

Notice of the 2018 Annual General Meeting of the Shareholders No. 25

Golden Land Property Development Public Company Limited

Thursday 18th January 2018 at 10:00 hours
at Victor Room II – III, Victor Club,
8th Floor, Sathorn Square Office Tower,
No. 98 North Sathorn Road, Silom Subdistrict, Bangrak District, Bangkok 10500

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Remarks :	All shareholders can find the Notice of the Shareholders' Meeting and related documents on the website (www.goldenland.co.th) from 15th December 2017 in advance of the meeting	e Company's



-Translation -

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15th December 2017

Subject: Invitation to the 2018 Annual General Meeting of the Shareholders No. 25

To: The shareholders

Notice of the 2018 Annual General Meeting of the Shareholders No. 25

Reference is made to Board of Directors' Meeting No. 5/2017 of Golden Land Property Development Public Company Limited (the "Company") which was held on 24th November 2017, and at which it was resolved to convene the 2018 Annual General Meeting of the Shareholders No. 25 on Thursday, 18th January 2018, at 10:00 hrs., at Victor Room II - III, Victor Club, 8th Floor, Sathorn Square Office Tower, No. 98 North Sathorn Road, Silom Subdistrict, Bangrak District, Bangkok 10500, to consider matters in accordance with the following agenda items:

Agenda Item 1: To consider and certify the Minutes of the 2017 Annual General Meeting of Shareholders No. 24 held on 26th April 2017

Fact and Rationale: The 2017 Annual General Meeting of Shareholders No. 24 was held on 26th April 2017 and the Minutes of the Meeting had been recorded and submitted to the Stock Exchange of Thailand within the timeframe prescribed by laws and also already posted on the Company's website www.goldenland.co.th as shown in Annex 1.

Board of Directors' opinion: It is considered appropriate for the Meeting of Shareholders to adopt the Minutes of the 2017 Annual General Meeting of Shareholders No. 24 held on 26th April 2017 which the Board of Directors has deemed that it was properly recorded.

Number of votes required to pass a resolution: Majority vote of the shareholders who attend the meeting and cast their votes.

Agenda Item 2:To acknowledge the Company's performance report for the fiscal year starting from 1 January 2017 to 30 September 2017

Fact and rationale: The Company's performance report and material changes of the Company for the fiscal year starting from 1 January 2017 to 30 September 2017 as shown in the 2017 Annual Report as **Annex 2** of this Notice.

Board of Directors' opinion: It is considered appropriate to report the Company's performance and material changes of the Company for the fiscal year starting from 1 January 2017 to 30 September 2017 to the Meeting of Shareholders for acknowledgement.

Agenda Item 3:To consider and approve the audited financial statements for the fiscal year starting from 1 January 2017 to 30 September 2017

Fact and rationale: According to Section 112 of the Public Limited Companies Act 1992 and Article 37 of the Company's Articles of Association, which stipulate that the Board of Directors shall arrange for preparation of the Company's balance sheet and income statement at the end of each fiscal year, and shall propose to the Meeting of Shareholders at the Annual General Meeting of Shareholders to consider approving of them and such balance sheet and income statement shall be audited by the Company's auditors prior to proposing to the Meeting of Shareholders.

For the Financial Statements for the fiscal year starting from 1 January 2017 to 30 September 2017 which have been audited and certified by the certified public accountant, the Audit Committee and the Board of Directors considered it is fairly

presented in accordance with the Financial Reporting Standards as shown in the 2017 Annual Report sent to the shareholders as **Annex 2** of this Notice.

Board of Directors' opinion: It is considered appropriate for the Meeting of Shareholders to approve the Financial Statements for the fiscal year starting from 1 January 2017 to 30 September 2017 which have been audited and certified by a certified public accountant, and approved by the Audit Committee and the Board of Directors.

Number of votes required to pass a resolution: Majority vote of the shareholders who attend the meeting and cast their votes.

Agenda Item 4: To consider and approve allocation of profits derived from operational results for the fiscal year starting from 1 January 2017 to 30 September 2017 as the legal reserve and dividend payment

Fact and rationale: The Company's policy is to pay dividend at a rate of not less than 50% of the Company's net profit after tax deduction and appropriation of reserve funds each year under the consolidated financial statement. The payment of dividends, nonetheless, depends on the investment plan's condition, the necessity and appropriateness in the future. The payment of dividends shall be approved by the Board of Directors and the shareholders as applicable, except for the interim dividend payment which the Board of Directors has the authority to approve and report to the next Shareholders' meeting for acknowledgement. This is in accordance with article 39 of the Company's Articles of Association.

Regarding the Company's operating results for the fiscal year 2017 starting from 1 January 2017 to 30 September 2017, the Company has a net profit of Baht 1,086.48 Million and under Section 116 of the Public Companies Act and article 40 of the Company's Articles of Association, the Company shall allocate not less than 5 percent of the annual profits less the retained deficit brought forward (if any) as legal reserve, until the reserved amount reach 10 percent of the registered capital. The Board of directors propose to provide Baht 60 Million for legal reserve.

After the allocation for legal reserve, the unappropriated retained earnings were shown at Baht 1,026.48 Million. The company has adequate cash flows to distribute to shareholders. According to Section 115 of the Public Companies Act, and article 39 of the Company's Articles of Association, the Board of Directors proposed to pay the 2017 dividend at the rate Baht 0.25 per share for 2,323,720,000 ordinary shares, totaling Baht 580.93 Million. The Company will pay dividend to the shareholders whose names are registered in the Shareholders' Registry as of the record date on Friday 15th December 2017. The dividend payment date is scheduled on Wednesday 14th February 2018. As dividend was paid from the profits income tax of 20%, individual investors can submit the tax credit for the amount of dividend times 2/8.

Board of Directors' opinion: It is considered appropriate for the Meeting of Shareholders to approve the profit appropriation from the operating results of the year 2017 for legal reserve and dividend declaration as follows:

- Allocate net profit as the Legal Reserve amounting to Baht 60 Million.
- Pay dividend from the Company's net profits of year 2017 at the rate of Baht 0.25 per share, totalling Baht 580.93 Million. The Company will pay dividend to the shareholders whose names registered in the Shareholders' Registry as of the record date on Friday 15th December 2017. The dividend payment date is scheduled on Wednesday 14th February 2018.

The Board of Directors considered that the rate of dividend specified above is appropriate and complied with the Company's dividend policy, which is approximately 53.1% and 54.2% for the fiscal year starting from 1 January 2017 to 30 September 2017 based on annual profit of consolidated and separate financial statements, respectively.

The dividend for the fiscal year starting from 1 January 2017 to 30 September 2017 at the rate of Baht 0.25 per share is higher than that of year 2016. For the year 2016, the Company paid dividend at the rate Baht 0.23 per share, totaling Baht 534.5 Million which

is approximately 51% and 50.5% of the 2016 annual profit of consolidated and separate financial statements, respectively.

Number of votes required to pass a resolution: Majority vote of the shareholders who attend the meeting and cast their votes.

Agenda Item 5: To consider and approve the election of directors replacing those being retired by rotation for the year 2018

Fact and rationale: According to Section 71 of the Public Limited Companies Act 1992 and Article 17 of the Company's Articles of Association, one-third of the total number of directors who hold the office longest shall retire at every Annual General Meeting of the Shareholders. The 3 directors who shall retire by rotation this year are as follows:

1) Mr. Thapana Sirivadhanabhakdi A Member of the Board of Directors,

2) Mr. Chainoi Puankosoom Independent Director 3) Mr. Udom Puasakul Independent Director.

In this regard, the Company had also given the opportunity to the shareholders to propose the list of persons for consideration to be elected as directors of the Company at the 2018 Annual General Meeting of the Shareholders via the Company's website during 1st June 2017 – 30th September 2017 according to the principle of good corporate governance for listed companies; however, there was no shareholder proposing the list of persons for consideration to be elected as directors of the Company.

Board of Directors' opinion: The Board of Directors, without participation of any of the directors having interests therein, considered and agreed with the proposal made by the Compensation and Nominating Committee, without participation of any of the members of the Compensation and Nominating Committee having interests therein, deems it appropriate to propose the Meeting of Shareholders to approve that all these 3 directors be re-elected as the Company's directors for another term and to hold the same positions in the committee(s), namely:

1. Mr.Thapana Sirivadhanabhakdi Director

Mr. Chainoi Puankosoom Independent Directors
 Mr. Udom Puasakul Independent Directors

Since all 3 directors are equipped with good knowledge, experience and have adequate qualifications according to the Public Limited Companies Act, without any prohibited characteristics, for the appointment as directors of the Company under the criteria of the Office of the Securities and Exchange Commission and other related authorities. Mr. Chainoi Puankosoom and Mr. Udom Puasakulare qualified to act as an independent director and a member of the Audit Committee and had been able to give his opinion independently from the management and in compliance with the relevant regulations and laws. Biographies of the directors and the Definition of Independent Directors have been sent to shareholders together with this Notice as **Annex 3**.

Number of votes required to pass a resolution: Majority vote of the shareholders who attend the meeting and cast their votes.

Agenda Item 6: To consider and approve the directors' remuneration for the year 2018

Fact and rationale: In compliance with Section 90 of the Public Limited Company Act 1992, the Meeting of Shareholders shall approve the remuneration of the directors.

Board of Directors' opinion: In order to support the directors to continue the effective directorship to the Company, the Board of Directors agrees with the Compensation and Nominating Committee's proposal to review and revise the directors' remuneration from the appropriateness of the scope of duties and responsibilities of each Committee, the director's knowledge, competency, experience and performance under current circumstances. In

consideration of the expertise demanded by the Company during business expansion and the comparison to the reference data of the same industry based on the Directors' Compensation Survey of Listed Companies of the Thai Institute of Directors (IOD), the Board of Directors, therefore, deems it appropriate to propose the Meeting of Shareholders to consider and approve the remuneration of the directors and the members of Committees for the year 2018 as follows:

	Chairn	nan	Member	
Baht/person	Meeting Allowance (Baht/meeting)	Monthly Retainer Fee (Baht/month)	Meeting Allowance (Baht/meeting)	Monthly Retainer Fee (Baht/month)
Remuneration for the Board of Directors	25,000	35,000	20,000	25,000
Remuneration for the Executive Committee	-	25,000	-	20,000 ^{/1}
Remuneration for the Audit Committee	-	40,000	-	30,000
Remuneration for the Compensation and Nominating Committee	22,000	-	18,000	-
Remuneration for the Corporate Governance Committee	22,000	-	18,000	-

Remark:

11 Excludes the members of the Executive Committee who are the executives of the Company. In this regard, the remuneration of the Board of Directors and the committee(s) for the year 2018, including extra remuneration (if any), shall not exceed Baht 9,000,000 (Nine Million Baht) which is equivalent to the amount approved by 2016 Annual General Meeting of Shareholders. In the case of the extra remuneration, the Compensation and Nominating Committee is authorized to consider and allocate it as appropriate which will be based on the performance results of the company. The total remuneration for the directors for the year 2017 was Baht 6,440,000 (Six million, Four Hundred and Forty Thousand Baht).

Number of votes required to pass a resolution: Not less than two-thirds (2/3) of the shareholders who attend the meeting.

Agenda Item 7: To consider and approve the appointment of auditors and the determination of the audit fee for the year 2018

Fact and rationale: In accordance with Section 120 of Public Limited Companies Act 1992 and Article 41 of the Articles of Association of the Company, the Annual General Meeting of Shareholders is required to appoint the Company's auditors and approve the audit fee annually.

Audit Committee's opinion: The Audit Committee has considered and selected auditors for the year 2018 and proposed to the Board of Directors' Meeting No. 5/2017 held on 24th November 2017, to consider and propose the Meeting of Shareholders to appoint KPMG Phoomchai Audit Limited to be the auditors of the Company by having one of the following auditors to be the Company's auditor and to express his/her opinion on the Financial Statements of the Company for the year 2018:

1.	Mrs. Wilai	Buranakittisopon	Certified Public Accountant No. 3920; or
2.	Miss Nittaya	Chetchotiros	Certified Public Accountant No. 4439; or
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3. Miss Napaporn Sathitthammaporn Certified Public Accountant No. 7494

Since KPMG Phoomchai Audit Limited offered the reasonable audit fee when comparing with the scope of work.

In addition, the Audit Committee has considered and proposed to the Board of Directors' Meeting No. 5/2017 to consider and propose the Meeting of Shareholders to determine the audit fee for the year 2018 at Baht 1,320,000 (One Million, Three Hundred and Twenty Thousand Baht). Details are as follows:

- Baht 570,000 for the annual financial statements audit fee
- Baht 750,000 for the interim financial statements audit fee

Notwithstanding the foregoing, the Company has changed its accounting period, which ends in September instead of December, the audit fee for the fiscal year of 2017 was reduced by one quarter, whereby there will be 12 months the fiscal year of 2018. Consequently, the audit fee for the annual financial statement increases Baht 70,000 and the audit fee for the interim financial statement increases Baht 250,000, respectively.

KPMG Phoomchai Audit Limited and the 3 mentioned auditors do not have any relationships and conflict of interest with the Company, its subsidiaries, executives, major shareholders or their related persons; therefore, it is independent in auditing and expressing its opinion on the Financial Statements of the Company and its subsidiaries. In addition, the above-named auditors have not audited the accounts of the Company for a consecutive period of 5 fiscal years.

Board of Directors' opinion: The Board of Directors has considered the proposal of the Audit Committee and considered it appropriate for the Meeting of Shareholders to approve the appointment of auditors and the determination of the audit fee as follows:

1. To appoint KPMG Phoomchai Audit Limited to be the Company's auditors consisting of the following persons;

1.	Mrs. Wilai	Buranakittisopon	Certified Public Accountant No. 3920; or
2.	Miss Nittaya	Chetchotiros	Certified Public Accountant No. 4439; or

3. Miss Napaporn Sathitthammaporn Certified Public Accountant No. 7494

Either one of the auditors mentioned above would have the power to examine, prepare and sign audit reports. In appointing the auditors, the Board of Directors took into consideration the readiness, scope of services, audit fees together with the auditors' experience, independency without relationship and conflict of interest with the Company, subsidiaries, executives, major shareholders or their related persons, as well as audit process and audit continuity.

In this regard, Mrs. Wilai Buranakittisopon has been proposed to be the auditor for the year 2015 – 2017 and was the endorsed auditor for the year 2016, Miss Nittaya Chetchotiros was proposed to be the auditor for the year 2016 – 2017 and was the endorsed auditor for the year 2009 and year 2012 – 2015, and Miss Napaporn Sathitthammaporn was proposed to be the auditor for the year 2016-2017.

2. To determine the audit fees to be not exceeding Baht 1,320,000 (One Million, Three Hundred and Twenty Thousand Baht) in total consist of;

-The Company's yearly audit fee	570,000	Baht
-The Company's quarterly reviewing fee	750,000	Baht
Total	1,320,000	Baht

The details of the Company's and its subsidiaries' payment of the audit fees for the year 2015-2017 for the reviewing and auditing the Company's and its subsidiaries' Financial Statements by KPMG Phoomchai Audit Limited was as follows:

Audit Fee Unit: Baht

Description	2017 [.]	2016	2015
The audit fees of the Company	1,000,000	1,120,000	1,050,000
The audit fees of subsidiaries of the Company	4,900,000	4,530,000	3,950,000
Total audit fees and other service expenses	5,900,000	5,650,000	5,000,000

Non – Audit Fee Unit: Baht

Description	2017	2016	2015
Review forecast financial statement	-	-	1,312,548
Consulting service fee	520,000	-	-

*for the fiscal year staring from 1 January 2017 to 30 September 2017

Number of votes required to pass a resolution: Majority vote of the shareholders who attend the meeting and cast their votes.

Agenda Item 8 To consider other matters (if any)

The shareholders are cordially invited to attend the 2018 Annual General Meeting of the Shareholders No. 25 on Thursday, 18th January 2018, at 10:00 hrs., at Victor Room II-III, Victor Club, 8th Floor, Sathorn Square Office Tower, No. 98 North Sathorn Road, Silom Subdistrict, Bangrak District, Bangkok 10500. The shareholders are advised to study the documentation and evidence that is required to be presented before attending the meeting, guidelines for the appointment of a proxy, registration, and voting at the meeting, as detailed in **Annex 5**. The Company will conduct the meeting in accordance with the Articles of Association as set out in **Annex 6**.

In the event where the shareholder is unable to attend the meeting by himself and wishes to appoint one of the independent directors as his proxy to attend the meeting and cast votes on his behalf, the shareholder may grant a proxy to the independent directors whose names and profiles are set out in **Annex 4** and submit one of the proxy forms as set out in **Annex 9** together with supplemental documents to: Corporate Secretariat Division, Golden Land Property Development Public Company Limited, No.98, Sathorn Square Office Tower, 36th Floor, North Sathorn Road, Silom Subdistrict, Bangrak District, Bangkok 10500, no later than 17th January 2018.

For your convenience, if you wish to appoint a person to attend and vote at the Meeting on your behalf, please complete and duly execute Proxy Form B attached in **Annex 9**, or alternatively you may download one of the three Proxy Forms: Form A, Form B or Form C (Form C is only for foreign shareholders who appoint custodians in Thailand) from www.goldenland.co.th.

In order to facilitate the rapidity of the registration of attendees at the 2018 Annual General Meeting of the Shareholders No. 25, the shareholders and proxies can register for the meeting from 08:00 hrs. on the meeting date at Victor Room II – III, Victor Club, 8th Floor, Sathorn Square Office Tower, No. 98 North Sathorn Road, Silom Subdistrict, Bangrak District, Bangkok 10500.

In this regard, the Company scheduled 15th December 2017 as the date to record the names of the shareholders who are entitled to attend the 2018 Annual General Meeting of the Shareholders No. 25.

Sincerely yours,

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Mr. Thanapol Sirithanachai

President

Golden Land Property Development Public Company Limited

Minutes of the 2017 Annual General Meeting of Shareholders No.24 Golden Land Property Development Public Company Limited, held on Wednesday, 26 April 2017, at 10.00 hrs.,

at Victor Rooms II-III, Victor Club, 8th Floor, Sathorn Square Office Tower, No. 98, North Sathorn Road, Silom Subdistrict, Bangrak District, Bangkok 10500

Directors in attendance:

1.	Mr. Wanchai Sarathulthat	Independent Director / Chairman of the Board / Chairman of the
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Compensation and Nomination Committee

2. Mr. Panote Sirivadhanabhakdi Vice Chairman of the Board / Chairman of the Executive Committee

3. Mr. Chainoi Puankosoom Independent Director / Chairman of the Audit Committee /

Chairman of the Corporate Governance Committee

4. Mr. Udom Puasakul Independent Director / Audit Committee Member

Mr. Chinnavat Chinsangaram Independent Director / Audit Committee Member / Corporate

Governance Committee Member

6. Mr. Thapana Sirivadhanabhakdi Director

7. Mr. Chotiphat Bijananda Director

8. Mr. Sithichai Chaikriangkrai Director / Executive Committee Member

9. Mr. Thanapol Sirithanachai Director / Executive Committee Member / Corporate Governance

Committee Member / Chairman of the Risk Management

Committee / President

Directors in absence:

-None-

Executives in attendance:

1. Mr. Saenphin Sukhee Managing Director

Mr. Somboon Wasinchutchawal
 Mr. Withawat Koottatep
 Mr. Theppasak Noppakornvisate
 Senior Executive Vice President - Accounting and Finance
 Executive Vice President - Accounting and Finance

5. Ms. Prasnee Surastian Company Secretary / Executive Vice President - Corporate

Strategy and Investment

Auditors in attendance:

1.	Mr. Nirand Leelamethawat	KPMG Phoomchai Audit Ltd.
2.	Ms. Nittaya Chetchotiros	KPMG Phoomchai Audit Ltd.
3.	Mrs. Wilai Buranakittisopon	KPMG Phoomchai Audit Ltd.
4.	Mr. Kriangkrai Pokanukrom	KPMG Phoomchai Audit Ltd.

Legal Advisors in attendance:

1.	Ms. Sawita Peetawan	Weerawong, Chinnavat & Partners Ltd.
2.	Ms. Thitiporn Buranavorasil	Weerawona, Chinnavat & Partners Ltd.

The Meeting started at 10.00 hrs.

Mr. Wanchai Sarathulthat, the Chairman of the Board, who presided as the Chairman of the Meeting (the "Chairman") welcomed and expressed his appreciation to all shareholders for their attendance at the meeting. The Chairman also informed the shareholders that this 2017 Annual General Meeting of Shareholders No. 24 (the "Meeting") was convened by virtue of the resolution passed by Board of

Directors Meeting No. 1/2017, convened on 22 February 2017, of Golden Land Property Development Public Company Limited (the "**Company**"), in order to consider the matters stipulated in the notice of this meeting.

The Company scheduled Thursday 9 March 2017 as the date to record the names of the shareholders who are entitled to attend the 2017 Annual General Meeting of Shareholders No. 24 (Record Date) and Friday 10 March 2017 as the date to close the share register listing the names of the shareholders (Closing Date) in compliance with Section 225 of the Securities and Exchange Act B.E. 2535 (1992) (including any amendment thereto).

The Company's paid-up capital was Baht 11,037,670,000, equivalent to the total of 2,323,720,000 shares with the rights to attend the Meeting held by 5,357 shareholders. There were 68 shareholders attending the Meeting in person holding 8,400,677 shares, equivalent to 0.36152 percent of the total issued shares of the Company, and 83 shareholders attending the Meeting by proxy holding 2,012,334,507 shares, equivalent to 86.59970 percent of the total issued shares of the Company, totaling 151 shareholders attending the Meeting in person and by proxy holding an aggregate amount of 2,020,735,184 shares, equivalent to 86.96122 percent of the total issued shares of the Company. Due to the percentage of shares held by the shareholders attending the Meeting exceeding one-third of the total issued shares of the Company, a quorum was thus constituted in accordance with the Company's Articles of Association.

Prior to the consideration of the agenda items, the Chairman introduced the nine directors attending the Meeting, which was equivalent to 100 percent of the total number of directors, and the executives, auditors, and legal advisors attending the Meeting.

The Chairman additionally informed the Meeting that, for the purposes of good corporate governance principles and equality for all shareholders, prior to the commencement of this Meeting, the Company had given all shareholders the opportunity to propose agenda items to be discussed in the Meeting and to nominate a person to hold office as a director of the Company in accordance with the rules specified by the Company via the Company's website (www.goldenland.co.th) during the period from 1 October 2016 to 31 December 2016. However, no shareholders proposed any additional agenda item or nominated any person to hold office as a director.

The Chairman delegated Mr. Thanapol Sirithanachai, Director and President, to clarify the voting procedures for each agenda item to the shareholders. The voting procedures were as follows:

- A shareholder will have the number of votes equivalent to the number of shares he / she holds in the Company, whereby one share is equivalent to one vote.
- With respect to the vote counting on each agenda item, the Company shall count the votes cast by the shareholders attending the Meeting in person and the shareholders who have appointed a proxy and cast their votes in advance in the Proxy Form submitted at the registration of the Meeting. The vote counting shall be conducted in three ways, according to each agenda item, as follows:
- The votes on an agenda item for which the approval thereon requires a majority vote
 of the shareholders attending the Meeting and casting their votes shall be counted by
 only accumulating the votes of approval or disapproval cast by the entitled
 shareholders as a base. The votes of abstentions shall be excluded.
- The votes on an agenda item for which the approval thereon requires votes of no less than three-quarters of the total votes cast by the shareholders attending the Meeting and eligible to vote shall be counted by accumulating all votes of approval, disapproval, and abstention.

- The votes on an agenda item for which the approval thereon requires votes of no less than two-thirds of the total votes cast by the shareholders attending the Meeting shall be counted by accumulating all votes of approval, disapproval, and abstention.
- If any shareholder wishes to vote for disapproval or to abstain from voting, such shareholder will mark \(\subseteq \) under 'disapproval or 'abstention' on his or her ballot card and raise his or her hand to signify for the staff to collect the relevant ballot card for the purpose of vote counting. A shareholder who votes for approval or does not abstain from voting shall be deemed to approve the matter under such agenda item.
- For Agenda Item 2, no votes are required as the purpose of the agenda item is to acknowledge the operational results for the year 2016.
- For Agenda Item 9 which is the agenda item to be discussed for the election of directors in place of those who are due to retire by rotation for the year 2017, for the purpose of transparency, it is requested that the Meeting consider the election on a person by person basis by using the voting procedures as set out above.
- Any votes cast in the following manner shall be considered void or invalid and shall not be counted as a vote:
 - 1) A ballot card that is filled with more than one mark in the spaces provided, except in the case of a custodian:
 - 2) A ballot card that casts a vote expressing a conflict of intent, except in the case of a custodian;
 - 3) A ballot card that expresses no intention to vote;
 - 4) A ballot card with votes that have been crossed out with no signature; and
 - 5) A ballot that is cast with votes exceeding the number of voting right to which the shareholder is entitled.

Prior to the voting on each agenda item, the Chairman will give shareholders an opportunity to raise questions and express their opinions concerning such agenda items as the Chairman deems appropriate. The shareholders or proxies who wish to raise questions or express their opinions shall declare their full name to the Meeting each time before asking any question or expressing any opinion for the purpose of the recording of the Minutes.

In the case where a shareholder has questions or opinions not concerning the agenda item under discussion, such question or opinion shall be asked or expressed under the agenda items arranged for other matters. For the purpose of time management and also for the Meeting to be smoothly convened, the Company would like to request for the shareholders' cooperation to concisely express opinion and raise question in a non-repetitive manner in order to equally open the opportunity for other shareholders to give opinion and raise question Furthermore, in order to prevent the Meeting from waiting for the results of the vote counting of the agenda item under discussion, it is proposed that the Meeting continues discussing the next agenda item without waiting for the result, and after such next agenda item is concluded, the Company will inform the Meeting of the voting result of the preceding agenda item. In addition, for the purposes of transparency of the vote counting, the Company asked Miss Thitiporn Buranavorasil, the representative from Weerawong, Chinnavat & Partners Ltd., the Legal Advisor of the Company, to act as a witness for the vote counting to ensure that the Meeting is conducted transparently, in accordance with the law and the Company's Articles of Association pursuant with the good corporate governance principles of listed companies. The Company also asked for a volunteer from the shareholders attending the Meeting to act as a witness in the vote counting. In this regard, Mr. Thanapol Poolpoem, a proxy, volunteered to perform the duty.

The Chairman then conducted the Meeting in accordance with the agenda items, as follows:

Agenda Item 1: To consider and certify the Minutes of the 2016 Annual General Meeting of Shareholders No. 23 held on April 25, 2016

The Chairman proposed that the Meeting consider and certify the Minutes of the 2016 Annual General Meeting of Shareholders No. 23, held on 25 April 2016, the details of which are set out in the copy of the Minutes delivered to all shareholders together with the notice of this meeting.

The Chairman then asked the Meeting whether or not there were any shareholders who wished to raise any questions or express any opinions. No shareholders asked any questions and/or expressed any opinions. The Chairman, therefore, proposed that the Meeting certify the Minutes of the 2016 Annual General Meeting of Shareholders No. 23, held on 25 April 2016.

The Chairman informed the Meeting that the resolution on this agenda item shall be passed by a majority vote of the shareholders attending the Meeting and casting their votes.

Resolution: After due consideration, the Meeting resolved to certify the Minutes of the 2016 Annual General Meeting of Shareholders No. 23, held on 25 April 2016, as proposed, by a majority vote of the shareholders attending the Meeting and casting their votes, as follows:

Resolution	Number of shareholders (persons)		Number of vo		Percentage of total votes of shareholders attending the meeting and casting their votes
Approved	164	Person(s)	2,020,982,584	Votes	100.00000
Disapproved	0	Person(s)	0	Votes	0.00000
The total votes of shareholders attending the meeting and casting their votes			2,020,982,584	Votes	
Abstained	1	Person(s)	10,000	Votes	
Voided ballot(s)	0	Person(s)	0	Votes	

Agenda Item 2: To acknowledge the Company's performance report for the year 2016

The Chairman delegated Mr. Thanapol Sirithanachai, President (the "**President**"), and Mr. Somboon Wasinchutchawal, Senior Executive Vice President - Accounting and Finance (the "**SEVP - Accounting and Finance**") to inform the Meeting of the operational results for the year 2016.

The President reported to the Meeting a summary of the operational results for the year 2016 and the business plan for the year 2017, as well as showed the Meeting the video presentation relating to the summary. The details on the operational results and the business plan are as follows:

- After the important corporate plan with regard to the shareholding restructuring at the end of 2012 that the Company set the goal to restore its operational results to generate profits, the Company has taken a strategic move in accordance with the three-step plan, i.e.;
 - 1) Rebuilding Foundation in 2013;
 - 2) Unlocking Value in 2014; and
 - 3) Building Growth in 2015.
- As a result of the three-step plan, the Company was able to regain its profits for the year 2014 sooner than expected. In addition, the Company has emphasized

the success by conducting the business with a continuous growth in profits during the year 2016 with a forward-looking business vision. In this regard, the Company has put in place a five-year business plan and strategy which focuses on the business growth that is balanced and sustainable in order for the Company to achieve both of its long-term and short-term goals to become the sustainable leading local real estate development company.

- It is evident that the Company's residential projects have been well-received by customers since 2013. The Company acquired Krungthep Land Public Company Limited ("KLAND") with a view to expanding its business in the housing market in the end of the year 2014.
- In 2016, the Company continuously expanded its horizontal real estate development business by launching a total of 11 new single house, twin house, and townhome projects with a total project value of approximately Baht 11,200 million. These projects were well-received by customers and resulted in revenue growth of the horizontal project development business, increasing by 34 percent. The Company's core policy is to continuously expand the horizontal residential project business. The Company has plans to expand such business by launching 21 new projects with a total project value of Baht 21,000 million in 2017.

In respect of the commercial projects, the Company launched the FYI Center Project, an office building for rent, at the beginning of 2016. The Company launched Modena Hotel, which is under the management of Frasers Centrepoint Limited ("FCL") (Singapore), in the third quarter of 2016.

- In April 2016, the Company successfully established the Golden Ventures Leasehold Real Estate Investment Trust (GVREIT) jointly with Univentures Public Company Limited ("UV"), which involved the sub-lease of the long term leasehold rights over the land and building of the Sathorn Square Office Tower and the long term leasehold rights over the Park Ventures Ecoplex Building of UV, and listing on the Stock Exchange of Thailand. GVREIT was well-received by investors, both institutional and retail.
- In September 2016, the Company received a "BBB+" credit rating with a stable outlook by TRIS Rating Co., Ltd., which was a higher rating than its existing rating of "BBB" with a stable outlook.
- In the interest of enhancing its financial strength, the Company allocated newlyissued shares to Frasers Property Holdings (Thailand) Co., Ltd., a subsidiary of Frasers Centrepoint Ltd. As a result, the Company gained a substantial amount of capital for its business growth.

The Company continued to grow sustainably and also determined a new mission, i.e., to become one of the top-five real estate development companies in Thailand on the basis of income by the year of 2020.

The President added that in order to comply with the good corporate governance principles with respect to the rights of the shareholders, equitable treatment of shareholders, role of stakeholders, disclosure and transparency, and responsibilities of the Board, the Company established the Corporate Governance Committee on 14 December 2016, comprising three directors; Mr. Chainoi Puankosoom – the Chairman of the Committee, Mr. Chinnavat Chinsangaram, and Mr. Thanapol Sirithanachai as the members of the Committee. The Company also recognizes the importance of the good corporate governance principles believing that the compliance with the good corporate

governance principles would benefit its business operations in the long run and build up reliability for the shareholders, investors, and all related parties. Furthermore, the Company has established the Code of Conduct for the business operations in order for its directors, executives, and employees to acknowledge and be aware of the importance of the business conduct of the Company. In this regard, the directors, executives, and employees each have the duty to sign their names in acknowledgement of, and strictly adhere to, the Code of Conduct which includes the Policy on Lodging Complaints and Whistleblowing. Various channels for lodging complaints have been provided whereby the person lodging complaints may inform his or her name optionally. In addition there are procedures for investigation, punishment, and reporting to the Audit Committee, as well as a whistleblower protection mechanism. In addition, the Company has established policy on anticorruption and has strictly adhered to the policy. Accordingly, on 15 December 2016, the Company signed the declaration of Intent to the participation in the Private Sector Collective Action Coalition Against Corruption (CAC) and delivered the same to the Thai Institute of Directors (IOD).

The SEVP - Accounting and Finance informed the Meeting of a summary of the operational results for the year 2016 compared to those of 2015, the details of which are set out in the 2016 Annual Report (CD-Rom format) which was delivered to all shareholders together with the notice calling this meeting. The details are summarized as follows:

Overall operational results for the year 2016 compared to 2015

- The Company recognized that the revenue for the year 2016 of Baht 11,143.39 million had increased by Baht 2,551.32 million from 2015. The increase of Baht 2,520.08 or by 34.5 percent was due to the recognition of revenue deriving from the sale of real estate as a result of the success of the 9 new projects that were launched and transferred in 2016, the continued sales and transfers of existing projects, the increase in sales of renovated houses and newly designed landscapes which attracted customers as well as a marketing and promotion scheme to stimulate sales and ownership transfers.
- In 2016, the Company's management fee income was Baht 77.97 million, increased by the whole amount as there was no management fee income in 2015. The Company gained the management fee income from its subsidiary's provision of asset management services for Golden Ventures REIT, as well as the Company's provision of services in the project management of the Samyan MitrTown Project.

Selling and administrative expenses, finance costs, and income tax expenses

The Company's total expense for the year 2016 was Baht 9,923.79 which increased by Baht 2,089.40 from the previous year. The expenses incurred were:

- The cost of sales increased by Baht 1,418.55 million due to the increase of revenue derived from the sale of real estate. The gross profit was Baht 34.5 percent, increased by 3.1 percent due to the efficiency in controlling the cost of construction, and the new projects that were launched during the end of 2015 which used land banks in their development, as well as the new plots of land which were acquired at low cost.
- The selling expense increased by Baht 334.96 due to the increase in the sales of land and houses. The increase was primarily due to the specific business tax, marketing activities and sales promotion during the year to promote the sales and ownership transfer, which were correlated to the increased sales of real estate.

- The administrative expense was increased by Baht 319.06 million, primarily due to the increase of staff expenses and central management expenses in accordance with the growing number of housing projects. In addition, there was a setting up of an asset depreciation reserve and estimated liabilities which increase by Baht 123.24 million.
- The finance costs decreased by Baht 157.39 million as the Company used the proceeds derived from the capital increase of Baht 4,971.33 million on January 2016 and the advance receipt of sub-rental from Golden Ventures REIT to repay loans secured from the bank. In addition, on November 2016, the Company issued debentures amounting to Baht 3,000 million with the term of three years at the fixed interest rate of 3.35 percent per annum which has a lower finance cost than that of the year 2015.
- The income tax expenses was Baht 219.85 million from net profit before tax of Baht 1,256.54 million equivalent to a corporate income tax rate of 17.5 percent, whilst the previous year, the Company had income tax expenses of Baht 132.75 million from net profit before tax of Baht 780.99 million equating to a corporate income tax rate of 17.0 percent, because the Company had considered that there was evidence to believe that there shall be profits that result in continuous tax in the future. The Company then recorded deferred tax assets from various provisions and tax loss carried forward which resulted in a temporary difference between accounting and tax of Baht 111.64 million.
- According to the stated operational results, the Company's net profits with respect to the shareholders' equity for the year 2016 was Baht 1,036.69 million, increased by Baht 388.45 million or by 37.47 percent compared to 2015. The net profits of 2016 comprised Baht 1,046.30 million, increased by Baht 384.23 million or equivalent to net profit of Baht 0.46 per share.

In addition, the SEVP - Accounting and Finance informed the Meeting of the financial position of the Company as at 31 December 2016 compared with the same accounting period of 2015. The details of which are set out in the 2016 Annual Report (CD - Rom format) delivered to all shareholders together with the notice calling this meeting in which the details are summarized as follow:

The financial position of the Company as at 31 December 2016 compared with the same accounting period of 2015

- The total assets of the Company and its subsidiaries was Baht 28,823.65 million, increased from 31 December 2015 by Baht 6,782.03 million. The increase comprised cash and cash equivalents of Baht 361.54 million; real estate projects under development of Baht 3,247.06, whereby the increase was due to the acquisition of land for the new project development, investment in Golden Ventures REIT of Baht 2,019.44 million; investment in Kasemsubbhakdi Co., Ltd. of Baht 392.10 million; and construction costs for the FYI Center office building and Modena Bangkok hotel of Baht 907.46 million.
- The total liabilities was Baht 15,009.81 million, increased from 31 December 2015 by Baht 891.69 million due to the decrease in the loan secured from financial institutions by Baht 8,563.12 million and the increase in the outstanding of advance receipt of rental from Golden Ventures REIT by Baht 6,537.75 million and increase from the issuance of debentures of Baht 2,996.35 million.

• The shareholders' equity was Baht 13,813.83 million, increased from 31 December 2015 by Baht 5,890.34 million because the Company has disposed of 685.70 million newly-issued ordinary shares at the price of Baht 7.25 per share to Frasers Property Holdings (Thailand) Co., Ltd. totaling Baht 4,971.33 million, and due to the profit in the year 2016 being reduced by the deduction of the dividend payment of Baht 116.18 million.

The Chairman then asked the Meeting whether or not there were any shareholders who wished to raise any questions or express any opinions. No shareholders asked any questions and/or expressed any opinions. The Chairman, therefore, proposed that the Meeting acknowledge the operational results for the year 2016.

The Chairman informed the Meeting that this agenda item is only for acknowledgement, therefore, no voting is required.

Agenda Item 3: To consider and approve the audited financial statements for the year ended 31st December 2016

The Chairman proposed that the Meeting consider and approve the Statements of Financial Position and the Statement of Income for the year ending 31 December 2016 which had been audited and certified by the certified public accountant and approved by the Audit Committee and the Board of Directors, the details of which are set out in the Statements of Financial Position and the Statement of Income delivered to all shareholders together with the notice of this meeting.

The Chairman then asked the Meeting whether or not there were any shareholders who wished to raise any questions or express any opinions. No shareholders asked any questions and/or expressed any opinions. The Chairman, therefore, proposed that the Meeting approve the Statements of Financial Position and the Statement of Income for the year ending 31 December 2016.

The Chairman informed the Meeting that the resolution on this agenda item shall be passed by a majority vote of the shareholders attending the Meeting and casting their votes.

Resolution: After due consideration, the Meeting resolved to approve the Statements of Financial Position and the Statement of Income for the year ending 31 December 2016 which had been audited and certified by the certified public accountant and approved by the Audit Committee and the Board of Directors, as proposed, by a majority vote of the shareholders attending the Meeting and casting their votes, as follows:

Resolution Number of shareholders Number of votes (1 share = 1 vote)		ote)	Percentage of total votes of shareholders attending the meeting and casting their votes	
Approved	197 Person(s)	2,022,540,064	Votes	99.99980
Disapproved	1 Person(s)	4,000	Votes	0.00020
The total votes of sh meeting and casting	2,022,544,064	Votes		
Abstained	3 Person(s)	184,100	Votes	
Voided ballot(s)	0 Person(s)	0	Votes	

Agenda Item 4: To consider and approve allocation of profits derived from operational results for the year 2016 legal reserve and dividend payment

The Chairman informed the Meeting that it is the Company's policy to distribute the dividends at a rate of no less than 60 percent of the net profits after deduction of corporate income tax and the legal reserve each year. The payment of dividends, nonetheless, depends on various factors, i.e. the operating results and financial position, liquidity of the Company and the Company's business expansion and other relevant factors relating to the operation management of the Company. The payment of dividends shall be approved by the Board of Directors and the shareholders, except for the interim dividend payment which the Board of Directors has the authority to approve and report to the next Shareholders' meeting for acknowledgement. This is in accordance with article 39 of the Company's Articles of Association.

The Chairman delegated the SEVP - Accounting and Finance, to inform the Meeting of the details on the dividend payment and the allocation of the net profit as a legal reserve from the operational results ending 31 December 2016.

The SEVP - Accounting and Finance informed the Meeting that, in 2016, the Company has a net profit of Baht 1,058.9 million, and that subject to Section 116 of the Public Limited Companies Act B.E. 2535 (1992) (including any amendment thereto) (the "PLC Act") and Articles 40 of the Company's Articles of Association. The Company shall allocate not less than 5 percent of the annual profits less the retained deficit brought forward (if any) as legal reserve, until the reserved amount reach 10 percent of the registered capital. therefore, proposed the allocation of not exceeding Baht 55 million as a legal reserve.

After the allocation of the legal reserve, the unappropriated retained earnings were shown at Baht 1,137.6 Million. The company has adequate cash flows to distribute to shareholders. According to Section 115 of the Public Companies Act, and article 39 of the Company's Articles of Association, the Board of Directors proposed to pay the 2016 dividend at the rate Baht 0.23 per share for 2,323,720,000 ordinary shares, totaling Baht 534.5 Million.

The Company will pay dividend to the shareholders whose names registered in the Shareholders' Registry as of the record date on Thursday 9th March 2017 and the book-closing date on Friday 10th March 2017. The dividend payment date is scheduled on Thursday 18th May 2017. As dividend was paid from the profits post corporate income tax of 20%, individual investors can submit the tax credit for the amount of dividend times 2/8.

The Board of Directors was of the view that the rate of the dividend payment is appropriate and complied with the Company's dividend policy, which is approximately 51% and 50.5% of the 2016 annual profit of consolidated and separate financial statements, respectively.

The dividend of year 2016 at the rate of Baht 0.23 per share is higher than that of year 2015. For the year 2015, the Company paid dividend at the rate Baht 0.10 per share, totaling Baht 198.1 Million which is approximately 31% and 51.2% of the 2015 annual profit of consolidated and separate financial statements, respectively

The Chairman then asked the Meeting whether or not there were any shareholders who wished to raise any questions or express any opinions. No shareholders asked any questions and/or

expressed any opinions. The Chairman, therefore, proposed that the Meeting approve the dividend payment and the allocation of profits as a legal reserve, from the operational results for the year ending 31 December 2016.

The Chairman informed the Meeting that the resolution on this agenda item shall be passed by a majority vote of the shareholders attending the Meeting and casting their votes.

Resolution: After due consideration, the Meeting resolved to approve the dividend payment and the allocation of profits as a legal reserve, from the operational results for the year ending 31 December 2016, as proposed, by a majority vote of the shareholders attending the Meeting and casting their votes, as follows:

Resolution	Number of shareholders (persons)	Number of votes (1 share = 1 vote)		Percentage of total votes of shareholders attending the meeting and casting their votes
Approved	199 Person(s)	2,022,718,164	Votes	100.00000
Disapproved	0 Person(s)	0	Votes	0.00000
The total votes of sh the meeting and ca	2,022,718,164	Votes		
Abstained	1 Person(s)	10,000	Votes	
Voided ballot(s)	0 Person(s)	0	Votes	

Agenda Item 5: To consider and approve the amendment of the Company's dividend policy

The Chairman delegated the SEVP - Accounting and Finance to inform the Meeting of the details of this agenda item.

The SEVP - Accounting and Finance informed the Meeting that the Company's growth and financial conditions were becoming more stable and in the interests of the shareholders and general investors, the Board of Directors thus resolved to approve the amendment to the Company's dividend policy starting from the operational results of the year 2017 onwards. The proposed amendment to the dividend policy shall read as follows:

Existing policy:

"The Company's policy is to pay dividends at a rate of no more than 60% of the Company's net profit each year. The payment of dividends will, nonetheless, depend on economic conditions, operating profits, investment plans, and other relevant factors. The resolution of the Board of Directors regarding the payment of dividends will be proposed to a shareholders' meeting for approval."

Proposed amendment:

"The Company's dividend policy is to pay out at least 50% of its net profit after tax and all reserves of consolidated statement. Each year's payout is subject to Company's investment plan, justifications, and other future considerations. Upon approval by the Board of Directors, the annual dividend payout shall be presented to the shareholder's meeting for approval. As regards an interim dividend, however, the Board is authorized to approve the interim dividend payment and then report the payout at the next shareholders' meeting."

In addition, dividend payment will be according to the law as set forth for the Company to be able to pay dividend only when there is no negative returned earnings.

The Chairman then asked the Meeting whether or not there were any shareholders who wished to raise any questions or express any opinions. There were shareholders or proxies who raised questions or expressed opinions as follows:

 Mr. Supoj Ueachailertkul, a shareholder, asked: Would the new dividend policy be applied to all of the companies in the Group or just the Company only?

Mr. Panote Sirivadhanabhakdi, Vice Chairman of the Board (the "Vice Chairman"), answered: This new policy is a policy that has been approved by the Board of Directors and the Board of Directors was also of the view that this policy is appropriate and suitable for the business structure of the Company and in the best interests of the shareholders.

No shareholders asked any further questions and/or expressed any further opinions. The Chairman, therefore, proposed that the Meeting approve the amendment to the Company's dividend policy.

The Chairman informed the Meeting that the resolution on this agenda item shall be passed by a majority vote of the shareholders attending the Meeting and casting their votes.

Resolution: After due consideration, the Meeting resolved to approve the amendment to the Company's dividend policy, by a majority vote of the shareholders attending the Meeting and casting their votes, as follows:

Resolution	Number of shareholders (persons)	Number of votes (1 share = 1 vote)		Percentage of total votes of shareholders attending the meeting and casting their votes
Approved	199 Person(s)	2,022,356,364	Votes	99.98167
Disapproved	2 Person(s)	370,800	Votes	0.01833
The total votes of sh meeting and casting	2,022,727,164	Votes		
Abstained	1 Person(s)	10,000	Votes	
Voided ballot(s)	0 Person(s)	0	Votes	

Agenda Item 6: To consider and approve the amendment of the fiscal year of the Company

The Chairman delegated the SEVP - Accounting and Finance to inform the Meeting of the details of this agenda item.

The SEVP – Accounting and Finance informed the Meeting that according to the fact that real estate development business has a peak season during October – December by launching new projects and marketing campaigns to boost up pre-sales and revenues. While during July – September is normally a period of lower activities that allow more time for business planning and budgeting. To allow the management and staff to focus on sales, construction and property ownership transfer during peak season, it is suggested that the fiscal year of the Company shall be changed from the commencement on 1 January and end on 31 December to the commencement on 1 October and end on 30 September of each year. The change shall be effective from 2017 onwards, provided that, the first year after the change would commence on 1 January 2017 and end on 30 September 2017, and the subsequent fiscal year would be the new fiscal year of a full 12 months commencing on 1 October and ending on 30 September of every year.

The Chairman then asked the Meeting whether or not there were any shareholders who wished to raise any questions or express any opinions. No shareholders asked any questions and/or expressed any opinions. The Chairman, therefore, proposed that the Meeting approve the proposed matter.

The Chairman informed the Meeting that the resolution on this agenda item shall be passed by votes of no less than three-quarters of the total votes cast by the shareholders attending the Meeting and eligible to vote.

Resolution: After due consideration, the Meeting resolved to approve the change of accounting period of the Company, by votes of no less than three-quarters of the total votes cast by the shareholders attending the Meeting and eligible to vote, as follows:

Vote	Number of shareholders (persons)	Number of votes (1 share = 1 vote)		Percentage of total votes of shareholders attending the Meeting and having the right to vote
Approved	200 Person(s)	2,022,615,169	Votes	99.99397
Disapproved	2 Person(s)	112,000	Votes	0.00554
Abstained	1 Person(s)	10,000	Votes	0.00049
The total votes of sthe Meeting and h	2,022,737,169	Votes		
Voided ballot(s)	0 Person(s)	0	Votes	

Agenda Item 7: To consider and approve the amendment to Article 35. of the Company's Articles of Association regarding the fiscal year of the Company

The Chairman delegated the SEVP - Accounting and Finance to inform the Meeting of the details of this agenda item.

The SEVP - Accounting and Finance informed the Meeting that In accordance with the amendment of the fiscal year of the Company, it is necessary for the Company to amend Article 35 of the Company's Articles of Association, re: fiscal year of the Company to be as follows:

Clause **35**. "The fiscal year of the Company start from 1 October and end on 30 September of each year".

The Chairman then asked the Meeting whether or not there were any shareholders who wished to raise any questions or express any opinions. No shareholders asked any questions and/or expressed any opinions. The Chairman, therefore, proposed that the Meeting approve the proposed matter.

The Chairman informed the Meeting that the resolution on this agenda item shall be passed by votes of no less than three-quarters of the total votes cast by the shareholders attending the Meeting and eligible to vote.

Resolution: After due consideration, the Meeting resolved to approve the amendment to Article 35 of the Articles of Association in order to be in line with the change of the accounting period, by votes of no less than three-quarters of the total votes cast by the shareholders attending the Meeting and eligible to vote, as follows:

Vote	Number of sl (pers		Number of votes (1 share = 1 vote)		Percentage of total votes of shareholders attending the Meeting and eligible to vote
Approved	199	Person(s)	2,022,611,169	Votes	99.99377
Disapproved	2	Person(s)	112,000	Votes	0.00554
Abstained	2	Person(s)	14,000	Votes	0.00069
The total votes of shareholders attending the Meeting and eligible the right to vote			2,022,737,169	Votes	
Voided ballot(s)	0	Person(s)	0	Votes	

Agenda Item 8: To consider and approve the additional issuance and offering of Debentures up to Baht 3,000 million.

The Chairman delegated the SEVP - Accounting and Finance to inform the Meeting of the details of this agenda item.

The SEVP - Accounting and Finance informed the Meeting that the Company was desirous to issue and offer for sale Debentures up to Baht 3,000 million (Baht Three Thousand Million) for the purpose to utilize as the Company's normal operation and/or loan repayment with aggregated offering size not exceeding Baht 10,000 million and/or investment of the Company and its subsidiaries and/or working capital of the Company and its subsidiaries or other purposes as deemed appropriate by the Board of Directors

In addition, the issuance of the debentures will be beneficial to the Company, since the Company will be able to continuously expand its business, as well as the issuance and offering for sale of debentures, amongst other things, is one of the alternatives to raising the fund which will be very advantageous in reducing financial costs. Accordingly, the Board of Directors deemed it appropriate to propose that the shareholders' meeting consider and approve the issuance of the debentures in the amount of not exceeding Baht 3,000 million with the total of not exceeding Baht 10,000 million.

The details of the debentures to be issued and offered for sale are as follows:

Type: All types of debentures, specified or unspecified, secured and/or

unsecured, with or without representative of debenture holders, subordinated or unsubordinated, depending on market condition at

the time of each issuance and offering and other related factors.

Currency: Thai Baht or its equivalent amount in other currencies.

Total offering size Baht 3,000 Million requesting for approval

Offering Size: Aggregated principal amount not exceeding Baht 10,000 Million or its

equivalent amount in other currencies. (resulting from this additional offering size Baht 3,000 Million and total offering size which was approved by Annual General Meeting 2016). The Company may issue and offer debentures either single or multiple offerings and or on program basis and can be entitled to re-issue debentures to replace those that are redeemed or repaid on a revolving basis. However, at no point in time the debentures which have already been sold and not

redeemed may not exceed the aforementioned amount.

Interest rate: Depending on the appropriateness and prevail market conditions at

such time the debentures are issued and offered.

Maturity: Not exceeding 7 years from the issuance in accordance with the rules

and regulations of the Capital Market Supervisory Board, and/or the

office of the Securities and Exchange Commission.

Debenture Redemption: Debenture holders and/or the Company may or may not have the right

to redeem debentures prior to its maturity, depending on the terms and

conditions governing each issuance.

In addition, The Board of Directors deems it appropriate to propose to the shareholders' meeting to consider and approve the appointment of The Board of Directors and/or Executive Directors and/or the person(s) appointed by The Board of Directors with full power and authority to perform any acts relating to and/or in connection with the above issuance and offering of the debentures, including, but not limited to, the following acts.

1. To fix or amend any details in connection with the debentures, including, but not limited to, name, type, security (if any), issuance currency, offering amount at each issuance, maturity of the debentures, par value, selling price, interest rate, right or early redemption, allocation method, offering period, principal repayment method etc. depending on the occasion or period that the authorized person deems it appropriate. The offering might be done in several forms, in one or several occasion.

- 2. To perform any necessary or appropriate action and to appoint debentureholders' representative, and/or registrar, and/or financial advisors, and/or underwriters, and/or credit rating agencies, and/or asset appraiser, and/or legal advisor and/or any other persons that shall be appointed as required by law or as deemed appropriate including arrange for the registration of such debentures with the Thai Bond Market Association or any other secondary market.
- 3. To contact, provide information, negotiate, enter into, execute, certify, and amend documents and agreements in connection with the issuance and offering of the debentures, including, but not limited to, application for obtaining approval, prospectus, filing documents, and other documents or evidence required to be submitted to the office of the Securities and Exchange Commission and/or any other authorities in connection with the issuance and offering of the debentures, as well as to contact, coordinate, and submit all aforementioned documentation to the office of the Securities and Exchange or any other relevant authorities or persons; and
- 4. To take any necessary or appropriate actions for the completion of the issuance and offering of the debentures.

The Chairman then asked the Meeting whether or not there were any shareholders who wished to raise any questions or express any opinions. There were shareholders or proxies who raised questions or expressed opinions as follows:

• Miss Jinnapak Pornpiboon, a shareholder, asked: The existing amount of proceeds derived from the previous issuance of debentures is equivalent to billions of Baht. Is such amount insufficient, and if so, how? When does the Company plan to use the proceeds from the proposed issuance of debentures on this occasion?

The SEVP - **Accounting and Finance** explained: the existing amount of proceeds derived from the previous issuance of debentures is insufficient for the business expansion. The Company plans to use the proceeds derived from this issuance

- of debentures this year or next year, depending on the market conditions. Please note that the amount of proceeds derived from the proposed issuance of debentures is not unrealistically high.
- Miss Jinnapak Pornpiboon, a shareholder, asked: Will the additional amount for which approval is sought on this occasion have an adverse impact on the Debt to Equity ratio of the Company?
 - **The SEVP Accounting and Finance** explained: The request for approval of an additional amount is for the purpose of reserving funds in preparation for potential investment opportunities in the future. The Company will base its consideration primarily on its debt obligations and interest on loans.
- Mr. Suriyon Jintrapan, a shareholder, asked: Given as the documents relating to the issuance of debentures fail to show information on the applicable interest rate, what is the applicable interest for the Company's issuance of debentures on this occasion? Would the finance costs of the Company be reduced considering that the Company has a higher credit rating than in the past? Would this factor have an impact on the interest rate that the Company will apply?
 - **The SEVP Accounting and Finance** explained: The Company is unable to determine a fixed interest rate for the proposed issuance of debentures at this time. However, considering the market conditions and the costs to be borne by the Company, such rate should be similar to the rate applicable to the previous issuance of debentures. If the credit rating is higher, the interest rate charged by the Company would decrease.
- Mr. Suriyon Jintrapan, a shareholder, asked: In which quarter does the Company
 expect to issue the debentures and in how many tiers will debentures be issued?
 - **The SEVP Accounting and Finance** explained: The Company is currently considering when to issue the debentures. It expects to issue the debentures around the end of the second quarter or the third quarter. No response can be given in respect of the details of the issuance of debentures at this time. However, considering the Company's potential, the Board of Directors is confident that the Company will be able to efficiently use the finance costs.
- Mr. Supoj Ueachailertkul, a shareholder, asked: Why is the Company requesting
 for approval of a large amount for the issuance of the debentures despite the
 fact that it had already issued bills of exchange? Is it possible to issue
 debentures in a foreign currency?
 - **The SEVP Accounting and Finance** explained: At present, the Company issues both debentures and bills of exchange because: a) the bills of exchange are a short term financial instrument that meets the Company's short term capital needs; and b) debentures are a long term financial instrument that meets the Company's long term capital needs. The Company does not require that debentures be solely issued in Thai Baht. However, if the Company wishes to issue debentures in a foreign currency, the Company would take the risks associated with the foreign exchange rate into consideration.

No shareholders asked any further questions and/or expressed any further opinions. The Chairman, therefore, proposed that the Meeting approve the additional issuance and offering of Debentures up to Baht 3,000 million with aggregated offering size not exceeding Baht 10,000 million, and the authorization of the Board of Directors, and/or the Executive Committee, and/or a person

delegated by the Board of Directors to undertake any act relevant to and/or in connection with the above issuance and offering of the debentures.

The Chairman informed the Meeting that the resolution on this agenda item shall be passed by votes of no less than three-quarters of the total votes cast by the shareholders attending the Meeting and eligible to vote.

Resolution: After due consideration, the Meeting resolved to approve the additional issuance and offering of Debentures up to Baht 3,000 million with aggregated offering size not exceeding Baht 10,000 million, and the authorization of the Board of Directors, and/or the Executive Committee, and/or a person delegated by the Board of Directors to undertake any act relevant to and/or in connection with the above issuance and offering of the debentures, as proposed, by votes of no less than three-quarters of the total votes cast by the shareholders attending the Meeting and eligible to vote, as follows:

Vote	Number of sh (perso		Number of v (1 share = 1 v		Percentage of total votes of shareholders attending the Meeting and eligible to vote
Approved	206	Person(s)	2,022,567,668	Votes	99.99056
Disapproved	4	Person(s)	171,900	Votes	0.00850
Abstained	2	Person(s)	19,100	Votes	0.00094
The total votes of shareholders attending the Meeting and eligible to vote			2,022,758,668	Votes	
Voided ballot(s)	0	Person(s)	0	Votes	

Agenda Item 9: To consider and approve the election of directors replacing those being retired by rotation for the year 2017

The Chairman informed the Meeting that in order to comply with Section 71 of the Public Limited Companies Act B.E. 2535 (1992) and Article 17 of the Company's Articles of Association which provide that at every annual general meeting of shareholders, one-third of the directors who have held office the longest shall vacate office in proportion, whereby a director who vacates office under this provision may be re-elected. In this regard, in this Annual General Meeting of Shareholders, there were three directors who were due to retire by rotation, namely,

Mr. Panote Sirivadhanabhakdi Director / Vice Chairman of the Board
 Mr. Chinnavat Chinsangaram Independent Director / Audit Committee Member
 Mr. Thanapol Sirithanachai Director

In addition, in order to be in compliance with the good corporate governance principle and in order for the shareholders to independently cast their vote, the three directors who are due to retire by rotation under this agenda item leave the meeting room before the consideration of this agenda item.

The Chairman, then, informed the Meeting that the Board of Directors, excluding the directors who have been nominated to hold office in place of those directors who were due to retire by rotation who are considered as interested directors of this agenda item, considered and agreed with the proposal made by the Compensation and Nomination Committee, without the participation of any of the interested Compensation and Nomination Committee Member. The Board of Directors deemed it appropriate to propose that the Meeting approve the three directors who were due to retire by

rotation to be reinstated to hold office as directors of the Board of Directors and / or subcommittee members for another term. The three directors were as follow:

1) Mr. Panote Sirivadhanabhakdi Director / Vice Chairman of the Board

2) Mr. Chinnavat Chinsangaram Independent Director/ Audit Committee Member

3) Mr. Thanapol Sirithanachai Director

In this regard, the Board of Directors was of the view that all three directors were knowledgeable, competent, and fully qualified as required under the Public Limited Companies Act and without any prohibited characteristics, for the appointment as directors of the Company under the criteria of the Office of the Securities and Exchange Commission and other related authorities, and that Mr. Chinnavat Chinsangaram was qualified to hold office as an independent director and Audit Committee Member, and had been able to give his opinion independently from the management and in compliance with the relevant regulations and laws. Biographies of the directors and the Definition of Independent Directors were delivered to shareholders together with this Notice of this meeting.

The Chairman then asked the Meeting whether or not there were any shareholders who wished to raise any questions or express any opinions. No shareholders asked any questions and/or expressed any opinions. The Chairman, therefore, proposed that the Meeting approve the re-election of those directors who were due to retire by rotation for the year 2017, on a person by person basis in the interest of transparency of the vote casting and compliance with the good corporate governance principles.

The Chairman informed the Meeting that the resolution on this agenda item shall be passed by a majority vote of the shareholders attending the Meeting and casting their votes.

Resolution: After due consideration, the Meeting resolved to approve the reelection of the three directors who were due to retire by rotation to be reappointed to hold office as directors of the Board of Directors and subcommittee members for another term, as proposed. The vote casting was conducted on a person by person basis, resulting in the following votes:

1) Mr. Panote Sirivadhanabhakdi Director /Vice Chairman of the Board

The Meeting resolved to approve the appointment of Mr. Panote Sirivadhanabhakdi to be reinstated as a director and Vice Chairman of the Board for another term, by a majority vote of the shareholders attending the Meeting and casting their votes, as follows:

Resolution	Number of sh (perso		Number of votes (1 share = 1 vote)	Percentage of total votes of shareholders attending the meeting and casting their votes
Approved	212	Person(s)	2,022,272,968 Votes	99.97402
Disapproved	1	Person(s)	525,500 Votes	0.02598
The total votes of shareholders attending the meeting and casting their votes			2,022,798,468 Votes	
Abstained	2	Person(s)	19,100 Votes	
Voided ballot(s)	0	Person(s)	0 Votes	

2) Mr. Chinnavat Chinsangaram Independent Director / Audit Committee Member

The Meeting resolved to approve the appointment of Mr. Chinnavat Chinsangaram to be reinstated as a director for another term, by a majority vote of the shareholders attending the Meeting and casting their votes, as follows:

Resolution	Number of shareholders (persons)		Number of v (1 share = 1 v		Percentage of total votes of shareholders attending the meeting and casting their votes
Approved	210	Person(s)	2,022,324,768	Votes	99.97658
Disapproved	3	Person(s)	473,700	Votes	0.02342
The total votes of shareholders attending the meeting and casting their votes			2,022,798,468	Votes	
Abstained	2	Person(s)	19,100	Votes	
Voided ballot(s)	0	Person(s)	0	Votes	

3) Mr. Thanapol Sirithanachai Director

The Meeting resolved to approve the appointment of Mr. Thanapol Sirithanachai to be reinstated as a director for another term, by a majority vote of the shareholders attending the Meeting and casting their votes, as follows:

Resolution	Number of shareholders (persons)		Number of votes (1 share = 1 vote)		Percentage of total votes of shareholders attending the meeting and casting their votes
Approved	210	Person(s)	2,021,686,468	Votes	99.99446
Disapproved	2	Person(s)	112,000	Votes	0.00554
The total votes of shareholders attending the meeting and casting their votes			2,021,798,468	Votes	
Abstained	3	Person(s)	1,019,100	Votes	
Voided ballot(s)	0	Person(s)	0	Votes	

The Meeting invited the three directors who have been appointed to return to the meeting room.

Agenda Item 10: To consider and approve the directors' remuneration for the year 2017

The Chairman delegated the President to inform the Meeting of the details on this agenda item.

The President informed the Meeting that in order to comply with Section 90 of the Public Limited Companies Act B.E. 2535 (1992) which provides that the payment of remuneration shall be in accordance with the resolution of the shareholders meeting, the Compensation and Nomination Committee proposed the rate of remuneration of the Board of Directors by taking into account the operational results of the Company, the appropriateness of the scope of duties and responsibilities of each subcommittees, and the performance in the current situation, experience, knowledge, and competency of the directors, as well as compared such information with other companies in the same industry, to the Board of Directors for its consideration and approval to further propose that the shareholders meeting approve:

- the adjustment to the monthly remuneration rate of the Chairman of the Board by increasing from Baht 20,000 per month which has been the same rate since the year 2013 to Baht 35,000 per month, and of the directors from Baht 10,000 per month to Baht 25,000 per month;
- the determination of the meeting allowance for the Corporate Governance Committee which was established on 14 December 2016, at the rate of Baht 22,000

per meeting for the Chairman and Baht 18,000 per meeting for the committee members; and

 the payment of remuneration for the Board of Directors and subcommittees for the year 2017, including special compensation (if any) at the amount of not exceeding Baht 9,000,000.

In the case of the extra remuneration, the Compensation and Nominating Committee is authorized to consider and allocate it as appropriate which will be based on the performance results of the company, in accordance with the following details:

	Chairn	nan	Member		
Baht/person	Meeting Allowance (Baht/meeting)	Monthly Retainer Fee (Baht/month)	Meeting Allowance (Baht/meeting)	Monthly Retainer Fee (Baht/month)	
Remuneration for the Board of Directors	25,000	35,000	20,000	25,000	
Remuneration for the Executive Committee	-	25,000	-	20,000/1	
Remuneration for the Audit Committee	-	40,000	-	30,000	
Remuneration for the Compensation and Nominating Committee	22,000	-	18,000	-	
Remuneration for the Corporate Governance Committee	22,000	-	18,000	-	

Remark: Excludes the members of the Executive Committee who are the executives of the Company.

The Chairman then asked the Meeting whether or not there were any shareholders who wished to raise any questions or express any opinions. No shareholders asked any questions and/or expressed any opinions. The Chairman, therefore, proposed that the Meeting approve the directors' remuneration for the year 2017.

The Chairman informed the Meeting that the resolution on this agenda item shall be passed by votes of no less than two-thirds of the total votes cast by the shareholders attending the Meeting.

Resolution: After due consideration, the Meeting resolved to approve the directors' remuneration for the year 2017, by votes of no less than two-thirds of the total votes cast by the shareholders attending the Meeting, as follows:

Resolution	Number of shareholders (persons)	Number of votes (1 share = 1 vote)	Percentage of total votes of shareholders attending the meeting
Approved	212 Person(s)	2,022,349,469 Vot	es 99.97684
Disapproved	3 Person(s)	421,600 Vot	es 0.02084
Abstained	2 Person(s)	46,900 Vot	es 0.00232
The total votes of the meeting	f shareholders attending	2,022,817,969 Vot	es
Voided ballot(s)	0 Person(s)	0 Vot	es

Agenda Item 11: To consider and approve the appointment of auditors and the determination of the audit fee for the year 2017

The Chairman delegated Mr. Chainoi Puankosoom, Chairman of the Audit Committee (the "Chairman of the Audit Committee"), to inform the Meeting with respect to this agenda item.

The Chairman of the Audit Committee informed the Meeting that in order to comply with Section 120 of the Public Limited Companies Act B.E. 2535 (1992) and Article 41 of the Company's Articles of Association which provide that the annual general meeting of shareholders shall appoint an auditor and determine the audit fee of the company every year. The Board of Directors, as proposed by the Audit Committee, deemed it appropriate to propose that the shareholders' meeting consider and approve the appointment of any one of the following auditors from KPMG Phoomchai Audit Ltd. as the auditor of the Company for the year 2017, having the duties to review, prepare, and execute the audit report:

Mrs. Wilai Buranakittisopon Certified Public Accountant No. 3920; or
 Miss Nittaya Chetchotiros Certified Public Accountant No. 4439; or
 Miss Napaporn Sathitthammaporn Certified Public Accountant No. 7494

In considering and appointing the auditor of the Company, the Board of Directors has taken into account the preparedness, scope of services, audit fee, experience, and independence of the auditor, the Board of Directors has considered the preparedness, scope of services, audit fee, experience of the auditor, audit process, continuity in auditing, and the independency of the auditor, provided that the auditor must have no relationships or any conflicts of interest with the Company, its subsidiaries, executives, major shareholders, or any person related to such persons. After due consideration, the Board of Directors was of the view that the three auditors are qualified as required by the Office of the Securities and Exchange Commission, as well as are employed by a reputable audit firm that is in accordance with the generally accepted standards.

In this regard, as KPMG Phoomchai Audit Limited and the 3 mentioned auditors do not have any relationships and conflict of interest with the Company, its subsidiaries, executives, major shareholders or their related persons; therefore, it is independent in auditing and expressing its opinion on the Financial Statements of the Company and its subsidiaries. In addition, the above-named auditors have not audited the accounts of the Company for a consecutive period of 5 fiscal years.

In addition, the Chairman of the Audit Committee proposed that the Meeting consider and approve the determination of the audit fee for the year 2017 at the rate of not exceeding Baht 1,000,000 (one million baht) in accordance with the following details:

- The fee for auditing the interim financial statement was increased by Baht 20,000 per quarter, increased from Baht 230,000 per quarter, to Baht 250,000 per quarter;
- The annual audit fee was increased by Baht 70,000 from Baht 430,000 to Baht 500,000. This is as a result of the increase in the activities in the office rental business of FYI Center Building and the hotel business of Modena Hotel by Fraser due to a full year of operations. In addition, the IT audit work must be performed due to the improvement of the information systems. Notwithstanding the foregoing, since the Company changed the accounting period which now ends in September instead of December 2017, the audit fee for the interim financial statements is reduced by one quarter.
- In summary, the Chairman of the Audit Committee proposed that the Meeting approved the audit fee for the interim financial statements for two quarters is Baht 500,000 (Baht 250,000 each) and the audit fee for the annual financial statements is

Baht 500,000, amounting in an audit fee total for 2017 of Baht 1,000,000 (One Million Baht).

The Chairman then asked the Meeting whether or not there were any shareholders who wished to raise any questions or express any opinions. There were shareholders or proxies who raised questions or expressed opinions as follows:

Miss Jinnapak Pornpiboon, a shareholder, expressed the opinion that: The audit fee
of the Company has been increased every year. The Company and the audit firm
should consider the cause of the increase.

The Chairman of the Audit Committee, answered: The Company shall take the suggestion of the shareholder into consideration. Even though the Audit Committee has considerably negotiated the fee with the audit firm, the audit fee was increased due to the increase in the Company's activities.

No shareholders asked any further questions and/or expressed any further opinions. The Chairman, therefore, proposed that the Meeting approve the appointment of auditors and the determination of the audit fee for the year 2017.

The Chairman informed the Meeting that the resolution on this agenda item shall be passed by a majority vote of the shareholders attending the Meeting and casting their votes.

Resolution: After due consideration, the Meeting resolved to approve the appointment of auditors and the determination of the audit fee for the year 2017, by a majority vote of the shareholders attending the Meeting and casting their votes, as follows:

Resolution		shareholders rsons)	Number of votes (1 share = 1 vote)		Percentage of total votes of shareholders attending the meeting and casting their votes
Approved	212	Person(s)	2,022,349,469	Votes	99.98212
Disapproved	1	Person(s)	361,700	Votes	0.01788
The total votes of shareholders attending the meeting and casting their votes			2,022,711,169	Votes	
Abstained	4	Person(s)	106,800	Votes	
Voided ballot(s)	0	Person(s)	0	Votes	

Agenda Item 12: Other matters (if any)

-None-

The Chairman then asked the Meeting whether or not there were any shareholders who wished to raise any questions or express any opinions. There were shareholders or proxies who raised questions or expressed opinions as follows:

 Miss Jinnapak Pornpiboon, a shareholder, complimented the Company and its new working team for having managed the Company and seeing to its successful growth. The Meeting was very well-organized. The Company should also consider organizing the "GOLD Giving" initiative with the shareholders.

The Chairman, thanked the shareholder and stated that all suggestions will be taken into consideration accordingly.

 Mr. Chai Patimapornchaipiboon, a shareholder, asked: Will the change of the accounting period of the Company affect the dividend payment?

The Vice Chairman, explained: With the exception of the first year in which the change is made, the accounting period of the Company will remain a 12-month period in the subsequent years. The change of the accounting period of the Company will have no effect on its dividend payment whatsoever.

Mr. Sithichai Chaikriangkrai, a director, added: The shareholders' meeting and the dividend payment shall remain scheduled for January and February of each year, respectively, and the operational results will continue to be for a 12-month period.

Mr. Sunti Phokpoonpipat, a shareholder, asked: Is the Company involved with the
investment in One Bangkok Project, or is the Company interested in making
investments in One Bangkok Project?

The Vice Chairman, explained: The Company regularly seeks appropriate opportunities for investment. However, at present, the Company is not involved with or has not made investments in One Bangkok Project. However, if the shareholders encourage the company to take such opportunity, the Company shall take the matter into consideration.

No shareholders asked any further questions and/or expressed any further opinions. The Chairman, therefore, expressed his appreciation to all shareholders for their dedication in attending the Meeting and the comments which are beneficial to the Company. The Chairman then declared the Meeting adjourned.

The Meeting was adjourned at 11.30 hrs.

Signed	—Signature—	Chairman of the Board
	(Mr. Wanchai Sarathulthat)	Chairman of the Meeting
Signed	—Signature— (Mr. Thanapol Sirithanachai)	President
Signed	—Signature— (Miss Prasnee Surastian)	Company Secretary

Preliminary information of the retired Director being proposed for re-election

Name : Mr. Thapana Sirivadhanabhakdi

Director Type : Non-Executive Director

Current Position : Director
Age : 42
Nationality : Thai

First Appointment date : 23 April 2013

Education / Training : • Honorary

 Honorary Doctoral Degree of Arts from Rajamangala University of Technology Phra Nakhon

 Honorary Doctoral Degree in Hospitality from Rajamangala University of Technology Krungthep

 Honorary Doctoral Degree in Community Development from Chiang Mai Rajabhat University

Honorary Doctoral Degree of Business
 Administration in Strategic Logistic and Supply
 Chain Management, Suan Sunandha Rajabhat
 University

 Honorary Doctoral Degree of Philosophy in General Management, Ramkhamhaeng University

 Master of Science Administration in Financial Economics, Boston University, USA

Bachelor of Business Administration (Finance),
 Boston University, USA

Brother of Mr. Panot Sirivadhanabhakdi, Director

Director Training : Director Accreditation Program (DAP /2004)

-None- / 0.00% (0 Share)

% of Shares Held in GOLD (%) included

holding by spouse and minor children

Family Relations among Director and

Executives

Years of Directorship : 4 Years 5 Months

5-year Past Experiences

Position in Other Listed Companies

2017 - Present	Vice Chairman and President	Amarin Printing and Publishing Plc.
2011 – Present	Vice Chairman No. 3 / Vice	Sermsuk Plc.
2011 - Present	Chairman of Executive Committee No. 1	Oishi Group Plc.
2007 – Present	Chairman Vice Chairman / Nomination and	Univentures Plc.
2007 – 2015	Remuneration Committee Vice Chairman of the Board / Director / Director of the	Siam Food Plc.
2006-Present	Remuneration and Nominating Committee Vice Chairman	Oishi Group Plc.
2001 – 2017	Director	Berli Jucker Plc.

Position in Non-Listed Companies:

2016 – Present Director Vadhanabhakdi Co., Ltd.

2016 – Present Director Max Asia Co., Ltd.

2016 – Present	Director	Pracharath Rak Samakkee Co., Ltd.
2015 Procent	Director	
2015 – Present 2014 – Present	Director	Food of Asia Co., Ltd.
	Director	Oishi Snacks Co., Ltd.
2014 – Present	Director	Chang International Co., Ltd.
2014-Present	Director	Horeka Management Co., Ltd.
2014 – Present	Director	-
2013 – Present	Director	SPM Food & Beverages Ltd.
2013 – Present	Director	CAC Co., Ltd.
		Fraser and Neave, Limited
2013 – Present	Vice Chairman	Times Publishing Co., Ltd.
		•
2013 – Present	Director	InterBev Investment Limited
2012 - Present	Director	Modern Trade Management
2012 – Present	Director	Ltd.
2012 11030111		Great Brands Limited
2012 – Present	Director	Best Spirits Co., Ltd.
2012 11030111	Director	best spints eo., Eta.
2010 – Present	Director	Super Brands Company Pte.
2010 11030111	Director	
		Ltd.
2010 – Present	Vice Chairman	International Beverage
		Holdings (China) Limited
2010 – Present	Director	Thai Beverage Training Ltd.
2010 11000	200	
2008- Present	Executive Director	Thai Beverage Plc.
2008 – Present	Vice Chairman	Southeast Group of
2006 – Flesetti		Companies
2008 – Present	Chairman	·
2006 – Freseni	Chairnan	Thai Drink Co., Ltd.
2008 – Present	Director	Pathombhakdi Co., Ltd.
2006 – Flesetti	Director	Famoribriakai Co., Lia.
2008 – Present	Director	Chula United Co., Ltd.
2006 – Flesetti	Director	Choid offiled Co., Lid.
2007 – Present	Director	Adelfos Co., Ltd.
2007 - 11636111	Director	Adelios Co., Lia.
2007 – Present	Vice Chairman	Cosmos Brewery (Thailand) Co.,
2007 - 11636111	vice cridiman	•
		Ltd.
2006 – Present	Director	InerBev Malaysia Sdn. Bhd.
2006-Present	Director	Oishi Ramen Co., Ltd.
2006- Present	Director	Oishi Trading Co., Ltd.
	5 : 1	_
2006 – 2016	Director	InterBev (Singapore) Limited
0004 Dansard	Vice Cheimeren Francisch	The side of the si
2004 – Present	Vice Chairman / Executive	Thai Beverage Logistics Co.,
	Chairman	Ltd.
2004 – Present	Director	Pan International Co., Ltd.
2004 – Present	Vice Chairman	Red Bull Distillery Group of
		Companies
2004 – Present	Vice Chairman	Dhospaak Co., Ltd.
2004 11030111	VICE CHAIITIAN	Briospaak Co., Eta.
2004 – Present	Director / Executive Vice Chairman	Beer Thai (1991) Plc.
2004 - 11636111	Director / Executive vice Chairman	beer mar (1771)1 ic.
2004 – Present	Director	Wrangyer Berverage (2008) Co.,
200 4 - 11636111	DIIGCIOI	
		Ltd.
2003- Present	Director	Feed Addition Co., Ltd.
2003- Present	Director	Thai Beverage Recycle Co.,
2003- Present	Director	Ltd.
	Director	
2003- Present	Chairman	Charun Business 52 Co., Ltd.
2003 – Present		Thai Beverage Energy Co., Ltd.
2000 11030111		

		Thai Beverage Marketing Co., Ltd.
2003 – Present	Vice Chairman No.1 / President	International Beverage Holdings Limited
2001-Present	Director	Thai Molasses Co., Ltd.
2001 – Present	Director	Thai Cooperage Co., Ltd.
2001-Present	Director	Blairmhor Limited
2001 – Present	Director	Inver House Distillers Limited
2001 – Present	Director	Blairmhor Distillers Limited

<u>Position in Rival Companies / Connected Business that may cause conflict of interest</u>

-None-

Preliminary information of the retired Director being proposed for re-election

Mr. Chainoi Puankosoom Director Type Independent Director **Current Position** Independent Director

Chairman of Audit Committee

Compensation and Nominating Committee Chairman of Corporate Governance Committee

Age 67 years Nationality Thai

First Appointment date 27 December 2012

Education Master of Management (MM) Sasin Graduate

Institute of Business Administration, Chulalongkorn

University

- None - / 0.00% (0 Share)

Bachelor Degree in Higher Accounting California

College of Commerce, U.S.A.

Training at Thai Institute of Directors

Association (IOD)

Directors Accreditation Program (DAP) Class 63/2007

Financial Institution Governance Program (FGP) Class 3/2011

The Role of The Chairman Program (RCP) Class 33/2014

Number of Shares Held in the Company (in percentage) included the share(s) held by

spouse and minor children

Family Relations among Directors and - None -

Executives

Years of Directorship 4 Years 9 Months

Working Experience in the Past 5 year Position in Other Listed Companies:

2017 Chairman of the Board of TICON Industrial Connection PLC.

Directors / Audit Committee

2017 - Present Chairman of the Board of Tipco Asphalts PLC.

Directors

Position in Non-Listed Companies:

Present Director/Chairman of the Audit Sapthip Co., Ltd.

Committee

2016 - Present Director The Comptroller General's Department, Ministry of Finance

2015 - Present Director/Chairman of Audit Prima Marine PLC.

Committee

2011 - Present Director The Energy Fund Administration

Institute

2010 - Present Director National Power Supply PLC. 2009 - Present Petroleum Institute of Thailand

Member of the Board

Committee

Experience

2012 - Jan 2017 Director / Audit Committee Muangthai Leasing PLC.

IRPC PLC. 2013 - 2014Chairman of the Board of

Directors

2010 - 2013PTT PLC. Advisor

The Federation of Thai Industries 2010 - 2012Chairman of Executive Committee **Environment Committee**

2008 - 2010President & CEO PTT Aromatics & Refining PLC.

2008 - 2010Senior Executive Vice President PTT PLC.

2007 - 2008President PTT Aromatics & Refining PLC.

2007 - 2008Senior Executive Vice President PTT PLC.

Position in Rival Companies / Connected Business that may cause conflict of interest

- None -

Preliminary information of the retired Director being proposed for re-election

Mr. Udom Puasakul Name Director Type Independent Director **Current Position** Independent Director

Audit Committee Member

-None-/0.00% (0 Share)

Age 66 Nationality Thai

First Appointment date 27 December 2012

Education / Training Master of Political Science (Politics and Government), Chaingmai University

Training at Thai Institute of Directors Directors Certification Program (DCP 109/2008) Association (IOD)

-None-

Number of Shares Held in the Company

(in percentage) included the share(s) held

by spouse and minor children

Family Relations among Directors and

Executives

Years of Directorship 4 Years 9 Months

5-year Past Experiences

Position in Other Listed Companies:

-None-

Position in Non-Listed Companies:

-None-

Experience

1 October 2013 – 1 April 2015 Chairman of the Executive Pinkanakorn Development

Committee Agency (Public Organization)

Chairman of the Board of 20 October 2012 - 4 September TOT PLC.

the Director 2013

20 October 2008 - 30 September Director General Department of Public Works

and Town & Country Planning

13 November 2006 - 19 October Governor Uthaithani Province

Position in Rival Companies / Connected Business that may cause conflict of interest

-None-

Independent Directors' Qualifications

Independent director refers to a director whose qualifications are in line with the requirements of the Office of the Securities and Exchange Commission and the Stocks Exchange of Thailand, whereby he or she must possess the qualifications and must not have the prohibited descriptions which equivalent to the regulation of SEC. and SET as follows:

- 1. Not owning more than 1% of the total numbers of shares with the voting rights issued by the Company, its subsidiary companies, affiliates; or not being individuals who might have any conflict. This includes shares of any connected persons to such Independent Directors.
- 2. Not having any involvement in the Company's management; nor being employees, staffs, or consultants who obtain regular salary from the Company; nor being an individual with controlling authority of the Company, its parent, its subsidiaries, its affiliates, any other subsidiaries of a similar rank level, major shareholders, or person with controlling authority of the Company, as of now and at least two years prior to the Independent Directors' term of office.
- 3. No direct or indirect blood relationships or any legal relationships (in the manner of parent, spouse, sibling, son or daughter and their spouse) with other directors, executives, major shareholders, person with controlling authority, or persons who will be nominated as directors, executives or will have controlling authority of the Company and its subsidiaries.
- 4. No business relationships with the Company, its parent, its subsidiaries, its affiliates, any other subsidiaries of the similar rank level, major shareholders, or person with controlling authority of the Company that may impair the Independent Directors' ability to make independent judgments, and neither being nor used to be a significant shareholder or controlling person of any person having a business relationship with the Company, its parent company, subsidiary company, associate company, major shareholder or controlling person, as of now or at least two years prior to the current service term as an Independent Directors, as of now and at least two years prior to the Independent Directors' term of office.
 - 4.1 Not the auditor of the Company its parent company, subsidiary company, associate company, major shareholder or controlling person, or a major shareholder, executive director, management, or managing partner of the Company's auditor.
 - 4.2 Not the professional consultants of the Company (such as legal advisor, financial advisor, assets appraiser etc..) who provides more than Baht 2 million per year of services to the Company, its parent, its subsidiaries, its affiliates, major shareholders, or person with controlling authority of the Company; nor a major shareholder, executive director, management, or managing partner of the Company's professional consultants.
 - 4.3 Have no direct or indirect benefits from or interests in any commercial or business transactions (such as those related to the ordinary course of business, lease or asset lease, assets or services, or financial assistances) with the Company, its parent, its subsidiaries, its affiliates, for a value of more than Baht 20 million or for the amount equivalent to, or more than 3% of the tangible assets of such companies, whichever is the lower amount. The value of such transactions shall be cumulative one year before the date of such business relationships. The prohibited relationships also include being a major shareholder, executive director, management, or managing partner of any entity that may have such business relationships
- 5. Not appointed as a representative of the Company's directors, its major shareholders, or the shareholders who is a related party to the Company's major shareholders.
- 6. Not undertaking any business in the same nature and in competition to the business of the Company or its subsidiary company or being an executive director, employee, staff, advisor who receives salary or holding shares exceeding one per cent of the total number of shares with voting rights of other company which undertakes business in the same nature and in competition to the business of the Company or its subsidiary company
- Not having any character which may impair the Independent Directors' ability to make independent judgments.
- 8. The Independent Directors with the qualifications as prescribed in Clause 1-7 may be assigned by the Board of Directors to make collective decisions on the business operations of the Company, its parent, its subsidiaries, its affiliates, or any other subsidiaries of the similar rank level, or any juristic persons which might have conflicts.

The previous directorial records as an independent director to be brought up for consideration shall comply with the above criteria, except under exemption by the Office of the Securities and Exchange Commission, in accordance with the Notification of the Capital Market Supervisory Board



Ref. No. 2017/056 Registration No. 0107537002273

15th December 2017

To The Shareholders

RE: The 2018 Annual General Meeting of the Shareholders No. 25 and Appointment of Proxy

Golden Land Property Development Public Company Limited has scheduled the 2018 Annual General Meeting of the Shareholders No. 25 at on 18 January 2018 10:00 hours at Victor Room II – III, Victor Club, 8th Floor, Sathorn Square Office Tower, No.98 North Sathorn Road, Silom Subdistrict, Bangrak District, Bangkok, 10500 for considering various agenda items, per details as shown in the Notice of the 2018 Annual General Meeting of the Shareholders No.25.

We, therefore, would like to invite all shareholders to participate in the meeting, as scheduled. In case you are unable to attend the meeting, you may appoint any of the following persons as your proxy to attend the meeting and vote for you:

- Mr. Wanchai Sarathulthat: Independent Director / Chairman of the Board of Directors age 71 years 98 Sathorn Square Office Tower, 36/F, North Sathorn Road, Silom Subdistrict, Bangrak District, Bangkok 10500
- 2. Mr. Chinnavat Chinsangaram: Independent Director / Audit Committee Member age 56 years 98 Sathorn Square Office Tower, 36/F, North Sathorn Road, Silom Subdistrict, Bangrak District, Bangkok 10500

None of them are stakeholders in any items of the meeting agenda, except for the agenda concerning consideration of Director's remuneration.

The Company hereby encloses Proxy Form B, which clearly specifies certain items and authority to be delegated to the Proxy. Please fill out the box in front of the name of the person you wish to appoint as your proxy to attend the meeting and vote on your behalf, and sign your name in the proxy form. When granting a proxy, you may express your voting intentions in each agenda item, by identifying your approval, disapproval or abstention in the proxy form for your proxy to vote in accordance with your intentions. These include Proxy Form A, a general and simple proxy form, and Proxy Form C, applicable to foreign shareholders, with appointment of a custodian in Thailand. Both are posted on the Company's website, www.goldenland.co.th for further use of shareholders as deemed appropriate. If you grant proxy status to any of the foregoing directors of the Company to attend the meeting and vote on your behalf, please use the enclosed return envelope and return your completed proxy form in advance of the scheduled meeting date, so that it reaches the Company for orderly preparation prior to the meeting.

Yours sincerely,

Please bring this document to the registration desk on the meeting date

Mr. Thanapol Sirithanachai

100 93A

President

Golden Land Property Development Public Company Limited

Profile of Proxy Directors

Mr. Wanchai Sarathulthat Name Director Type Independent Director **Current Position**

Chairman of the Board

Chairman of Compensation and Nominating

Committee

71 Age Nationality Thai

First Appointment date 26 December 2012

Education / Training Master of Political Science, Ramkhamhaeng

University

-None-/0.00% (0 Share)

Bachelor of Laws, Thammasat University

Training at Thai Institute of Directors

Association (IOD)

-None-

Number of Shares Held in the Company (in

percentage) included the share(s) held by

spouse and minor children

Family Relations among Directors and

Executives

-None-

Years of Directorship 4 Years 9 Months

5-year Past Experiences

Position in Other Listed Companies:

-None-

Position in Non-Listed Companies:

2015 – Present Chairman of Executive Bang Pa - In Paper Mill Industry Co., Ltd.

Committee /

Board of Director

2012 - Present Director VNU Exhibition Asia Pacific Co., Ltd.

2011 - Present Chairman N.C.C. Management & Development Co.,

2011 - Present Chairman of the Board of N.C.C. Image Co., Ltd.

Director

2011 - Present Chairman of the Board of F & B International Co., Ltd.

Director

2011 - Present Chairman of the Board of N.C.C. Exhibition Organizer Co., Ltd.

Director

2008 - Present Chairman of the Board of Thai Beverage Logistics Co., Ltd.

Director

Experience

Permanent Secretary Ministry of Transport

Chairman of the Board of Directors Thai Airways International PLC. Chairman of the Board of Port Authority of Thailand

Commissioners

Director State Railway of Thailand

Director TOT PLC.

Position in Rival Companies / Connected Business that may cause conflict of interest

-None-

Profile of Proxy Directors

Name : Mr. Chinnavat Chinsangaram

Director Type : Independent Director

Current Position : Independent Director

Audit Committee Member

Corporate Governance Committee

Age : 56
Nationality : Thai

First Appointment date : 15 September 2014

Education / Training : • LL.M. in Admiralty, Tulane University, USA

• Master of Comparative Law, University of

Miami, USA

Training at Thai Institute of Directors : - None -

Association (IOD)

percentage) included the share(s) held by

spouse and minor children

Family Relations among Directors and - None -

Executives

Years of Directorship

5-year Past Experiences:

Position in Other Listed Companies:

Present Director Adamas Incorporation PLC.

Position in Non-Listed Companies:

Present Director, Partner Weerawong, Chinnavat & Partners

Ltd.

Present Director Sittharom Development Co., Ltd.

Present Director Kurione Co., Ltd.

Present Director Sanklang Holdings Co., Ltd.
Present Director The Creators HQ Co., Ltd.

Present Director C 09 Co., Ltd.

Experience

Position in Rival Companies / Connected Business that may cause conflict of interest

- None -

Documents Required Declaring Prior to Attending the Meeting, Proxy, Registration and Voting for the 2018 Annual General Meeting of the Shareholders No.25 of Golden Land Property Development Public Company Limited

For the shareholders or proxy's convenience, please kindly bring Notice for the meeting, Registration Form and Proxy Form for the registration.

1. Documents Required Declaring Prior to attending the Meeting

For Individual Person

A. Self-Attending

Valid document issued by governmental authorities, e.g., the identification card, governmental identification card, driver license or passport, including the evidence of name or surname's change (if any).

B. Proxy

- (1) One of the Proxy Forms as attached to the Notice to Shareholders, completely filled up and signed by the Shareholder and the Proxy.
- (2) Certified true copy of valid document of the Shareholder as specified in Item A.
- (3) Valid document of the Proxy as specified in Item A.

For Juristic Person

C. Representative of Shareholder (Authorized Director) Attending the Meeting

- (1) Valid document of the authorized director(s) issued by governmental authorities similar to individual person specified in Item A
- (2) Copy of Shareholder's Certification document certified by the authorized director(s) showing that such the authorized director(s) has the authority to act on the Shareholder's behalf.

D. Proxy

- (1) One of the Proxy Forms as attached to the Notice to Shareholder, completely filled up and signed by authorized director(s) of the Shareholder and the Proxy.
- (2) Copy of Shareholder's Certification document certified by the authorized director(s) showing that such authorized director(s) signing the Proxy Form has the authority to act on the Shareholder's behalf.
- (3) Certified true copy of valid document of the authorized director(s) signing the Proxy Form as specified in Item 1.
- (4) Valid document of the Proxy issued by governmental authorities similar to those of individual person specified in Item A.

E. For Shareholder who is Foreign Investor and Appoint his/its Custodian in Thailand

- (1) All documents similar to those of the Juristic Person as specified in Item C and D.
- (2) In case the shareholder who is the foreign investor and has authorized the Custodian to sign the Proxy Form on his/its behalf, the additional documents are required:
 - (2.1) Power of Attorney by shareholder who is foreign investor to authorizing the Custodian to sign the Proxy Form on his/its behalf.
 - (2.2) Confirmation Letter showing that the Proxy is permitted to engage in the custodian business.

In case the original documents are not in English, the English translation shall be required and certified true and correct translation by the Shareholder (in case of individual person) or the authorized representative(s) of the Shareholder (in case of juristic person).

2 Proxy Method

The Proxy Form B of each shareholder were printed as attached herewith according to Regulation of the Department of Business Development, Ministry of Commerce Re: Form of Proxy (No. 5) B.E. 2550 which there are three Proxy Forms as follows:

Form A: General Proxy Form (Simple Form)

Form B: Specific Proxy Form

Form C: Proxy Form for the Foreign Investor appointing the Custodian in Thailand.

The Foreign Investor who will appoint the Custodian in Thailand as his/its proxy can download Form C from www.goldenland.co.th and please bring the proxy Form for the registration on the date of Meeting.

The Shareholder who cannot attend the Meeting may appoint a person as his its Proxy as follows:

- A. Complete only one of the above Proxy Forms as follows:
 - (1) General Shareholder shall select only one of either Form A or Form B.
 - (2) Shareholder listed in the share register book as Foreign Investor who appoints the Custodian in can select only Proxy Form C.
- B. Authorized a person or an Independent Director or Non-Executive Director to attend and vote at the Meeting on your behalf by specifying the name with details of a person or make an Independent Director's name specified in proxy form to be your Proxy.
- C. Affix the 20 Baht stamp duty and cancel the stamp duty with specifying the date of Proxy Form. For the Proxy's convenience, the Company will facilitate in affixing the stamp duty when the registration to attend the Meeting.
- D. Send the completed Proxy Form in envelope and return it to the Company by Wednesday, 17th January 2018 or half an hour before commencing of the Meeting for verifying the documents.

Allocation of shares to several Proxies to vote in the Meeting is not allowed. The Shareholder shall authorize the Proxy to cast the votes by all the shares held by him/it. The authorization of less than the total number of shares held is not allowed except that the Custodian is appointed by the Foreign Investor with Proxy Form C.

3 Meeting Registration

The commencement for registration to attend the Meeting will be 2 hour before the Meeting or from 08:00 hours at Victor Room II – III, Victor Club, 8th Floor, Sathorn Square Office Tower, No.98 North Sathorn Road, Silom Subdistrict, Bangrak District, Bangkok. 10500 as the map attached.

4 Voting

Voting Regulation

A General Agenda:

(1) A voting for each agenda will be made transparent that one vote will be counted for one share. The shareholder or proxy shall make only one vote for approval, disapproval or abstention. The partial voting is not allowed except for the vote by the Custodian.

(2) In Case of Proxy

- (2.1) The Proxy shall only vote in accordance with the authorization by the Shareholder as specified In the Proxy Form. Any vote which is not in accordance with specification in the Proxy Form will be invalid and shall not be counted as the vote of the Shareholder.
- (2.2) In case where (i) the shareholder does not specify or (ii) unclearly specifies his/its desire for voting or (iii) the Meeting has the consideration or resolution other than specified in the Proxy or (iv) there is any change or additional fact, the Proxy shall be authorized to consider and vote such matter as it may deem appropriate.

B Election of Director's Agenda:

The Articles of Association of the Company clause 15 states that the Shareholder shall have one vote for one share and the procedure for the election of the Directors as follows:

- A Each shareholder can use his whole vote to elect one or several candidates, however, he cannot split his vote for any candidate.
- B The candidates who receive the highest vote by ranking from the ones receiving the highest vote until the lowest shall be elected by the Meeting. In case where the candidates receive the equal votes for the rest of director's seat, the Chairman of the Meeting shall make the deciding vote.

Voting Procedures

The Chairman shall inform the Meeting the detail of voting procedures as follows:

- A The Chairman will propose the shareholders to have the vote in each Agenda by asking for approval, disapproval or abstention.
- B The shareholder or proxy shall vote for either approval, disapproval or abstention (except for the vote of Custodian which the allocation of the vote is allowed as specified in the Proxy Form.

Resolution of the Meeting

- A General case: the majority vote of shareholders who attend the Meeting and cast their votes will the resolution of the Meeting
- B Other cases which the laws or the Company's Articles of Association provided different from the general case; the resolutions of the Meeting shall be in accordance with the laws or the Company's Articles of Association which the Chairman shall inform the Meeting before voting for such Agenda.
 - (1) In case a tie of votes, the Chairman of the Meeting shall have a deciding vote.
 - (2) Any Shareholder or the Proxy who have any special interest in any matter shall not be permitted to vote on such matter and may be invited by the Chairman of the Meeting to temporarily leave from the Meeting, except for voting on the election of the Directors.

Counting and Announcement of the Vote

Prior to the Meeting, the Chairman shall inform the process of counting the votes. The Company shall count the votes from the shareholders or Proxies for each agenda. The vote result of all Agendas shall be informed to the Meeting before the Meeting adjourns.

The Company's Articles of Association (only the articles relating to the meeting of Shareholders)

<u>Chapter 4</u> <u>Shareholders' Meeting</u>

Article 26. The Board of Directors shall call a shareholders' meeting which is an annual ordinary general meeting of shareholders within four months of the ending date of the Company's accounting period.

Shareholders meetings other than the one referred to in the first paragraph shall be called extraordinary general meeting.

Article 27. The Board of Directors may convene an extraordinary general meeting of shareholders any time the Board considers it expedient to do so. Additionally, shareholders holding shares amounting to not less than one-fifth (1/5) of the total number of shares sold or shareholders numbering not less than twenty-five (25) persons holding shares amounting to not less than one-tenth (1/10) of the total number of shares sold may subscribe their name to a request to the Board of Directors to convene an extraordinary general meeting at any time, but the reason(s) for convening such meeting shall be clearly specified in such request. The Board of Directors shall arrange for a shareholders' meeting within one (1) month of the date of receipt of such request from the said shareholders.

Article 28. In convening the shareholders' meeting, the Board of Directors shall issue a written notice of the meeting specifying the place, date, time, agenda and matters of the meeting together with reasonable detail(s) by indicating clearly whether it is the matter proposed for information, for approval or for consideration, as the case may be, including the opinion of the Board of Directors in the stated matters, and the said notice shall be delivered to the shareholders and the Registrar for their information at least seven (7) days prior to the date of the meeting. The notice of the meeting shall also be published in a newspaper at least three (3) days prior to the date of the meeting. The place of the meeting shall be determined by the Board of Directors which shall be determined to be any place other than the place where is the location of the Company's Head Office or in a nearby province.

Article 29. In order to constitute a quorum, there shall be shareholders and proxies (if any) attending at a shareholders' meeting of not less than twenty five (25) persons or not less than one half of the total number of shareholders and in either case such shareholders shall hold shares of not less than one-third (1/3) of the total number of the fully paid up shares.

Article 30. At any shareholders' meeting, upon the lapse of one hour from the time specified for the meeting, the number of shareholders attending the meeting is insufficient to form a quorum, the meeting shall be cancelled if such shareholders' extraordinary meeting was convened by a request by the shareholders. If such meeting was an annual ordinary general meeting or convened by the Board of Directors as an extraordinary meeting, the meeting shall be called once again and a notice of such meeting shall be delivered to the shareholders for a period of not less than seven (7) days prior to the date of the meeting. In the subsequent meeting, no quorum is required.

- Article 31. The Chairman of the Board shall be the Chairman of the shareholders' meeting. In case the Chairman of the Board is not present at the meeting or cannot perform his/her duty, and if there is a Vice-Chairman, the Vice-Chairman present at the Meeting shall be the Chairman of the Meeting. If there is no Vice-Chairman or if there is a Vice-Chairman but he/she cannot perform his/her duty, the shareholders present at the meeting shall elect one of the shareholders to be the Chairman of the meeting.
- Article 32. The Chairman of the meeting shall conduct the meeting and follow the sequence of the agenda specified in the notice of the meeting, provided that the meeting may pass a resolution allowing a change in the sequence of the agenda with a vote of not less than two-thirds (23) of the number of the shareholders present at the meeting.

If the consideration of the matters referred to under the first paragraph is finished, the shareholders holding aggregate number of shares of not less than one-third (1/3) of the total number of shares sold may request the meeting to consider any matters other than those indicated in the notice of the meeting.

If the meeting has not concluded the consideration of the matters according to the sequence of the agenda as referred to in the first paragraph or the matters raised by the shareholders under the second paragraph, as the case may be, and it is necessary to postpone the consideration of the meeting, the meeting shall determine the place, date and time for the next meeting and Board of Directors shall not less than seven (7) days prior to the date of the meeting, deliver to the shareholders a notice of the meeting which indicates the place, date, time and agenda of the meeting. The notice of the meeting shall also be published in a newspaper for a period of not less than three (3) days and prior to the date of the meeting for a period of not less than three (3) days.

- Article 33. The shareholder may appoint any other person who is sui juris as his/her proxy to attend the shareholders' meeting and vote on his/her behalf. The appointment shall be made in writing in a form as specified by the Registrar and signed by the principal, and it shall be submitted to the Chairman or the person designated by the Chairman at the place of the meeting before the proxy attends the meeting. In voting, it shall be deemed that the proxy has votes equal to the total number of votes of the proxy's principal, unless the proxy has declared to the meeting prior to the vote that he/she will vote on behalf of only certain of those principals, indicating the names of those principals and the number of shares held by each of them.
- Article 34. Unless otherwise stipulated by law, a resolution of the shareholders' meeting shall require the majority of votes of the shareholders who attend the meeting and cast their votes. In case of a tie vote, the Chairman of the meeting shall have a casting vote.

Request for the Hard Copy of Annual Report Year 2017

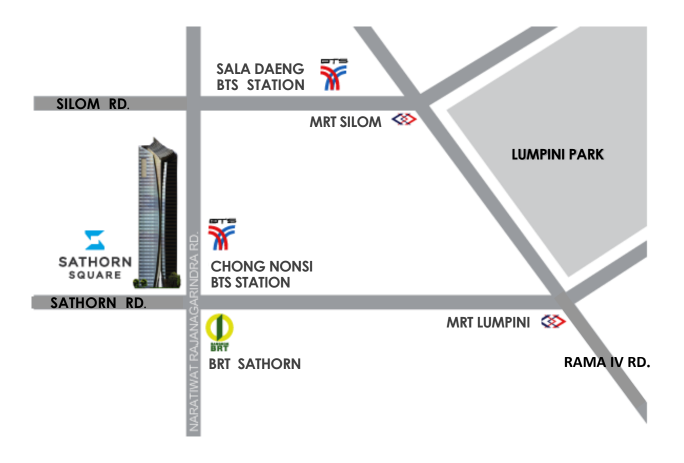
Dear Shareholders,

Name and address of Shareholder

Any Shareholder, who would like to receive the Annual Report Year 2017 in hard copy can fill in your name and address below and fax this request to the Company at No. 662764 6222 Ext. 2 or Email address: ir@goldenland.co.th or Telephone No. 662764 6200. The Company will send the hard copy of Annual Report Year 2017 to you onward.

Name	 	 	
Address	 	 	

Location Map of the Venue of the Shareholder's Meeting



ห้องประชุมวิคเตอร์ 2 – 3 วิคเตอร์ คลับ ขั้น 8 อาคารสาทร สแควร์ ออฟฟิศ ทาวเวอร์ เลขที่ 98 ถนนสาทรเหนือ แขวงสีลม เขตบางรัก กรุงเทพฯ 10500

โทร: 02 764 6200 ต่อ 288

Victor Room II – III, Victor Club 8th Floor, Sathorn Square Office Tower 98 North Sathorn Road, Silom Subdistrict, Bangrak District, Bangkok 10500 Tel: 02 764 6200 Ext. 288

	uty Stamp 20 Baht		F	-	Form A					
(1)	1347								y Year <u>2018</u>	
(1)			Road							
			Provin							
(2) Being a shareholder of Golden Land Pr total amount of to				share(s) ar	nd having		_			
			share(s), share(s),							
(3)	□ 1.Nan	ad		Tam	bon/Khwae	eng				
	Roc	ad		Tam	lbon/Khwae	eng				
	Roc Am 4. Nan Roc	ad <u>North Sath</u> phur/Khet <u>Bar</u> ne <u>Mr.Chinnav</u> ad <u>North Sath</u>	i Sarathulthat orn grak at Chinsangaran orn grak	Tam Prov Age Tam	bon/Khwae vince <u>B</u> 56 ye bon/Khwae	eng Jangkok Pars, Residii Png	Silom Pong at No 98 Silom	ostalcode 3 Sathorn Squ	10500 uare Office Tow	er, 36/F
	General 2018 at North Sc	Meeting of the 10:00 hours at V	as my/our proxy l Company's shar ictor Room II – III om Subdistrict, Bo	eholde , Victor	ers No.25 wl Club, 8 th F	nich will be loor, Satho	e held on T orn Square	hursday 18 ^t Office Tov	th January ver, No.98	
		iness carried or nyself in all resp	by the proxy in t ects	he saic	d meeting, s	shall be de	eemed as	having bee	en carried	
			Sig	ned					Grantor	
					()		
			Sig	ned	()		
			Sig	ned					Proxy	
			Sig	ned					Proxy	

Note: A Shareholder must authorize only one proxy to attend the meeting and cast votes

He/she cannot divide the number of shares to allow several proxies to cast their votes in different ways

Duty Stamps
20 Baht

Duty Stamps		PROXY Form B				
20) Baht	Made at				
		Date Month January Year 2018				
(1)		Nationality				
		g at NoRoadTambon/Khwaeng				
	Amphu	r/KhetProvincePostal Code				
(2)	_	shareholder of Golden Land Property Development Public Company Limited, holding				
(3)	the tota	al amount ofshare(s) and having voting rights equivalent tovote(s),				
	the det	ails of which are as follows:				
	Ordinar	y shareshare(s), having voting rights equivalent tovote(s)				
		ed shareshare(s), having voting rights equivalent tovote(s)				
(4)		authorize				
		meAgeyears, Residing at No adTambon/Khwaeng				
		nphur/Khet Province Postalcode or				
		meAgeyears, Residing at No adTambon/Khwaeng				
		nphur/Khet Province Postalcode or				
		ne <u>Mr. Wanchai Sarathulthat</u> Age 71 years, Residing at No.98 <u>Sathorn Square Office Tower, 36F</u> ad <u>North Sathorn</u> Tambon/Khwaeng <u>Silom</u>				
		nphur/Khet Bangrak Province Bangkok Postalcode 10500				
		me Mr. Chinnavat Chinsangaram Age 56 years, Residing at No.98 Sathorn Square Office Tower, 36F				
		ad North Sathorn Tambon/Khwaeng Silom				
	An	nphur/Khet <u>Bangrak</u> Province <u>Bangkok</u> Postalcode <u>10500</u>				
	Anyone	e of the above as my/our proxy holder to attend and vote on my behalf the 2018 Annual				
		Il Meeting of the Company's shareholders No. 25 which will be held on Thursday 18 January				
		10:00 hours at Victor Room II – III, Victor Club, 8th Floor, Sathorn Square Office Tower, No.98				
	North S	athorn Road, Silom Subdistrict, Bangrak District, Bangkok, 10500, or on any date and at any				
	postpor	nement thereof.				
(4)	lwe her	reby authorize the proxy holder to vote on my behalf at this meeting as follows:				
(- /						
	Agendo	a 1 To consider and certify the Minutes of the 2017 Annual General Meeting of				
		Shareholders No. 24 held on April 26, 2017.				
		☐ The proxy holder shall be entitled to consider and resolve in lieu of me in all				
		respects as deemed appropriate.				
		☐ The proxy holder shall vote in accordance with my wish as follows:☐ Approve☐ Disapprove☐ Abstain				
		Li Appiove Li Disappiove Li Abstairi				
	Agendo					
		1 January 2017 to 30 September 2017				
	•					
	Agendo	a 3 To consider and approve the audited financial statements for the fiscal year starting				
		from 1 January 2017 to 30 September 2017				
		☐ The proxy holder shall be entitled to consider and resolve in lieu of me in all				
		respects as deemed appropriate. The proxy holder shall vote in accordance with my wish as follows:				
		in proxy holder shall vote in accordance with the wish as follows:				

		☐ Approve	□ Disapprove	□ Abstain
	Agenda 4	To consider and approve allocations fiscal year starting from 1 Januard dividend payment. The proxy holder shall be	uary 2017 to 30 September	2017 as the legal reserve
		respects as deemed appro	opriate in accordance with my wis	h as follows:
	Agenda 5	☐ Approve To consider and approve the erotation for the year 2018.	☐ Disapprove election of directors replaci	☐ Abstain ng those being retired by
		The proxy holder shall be respects as deemed approThe proxy holder shall vote	ppriate.	
		□ Vote for all the nominate□ Approve	ed candidates as a whole □ Disapprove	□ Abstain
		□ Vote for an individual no1. Mr.Thapana Sirivadh		
		□ Approve	□ Disapprove	□ Abstain
		2Mr. Chainoi Puankoso Approve	oom □ Disapprove	□ Abstain
		 Mr. Udom Puasakul □ Approve 	□ Disapprove	□ Abstain
	Agenda 6	To consider and approve the d ☐ The proxy holder shall be e respects as deemed appro ☐ The proxy holder shall vote	ntitled to consider and reso opriate. in accordance with my wis	lve in lieu of me in all h as follows:
		□ Approve	□ Disapprove	□ Abstain
	Agenda 7	To consider and approve the a audit fee for the year 2018 ☐ The proxy holder shall be respects as deemed appround the proxy holder shall vote ☐ Approve	entitled to consider and repriate.	esolve in lieu of me in all
	Agenda 8	To consider other matters (if any ☐ The proxy holder shall be respects as deemed approxy holder shall vote ☐ Approve	entitled to consider and repriate.	
(5)	_	e proxy holder in any agenda th not my/our voting as a sharehold	at is not specified in this pro	
(6)	not clear or agenda iten	have not declared a voting intering considers on specified above, including the any fact, the proxy holder shape.	or passes resolutions in any e case that there is any am	matters apart from those endment, modification or

Any business carried on by the proxy holder in the said meeting, except the proxy holder does not vote as I/we specify in the proxy form., shall be deemed as having been carried out by myself/ourselves in all respects.

Signed		Grantor
	()	
Signed _		Proxy
	()	
Signed		Proxy
	()	
Signed		Proxy
	()	

Note:

- 1 A shareholder shall appoint only one proxy holder to attend and vote at the meeting. A shareholder may not split shares and appoint more than one proxy holder in order to split votes.
- 2 In agenda regarding the election of directors, the ballot can be either for all the nominated candidates as a whole or for an individual nominee.
- 3 In case that there any further agenda apart from specified above brought into consideration in the meeting, the proxy holder may use the Annex attached to Proxy Form B.

Annex attached to the Proxy Form B

The Proxy of the Shareholder of Golden Land Property Development Public Company Limited

At the 2018 Annual General Meeting of the Company's shareholders No. 25 which will be held on Thursday 18th January 2018 at 10:00 hours at Victor Room II – III, Victor Club, 8th Floor, Sathorn Square Office Tower, No.98 North Sathorn Road, Silom Subdistrict, Bangrak District, Bangkok, 10500, or on any date and at any postponement thereof.

Agenda	Sub	oject		•••••		
	□ Th	The proxy holder shall be entitled to consider and resolve in lieu of me in all				
	re	respects as deemed appropriate.				
	□ Th	ne proxy holder shall vote i	n accordance with my wis	:h as follows:		
		☐ Approve	□ Disapprove	□ Abstain		
Agenda	Suk	oject		•••••		
	□ Th	ne proxy holder shall be e	entitled to consider and re	esolve in lieu of me in all		
	re	espects as deemed approp	priate.			
	☐ Th	ne proxy holder shall vote i	n accordance with my wis	ih as follows:		
		☐ Approve	□ Disapprove	□ Abstain		
Agenda						
		, ,		esolve in lieu of me in all		
		espects as deemed appro				
	□ Th		n accordance with my wis			
		☐ Approve	□ Disapprove	□ Abstain		
		, ,		esolve in lieu of me in all		
		espects as deemed approp		de en fellerre		
	□ Th		n accordance with my wis			
		☐ Approve	□ Disapprove	□ Abstain		
Agenda	Sub	ject Election of directors				
		=				
			П С	□ Abstain		
	Direct	or's name				
			□ Disapprove			
	Direct	or's name				
		☐ Approve	□ Disapprove	□ Abstain		
	Direct					
		□ Approve	□ Disapprove	□ Abstain		

PROXY Form C

Duty Stamps 20 Baht		(For foreign shareholders who have custodian in Thailand only)
2	LO BOITI	Written at
		Date Month January Year 2018
(1)	lwe	Nationality
		No Road Tambon/Khwaeng
		et Province Postal Code
	Develop	being a shareholder of Golden Land Property nt Public Company Limited, holding the total amount ofshare(s) and having equivalent tovote(s), the details of which are as follows:
		nareshare(s), having voting rights equivalent tovote(s)
	Preferre	hareshare(s), having voting rights equivalent tovote(s)
(2)	Hereby	thorize Age years, Residing at No
	Ro	
	An	Tambon/Khwaeng ur/Khet Province Postalcode or
	□ 2. Nar	Age years, Residing at No
	Ro	Tambon/Khwaeng ur/Khet Province Postalcode or
	All	orkiner ostalcode or
		Mr. Wanchai Sarathulthat Age 71 years, Residing at No 98 Sathorn Square Office Tower, 36F
		North Sathorn Tambon/Khwaeng Silom
		ur/Khet Bangrak Province Bangkok Postalcode 10500
		Mr. Chinnavat Chinsangaram Age 56 years, Residing at No 98 Sathorn Square Office Tower, 36,6 North Sathorn Tambon/Khwaeng Silom
		ur/Khet <u>Bangrak</u> Province <u>Bangkok</u> Postalcode <u>10500</u>
	Meeting hours at	the above as my/our proxy holder to attend and vote on my behalf the 2018 Annual General the Company's shareholders No. 25 which will be held on Thursday 18 th January 2018 at 10:00 ctor Room II – III, Victor Club, 8 th Floor, Sathorn Square Office Tower, No.98 North Sathorn Road, istrict, Bangrak District, Bangkok. 10500, or on any date and at any postponement thereof.
(3)	☐ Gran	rize the proxy holder to attend the meeting and vote are as follows: roxy the total amount of shares holding and entitled to vote partial shares of mary shareshare(s), having voting rights equivalent tovote(s) erred shareshare(s), having voting rights equivalent tovote(s)
	T	l voting rightsvote(s)
(4)	I/we her	y authorize the proxy holder to vote on my behalf at this meeting as follows:
	Agendo	To consider and certify the Minutes of the 2017 Annual General Meeting of Shareholders No. 24 held on April 26, 2017.
		The proxy holder shall be entitled to consider and resolve in lieu of me in all respects as deemed appropriate.
		☐ The proxy holder shall vote in accordance with my wish as follows:
		☐ Approve ☐ Disapprove ☐ Abstain
	Agendo	To acknowledge the Company's performance report for the fiscal year starting from 1 January 2017 to 30 September 2017
	Agendo	To consider and approve the audited financial statements for the fiscal year starting from 1 January 2017 to 30 September 2017
		The proxy holder shall be entitled to consider and resolve in lieu of me in all respects as deemed appropriate.
		☐ The proxy holder shall vote in accordance with my wish as follows:
		- 12. 1,

		☐ Approve	□ Disapprove	□ Abstain			
	Agenda 4	To consider and approve alloc fiscal year starting from 1 Januard dividend payment.	_				
		☐ The proxy holder shall be entitled to consider and resolve in lieu of me in all respects as deemed appropriate					
		☐ The proxy holder shall vote☐ Approve	in accordance with my wish □ Disapprove	as tollows: Abstain			
	Agenda 5	To consider and approve the		g those being retired by			
		rotation for the year 2018. ☐ The proxy holder shall be respects as deemed approximately a shall be respected as deemed.	entitled to consider and resopriate.	solve in lieu of me in all			
		☐ The proxy holder shall vote	in accordance with my wish	n as follows:			
		□ Vote for all the nominat□ Approve	ed candidates as a whole □ Disapprove	□ Abstain			
		☐ Vote for an individual n					
		 Mr. Thapana Sirivad Approve 	hanabhakdi Disapprove	□ Abstain			
		2Mr.Chainoi Puankosc Approve	oom □ Disapprove	□ Abstain			
		3. Mr. Udom Puasakul □ Approve	□ Disapprove	□ Abstain			
	Agenda 6		ntitled to consider and resolv	-			
		respects as deemed appropriate appropriate and the proxy holder shall vote	opriate. In accordance with my wish	as follows:			
		□ Approve	□ Disapprove	□ Abstain			
	Agenda 7	To consider and approve the a audit fee for the year 2018	ppointment of auditors and t	the determination of the			
		☐ The proxy holder shall be respects as deemed appro	entitled to consider and res	solve in lieu of me in all			
			in accordance with my wish	as follows:			
		☐ Approve	□ Disapprove	□ Abstain			
	Agenda 8	To consider other matters (if an: ☐ The proxy holder shall be respects as deemed approximation)	entitled to consider and res	solve in lieu of me in all			
			in accordance with my wish Disapprove	as follows: Abstain			
(5)	_	e proxy holder in any agenda th not my/our voting as a sharehold		xy shall be considered as			
(6)	In case liwe have not declared a voting intention in any agenda or my/our determination is not clear or in case the meeting considers or passes resolutions in any matters apart from those agendum specified above, including the case that there is any amendment, modification or addition of any fact, the proxy holder shall have the right to consider and vote as to his/her consideration.						
		carried on by the proxy holder it specify in the proxy form., s					

myself/ourselves in all respects.

Signed		Grantor
	()	
Signed		Proxy
	()	
Signed		Proxy
	()	
Signed		Proxy
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- **Note**: 1 This Proxy Form C only use for shareholders whose names appearing in the foreign investors registration and he she appointed a custodian in Thailand to be responsible for safeguarding shares only
 - 2 Document and evidences to be enclosed with the proxy form are:
 - (1) Power of attorney from the shareholder authorizes a custodian to sign the Proxy Form on behalf of the shareholder
 - 2) Letter of certification to certify that the signer in the Proxy Form have a permit to act as a Custodian
 - 3 A shareholder shall appoint only one proxy holder to attend and vote at the meeting. A shareholder may not split shares and appoint more than one proxy holder in order to split votes
 - 4 In agenda regarding the election of directors, the ballot can be either for all the nominated candidates as a whole or for an individual nominee.
 - 5 In case that there any further agenda apart from specified above brought into consideration in the meeting, the proxy holder may use the Annex attached to Proxy Form C.

Annex attached to the Proxy Form C

The Proxy of the Shareholder of Golden Land Property Development Public Company Limited

At the 2018 Annual General Meeting of the Company's shareholders No. 25 which will be held on Thursday 18th January 2018 at 10:00 hours at Victor Room II – III, Victor Club, 8th Floor, Sathorn Square Office Tower, No.98 North Sathorn Road, Silom Subdistrict, Bangrak District, Bangkok, 10500, or on any date and at any postponement thereof.

Agenda	3	Subject				
		The proxy holder shall be entitl respects as deemed appropriat		e in lieu of me in all		
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		respects as deemed appropriat	e.			
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