vote"

- 2. Vote within the period of time given for both your vote rights and proxy's (if any)
- 3. Click "Submit Vote" Submit Vote

Shareholders are able to vote only within given time frame.



4



Example of voting results

DAP						-
E-Shar Meetin	eholder a	การประชุมสามัญผู้ถือหุ้นประ		65		
	9	บริษัท ทดสอบ	เโดย SET			
		Annual General Meeting of Sharehold TEST LIS		022		
		อินจินทร์ที่ 31 มกราคม 2565 เวลา 13	8:00 (31 January 2022 13:00	)		
การะที่ 2 พิจารณาอนเวิด	ถึงเพสดงสามะการเงินพละงบกำไรขาดก	นสาหรับปีสิ้นสุด ณ วันที่ 31 ธันวาคม 2564				
		et Statement and Profit and Loss Statem	ent for the fiscal year ended	31st December 2021)		
สรุปผลการลงคะแน	u			e-Summary		
		จำนวนเสียงที่ลงมติ	ร้อยละ			
		(Number of Votes)	(Percentage)			
เห็นด้วย (Agree)		45,000	60.0000			
ไม่เห็นด้วย (Disagi	ree)	15,000	20.0000			
งดออกเสียง (Abst	ained)	15,000	20.0000			
บัตรเสีย (Voided b	x = 11 = 4)	0				
	Jaliot)	U	-	เห็นด้วย (Agree)		60%
sou	janot)	75,000	- 100.0000	เห็นด้วย (Agree) ไม่เห็นด้วย (Disagree) งดออกเสียง (Abstaine		60% 20% 20%
SOL		75,000		ไม่เห็นด้วย (Disagree) งดออกเสียง (Abstaine		20%
SOL	นเสียงไม่น้อยกว่า 3/4 ของจำนวนเสียง	<b>75,000</b> ทั้งหมดของผู้ถือหุ้นซึ่งมาประชุมและมิสิทธิออกเ		ไม่เก็นด้วย (Disagree) งคออกเสียง (Abstaine Veto)		20%
ອວມ ເພື່ອງຣຸດມາຄະແບນ: ຄະແບນ solution: and Question or V	มเสียงไม่น้อยกว่า 3/4 ของจำนวนเสียง ote	<b>75,000</b> ทั้งหมดของผู้ถือหุ้นซึ่งมาประชุมและมิสิทธิออกเ	สียงลงคะแนน และสิทธิภิคค้าน ( Submi	ไม่เก็นด้วย (Disagree) งคออกเสียง (Abstaine Veto)		20%
รวม พิจารณาคะแนน: คะแบน solution: end Question or V A mmary voting result	มเสียงไม่น้อยกว่า 3/4 ของจำนวนเสียง ote	<b>75,000</b> ทั้งหมดของผู้ถือหุ้นซึ่งมาประชุมและมิสิทธิออกเ	สียงลงคะแนน และสิทธิภิคค้าน ( Submi	ไม่เก็นด้วย (Disagree) งคออกเสียง (Abstaine Veto)		20% 20%
SOU Worscurae-IIUU: Ac-IIUU solution: and Question or V A mmary voting result No.	มเสียงไม่น้อยกว่า 3/4 ของจำนวนเสียง ote	<b>75,000</b> ทั้งหมดของผู้ถือทุ้นซึ่งมาประชุมและมิสิทธิออกเล	สียงลงคะแนน และสิทธิภิคค้าน ( Submi	ไม่เก็นด้วย (Disagree) งคออกเสียง (Abstaine Veto)	sd)	20% 20%
SOU SWATSCUTRENIULI: RELIAU Solution: A A Mmary voting result No. // 1	นเสียงไม่น้อยกว่า 3/4 ของจำนวนเสียง ote s Agenda Name Fo acknowledge the overall operati	<b>75,000</b> ทั้งหมดของผู้ถือทุ้นซึ่งมาประชุมและมิสิทธิออกเล	สียงลงคะแบน และสิทธิคัดค้าน ( Submi	ไม่หืนด้วย (Disagree)       งดออกเสียง (Abstaine)       Veto)	sd)	20%
SOU Worscurie-illut: etilution: end Question or V A nimary voting result No. 1 1 2 T	มเสียงไม่น้อยกว่า 3/4 ของจำนวนเสียง ote s Agenda Name Fo acknowledge the overall operati	75,000 ทั้งหมดของผู้ถือหุ้นซึ่งมาประชุมและมิสิทธิออกเล่ Sum ion of the Company during 2021	สียงสงคะแบน และสิทธิคัคค้าน ( Submi	ไม่หืนด้วย (Disagree)       งดออกเสียง (Abstaine)       Veto)	Vote	20% 20%

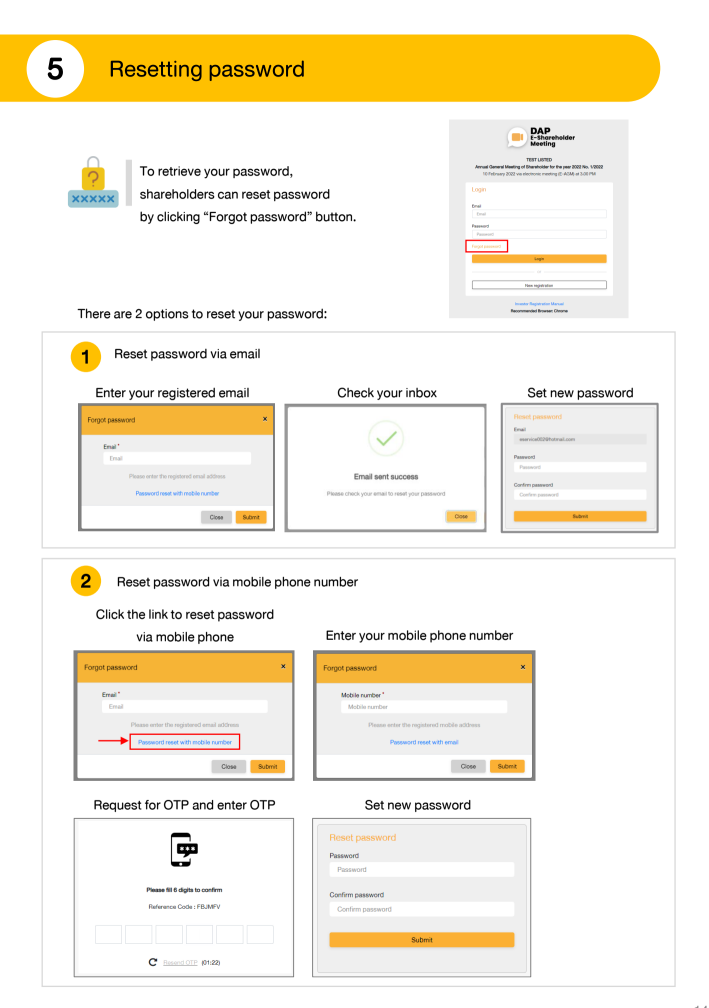
Ø Agenda has voting, 🛄 Voting Result Summary

5

Mr. B

After the closing of voting in each agenda, the company will announce results. Shareholders can check the result of each agenda by clicking the **interview** icon

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To download user manual,

# DAP e-Shareholder Meeting

shareholders could study more information at:

https://www.set.or.th/en/eservice/shareholder.html



Or scan the following QR Code:

