

Invitation to Attend the Annual General Meeting of Shareholdersfor the Year 2025 Phol Dhanya Public Company Limited.

Wednesday April 23, 2025 at 2.00 p.m. via Electronics Device (E-AGM) Registration for Attend the Meeting starts from 12.30 hours onwards



The Shareholders and/or proxies who wish to participate in the meeting via electronic media can register to join the meeting starting from April 8, 2025, at 8:00 a.m. onwards until the meeting concludes. Please study the details for participating in the meeting as provided in Attachment 6 and the registration and meeting participation manual.

Inquiries about E-Meeting System/ Technical Support, please contact: IR PLUS AGM Call Center Tel: 02-022 6200 ext. 2 Business days only on Monday to Friday during 9.00 a.m. to 5.30 p.m. Scan QR Code for Manual, participating in the meeting



Or scan QR Code to report a problem using the system to get help quickly.



Add Line id @ irplusagm



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This year's Annual General Meeting of Shareholders ("E-AGM") is conducted exclusively via electronic media ("E-Meeting"). The Company does not organize any venue to accommodate shareholders in any way. We request that the shareholders "do not travel to the Company's office or any venue" at the Company's office or the location of the live broadcast of the shareholders' meeting.

> The company has published a list of documents relating to the 2025 Annual General Meeting of Shareholders on the Company's website: <u>www.pdgth.com</u>



QR Code for Annual Report and Meeting details

For more Information details:

Company Secretary Phol Dhanya Public Company Limited.

No. 1/11 Moo 3 Lamlukka road, Ladsawai, Lamlukka, Pathmthani 12150

Tel: (02) 791 0111 ext. 151, 226 Telefax: (02) 791 0100



Certification No. 107551000088

March 5, 2025

Subject: Invitation Letter to attend the 2025 Electronics Annual General Shareholders' Meeting

Attention: The Shareholder of Phol Dhanya Public Company Limited.

Attachments:

- 1. Annual Report 2024 (Form 56-1 One Report) together with the consolidated Financial Statements of the Company for the year ended 31 December 2024 in QR Code (Registration Form "TSD")
- 2. Brief profile of nominate director and proposed to be elected the directors in replacement of those to be retired by rotation
- 3. The Company Auditor's Information and Experience for the year 2025
- 4. Details for shareholders proxy and definition of ID's definition
- 5. Shareholder's Proxy Form-A and Form-B (Proxy Form C is available for download from the Company's website at www.pdgth.com)
- 6. Guidelines for attending The Annual General Meeting of Shareholders by Electronic Method (E-Meeting)
- 7. Shareholder's identification documents or proxy to be entitled to attend the Meeting
- 8. Procedure for Submission of Questions in Advance for the AGM 2025
- 9. The Articles of Association of the Company's related to Shareholders Meeting
- 10. Privacy Notice for the Shareholders' Meeting
- 11. Requisition Form Annual Report 2024 (56-1 One Report)

Notice is hereby given;

- The Company disclosed the previous minutes of the AGM 2024 held on April 26, 2024 on the company website (<u>www.pdgth.com</u>) from May 10, 2024 and also posted via SET Portal to Shareholders to review recorded correctly and completely or suggestion for correction by June 10, 2024. However, there were no objection or requested and amendment.
- The Company allowed the minor Shareholders to exercise their rights to put forward the 2025 AGM's agenda and nominate director candidates in advance during October 22, 2024 – December 30, 2024 and disclosed the criteria SET Community Portal and the company's website (<u>www.pdgth.com</u>). However, there were no objection or requested and amendment.

The Board of Directors of Phol Dhanya Public Company Limited ("the Company") revolved in the meeting No.2/2025 on February 19, 2025 to convene the 2025 electronics Annual General Meeting of Shareholders held on Friday, April 23, 2025 at 2.00 p.m. via electronic media (E-Meeting) only, in compliance with the Emergency Decree on Electronics B.E. 2563 (2020) and other related laws and regulations. Live broadcast at the Company's address at the Company's Conference room address 1/11 Moo 3 Lamlukka Road, Ladsawai, Lamlukka, Pathumthani 12150 for consideration according to the agenda together with the objective, rationale and opinions of the Board of Directors The meeting's agenda is as follows:

Agenda 1 To Acknowledge the company operating results for 2024

<u>Purposes and Rationale</u>: The Company has summarized the operating results for 2024 along with the significant changes occurred during the year 2024 (details shown in Annual Report 2024 (Form 56-1 One Report)) which is attached together with the notice letter invitation per details in <u>Enclosure 1</u>

The Board's Opinion: The Board was deemed appropriate to report the Company's operational results for 2024 and submit the 2024 Annual Report to the Meeting for acknowledgement.

Required Vote: As this item is for information to shareholders; therefor, a vote is not required.



Agenda 2 To consider and approve of the Audited Consolidated Financial Statements of the Company for the financial year end as of 31 December, 2024

<u>Purposes and Rationale</u>: Under Section 112 of the Public Limited Companies Act B.E.2535, the board of directors shall prepared the Annual Statements of Financial Position and Comprehensive Income Statements of the Company and Subsidiaries of the last day of the fiscal year of the Company to the shareholders for acknowledgement.

The Board's Opinion: The Board deemed appropriate to propose the Shareholders' Meeting to approve the Company's Financial Statements for the end of December 31, 2024 which were reviewed by the Board and the Audit Committee, and were duly audited and certified by the Certified public accountant.

The Company's Statement of Financial Position and the Comprehensive Income Statement for the year as of December 31, 2024 were audited by ANS Audit Co., Ltd. and had been reviewed by the Board and the Audit Committee, having considered and deemed them correct and adequacy, complete and sufficient pursuant to the generally accepted accounting standards, was duly audited and certified by Auditors from ANS Audit Co., Ltd. Details from the Statements of Financial Position and the Comprehensive Income Statements as of December 31, 2024 appears shown QR Code, printed summary of key financial information from the Annual Report 2024 is also attached to this Invitation Letter (Enclosure 1)

			(Unit	: million baht)
	Consolidated	l Statement	The Company's Statement	
Descriptions	2024	2023	2024	2023
Total Assets	651.01	643.39	598.77	602.63
Total Liabilities	255.40	268.99	228.21	252.16
Paid up Capital (million shares) /1	202.50	202.50	202.50	202.50
Shareholders' Equity	395.49	374.28	370.56	350.47
Total Income	1,014.54	971.43	897.43	885.28
Total comprehensive income Profit (Loss) for the year	65.76	63.36	64.64	57.24
Profit equity holders of the company	65.69	58.30	64.64	55.99
Profit Earnings per share (baht/share)	0.32	0.29	0.32	0.28

Summary Information from the Company's Financial Statements

Remark: ^{/1} The Paid-up capital of amounts 202,500,232 baht from the total registered capital of amounts 202,500,232 baht.

Required Vote: Majority Vote of the shareholders who attend the meeting and cast their vote.

Agenda 3 To consider and approve dividend payment 2024 and the allocation of net profit as legal reserve

<u>Purposes and Rationale</u>: Under Section 115 of the Public Limited Companies Act B.E.2535 and Article 49 of the Company's Articles of Association allow the company to pay out dividend from profit only. Under Section 116 and Article 50 of the Company's Articles of Association that the Company must allocate not less than 5(five) percent of its net profit after tax less any accumulated losses brought forward (if any) until the legal reserve is not less than ten percent of the share capital. The Company has the dividend payment policy of not less than 40 percent of net profit after reduction of all reserve funds according to the requirement of relevant laws and the Articles of Association, the cash flow is sufficient for dividend payment, if no need for another reasons conditions and future plan of any investment and other relevant factors without any affected or impacted to the Company operation upon Board consider.



In 2024, the Company had net profit from the consolidated financial statements end of December 31, 2024 of amount 65.69 million baht, earning per share of 0.32 baht. In compliance with section 115 of the Public Limited Company Act B.E.2535 (including its amendments), and the Company's article of association, the Company has no accumulated loss, the financial liquidity ratio at the appropriate level for business operations, therefore able to allocate dividends to shareholders.

<u>The Board's Opinion</u>: The Board of Directors proposed to the Shareholders' Meeting to acknowledge the interim dividend payment based on the Company's operating results for the first half of the year 2024 and to approve the appropriation of net profit as legal reserved for the year 2024, and approve the dividend payment based on the operating results for the year 2024 as follows:-

1. The Interim dividends for the first half of 2024 operating results

The Company, by the Resolutions of the Board of Directors' meeting no.6/2024 held on August 13, 2024 approved the payment of the interim dividends for the first half of the year 2024 at the rate 0.10 baht per share, totaling 20.25 million baht paid on 9 September 2024.

2. The dividends for the second half of 2024 operating results and the allocation of net profit as legal reserve

2.1 The allocate net profit for legal reserve 5% of net profit from the 2024 operating results, amounting 3.23 million baht. This brings the total accumulated legal reserve to 17.94 million baht, or 8.86% of the registered capital.

2.2 The resolutions of the Board of Directors' meeting no.2/2025 held on February 19, 2025 approved the dividend payment from the Company's profit as of December 31, 2024 at the rate 0.23 baht per share from the amount of paid-up ordinary share of 202,500,232 shares, totaling not exceeding 46.58 million baht, or 70.90% of net profit, in compliance with the Company's policy. Therefore the company has paid the interim dividend at rate 0.10 per share, the remaining payment at rate 0.13 baht per share, totaling 26.33 million baht.

The dividends are paid from the net profit which is subject to corporate income tax at the rate of 20 percent and ordinary shareholders in the category of individuals can request for a tax credit of 20/80 of the dividends paid under the section 47bis of the revenue code.

2.3 The Board has set the Record Date for the rights to receive the dividend payment on March 5, 2025. The dividend will be payable on May 19, 2025.

Dividend payment details, Separate financial statements	2024	2023
1. Dividend Policy	Not less than 40 percent of n	et profit (under conditions)
2. Net Profit (million baht)	64.64	55.99
3. Total shares (million shares) ^{/1}	202.50	202.50
4. Earnings per share (baht/share)	0.32	0.28
5. Dividend per share (baht/share)	0.23	0.21
5.1 Interim dividend (1 January -30 June)	0.10	0.09
5.2 Cash dividend (1 July -31 December)*	0.13	0.12
6. Total dividend payment net exceeding (million baht)	46.58	42.53
7. Dividend payout ratio compared to net income (%)	70.90	71.20
8. Legal reserve for year ^{/2} (million baht) (Separate Financial)	3.23	2.80
9. Capital Registration (million baht)	202.50	202.50
10. Percentage of Legal reserve (%)	1.60	1.38

<u>Remarks:</u> ^{*n*} By weighted average number of ordinary shares 202,500,232 shares of total ordinary shares 202,500,232 shares at par value of 1.00 Baht. *Dividend paid upon approval from the 2025 Annual General Meeting of Shareholders.

Required Vote: Majority Vote of the shareholders who attend the meeting and cast their vote



Agenda 4 To consider and approve the appointment of directors replacement those retired by rotation

<u>Purposes and Rationale</u>: Under Section 71 of the Public Limited Companies Act B.E.2535, and the Company's Article of Associations No.20 states that in every Annual General Meeting, one-third (1/3) of the Directors, or, if their number is not a multiple of three, then the number nearest to one-third (1/3) must retire from Office of Director in the first year. And at the second year after The Company incorporation, the draw lots process will be in use to find the retire Director. On the subsequent years, the directors who are the longest stay will be out of position. The retired director is eligible to re-elect for another term.

In 2025 There are 3 (three) directors to retired by their rotation, namely:

- 1. General Chaiwat Satondee
 Independent Director/ Chairman of Nomination and Compensation Committee

 2. Mr. Wisarute Srirojanakul
 Independent Director/ Audit Committee
- 3. Mr. Thanya Wangthamrong Director/ Risk Management and Sustainability Oversight Committee

In accordance the Good Corporate Governance, the Company allowed the minor shareholders to exercise their rights to proposed director candidates for being considered to be elected as directors in advance during October 22, 2024 - December 30, 2024 and disclosed the criteria through SET and the company's website (<u>www.pdgth.com</u>). However, there were no anyone to propose the nominated person to the company.

Nomination and Remuneration Committee's Opinion: The Nomination and Remuneration Committee, not including directors with potential interests, have considered and nominated individuals to assume the Company director positions in replacement of directors whose term of office is ending. The consideration is prudently based upon the director's selection criteria and procedures, with the right qualifications that are of benefit to the Company's business operations strategies. They must have a wide range of qualifications, knowledge, competencies and comprehensive attributes as required by law, diverse expertise and experience in different fields of professions. Moreover, the consideration also includes diversity in gender, age, race, nationality, skin color, ethnicity or religions, to ensure comprehensive point of view, coupled with the individuals' qualifications, knowledge and expertise in accordance with the Board Skill Matrix. Hence, it is deemed appropriate to propose to the Annual General Meeting of Shareholders 2025 to appoint the directors whose term of office is ending to resume the director position for another term as follows:

1. General Chaiwat Satondee	to be re-elected as Independent Director for another term
2. Mr. Wisarute Srirojanakul	to be re-elected as Independent Director for another term
3. Mr. Thanya Wangthamrong	to be elected as Director for another term

The directors being nominated this time have the knowledge, expertise and diverse experience that are beneficial to business operation strategies, being able to perform duties with prudence, care and honesty, with a dedication to role performance to the best of their ability. Hence, they have appropriate qualifications to serve as an independent director given the essential qualifications and no prohibited attributes according to the Public Limited Company Act B.E.2535 (including amendments), Securities and Exchange Commission's regulations, the Stock Exchange of Thailand and the Company's regulations. The 3 nominated individuals are not in the director or management positions in businesses that may induce conflicts of interest with the Company, or businesses that may suggest the likelihood of competition with the Company. Independent directors who have been nominated to assume the position once again possess the qualifications in accordance with the laws related to the independent directors. They are independent directors based on the qualifications defined by the Company, being independent from the management, with no business relationships with the Company in ways that impose limitations in expressing opinions independently. Profiles and relevant information about the nominated individuals for the director and independent director positions are available in Enclosure2.

Board of Directors' Opinions: The Board of Directors, not including directors with potential interests, have carefully considered and proposed to the Annual General Meeting of Shareholders to appoint the directors whose term of office is ending to resume the director's



position for another term. From the name list proposed by the Nomination and Remuneration Committee, the 3 nominated individuals have been reviewed by the Nomination and Remuneration Committee and the Board of Directors, affirming that they have the proper qualifications in accordance with the relevant rules and laws in coherence with the Company's business operations.

Required Vote: Majority Vote of the shareholders who attend the meeting and cast their vote

Agenda 5 To consider the remuneration of director for 2025

<u>Purposes and Rationale</u>: Under Section 90 of the Public Limited Companies Act B.E.2535, that the directors' person and remuneration are determined by the meeting of shareholders.

The Company's Articles of Association No.25: The Company's directors are entitled to receive remuneration for duties performed. The remuneration includes salary, meeting allowances, allowances, bonuses, rewards or other forms of benefits according to the regulations or by the consideration of the shareholders' meeting, which may be set at a definite amount, or set as a policy for each time, or to be consistently effective until there any changes are made. In addition, the directors shall receive allowances and benefits according to the Company's regulations. The content of clause one shall not affect the right of employees or staff elected as directors to receive remuneration and b enefits as Company staff or employees.

Criteria and Procedures in Proposing the Board of Directors' Remunerations

The company has established policies, criteria, and procedures for the payment of director remuneration and assigned the Nomination and Remuneration Committee to consider the criteria for the payment of the Board of Directors' remuneration following the principle of CG Code 2017 and good practices in remuneration package prescription of the Thai Institute of Directors (IOD) through cautious consideration, taking into account the suitability of the obligations, roles, and responsibilities of the directors, performance, the Company's operating results, in comparison with other companies in the same industry with similar scale and business nature, to ensure the remuneration package that is suitable, sufficient, fair and independent. The remuneration package should motivate and retain quality directors, while meeting the Company's objectives and strategies. The monetary remuneration structure and rates take the format of monthly compensation based on the position or type of the director, meeting allowance paid for each attendance, and annual director bonus, considering from the Company's operating results and the dividend paid to shareholders as specified in the terms and conditions. The Company does not pay director remuneration in the format of any other privileges. The details are to be proposed to the Board of Directors for consideration and approval, to propose to the shareholders' meeting to approve of the director remuneration on an annual basis.

Nomination and Remuneration Committee's Opinion: The Nomination and Remuneration Committee has considered and reviewed the remuneration package for the Company's Board members, committee members and annual director bonus from the operating results in 2024 based on the criteria and procedures in proposing the remuneration package, with thorough consideration in a cautious and pru dent manner, taking into account the suitability and different factors related to the criteria in remuneration package proposal as specified, as well as the remuneration package survey data from the IOD, and the summary of director and executive profile of listed companies by the S tock Exchange of Thailand. It was deemed appropriate to propose to the Board of Directors for consideration and propose to the Annual General Meeting of Shareholders 2025 to consider and approve the remuneration package for the Board of Directors and committee members for the year 2025. Besides, the payment of director bonus from the operating results in 2024, details as follow:

- Remuneration; monthly compensation and attendance, same as previously in 2024 to be an amount not exceeding of 4 MB. (excluding bonus)
- 2) Bonus; 2.5% of yearly dividend payment (allocated 1.5 part for the Chairman, 1 part to all directors member)
- 3) Others: none



The Board of Directors deemed its appropriate to propose to the Shareholder's meeting consider the determine remuneration 2025, details as following:

The Board of Director				
Remuneration	2025 ^{/1} (Proposed year)	2024 (Past year)		
1. Monthly fee ^{/2} (baht/month)				
- Chairman	25,000	25,000		
- Director (non-executive)	12,000	12,000		
Remuneration	2025 ^{/1} (Proposed year)	2024 (Past year)		
2. Meeting Allowance ^{/3} (baht/attendance)				
- Chairman	22,500	22,500		
- Director	15,000	15,000		
3. Directors' Bonus	2.5% of dividend payment to	2.5% of dividend payment to		
	Shareholders	Shareholders		
		(totaling remuneration 1.11 MB) ⁴		
	Criteria: To determine director's bonus payments as well as last year, allocated to The			
	Chairman of 1.5 parts and all directors (both non-executive director and executive director)			
	each one of 1 part in proportion to the director's period appointed by the shareholders			
	meeting for the year or whose director is appointed to the Board during the year except in			
	case of the period are less than 2 months, no bonus.			
4. Other benefits	n/a	n/a		

The Sub-Committee

Audit Committee				
1. Monthly fee ^{/2} (baht/month)				
- Chairman	20,000	20,000		
- Director	n/a	n/a		
2. Meeting Allowance ^{/3} (baht/attendance)				
- Chairman	18,000	18,000		
- Director	12,000	12,000		
3. Other benefits	n/a	n/a		
The No	minating and Compensating Committee)		
1. Monthly fee ^{/2} (baht/month)				
- Chairman	15,000	15,000		
- Director	n/a	n/a		
2. Meeting Allowance ^{/3} (baht/attendance)				
- Chairman	18,000	18,000		
- Director	12,000	12,000		
3. Other benefits	n/a	n/a		



Risk Management and Sustainability Oversight Committee			
1. Monthly fee ^{/2} (baht/month)			
- Chairman	15,000	15,000	
- Director	n/a	n/a	
2. Meeting Allowance ^{/3} (baht/attendance)			
- Chairman	18,000	18,000	
- Director	12,000	12,000	
3. Other benefits	n/a	n/a	
Total Amounts (baht/year)	monthly fee and attendance not	monthly fee and attendance not exceeding	
Boards and sub-committee	exceeding of 4 MB. (excluding bonus)	of 4 MB. (excluding bonus)	

The Company does not impose any other benefits for directors. In addition to regular compensation meeting allowance and bonus for directors per above mention. However, the Company takes into duties and responsibilities of directors by insuring under the D&O Insurance Policy that covers the liability of directors and executive officers of amounts 100 MB., premium 0.15 MB. for period of 1 year (1Nov.2024-1Nov.2025) the 14th consecutive year.

Remarks:

^{/1} To Approval of the 2025 Electronics Annual General Meeting shareholders held on April 23, 2025 which shall be effective from the resolution of the 2025 E-AGM onward.

¹² Monthly fee; only for non-executive director, in case of the directors holding more than 1 position receive the highest monthly fee to be paid.

^{/3} Meeting allowance to be paid for the director who attending (per attendance/person)

^{/4} Bonus 2024; rate 2.5% from dividend payment paid to Shareholders year 2024, same as previously criteria.

⁷⁵ The Sub-Committee consisting of Audit Committee Nominating and Compensating Committee and Risk Management and Sustainability Oversight Committee

Board of Directors' Opinions: The Board of Directors, through the appropriate consideration and screening of the Nomination and Remuneration Committee, taking into account the remuneration policy and the criteria for determining remuneration for directors in each position, deems it appropriate to propose to the Annual General Meeting of Shareholders for approval of the remuneration of the Board of Directors and sub-committees for the year 2025 at the same rate as the year 2024 and to report the payment of directors' bonuses based on the 2024 performance as proposed by the Nomination and Remuneration Committee.

Required Vote: Majority Vote of not less than two-third (2/3) of all the votes of the shareholders present the meeting

Agenda 6 To consider the appointment of the auditor and determine their remuneration for year 2025

Purposes and Rationale: In order to comply with Section 120 of the Public Limited Company Act B.E.2535 (including amendments), the Annual General Meeting of Shareholders are required to appoint the auditors and identify the auditing fees, whereby the same auditors can be appointed. Furthermore, from the announcement of the Capital Market Supervisory Board, listed companies must ensure rotation of the auditors, whereby the auditors who have reviewed, verified and expressed opinions on the Company's statement of financial positions for 7 fiscal years, whether consecutive or not, the Company can appoint such auditors after a period of at least 5 consecutive fi scal years have elapsed..

Opinion of the Audit Committee: To ensure a comprehensive and diverse point of view in the audit activities in 2025, to be of benefit to the Company and comply with the Capital Market Supervisory Board's announcement in auditors' rotation, the change of audit firm



and auditors have been proposed; Dharmniti Auditing Co., Ltd., who has been approved by the Se curities and Exchange Commission, whereby the Audit Committee has considered and selected the auditors based on the experience, expertise, proper qualifications and au dit fees, as well as the auditors' independence.

The Board's Opinion: The Board of Directors, with the approval of the Audit Committee, recommends proposing to the Annual General Meeting of Shareholders to consider and approve of the change in auditor for the accounting period ending December 31, 2025, to the new audit firm will be Dharmniti Auditing Co., Ltd., to be the Company's Auditor for the accounting period 2025, whereby one of the following auditors will be reviewing, verifying and expressing opinions of the Company's statements of financial positions Auditors namely;

A 116 2 N.T	Certificate Public	Period for being the Company's auditor
Auditor's Name	Account Number	
1. Miss Soraya Tintasuwan	8658	-
2. Mr.Peradate Pongsathiansak	4752	-
3. Miss Methavee Chanasongkram	12784	-
4. Miss Naralee Karnsonth	14205	-
5. Miss Sulalit Ardsawang	7517	-

<u>Remarks</u>: All five auditors have never been the auditors who signed the financial statements of the company. Appears according to Auditor's profile shown in Enclosure 3

In the event that the aforementioned auditors are unable to perform their duties, Dharmniti Auditing Co., Ltd. will replace the person with another auditor from its firm to conduct the audit works and give an opinion on the financial statements of the Company instead of such auditor. The auditors who certify the financial statements have no relationship in any circumstances and have neither conflict of interest with the Company and/or its subsidiary companies nor the management, major shareholders or any related persons of the aforementioned.

Together it was deem to propose determine the Auditors fee of amounts Baht 1,400,000 were including subsidiaries company, decreasing Baht 225,000 or decreasing 13.85% from previously, no other non-service fee except the audit fee. Even though, the auditors of foreign subsidiaries are not affiliated with the same audit office, the Board will ensure that the financial statements can be completed on time.

Comparison Information of the Auditors Remuneration of the Company	Amount: Baht		
Audit Fee	2025	2024	
1) Auditor's Fee			
- Phol Dhanya Public Company Limited.	1,000,000	1,130,000	
2) Subsidiaries' Fee	400,000	495,000	
3) Others service (Non-audit fee)	-	-	
Total Audit Fee (Baht)	1,400,000	1,625,000	

Required Vote: Majority Vote of the shareholders who attend the meeting and cast their vote

Agenda 7 To consider and approve the addition to the Company's Objectives and the amendment to Clause 3 of the Company's Memorandum of Association.

<u>Purposes and Rationale</u>: In order for the Company's objectives to align with the business operations, it was proposed that additional objectives are added to resonate with the Company's products and services. Moreover, the amendment of the objectives results in the amendment of the Company's Memorandum of Association no.3 to ensure coherence. This is to go in line with the Company's regulations and



the Public Limited Company Act B.E.2535, whereby the person authorized to proceed with the amendment of the Memorandum of Association at the Department of Business Development, Ministry of Commerce, is empowered to edit and add wordings to comply with the registrar's command.

Opinion of Board of directors: It was deemed appropriate to propose to the Annual General Meeting of Shareholders 2025 to consider and approve of the amendments of the Company's objectives to align with the business operations. A new objective has been added, increasing from 56 to 57 Objectives, with details of the addition as follows:

"Clause 57. To Engaged in the business of selling and providing calibration services for equipment and instruments related to gas systems, such as gas cylinders, gas distribution systems, and related equipment, including spare parts and accessories."

Additionally, the Memorandum of Association, Clause 3, shall be amended to align with the revision of the company's objectives as follows:

"Clause 3. The Objectives of the Company consist of 57 clauses."

In the regard, the person authorized by the company to register the amendment of the Memorandum of Association at the Department of Business Development, Ministry of Commerce, is empowered to add wording as necessary to comply with the registrar's command.

Required Vote: Majority Vote of not less than three-fourths (3/4) of all the votes of the shareholders present the meeting.

Agenda 8 Others Business (if any)

This agenda is for shareholders to query (if any) and/or for the Board of Directors to give answer or clarification (if any) to the shareholders. No any other business will be considered and approved or resolved under this agenda item.

The Board's Opinion: The shareholders are free to ask any questions and the Board will answer their enquiries (if any).

The company has fix Record Date on March 5, 2025 to entitle rightful shareholders to attend the 2025 Electronic Annual General Meeting of Shareholders and disclosed such invitation letter E-AGM i.e. notification and attachment proxy Form A Form B and Form C publicized at the Company's website <u>www.pdgth.com</u> since March 28, 2025. The Company will activate the system to open for submission of the E-meeting registration forms and relevant documents via electronic channels or QR code scanning in advance during April 8, 2025 at 9.00 hrs., until the meeting is adjourned on April 23, 2025. Shareholders or proxies will be able to log in to the system to participate in the meeting via electronic channels in advance from April 23, 2025, at 12.30 pm. onwards.

If shareholders are willing to participate in the meeting themselves or assign proxies and cast votes via e-meeting, which is the only available format, please study the e-meeting participation regulations in Attachment 6 and prepare the documents serving as identifying evidence of the shareholders or eligible representatives as in Attachment 7.

The Company utilizes the e-meeting program offered by Online Asset Co., Ltd.; the provider of a meeting control system that has been certified by the Electronic Transactions Development Agency.

If any shareholder is unable to attend the meeting via such electronic meeting, wishes to appoint either one independent director namely; 1) Assoc.Prof.Dr.Ekachidd Chungcharoen 2) Mr.Noppadol Dheerabutrvongkul 3) Miss Mathusorn Srikerd, those independent director have no conflict of interest in all agenda item details shown in Enclosure 4 or assign another representative to attend the meeting and vote on behalf his/her each one proxy Form A or Form B attached in Enclosure 5, the Form C proxy for the foreign shareholders who have custodians in Thailand only, which shall be upload on the company's website <u>www.pdgth.com</u> section Investor Relation, submit to the company as follows;



E-mail: ir@pdgth.com

PostalCode: Investor Relation, Phol Dhanya Public Company Limited.

No. 1/11 Moo 3 Lamlukka Rd, Ladsawai, Lamlukka, Pathumthani 12150

The Company has posted the notice calling the Meeting and Enclosure on the Company's website <u>www.pdgth.com</u>. In addition, any shareholders who wish to receive the Annual Report 2024 (Form 56-1 One Report) in hard copy, kindly fill out the requisition form for 56-1 Report 2024 in the Enclosure 11 submit to the company as above address.

To obtain highest benefit from the Meeting, and adhere to the meeting agenda, which is legally required the Meeting, the shareholders may forward questions in advance, please indicate your first name, last name, telephone number and e-mail(if you one), to our Investor Relation at <u>ir@pdgth.com</u> as attached Enclosure 8.

Please be informed accordingly. Yours faithfully, By the order of the Board of Directors

XIn

Assoc.Prof. Ekachidd Chungcharoen, Chairman of the Board



หนังสือเชิญประชม Notice of Meeting บริษัท ผลธัญญะ จำกัด (มหาชน) PHOL DHANYA PUBLIC COMPANY LIMITED

เรื่อง Subject	กำหนดการประชุมสามัญผู้ถือหุ้น Schedule of Annual General Meeting of Shareholde	ers	วัน Da	นที่ 05 มีนาคม 2568 ate	
เรียน To บ้านเลขที่ Address				ขทะเบียนผู้ถือหลักท ^{ู่} nareholder's Registrat	
สิ่งที่ส่งมาด้ว Attachment	ย เอกสารประกอบการประชุม ฯลฯ Details of meeting document				
	เทรัพย์จำนวนทั้งสิ้นรวม otal amount of		หุ้น/หน่วย shares/units		ษัท / หลักทรัพย์ curities Information
หุ้นสามัญ Ordinary sha	re		หุ้น/หน่วย shares/units		
หุ้นบุริมสิทธิ Preferred sha	are		หุ้น/หน่วย shares/units		
	ารประชุมตามแนบท้าย agenda is attachment				r.th/set/tsd/meetingdocu I=PHOL&date=250423
Meeting Da สถานที่ประช การประชุมผ	ม : วันพุธที่ 23 เมษายน 2568 เวลา 14:00 น. ite : Wednesday, April 23, 2025 at 14:00 hrs. ชุม/ช่องทางสอบถามข้อมูล (Meeting Venue / Channe เานสื่ออิเล็กทรอนิกส์ (E-AGM) เพียงอย่างเดียว ics (E-AGM)		เป็น[]ผู้ถือหล่	ลักทรัพย์ []หรือผู้รับ	
	ษัท ผลธัญญะ จำกัด (มหาชน) IOL DHANYA PUBLIC COMPANY LIMITED		am/are shareh	nolder or proxy of a sh	areholder
หมายเลขบั	ตรประจำตัวประชาชน lentification (ID) number		ได้มาเข้าร่วมก attend the abo	การประชุมดังกล่าวข้ ove mentioned meetin	างต้น g.
		Sign			Meeting Attendee
		()

เพื่อความสะดวกในการลงทะเบียน ผู้ถือหลักทรัพย์หรือผู้รับมอบฉันทะที่จะมาประชุม โปรดจัดเตรียมเอกสารเพื่อลงทะเบียนเข้ารวมประชุม กรณาแสดงบัตรประจำตัวประชาชน หรือใบขับขึ่ หรือบัตรข้าราชการ หรือหนังลือเดินทาง (กรณีผู้ถือหุ้นตางประเทศ) ที่ยังไม่หมดอายุ ท่านสามารถคนหารายละเอียดระเบียบวาระการประชุม พรอมความเห็นกรรมการในเรื่องดังกล่าว รวมทั้งสิ่งที่จะเสนอต่อที่ประชุมพรอมรายละเอียดและเอกสารประกอบการประชุมอื่นๆ ผ่าน QR

Code หรือ URL https://www.set.or.th/set/tsd/meetingdocument.do?symbol=PHOL&date=250423 หรือ ติดต่อขอรับเอกสารประกอบการประชุมได้ที่บริษัทผู้ออกหลักทรัพย์ เว็บไซต์: www.pdgth.com / โทร 027910226 ต่อ - / email : ir@pdgth.com

สอบถามข้อมูลเพิ่มเติมได้ที่ SET Contact Center เว็บไซต์ : www.set.or.th/contactcenter / โทร 02 009 9999

For your convenience, shareholders or proxies wishing to attend the meeting, kindly request to prepare document to registration, the identification card or driving license or government official identification card or passport (in case of foreign shareholders) that has not expired.

The details of Meeting document is available online by scanning QR Code on this form or at URL

You can also contact the issuer for the annual report

Website : www.pdgth.com /Tel. +66 27910226 Ext. - / email : ir@pdgth.com

For further information please contact SET Contact Center Website : www.set.or.th/contactcenter /Tel. +662 009 9999



Profile of directors/persons who are considered to be appointment as directors to replace of those retire by rotation

Name	General Chaiwat Satondee		
Age	71 years old		
Nationality	Thai		
Position	Independent D	Director/ Chairman of	
	Nomination ar	nd Compensation Committee	
Proposed Position	Independent D	Director	
First Appointment	Appointment a	as Director date:	
	October 12, 2	015	
	Appointment a	as Independent Director date: February 19, 2021	
No. of years of Directorship	10 years (yea	r 2015-2025)	
No. of years of Independent Directorship	4 years (year		
No. of years of Independent Directorship	7 years upon	resolve to the Company's Director	
(Including the no. of years reappointed to			
serve another term.)			
The Company's securities holding	Personally 2	48,250 shares	
(As December 31, 2024)	Spouse and m	ninor children - None -	
	(representing	0.12% of total issued share)	
Family relationship to the Management or	None		
Major shareholders of the Company or its'			
subsidiaries			
Education	- Bachelor of	Science, Chulachomklao Royal Military Academy	
	- Command a	nd General Staff College Class 65	
	- National De	fense College Class 2007	
Training Program	-Training prog	grams of Thai Institute of Directors (IOD)	
	Nomination D	irector Event 1/2017 "Nomination Committee Best Practice	
	Guideline"		
		fication Program (DCP) Class 216/2016	
Experiences	2022– Present	Chairman of Nomination and Compensation Committee, Phol Dhanya Plc.	
	2007 - Present	·	
	2017 - Present		
	2019 – Present	Advisor, The Thai-Myanmar Culture and Economic	
		Cooperation Association	
	2019 - Present	Advisor, Thailand Inter-Parliamentarians Friendship Group	
		(Thailand - Myanmar).	
	2017 – 2022	Nomination and Compensation Committee, Phol Dhanya Plc.	
	2015 - 2022	Director, Phol Dhanya Plc.	
	2015 - 2019	Advisor to Board of Security and Military Affairs, The National	
	2011 – 2013 2012 – 2014	legislative Assembly Director General of War Veteran Organization of Thailand	
	2012 - 2014	Deputy Director of Defence Industry and Energy Centre	
		Deputy Director of Defence industry and Directly conde	



Enclosure 2

100%

2007	Chief of Military Affairs Co-ordinations Officers of the National
	Security Council
2003	Chief of Staff in The Joint Security Council in Ache Monitoring
	Mission in Indonesia
1998-2001	Defense Attach to The Royal Thai Embassy in Yangon
1991-1994	Assistance Army Attach to The Royal Thai Embassy in Beijing

Other directorship position / Other position at present

 Subsidiary company 	:	1 company	
		- Chairman of the Board, Phol Entech Co.,Ltd	
Other listed company	:	None	
Non-listed company	:	2 company	
		- Advisor, The Thai-Myanmar Culture and Economic Cooperat	tion Association
		Advisor, Thailand Inter	
		-Parliamentarians Friendship Group (Thailand - Myanmar)	
 Other Organizations that may have 	:	None	
conflict of interest to the Company			
Meeting Attendance in 2024			
		Attendance / Total Meeting	%
Board of Director		8/8	100%
Nomination and Compensation Committee		2/2	100%

1/1

Additional qualifications for nominated independent directors

(Having the following interests in the Company, parent company, subsidiaries, affiliates or any legal entities that have

conflicts, at present or in the past 2 years)

• AGM

Relation	Qualification		
1. Being a director that take part in managing day-to-day operation, or being an employee,	🛛 Yes	No No	
or advisor who receive a regular salary or fee			
2. Being a professional service provider (i.e., auditor, lawyer)	🛛 Yes	No No	
3. Having the significant business relations that may affect the ability to perform	Have	None 🗹	
independently			
4. Having family relationship to the directors of the Company		None 🗹	
Criminal offense record during the past ten years	Qualifi	ication	
1. Have judged to be a criminal act or criminal prosecution	Have	None 🗹	
2. Have not been found adjudged bankrupt or a receiver is appointed	Have	None None	
3. As the management or control of companies and partnerships that are judged to be	Have	None 🗹	
bankrupt or insolvent.			

Have a conflict of interest in any matter to be consider at the Agenda of the 2025 Shareholders' Meeting:

• Director who retired by due term its regards as a conflict of interest in the re-election of directors to replace those who are due to retire by rotation



Name	:	Mr. Thanya War	nathamrong
Age		45 years old	
Nationality		Thai	0.50
Position		Director	
Proposed Position	÷	Director	
First Appointment	÷	Apr 30, 2013	
No. of years of Directorship	÷	12 years (year 2	2013 to 2025)
	÷		esolve to the Company's
No. of years of Independent Directorship		Director	esolve to the company's
(Including the no. of years reappointed to		Director	
serve another term.)			
The Company's securities holding	:	5	% (15,147,433 Shares)
(As December 31, 2024)			or children : 2.61% (5,280,000 Shares)
Family relationship to the Management or	:	Mr.Chavalit Wan	igthamrong's son
Major shareholders of the Company or its'			
subsidiaries			
Education	:	- Master of Busin	ness Administration (International), Thammasat
		University	
		- Bachelor of Arc	chitecture, Chulalongkorn University
Training Program	:	Training program	ns of Thai Institute of Directors (IOD)
		- Director Certi	ification Program (DCP) Class180/2013
		- SET Sustainat	bility Forum 2/2023 by SET (Jun 2023)
		- IR IN ACTION	Class 4 Course in 2567 by SET.
		- CFO's Orienta	tion for New IPOs Course in 2565 by SET.
		- Trends, Directi	ions of M&A, Key Considerations, and Strategies for
		Successful M&	A" in 2021, organized by TLCA.
Experiences	:	2024 – Present	Chief Executive Officer, Phol Dhanya Plc.
		2023 – Present	Risk Management and Sustainability Oversight Committee
		2013 – Present	Director, Phol Dhanya Plc.
		2011 – Present 2022-2024	Director, Spirit Gems Co., Ltd. Director, Phol Water Co.,Ltd.
		2024	Director, Phol Palladium Co.,Ltd.
		2018-2023	Vice President Marketing and Sales , Phol Dhanya Plc.
		2011 – 2022	Acting Chief Financial Officer, Phol Dhanya Plc.
		2013 – 2023	Director, Guzz Media Co., Ltd
		2006 - 2019	Director, Phol Water Co.,Ltd
		2010 - 2017	Executive Director/ Chief Marketing Officer/, Phol Dhanya
			Plc.
		2011 – 2017	Director, Wilsiri Intertrade Co, Ltd.
		2006 - 2017	Director, PDF Supply Co., Ltd
		2015	Chief Information Technology Officer, Phol Dhanya Plc.
		2014 2009 – 2010	Director, Environment Business Division, Phol Dhanya Plc. Manager, Marketing Division, Phol Dhanya Plc.
		2007-2009	Manager, Marketing Communication Department Phol
			Dhanya Co.,Ltd.



Other directorship position / Other position at present

 Subsidiary company 	:	None
Other listed company	:	None
 Non-listed company 	:	1 company
		Director, Spirit Gems Co., Ltd.
 Other Organizations that may have 	:	None
conflict of interest to the Company		

Meeting Attendance in 2024

	Attendance / Total Meeting	%
Board of Director	8/8	100%
 Risk Management and Sustainability Oversight 	4/4	100%
Committee	1/1	100%
• AGM		

Additional qualifications for nominated independent directors

(Having the following interests in the Company, parent company, subsidiaries, affiliates or any legal entities that have conflicts, at present or in the past 2 years)

Criminal offense record during the past ten years	Qualification	
1. Have judged to be a criminal act or criminal prosecution	Have	None
2. Have not been found adjudged bankrupt or a receiver is appointed		None
3. As the management or control of companies and partnerships that are judged to be		None
bankrupt or insolvent.		

Have a conflict of interest in any matter to be consider at the Agenda of the 2025 Shareholders' Meeting:

• Director who retired by due term its regards as a conflict of interest in the re-election of directors to replace those who are due to retire by rotation.



Name	:	Mr. Wisarute Srirojanakul
Age	:	45 years old
Nationality	:	Thai
Position	:	Independent Director/Audit Committee
Proposed Position	:	Independent Director
First Appointment	:	September 17, 2021
No. of years of Independent Directorship	:	10 years (year 2015-2025)
Ownership in securities issued	:	Personally - None –
(As December 31, 2024)		Spouse and miner children - None -
Family relationship to the Management or	:	- None -
Major shareholders of the Company or its'		
subsidiaries		
Education	:	- M.B.A. (Finance), Auburn University, U.S.A
		- B.E. (Chemical), Chulalongkorn University
Training Program	:	- Training programs of Thai Institute of Directors (IOD)
		Director Accreditation Program (DAP) Class 188/2021
		Agriculture & Cooperatives Executive Program (ACE) Class 3/2023
		Executive Program for Financial Planning Certification, University of
		Georgia, U.S.A
		Director Certification Program (DCP) Class 357/2024
Experiences	:	2024 - Present Audit Committee, Phol Dhanya Plc.
		2021 - Present Independent Director, Phol Dhanya Plc.
		2023 - Present Director, Phuket Deep SEA Port Co., Ltd
		2022 - Present Director, Thai Agro Service Co., Ltd.
		2022 - Present Chief Financial Officer, Winvestment Co., Ltd.
		2021 - Present Director, AGRI GATE Co., Ltd.
		2021 - Present Director, Thai Agro Fresh Co., Ltd.
		2020 - Present Director, Fresh Commerce Co.,Ltd.2019 - Present Senior Director, Thai Agro Exchange Co., Ltd. (TalaadThai)
		2018 - 2021 Deputy Chief Financial Officer, Winvestment Co., Ltd.
		2017 – 2018 Head of Business Incubation , Beacon Venture Capital
		Co.,Ltd.
		2009 – 2016 First Vice President, Kasikornbank Plc.
Other directorship position / Other position at	t pre	sent
Subsidiary company	:	None
Other listed company	:	None
 Non-listed company 	:	7 Companies
		Director, Phuket Deep SEA Port Co., Ltd
		Director, Thai Agro Service Co., Ltd.
		Chief Financial Officer, Winvestment Co., Ltd.
		Director, AGRI GATE Co., Ltd.

Director, Fresh Commerce Co.,Ltd.

Director, Thai Agro Fresh Co., Ltd.

Senior Director, Thai Agro Exchange Co., Ltd. (TalaadThai)



- Other Organizations that may have conflict : None of interest to the Compan
- Meeting Attendance in 2024

	Attendance / Total Meeting	%
Board of Director	8/8	100%
Audit Committee	5/5	100%
• AGM	1/1	100%

Additional qualifications for nominated independent directors

(Having the following interests in the Company, parent company, subsidiaries, affiliates or any legal entities that have conflicts, at present or in the past 2 years)

Relation	Qualification	
1. Being a director that take part in managing day-to-day operation, or being an employee, or	Yes	No No
advisor who receive a regular salary or fee		
2. Being a professional service provider (i.e., auditor, lawyer)	Yes	No No
3. Having the significant business relations that may affect the ability to perform independently	Have	None None
4. Having family relationship to the directors of the Company		None None
Criminal offense record during the past ten years	Qualifi	cation
1. Have judged to be a criminal act or criminal prosecution	Have	None None
2. Have not been found adjudged bankrupt or a receiver is appointed	Have	None None
3. As the management or control of companies and partnerships that are judged to be	Have	None None
bankrupt or insolvent.		

Have a conflict of interest in any matter to be consider at the Agenda of the 2025 Shareholders' Meeting:

• Director who retired by due term its regards as a conflict of interest in the re-election of directors to replace those who are due to retire by rotation



Brief Profile of the Auditors, nominated to Auditor for 2025

Dharmniti Auditing Co., Ltd.

178 Dharmniti Building 6-7th Floor, Soi Permsap (Prachachuen 20), Prachachuen Road, Bangsue, Bangkok, 10800, Thailand Tel: (662) 6450109 2596 0500 ext 327

Auditors' Name	Auditor's Profile
1. Miss Soraya Tintasuwan	Email address: <u>Soraya.t@daa.co.th</u>
Auditor Registration No. 8658	Education and qualification:
Senior Audit Partner	Master of Accounting (MACC), Chulalongkorn University
	Bachelor of Business Administration (BBA) in Accounting, Rajamangala
	University of Technology Thanyaburi
	Experience :
	• Experience in external auditing more than 20 years.
	Auditor who is approved by the SEC. She has no conflict of interest with the
	Company, its subsidiaries, Board of Directors and major shareholders.
	Signatory of financial statements of the Company: None
	Shareholding structure in the Company: -None-
	Interest other than provision of audit service to the Company/ subsidiaries/ associates
	or juristic persons which may lead to conflicts and independence : -None-
2. Mr.Peradate Pongsathiansak	Email address: peradate.p@daa.co.th
Auditor Registration No. 4752	Education and qualification:
Senior Audit Partner	Mini MBA, Thammasart University
	Bachelor of Business Administration in Accounting, Ramkhamhaeng University
	Experience :
	• Experience in external auditing more than 30 years.
	Experience in Due Diligence
	Experience in accounting system 13th Asian Games and 7th FESPIC Games
	Auditor who is approved by the SEC. He has no conflict of interest with the
	Company, its subsidiaries, Board of Directors and major shareholders.
	Signatory of financial statements of the Company : None
	Shareholding structure in the Company: -None-
	Interest other than provision of audit service to the Company/ subsidiaries/ associates or juristic persons which may lead to conflicts and independence : -None-



 Auditor Registration No. 12784 Education and qualification: Bachelor of Business Administration (BBA) in Accounting, Rajamangala University of Technology Thanyaburi Experience: Experience in external auditing more than 17 years.	Auditors' Name	Auditor's Profile
 Audit Partner Bachelor of Business Administration (BBA) in Accounting, Rajamangala University of Technology Thanyaburi Experience: Experience in external auditing more than 17 years. Auditor who is approved by the SEC. She has no conflict of interest with the Company, Its subsidiaries, Board of Directors and major shareholders. Signatory of financial statements of the Company: None Shareholding structure in the Company: -None Interest other than provision of audit service to the Company subsidiaries/ associates or juristic persons which may lead to conflicts and independence: -None- 4. Miss Naralee Karnsonth Auditor Registration No. 14205 Email address: <u>Maralee k@daa.co.th</u> Education and qualification: Bachelor of Business Administration (BBA) in Accounting, Rajamangala University of Technology Phra Nakhon Experience:	3. Miss Methavee Chanasongkram	Email address: methavee.c@daa.co.th
4. Miss Naralee Karnsonth Experience: 4. Miss Naralee Karnsonth Experience in external auditing more than 17 years. 4. Miss Naralee Karnsonth Email address: Naralee.k@daa.co.th Education and qualification: Experience in external auditing more than 20 years. 4. Miss Naralee Karnsonth Email address: Naralee.k@daa.co.th Education and qualification: Education and qualification: • Auditor Registration No. 14205 Email address: Naralee.k@daa.co.th Education and qualification: • Experience in external auditing more than 20 years. Auditor Registration No. 14205 Email address: Naralee.k@daa.co.th Education and qualification: • Experience in external auditing more than 20 years. Auditor Registration No. 14205 Experience in external auditing more than 20 years. • Experience in external auditing more than 20 years. Signatory of financial statements of the Company : None Shareholding structure in the Company : -None- Interest other than provision of audit service to the Company is subsidiaries/ associates or juristic persons which may lead to conflicts and independence : -None- 5. Miss Sulalit Ardsawarg • Master of Business Administration (MBA) in Management, Srinakharitwirot University • Bacheler of Business Administration (BBA) in Accounting, Ramkhamhaeng University • Bacheler of Dusiness Administration (• Auditor Registration No. 12784	Education and qualification:
Experience: • Experience in oxternal auditing more than 17 years. Auditor who is approved by the SEC. She has no conflict of interest with the Company, its subsidiaries, Board of Directors and major shareholders. Signatory of financial statements of the Company : None Shareholding structure in the Company : None- Interest other than provision of audit service to the Company is ubsidiaries/ associates or juristic persons which may lead to conflicts and independence : -None- 4. Miss Naralee Karnsonth • Auditor Registration No. 14205 Email address: Naralee.kgrdaa.co.th Education and qualification: • Bachelor of Business Administration (BBA) in Accounting, Rajamangala University of Technology Phra Nakhon Experience: • Experience in external auditing more than 20 years. Auditor who is approved by the SEC. She has no conflict of interest with the Company, its subsidiaries, Board of Directors and major shareholders. Signatory of financial statements of the Company : None Shareholding structure in the Company : None	• Audit Partner	Bachelor of Business Administration (BBA) in Accounting, Rajamangala
 Experience in external auditing more than 17 years. Auditor who is approved by the SEC. She has no conflict of interest with the Company, its subsidiaries, Board of Directors and major shareholders. Signatory of financial statements of the Company: None Shareholding structure in the Company: -None Interest other than provision of audit service to the Company/ subsidiaries/ associates or juristic persons which may lead to conflicts and independence : -None- Miss Naralee Karnsonth Auditor Registration No. 14205 Email address: Naralee.k@daa.co.th Education and qualification: Bachelor of Business Administration (BBA) in Accounting, Rajamangala University of Technology Phra Nakhon Experience: Experience in external auditing more than 20 years.		University of Technology Thanyaburi
Auditor who is approved by the SEC. She has no conflict of interest with the Company, its subsidiaries, Board of Directors and major shareholders. Signatory of financial statements of the Company : None Shareholding structure in the Company: -None- Interest other than provision of audit service to the Company/ subsidiaries/ associates or juristic persons which may lead to conflicts and independence : -None- Auditor Registration No. 14205 Email address: Naralee.k@daa.co.th Education and qualification: • Experience: • Experience: • Experience • Experience in external auditing more than 20 years. Auditor Registration No. 7517 • Muster of Business Administration (BBA) in Accounting, Rajamangala University of Technology Phra Nakhon Experience • Experience in external auditing more than 20 years. Auditor Registration No. 7517 • Muster of Business Administration (MBA) in Management, Srinakharinwirot University • Bachelor of Business Administration (BBA) in Accounting, Ramkhamhaeng University • Bachelor of Business Administration (BBA) in Accounting, Ramkhamhaeng University • Bachelor of Business Administration (BBA) in Accounting, Ramkhamhaeng University • Bachelor of Business Administration (BBA) in Accounting, Ramkhamhaeng University		Experience:
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Signatory of financial statements of the Company : None Shareholding structure in the Company: -None- Interest other than provision of audit service to the Company/ subsidiaries/ associates or juristic persons which may lead to conflicts and independence : -None- 4. Miss Naralee Karnsonth • Auditor Registration No. 14205 Email address: Naralee-Kapdaa.co.th Education and qualification: • Bachelor of Business Administration (BBA) in Accounting, Rajamangala University of Technology Phra Nakhon Experience in external auditing more than 20 years. Auditor who is approved by the SEC. She has no conflict of interest with the Company, its subsidiaries, Board of Directors and major shareholders. Signatory of financial statements of the Company : None 5. Miss Sulalit Ardsawarg Email address: sulalit_acidaa.co.th • Auditor Registration No. 7517 Education and qualification: • Master of Business Administration (MBA) in Management, Srinakharinwirot University • Master of Business Administration (BBA) in Accounting, Ramkhamhaeng University • Bachelor of Business Administration (BBA) in Accounting, Ramkhamhaeng University • Bachelor of Business Administration (BBA) in Accounting, Ramkhamhaeng University • Bachelor of Business Administration (BBA) in Accounting, Ramkhamhaeng University • Experience in external auditing more than 20 years. Experience in Use Diligence Auditor who is approved b		Auditor who is approved by the SEC. She has no conflict of interest with the
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Interest other than provision of audit service to the Company/ subsidiaries/ associates or juristic persons which may lead to conflicts and independence : -		Shareholding structure in the Company: -None-
None-		



Independent Director Information (Proxy from Shareholders)

Name	Positoon	Age	Address	Conflict of interest in each agenda	Special conflict of interest differ from other directors
Assoc.Prof. Ekachidd Chungcharoen	Independent director	62	1/11 Moo 3 Lamlukka Road, Ladsawai, Pathumthani 12150	None	None
Mr.Noppadol Dheerabutrvongkul	Independent director	58	1/11 Moo 3 Lamlukka Road, Ladsawai, Pathumthani 12150	None	None
Miss Mathusorn Srikerd	Independent director	36	1/11 Moo 3 Lamlukka Road, Ladsawai, Pathumthani 12150	None	None

Remarks: Brief details of Independent Director appears is shown in Enclosure 1. Section "Attachment 1"

Additional details for independent directors

Having the following interests in the Company, parent company, subsidiaries, affiliates or any legal entities that have conflicts, at present or in the past 2 years, as follows:

- 1. Not being a director that take part in managing day-to-day operation, or being an employee, or advisor who receive a regular salary or fee.
- 2. Not being a professional service provider (i.e., auditor, lawyer)
- 3. Not having the significant business relations that may affect the ability to perform independently.
- 4. Not having family relationship to the directors of the Company.
- 5. Not having Criminal offense record during the past ten years.



Definition of Independent Directors:

The definition of Independent Directors of the company is equal to the minimum requirements of SEC and SET, as follows:

- holding shares not exceeding 1 per cent of the total number of shares with voting rights of the Company, its parent company, subsidiary company, affiliate company, major shareholder or controlling person, including shares held by related persons of such Independent Director;
- 2. neither being nor used to be an executive director, employee, staff, advisor who receives salary, or controlling person of the Company, its parent company, subsidiary company, affiliate company, same-level subsidiary company, major shareholder or controlling person, unless the foregoing status has ended not less than 2 years prior to the submission of the request to the Office. Such prohibited characteristic shall not include the case where the Independent Director used to be a government official or advisor of a government unit which is a major shareholder or controlling person of the Company;
- not being a person related by blood or legal registration as father, mother, spouse, sibling, and child, including spouse of executive's child, major shareholder, controlling person, or person to be nominated as executive or controlling person of the Company or its subsidiary company;
- 4. neither having nor used to have a business relationship with the Company, its parent company, subsidiary company, affiliate company, major shareholder or controlling person, in the manner which may interfere with his independent judgment, 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, affiliate company, major shareholder or controlling person, unless the foregoing relationship has ended not less than 2 years;
- 5. neither being nor used to be an auditor of the Company, its parent company, subsidiary company, affiliate company, major shareholder or controlling person, and not being a significant shareholder, controlling person, or partner of an audit firm which employs auditors of the Company, its parent company, subsidiary company, affiliate company, major shareholder or controlling person, unless the foregoing relationship has ended not less than 2 years;
- 6. neither being nor used to be a provider of any professional services including those as legal advisor or financial advisor who receives service fees exceeding Baht 2 million per year from the Company, its parent company, subsidiary company, affiliate company, major shareholder or controlling person, and not being a significant shareholder, controlling person or partner of the provider of professional services, unless the foregoing relationship has ended not less than 2 years;
- 7. not being a director appointed as representative of directors of the Company, major shareholder or shareholder who is related to major shareholder of the Company;
- 8. not undertaking any business in the same nature and significantly in competition to the business of the Company or its subsidiary company or not being a significant partner in a partnership or being an executive director, employee, staff, advisor who receives salary or holding shares exceeding 1 per cent of the total number of shares with voting rights of other company which undertakes business in the same nature and significantly in competition to the business of the Company or its subsidiary company; and
- 9. not having other qualifications that will interfere with an independent judgment on the performance of the company business counterparty. After being appointed, independent directors may be delegated authorization power from the Board of Directors to make collective decision on business transaction with counterparties, subsidiaries, same-level subsidiaries, affiliate, major shareholders or the company's controlling persons.



ผู้รับ	มอบฉันทะที่มาประชุม โปรดนำหนังสือฉบับนี้มาแล	1ดงต่อ พนั	้กงานลงทะเบียนในวันป	lระชุมด้วย			สิ่งที่ส่งมาด้วย <u>5</u>
Plea	se bring this proxy to show at the meeting even s	shareholo	lers who attend the me	eeting in per	son		Enclosure 5
	หนังสือมอบฉั แบบทั่วไปซึ่ (A Genera		อากรแสตมป์ 20 บาท Duty Stamp 20 Baht				
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				Written at			N.A
				Date	เตอน Month	ν	Year
				Date	MONUT		Tear
(1)	ข้าพเจ้า			สัญชาติ			
	I/We			Nationality			
	อยู่บ้านเลขที่ถนนถนน		ตำบล	/แขวง			
	Address Road			ub-District			
	อำเภอ/เขต						
	District		Province		Pos	tal Code	
(2)	เป็นผู้ถือหุ้นของ บริษัท ผลธัญญะ จำกัด (มหาชน)	("บริษัท")				
(2)	Being a shareholder of Phol Dhanya Public			noany")			
		compan		ipany /			
โดยส์	ใอหุ้นจำนวนทั้งสิ้นรวม	ห้น แล	าะออกเสียงลงคะแนนได้เ	เท่ากับ	L	รียง ดังนี้	
	ling the total amount of shares and are entit						
	หุ้นสามัญ	หุ้น	ออกเสียงลงคะแนนได้	้เท่ากับ		เสียง	
	Ordinary share si	hares	and are entitled to	o vote equa	l to	votes	
	หุ้นบุริมสิทธิ	<u>ب</u>	ออกเสียงลงคะแนนได้			a	
		ពុធ hares	and are entitled to			เดยง votes	
		nares		voic cquu		votes	
(2)	ขอมอบฉันทะให้/hereby appoint						
	🔲 1. ผู้แทนของผู้ถือหุ้นเป็นผู้รับมอบฉันทะ (The	e proxy h	nolder of shareholder	-)			
	ชื่อ (name)						ปี (years)
อยู่บ้	้านเลขที่ถนน (Road)		ตำบล/แขวง	१ (Tambol/k	(hwaeng)		
อำเร	าอ (Amphur/Khet)จัง	หวัด (Prc	vince)	รหัสไป	รษณีย์ (Posta	l Code)	หรือ
	🔲 2. มอบฉันทะให้กรรมการอิสระคนใดคนหนึ่	ึ่งเพียงคน	เดียวเป็นผู้แทนของข้าพ	แจ้า เพื่อเข้า	ร่วมประชุมแล	เะออกเสียงล	งคะแนนในการประชุม
สามั	ญผู้ถือหุ้น ประจำปี 2568 ในวันพุธที่ 23 เมษายน 25	568 เวลา	14.00 ในรูปแบบการปร	ะชุมผ่านสื่ออิ	เล็กทรอนิกส์ ((E-AGM) ตาม	มพระราชกำหนดว่าด้วย
การ	ประชุมผ่านสื่ออิเล็กทรอนิกส์ พ.ศ.2563 รวมถึงกฎห	เมายและร	ระเบียบอื่นที่เกี่ยวข้อง ห	เรือ ที่จะพึงเสี	ลื่อนไปในวัน เ	วลา และสถา	นที่อื่นด้วย ดังมีรายชื่อ
	ปนี้ (ร่ายละเอียดประวัติกรรมการอิสระปรากฎตามสิ่ง						
	รศ.ดร. เอกจิตต์ จึงเจริญ อายุ 62 ปี		/11 หมู่ที่ 3 ถนนลำลูกก	า ต.ลาดสวาย	ย อ.ลำลูกกา จ	.ปทุมธานี 12	150
	soc.Prof.Dr. Ekachidd Chungcharoen, 62 years	0	0		0		
	นายนพดล ธีระบุตรวงศ์กุล อายุ 58 ปี		/11 หมู่ที่ 3 ถนนลำลูกก				
	r.Noppadol Dheerabutrvongkul, 58 years	0	s: 1/11 Moo 3, Lamlu		0		
	นางสาวมาธุสร ศรีเกิด อายุ 36 ปี		/11 หมู่ที่ 3 ถนนลำลูกก				
		-			-		
M	iss Mathusorn Srikerd, 36 years		s: 1/11 Moo 3, Lamlu				
	Appoint anyone of the above as me/our	r proxy f	older independent c	directors on	e of them a	as my/our p	proxy to attend and

vote on my/our behalf at the meeting of the 2025 Annual General Meeting of Shareholders held on Wednesday 23rd April, 2025 at 2.00 p.m. via electronics (E-AGM) according to the Emergency decree on Electronics Meeting B.E.2563 and other related laws and regulations or such other date, time and place as the meeting may be adjourned. (details of independent directors as shown in the enclosure 4)



ผู้รับมอบฉันทะที่มาประชุม โปรดนำหนังสือฉบับนี้มาแสดงต่อพนักงานลงทะเบียนในวันประชุมด้วย Please bring this proxy to show at the meeting even shareholders who attend the meeting in person <u>สิ่งที่ส่งมาด้วย 5</u> <u>Enclosure 5</u>

กิจการใดที่ผู้รับมอบฉันทะกระทำไปในการประชุมนั้น ให้ถือเสมือนว่าข้าพเจ้าได้กระทำเองทุกประการ

All acts performed by the Proxy during the course of the meeting shall bind me/us if I/we performed such act.

กรุณาแนบสำเนาบัตรประชาชน พร้อมเซ็นรับรองสำเนาถูกต้อง Please enclose a certified copy of	ลงนาม Signature (ચ
	ลงนาม Signature (9
	ลงนาม Signature (ผู้รับมอบฉันทะ) Proxy Holder
	ลงนาม Signature (ผู้รับมอบฉันทะ) Proxy Holder

<u>หมายเหตุ/Remark:</u>

ผู้ถือหุ้นที่มอบฉันทะจะต้องมอบฉันทะให้ผู้รับมอบฉันทะเพียงรายเดียวเป็นผู้เข้าร่วมประชุมและออกเสียงลงคะแนน ไม่สามารถแบ่งแยกจำนวนหุ้นให้ผู้รับ มอบฉันทะหลายคนเพื่อแยกการลงคะแนนเสียงได้

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



Please bring this proxy to show at the meeting eve	en sharehol	ders who attend	the meeting in person		Enclosure 5
	หนังสีเ	อมอบฉันทะ (แบเ	⊔ ข.)		อากรแสตมป์
	F	roxy (Form B)			20 บาท Duty Stamp
เลขทะเบียนผู้ถือหุ้น		เขียนที่			20 Baht
Shareholder's Registration No.		Written at			
		วันที่เ	ดือน	พ.ศ	
		Date	Month	Year	
(1) ข้าพเจ้า			สัญชาติ		
I/We			Nationality		
อยู่บ้านเลขที่ถนนถนน					
Address Road อำเภอ/เขต			b-District ۱۰	ไรนก็ย์	
District		Province	۴۲	Postal Code	
ทุ้นบุริมสิ์ทธิ Preferred share (3) ขอมอบฉันทะให้/hereby appoint []] 1. ผู้แทนของผู้ถือทุ้นเป็นผู้รับมอบฉันทะ (The	ทุ้น shares ทุ้น ฮ shares e proxy hol	ออกเสียงลงคะแน and are entitleo ออกเสียงลงคะแนา and are entitleo der of sharehol	นได้เท่ากับ d to vote equal to นได้เท่ากับ d to vote equal to .der)	votes สียง votes	4.7.
ชื่อ (name) อยู่บ้านเลขที่ถนน (Road)					
อำเภอ (Amphur/Khet)จังห 2. มอบฉันทะให้กรรมการอิสระคนใดคนหนี สามัญผู้ถือหุ้นประจำปี 2568 ในวันพุธที่ 23 เมษายน 25 การประชุมผ่านสื่ออิเล็กทรอนิกส์ พ.ศ.2563 รวมถึงกฎห ต่อไปนี้ (รายละเอียดประวัติกรรมการอิสระปรากฎตามสิ่ง	วัด (Provinc มึ่งเพียงคนเดี 68 เวลา 14 เมายและระเ	e) ยว เป็นผู้แทนขอ .00 ในรูปแบบการ บียบอื่นที่เกี่ยวข้อ	รหัสไปรษณีย์ (P งข้าพเจ้าเพื่อเข้าร่วมประ รประชุมผ่านสื่ออิเล็กทรอ	Postal Code) ชุมและออกเสียงลง นิกส์ (E-AGM) ตาม	หรือ/or เคะแนนในการประจ พระราชกำหนดว่าด้
1. รศ.ดร. เอกจิตต์ จึงเจริญ อายุ 62 ปี	ที่อยู่: 1/1	1 หมู่ที่ 3 ถนนลำเ	ลูกกา ต.ลาดสวาย อ.ลำลูเ	กกา จ.ปทุมธานี 12:	150
Assoc.Prof.Dr. Ekachidd Chungcharoen, 62 years	s address:	1/11 Moo 3, La	mlukka Rd., Ladsawai,	, Lamlukka Pathu	mthani 12150
 นายนพดล ธีระบุตรวงศ์กุล อายุ 58 ปี 	ที่อยู่: 1/1	1 หมู่ที่ 3 ถนนลำส	ลูกกา ต.ลาดสวาย อ.ลำลูเ	กกา จ.ปทุมธานี 121	150
Mr.Noppadol Dheerabutrvongkul, 58 years	address:	1/11 Moo 3, La	mlukka Rd., Ladsawai,	. Lamlukka Pathu	mthani 12150
 นางสาวมาธุสร ศรีเกิด อายุ 36 ปี 	ที่อยู่: 1/1	1 หมู่ที่ 3 ถนนลำส	ลูกกา ต.ลาดสวาย อ.ลำลูเ	กกา จ.ปทุมธานี 12:	150
Miss Mathusorn Srikerd, 36 years Appoint anyone of the above as me/our vote on my/our behalf at the meeting of the 20	r proxy fol	der independe		iem as my/our p	roxy to attend ar

vote on my/our behalf at the meeting of the 2025 Annual General Meeting of Shareholders held on Wednesday 23rd April, 2025 at 2.00 p.m. via electronics (E-AGM) according to the Emergency decree on Electronics Meeting B.E.2563 and other related laws and regulations or such other date, time and place as the meeting may be adjourned. (details of independent directors as shown in the enclosure 4)

(4) ข้าพเจ้าขอมอบฉันทะให้ผู้รับมอบฉันทะออกเสียงลงคะแนนแทนข้าพเจ้าในการประชุมครั้งนี้ ดังนี้

I/We hereby authorize the Proxy to vote on my/our behalf in the meeting as follows:

(ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร

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

🔲 (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้

(b) To grant my/our proxy to vote at my/our desire as follows.



ผู้รับมอบฉันทะ	ที่มาประชุม โปรดนำหนังสือฉบับ	บนี้มาแสดงต่อพนักงานลงทะเบียเ	เในวันประชุมด้วย	<u>สิ่งที่ส่งมาด้วย 5</u>					
Please bring this p	proxy to show at the meeting e	ven shareholders who attend th	ne meeting in person	Enclosure 5					
วาระที่ 1	เพื่อรับทราบรายงานผลการดำเ	นินงานของบริษัทฯ ในรอบปี 250	67						
Agenda No.1	To acknowledge the Company's Operating Results 2024.								
	🔲 เห็นด้วย	🔲 ไม่เห็นด้วย	🔲 งดออกเสียง						
	Approve	Disapprove	Abstain						
วาระที่ 2	พิจารณาอนมัติงบการเงินรวมฑ	องบริษัทและบริษัทย่อย สำหรับร	เอบเป็บัญชีสิ้นสด วันที่ 31 ก็	รับวาคม 2567					
Agenda No.2	•	e Consolidated Financial Stat							
5	December, 2024.			,					
	🔲 เห็นด้วย	🔲 ไม่เห็นด้วย	🔲 งดออกเสียง						
	Approve	Disapprove	Abstain						
วาระที่ 3	พิจารณาอนุมัติการจ่ายเงินปันผ	เล สำหรับผลดำเนินงานปี 2567	และการจัดสรรกำไรสุทธิเพื่	อเป็นทุนสำรองตามกฎหมาย					
Agenda No.3	•		•	2024 and allocation of net profit					
	for Legal reserved.								
	🔲 เห็นด้วย	🔲 ไม่เห็นด้วย	🔲 งดออกเสียง						
	Approve	Disapprove	Abstain						
วาระที่ 4	พิจารณาอนมัติเลือกตั้งกรรมกา	รแทนกรรมการที่ครบกำหนดออก	เจากตำแหน่งตามวาระ						
Agenda No.4	•	e election on the directors to		retire by rotation.					
		ทธิพิจารณาและลงมติแทนข้าพเจ้า่							
	(a) The Proxy is en	titled to cast the voles on my	y behalf at its own discre	etion.					
	🔲 (ข) ให้ผู้รับมอบฉันทะออ	วกเสียงลงคะแนนตามความประสง	ค์ของข้าพเจ้า ดังนี้						
		cast the votes in accordance							
	พิจารณาอนุมัติเลือกตั้งกรรมการ	แทนกรรมการที่ออกจากตำแหน่งต	กามวาระ (โดยอนุมัติเป็นราย	บุคคล)					
		e election on the directors to	o replace those who will	retire by rotation (appoint by					
	individual person).	ນ ນ ເບັ້ຍ							
	🔲 ก) เห็นด้วยกับการแต	•							
		ppointment of all directors ก่งตั้งกรรมการรายบุคคล ดังนี้	•						
	<u> </u>	ppointment of each individua	al director as follows						
	 4.1 พลเอก ชัยวัฒน์ สท้อนดี 	(General Chaiwat Satonde							
	🔲 เห็นด้วย	🔲 ไม่เห็นด้วย	🔲 งดออกเสียง						
	Approve	Disapprove	Abstain						
	4.2 นายวิศรุต ศรีโรจนกุล	(Mr. Wisarute Srirojanakul							
	เห็นด้วย Approve	ไม่เห็นด้วย Disapprove	Noออกเสียง Abstain						
	4.3 นายธันยา หวังธำรง	(Mr. Thanya Wangthamro							
	🔲 เห็นด้วย	🔲 ไม่เห็นด้วย	🧾 งดออกเสียง						
	Approve	Disapprove	Abstain						
วาระที่ 5	พิจารณาอนุมัติกำหนดค่าตอบแ	เทนกรรมการ ประจำปี 2568							
Agenda No.5		e determination of director's	et	ear 2025.					
	🔲 เห็นด้วย	ไม่เห็นด้วย	งดออกเสียง						
	Approve	Disapprove	Abstain						
วาระที่ 6	พิจารณาอนุมัติแต่งตั้งผู้สอบบัญ	<i>ม</i> ชีและกำหนดค่าตอบแทนการสอ	บบัญชี ประจำปี 2568						
Agenda No. 6				uditor remuneration for the year					
	2025.	W <i></i>							
	🔲 เห็นด้วย	ไม่เห็นด้วย	🔲 งดออกเสียง						
	Approve	Disapprove	Abstain						
วาระที่ 7	พิจารณาอนุมัติการแก้ไขเพิ่มเติ	มวัตถุประสงค์ของบริษัทฯ และห	นังสือบริคณห์สนธิ ข้อ 3. วั	ัตถุประสงค์					
Agenda No.7	•	e addition to the Company's		•					
	Company's Memorandum o								
	🔲 เห็นด้วย	🔲 ไม่เห็นด้วย	🔲 งดออกเสียง						
	Approve	Disapprove	Abstain						



ผู้รับมอบฉันทะ	<u>สิ่งที่ส่งมาด้วย 5</u>					
Please bring this	Enclosure 5					
วาระที่ 8	เรื่องอื่น ๆ (ถ้ามี)					1
Agenda No.8	Other matters (if any).					
	🔲 เห็นด้วย Approve		ไม่เห็นด้วย Disapprove		งดออกเสียง Abstain	
(5) คำแถลงหรือเอก	เสารหลักฐานอื่นๆ (ถ้ามี) ขอ	งผู้รับมอบฉัน	เทะ			
Other statem	ents or evidences (if an	/) of the pro	оху			
	ี่ยงของผู้รับมอบฉันทะในวา เรลงคะแนนเสียงของข้าพเจ้			เ้งสื่อมอบฉันท	ะนี้ ให้ถือว่าการลงค	าะแนนเสียงนั้นไม่ถูกต้อง
		which is no	ot in accordance	with this For	m of Proxy shall	be invalid and shall not be the
vote of the sh						
	ไม่ได้ระบุความประสงค์ในก					•
หรือลงมติในเรื่อ	งใดนอกเหนือจากเรื่องที่ระ	บุไว้ข้างต้น ร	วมถึงกรณีที่มีการแก้	ไขเปลี่ยนแปล [ุ]	ง หรือเพิ่มเติมข้อเห่	<i>โ</i> จจริงประการใดให้ผู้รับมอบ
ฉันทะมีสิทธิพิจ	ารณาและลงมติแทนข้าพเจ้	าได้ทุกประกา	รตามที่เห็นสมควร			
		-				or in case the meeting considers is any amendment or addition of
any fact,						
	l have the right to cons					te in all respects.
กิจการใดที่ผู้รับม	อบฉันทะได้กระทำไปในการ	เประชุมนั้น ใเ	ห้ถือเสมือนว่าข้าพเจ้	ำได้กระทำเอง	ทุกประการ	
Any action und	dertaken by the Proxy a	t the meeti	ng shall be deem	ed as being	done by me/us i	n all respects.
กรุณาแนบสำเนาบัต	22 22 22 22 22 22 22 22 22 22 22 22 22	ลงน	าม			ผู้มอบฉันทะ
ทร้อมเซ็นรับรองสำเ		Sign	ature () Grantor
	certified copy of ID					

ลงนาม	ผู้รับมอบฉันทะ
Signature () Proxy Holder

ลงนาม	ผู้รับมอบฉันทะ
Signature () Proxy Holder

ลงนาม	ผู้รับมอบฉันทะ
Signature () Proxy Holder

<u>หมายเหตุ / Remarks:</u>

card

- ผู้ถือหุ้นที่มอบฉันทะจะต้องมอบฉันทะให้ผู้รับมอบฉันทะเพียงรายเดียวเป็นผู้เข้าประชุมและออกเสียงลงคะแนน ไม่สามารถแยกจำนวนหุ้นให้ผู้รับมอบฉันทะหลายคน เพื่อแยกการลงคะแนนเสียงได้
- 2. ผู้ถือหุ้นจะมอบฉันทะเท่ากับจำนวนหุ้นที่ระบุไว้ในข้อ (2) หรือจะมอบฉันทะเพียงบางส่วนน้อยกว่าจำนวนที่ระบุไว้ในข้อ (2) ก็ได้
- ผู้รับมอบฉันทะสามารถแยกลงคะแนนเสียงได้ ทั้งนี้หากข้อความที่ระบุมีจำนวนเกินกว่าที่ระบุไว้ข้างต้นก็สามารถระบุ เพิ่มเติมได้ในใบประจำต่อแบบหนังสือมอบฉันทะ ตามแนบ
- กรณีหากมีข้อกำหนดหรือข้อบังคับให้ผู้รับมอบฉันทะต้องแถลงหรือแสดงเอกสารหลักฐานอื่นใด เช่น กรณีผู้รับมอบฉันทะเป็นผู้มีส่วนได้เสียในกิจการเรื่องใดที่ได้เข้าร่วม ประชุมและออกเสียงลงคะแนนก็สามารถแถลงหรือแสดงเอกสารหลักฐานโดยระบุไว้ในข้อ (7)

Remarks:

- 1. The shareholder appointing a Proxy must authorize only one Proxy to attend and vote at the meeting and may not split the number of shares to many proxies for splitting votes.
- 2. Shareholders will appoint an equal number of shares specified in paragraph (2) or grant only part less than the amount specified for optional.
- 3. The proxy may split the votes. In this regards, if the content is too long, it can be specified in the attached along of the proxy form.
- 4. If there is any rule or regulation requiring the proxy to may any statement or provide any evidence, such as the case that the proxy has interest in any matter which he/she attends and votes at the meeting, he/she may make the statement or provide evidence by specifying in clause (7)



ผู้รับมอบฉันทะที่มาประชุม โปรดนำหนังสือฉบับนี้มาแสดงต่อพนักงานลงทะเบียนในวันประชุมด้วย

Please bring this proxy to show at the meeting even shareholders who attend the meeting in person

<u>สิ่งที่ส่งมาด้วย 5</u>

Enclosure 5

ใบประจำต่อแบบหนังสือมอบฉันทะ (แบบ ข.)

Annex to the Proxy (Form B)

การมอบฉันทะในฐานะเป็นผู้ถือหุ้นของ บริษัท ผลธัญญะ จำกัด (มหาชน)

The appointment of Proxy by a shareholder of Phol Dhanya Public Company Limited

ในการประชุมสามัญผู้ถือหุ้น ประจำปี 2568 ในวันพุธที่ 23 เมษายน 2568 เวลา 14.00น. ในรูปแบบการประชุมผ่านสื่ออิเล็กทรอนิกส์ (E-AGM) ตามพระราชกำหนดว่าด้วยการประชุมผ่านสื่ออิเล็กทรอนิกส์ พ.ศ.2563 รวมถึงกฎหมายและระเบียบอื่นที่เกี่ยวข้อง หรือที่พึงเลื่อนไปในวัน เวลา และ สถานที่อื่นด้วย

For The 2025 Annual General Meeting of Shareholders held on Wednesday 23rd April, 2025 at 2.00 p.m. via electronics (E-AGM) according to the Emergency decree on Electronics Meeting B.E.2563 and other related laws and regulations or any adjournment at any date, time and place thereof

วาระที่ Agenda No	เรื่อง Subject:		เห็นด้วย Approve	ไม่เห็นด้วย Disapprove		งดออกเสียง Abstain
วาระที่ Agenda No	เรื่อง Subject:		เห็นด้วย			งดออกเสียง
\วาระที่ Agenda No	เรื่อง Subject:		Approve 	 Disapprove ไม่เห็นด้วย	_	Abstain งดออกเสียง
วาระที่ Agenda No	เรื่อง Subject:	u	Approve	Disapprove		Abstain
วาระที่	เรื่อง		เห็นด้วย Approve	ไม่เห็นด้วย Disapprove		งดออกเสียง Abstain
Agenda No	Subject:		เห็นด้วย Approve	ไม่เห็นด้วย Disapprove		งดออกเสียง Abstain

ข้าพเจ้าขอรับรองว่า รายการในใบประจำต่อหนังสือมอบฉันทะถูกต้องบริบูรณ์และเป็นความจริงทุกประการ I/We certify that the statements in this Supplemental Proxy Form are correct, complete and true in all respects.

ลงชื่อ	ผู้มอบฉันทะ
Signed () Grantor
วันที่/Date	
ลงชื่อ	ผู้รับมอบฉันทะ
Signed () Proxy Holder
วันที่/Date	



Regulations for Shareholders' Meeting Participation via Electronic Media (E-Meeting)

The Company only organizes the Annual General Meeting of Shareholders 2025 in an electronic format (E-Meeting). The Company hereby utilizes the e-meeting system offered by Online Asset Co., Ltd., who is a provider of a meeting control system service that has been certified by the Electronic Transactions Development Agency, whereby the meeting system can be accessed via every device, for instance, smartphone, computer, laptop, and tablet.

The company has opened registration for shareholders/proxies to register for participation in the meeting via the IR PLUS AGM application or the web application from April 8, 2025, at 8:00 AM until the meeting is concluded.

Please study and understand the registration manual and the instructions for participating in the meeting as detailed from https://agm.irplus.in.th/manual/manual.html



Detailed Procedures for Using the AGM 2025 System (Simplified Version)

IR PLUS AGM Electronic-Annual General Meeting (E-AGM)

1. Download and Install application "IR PLUS AGM"

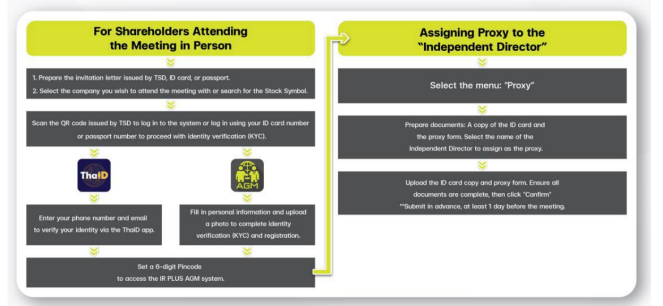
From App Store (Support since iOS 15) and Google Play Store (Support since Android 9)



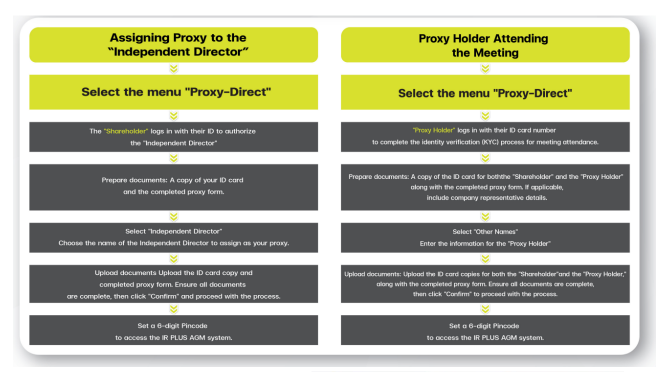
Or attend the meeting via the Web App "webagm.irplus.in.th" on Google without an application or program installed.

2. Identity verification process (KYC)

- Select the company you want to attend the meeting. And select the status of the user, then Login to access the system with the ID card number of the shareholders.
- Please insert personal data, upload your photo of the ID card, and then take a photograph of the shareholder holding the ID card for identity verification.
- Fill up the OTP received from the system via selected channels (text or e-mail)
- The system will notify the result of identity verification (KYC) as "Approve" or "Disapprove" In case of Disapprove, the shareholder must proceed with the KYC procedure again.
- Set up the Pin code for attend the meeting.

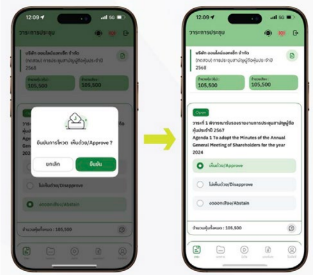






3. How to vote.

The system will Default vote "Agree" on every agenda that can change the vote result "Disagree" or "Abstain" Then press the bottom confirms to confirm. The system Will change the voting result immediately.



As shown in the picture.



4. Asking question, Text format and VDO Call format

In case, Asking questions via VDO Call

Click () that shown on your screen, then type the question. Then wait for the staff will get back to you.

In case, Asking questions via Text

Click (?) that shown in every agenda to send questions to be asked in that agenda. You can ask a question in the system at any time until the agenda is closed.



5. Other Menu

- 🗀 : Document
- 🕞 : Media or VDO Presentation
- (a): Proxy *Incase Provide proxy to independent directors only. This must be completed 1 day prior the meeting date
- (1): Profile
- \Box : Log out **When you confirm to log out the meeting
 - Your vote will eliminate from the vote base immediately.
- 🧔 : Live stream

If you encounter problems in the use please contact : IR PLUS AGM Call Center Call : 02-022 6200 ext. 2, 626 Office hours: 9:00 a.m. to 5:00 p.m. Monday to Friday

Add Line id : @irplusagm





The guidelines for participating in the meeting via electronic media are as follows:

Or scan OR Code to report a problem using the system to get help quickly

1. For shareholders willing to attend the meeting by themselves, please prepare the documents as specified in Attachment 7, and register to verify identity via IR PLUS AGM application or web application as detailed above.

2. In case of assigning a proxy who is not the Company's Independent Director, please fill out and sign the proxy form in Attachment 5, and prepare the required documents as specified in Attachment 7. <u>The proxy must proceed to register</u> and verify identity and submit the proxy form via IR PLUS AGM application or web application as detailed above.

3. In case of assigning a proxy who is the Company's Independent Director, please fill out and sign the proxy form in Attachment 5, and prepare the required documents as specified in Attachment 7. You may choose to proceed with any of the following options:

3.1 <u>The shareholder is to register and verify identity</u> and submit the proxy form via IR PLUS AGM application or web application as detailed above and select "assigning a proxy to Independent Director".

3.2 Submit the proxy form and required documents as specified in Attachment 7 by email or by post, to arrive at the Company within April 22, 2025, at 5:00 PM through the following channels:

Email: ir@pdgth.com

By post: Attention: Investor Relations Department, Phol Dhanya PCL (For Shareholders' Meeting)

1/11 M.3 Lamlukka Road, Lad Sawai, Lamlukka, Pathumthani 12150

In addition, the Company will facilitate the preparation of a Baht 20 stamp duty to be affixed to the proxy form for those who have already registered to attend the shareholders' meeting.

4. If you encounter any issues from using the electronic meeting system, please contact IR PLUS AGM Call Center, Tel. 02-022-6200 ext. 2, 626 on Monday to Friday, 9:00-17:30 hrs.

5. The electronic meeting system will open for log-in to attend the meeting and cast votes on April 23, 2025, at 11:30 am, 1.30 hours in advance of the meeting, whereby shareholders/proxies may use the PIN code received and comply with the meeting attendance procedures for the Annual General Meeting of Shareholders 2025.

6. Shareholders are advised to study the meeting agendas prior to assigning proxies.

7. Proxies will proceed as assigned by shareholders. If proxies fail to proceed as such, causing damage to shareholders, legal influencers or proxies.



Shareholder's identification documents or proxy to be entitled to attend the Meeting

According to the policy of the board of directors of the Stock Exchange of Thailand on registered company shareholders' meeting regulations with the objective of becoming a good practice guideline for registered companies, which will build confidence in shareholders, investors and all parties concerned, and to ensure that shareholders' meetings for registered companies are conducted with transparency, legitimacy and in the interests of shareholders, the company has deemed it fitting to designate documents or proof of shareholders indicating shareholders. The company reserves the right to exempt the submission of documents or evidence of shareholder status or shareholder proxy status for people entitled to attend the meeting by the company.

Shareholders or proxies who wish to attend the meeting via electronic means (E-Meeting) must submit a request form in advance to attend the meeting. By completing all procedures as specified in the documents / evidence to show the right to attend the shareholders' meeting via electronic means (E-Meeting). The Company reserves the right not to accept registration. In the event that documents or evidence are incomplete or inaccurate or do not comply with the conditions.

Shareholder's identification documents or proxy used to verify identity before attending the meeting. (E-AGM)

- 1. Shareholders is a natural person
 - 1.1 In case of the shareholder attends the meeting by yourself, you are required to present the certified true copy of valid document or evidence issued by governmental authorities with showing the picture of shareholder, e.g., the identification card, government office identification card, driver license or passport. And if there is the changed of given name-surname, the evidence of such changed to be certified true copy is also required.
 - 1.2 In case of granting of proxy, the following documents are required to present:
 - 1.2.1 A proxy form as attached to the notice of the meeting (any one out of the forms as attached) which is completely filled out and signed by the shareholder and proxy.
 - 1.2.2 Certified true copy of the document or evidence identified to the shareholder and issued by government authorities as per the detail specified in item 1.1 above.
 - 1.2.3 Certified true copy of the document or evidence identified to the proxy and issued by government authorities as per the detail specified in item 1.1 above.

2. Shareholders is a juristic person

- 2.1 In case of a representative of juristic person of the shareholder attend the meeting by himself/herself, the following documents are required to present:
 - 2.1.1 Certified true copy of the valid document or evidence identified to the representative of juristic person and issued by governmental authorities with showing the picture of such representative as per the detail specified in item 1.1 above.
 - 2.1.2 Copy of the certificate of juristic person no longer than 3 months which is certified true copy by its representative and affixing its seal (if any), whereby such certificate is required to show that its representative who attends the meeting is the authorized person of such juristic person.
- 2.2 In case of granting of proxy, the following documents are required to present:
 - 2.2.1 A proxy form as attached to the notice of the meeting (any one out of the forms as attached) which is completely filled out and signed by the representative of juristic person with affixing its seal (if any) and proxy.



- 2.2.2 Copy of the certificate of juristic person no longer than 3 months which is certified true copy by its representative and affixing its seal (if any), whereby such certificate is required to show that the representative who signs in the proxy form as the item 2.2.1 is the authorized person of such juristic person.
- 2.2.3 Certified true copy of the valid document or evidence identified to the representative of juristic person and issued by government authorities with showing the picture of such representative as per the detail specified in item 1.1 above.
- 2.2.4 Certify true copy of the document or evidence identified to the proxy and issued by governmental authorities as per the detail specified in item 1.1 above.

In case of the shareholder is a juristic person registered outside Thailand, it is required to present the documents in items 2.1 and 2.2 as the case may be, and if the copies of such documents are prepared outside Thailand, they are also required to be notarized by a Notary Public. However, if the original documents are not prepared in English, hereby are required to attach their English translation with certification by the representative of such juristic person.

3. In case the shareholder is a foreign investor and appointing a custodian in Thailand to safe keep and take care of its securities

- 3.1 It is required to prepare and present the documents in the same manner as the juristic person.
- 3.2 In case of the shareholder who is a foreign investor and appoint the custodian to sign the proxy form on its behalf, the following additional documents are required to present:
 - 3.2.1 The power of attorney of the foreign shareholder authorizing the custodian to sign the proxy form on its behalf.
 - 3.2.2 The letter confirms that such custodian signing the proxy form has the permission to engage in the custodian business. So that the officer of the Company can check the correction and completion of the documentation in time before the meeting. However, the shareholder cannot divide the shares to serval proxies in order to vote by each himself/herself. And the shareholder shall authorize the proxy to cast the votes equal to the total number of shares held by him/her, whereby the shareholder cannot authorized the proxy to cast the votes less than the total number of shares held by him/her except for the proxy is the custodian appointed by foreign shareholder to safe keep and take care of its securities in accordance with the proxy form C.

4. Guidelines for preparation of proxy

Any shareholder who cannot present at the E-Meeting, may appoint the Company's Independent Director to be the proxy, whose names and details as shown in Enclosure 4, also as to attend the meeting and vote on your behalf, whereby such shareholders is required to proceed as follows:

- 4.1 To select only one of the proxies forms Form A, Form B and Form C as required by the Department of Business Development The Ministry of Commerce as prepared by the Company in <u>Enclosure 5</u> and please fill out the box in front of the name of the person your wish to appoint as your proxy to attend the meeting and vote on your behalf.
 - Form A A General and Simple Proxy Form
 - Form B A proxy form is clearly defines the details of the proxy assignment.
 - Form C The Form for foreign shareholders who have custodians in Thailand only
- 4.2 To affix the stamp duty in amount of 20 baht on the proxy form in order to comply by the law, also the Company shall be provides such stamp duty for the proxies (if any).



- 4.3 To deliver the completed proxy form with the supporting documents showing the identification of shareholder or representative of shareholder who is entitled to attend the meeting in accordance with the item 1-3 above as the case may be to the Company via the following channels:
 - 4.3.1 E-mail: ir@pdgth.com
 - 4.3.2 To deliver the **original** proxy form and support documents to the Company by referring to:

Investor Relation

Phol Dhanya Public Company Limited.

1/11 Moo 3 Lamlukka Rd., Ladsawi, Lamlukka, Pathumthani 12150

You can appoint a proxy via E-Request system via website or QR Code as specified in Enclosure 6.

5. Attending the Meeting

The system for attending the Annual General Meeting of Shareholders will be opened on Wednesday, 23 April 2025 at 11.30 hrs., and the Electronic Meeting (E-Meeting) will be broadcasted in the same day from 14.00 hrs. Onward.

6. Voting Procedure

- 6.1 The Chairman of the meeting will assign the secretary of the meeting to cast the votes for each agenda.
- 6.2 The shareholder has the right to vote according to the number of shares held by him/her, whereby the shareholder is entitled to cast his/her votes in each agenda to either approve, disapprove or abstain from voting.
- 6.3 The shareholder who wishes to cast his/her votes as disapproval or abstention is required to mark in a box as disapproval or abstention, for counting the vote by the system.
- 6.4 Any shareholder who does not cast his/her votes by marking into the box, the Company will assume that such shareholder cast his/her votes to approve the agenda as proposed by the Board of Directors.

7. Vote Counting Procedures

- 7.1 One share shall be counted as one vote, whereby a resolution will require a majority vote at the meeting, except as stated otherwise by law. If the votes are equal, the Chairman of the meeting shall have an additional casting vote separately from the shareholder base.
- 7.2 To count votes of each agenda, the Company will deduct the total votes casted in disapproval or abstentions, from the total votes of the shareholders attending at the meeting and being entitled to vote. The result shall be taken as the votes in approval. For the Shareholders who have entrusted their proxies to other persons to attend the meeting and cast their votes in accordance with their wishes, the result thereof shall be the votes including the votes in accordance with the wishes of the principals.
- 7.3 Before casting their votes for each agenda item, the Chairman of the Meeting will provide shareholders with an opportunity to make inquiries or comments on issues related to the agenda as appropriate.
- 7.4 The notification of voting results for each agenda, the chairman of the meeting will summarized the result of the votes counting in each agenda to the meeting for acknowledgement that each agenda being unanimously approved or approved by majority votes by how many votes, as well as the numbers of disapproved votes and abstained votes., so each agenda use the number of shares of meeting attendance.



Enclosure 8

Procedure for Submission of Questions in Advance for the AGM2025 Phol Dhanya Pcl. (Within April 22, 2025 at 17.00 hrs.)

The Company, Phol Dhanya Public Company Limited focuses on the compliance with principles of good corporate governance. We realize the rights of shareholders and equitable treatment of shareholders. We would like to invite shareholders to submit questions in advance for the 2025 Annual General Meeting of Shareholders (E-AGM) as following channel:

- 1) The Company's Website: <u>http://investor.pdgth.com/question.html</u>
- 2) Email: <u>ir@pdgth.com</u>
- 3) Telefax: 0-27910111
- 4) Postal mail address:
 - Investor Relation, Phol Dhanya Pcl.

No. 1/11 Moo 3 Lamlukka Road, Ladsawai, Lamlukka, Pathumthani 12150

Necessary information required from the shareholders as below details:

- 1) Name-Surname
- 2) Identifying Shareholders or Proxy
- 3) Questions or suggestion for the Shareholders' Meeting

The Company Secretary will collect all questions from shareholders and submit to the Chairman and Chief Executive Officer for consideration. The approved questions will be clarified and answered in the AGM2025.

Any question or suggestion, please contact:

- 1. Mrs. Kwandao Duangjan Telephone: 0-27910111 ext. 151 ,226 or
- 2. Ms. Siriporn Ondee Telephone: 0-27910111 ext. 206



Question form for the AGM2025

On Wednesday, April 23, 2025 at 2 p.m. via Electronics Device (E-AGM)

We, Name-SurnamePlease marking \checkmark in ()
() Shareholders of Phol Dhanya Pcl.
() Proxy Grantor from Proxy Grantor from
<u>Ouestion related agenda</u> :
1)
2)
3)

Remarks:

Please send "Questions Form in Advance for the AGM 2025" fill in completed form submit to the Company within <u>April 22, 2025</u> as following channel:

- Email: <u>ir@pdgth.com</u>
- Postal mail: Investor Relation, Phol Dhanya Pcl.

No. 1/11 Moo 3 Lamlukka Road, Ladsawai, Lamlukka, Pathumthani 12150



Articles of Association of The Company's Vote Counting Rules which Relating to The Electronics Annual General Shareholder's Meeting 2025

Chapter 4. Board of Director

Article 19. The shareholders' meeting shall elect the directors according to the following criteria and methods:

- (1) All shareholders shall be entitled to votes equal to the number of shares held by each shareholder, with no multiplication by the number of directors to be elected.
- (2) Each shareholder may use all available votes according to Clause (1) to elect an individual or individuals as directors. The votes may not be divided in terms of how many votes can be granted any certain person. In the event of the election of multiple directors, each shareholder may vote for no more directors than required for election by the shareholders' meeting.
- (3) The individuals receiving the highest number of votes shall be the ones elected as directors in order of number of votes received, and the number shall be equal to that which the shareholders' meeting must elect. In the event that a person in lower order has the same number of votes [as the person above him/her in order], but exceeds the number of directors to be elected by the shareholders' meeting, the chairman of the meeting must cast an additional decisive vote.
- Article 20. In the annual general meeting, one third of the directors shall be released from office. If the number of directors cannot be divided evenly into thirds, the number nearest one third of the number of directors shall apply. Directors who must be released from office in the first and second years following company registration shall be determined by drawing lots regarding who shall be released from office. For subsequent years, the directors who have remained in office longest shall be the ones released from. Directors who have been released from office may be re-elected.
- Article 23. In the event that a director's seat is vacant due to other reasons, except for expiration of term, the board of directors must select a qualified individual who does not possess prohibited characteristics according to Article 68 of the Public Company Act B.E. 2535 as a director in the next board meeting, unless the remaining term of the board is less than two months. The aforementioned replacement director shall be a director until the completion of the remaining term of the director he/she has replaced.

The board's decision in clause one must consist of at least three fourths of the votes of the remaining directors.

- Article 24. The shareholders' meeting may pass a resolution to have any director be released his/her office before the term has expired with at least three fourths of the number of attending shareholders who are entitled to vote and have no less than half of the of the number of shares held by the attending shareholders who are entitled to vote.
- Article 25. The Company's directors are entitled to receive remuneration for duties performed. The remuneration includes salary, meeting allowances, allowances, bonuses, rewards or other forms of benefits according to the regulations or by the consideration of the shareholders' meeting, which may be set at a definite amount, or set as a policy for each time, or to be consistently effective until there any changes are made. In addition, the directors shall receive allowances and benefits according to the Company's regulations.

The content of Clause One shall not affect the right of employees or staff elected as directors to receive remuneration and benefits as Company staff or employees.

Article 26. The board of directors must elect one of the directors as the chairman of the board. If deemed appropriate, the board of directors may elect one or more directors as the vice chairman of the board. The vice chairman is obligated with the duties according to regulations in matters designated by the chairman of the board.

Section 5. Shareholders Meeting

Article 36. The Board of Directors must arrange a shareholders' meeting for the annual general meeting within four months of the fiscal year-end.

A shareholders meeting other than the annual general meeting is called an extraordinary meeting.



The Board of Directors shall convene the shareholders' meeting at any time but shall deem appropriate, or when one or more shareholders holding shares altogether at not less than ten (10) percent of the total numbers of shares sold may entering their names is written a letter asking the Board of Directors to convene the shareholders' meeting as an Extraordinary General Meeting of Shareholders, but the topic, purpose and objective must be clearly stated in the letter. In such case, the Board of Directors must arrange the meeting of shareholders within forty-five (45) days from the date of receipt of the letter from the shareholders.

In case that the Board does not arrange a meeting within the period specified in the third paragraph, shareholders who have been nominated or other shareholders at the required numbers of shares can summon within forty-five (45) days from the date of the expiry of the period under the third paragraph. In such case, the meeting shall be deemed as the meeting of shareholders in which the Company is responsible for all necessary expenses incurred by arranging and facilitating such meeting

In the case that the meeting of shareholders is called for the meeting according to the shareholder under the fourth paragraph, if the numbers of shareholders who attend the meeting do not complete the quorum as stipulated in Article 39, the shareholders under the fourth paragraph shall together be responsible for reimbursing expenses incurred from the holding of such meeting to the Company.

Article 37. In calling for a shareholders' meeting, either physical attendance or via electronic means, the Board of Directors should prepare meeting invitation letters, specifying the venue, date, time, agendas and proposed topics, with necessary details. It should be clearly stated whether the matters are for acknowledgement, for approval, or for consideration, including the directors' opinions on such matters. The documents are to be distributed to shareholders and the registrar no less than seven (7) days prior to the meeting date, and the notice shall be posted no less than three (3) days on the newspapers for no less than three (3) consecutive days.

In this regard, if a meeting is to be held electronically, the Company may distribute the meeting invitation letters by e-mail, whereby the Chairman of the Board or an authorized person is to send the invitation letters to shareholders before the meeting date, while the notice has to be posted on the newspaper for a required time period. The Chairman of the Board or the authorized person must keep a copy of the meeting invitation letter and supporting documents as evidence, which can be kept in an electronic format.

The Company's Board of Directors' Meeting is held at the Company's headquarters or nearby provinces or any other places as deemed appropriate by the Board of Directors, or the meeting may be held via electronic channels.

- Article 38. In attending the meeting, a shareholder may authorize other legal adult proxy to attend the meeting and cast votes on one's behalf. Assigning a proxy must be carried out in writing, with the shareholder' signature, while complying with the regulations put forth by the registrar of a public limited company. The power of attorney letter has to be handed to the Chairman of the Board or the assigned individual at the meeting venue prior to attending the meeting. At least the following must be stated:
 - (1) The number of shares held by the shareholder
 - (2) Name of the proxy
 - (3) The number of the meeting for which the proxy attends and casts votes
- Article 39. In attending a shareholders' meeting, either physical attendance or via electronic channels, there must be no less than twenty-five shareholders and proxies authorized by shareholders (if any) or no less than half of all shareholders at meetings with a total share count of no less than one-third of all shares sold in order to have a complete quorum.

In this regard, the Company has to carry this out via the meeting control system that has the information security in place, with voice and/or visual recordings (depending on the case) of every attending director throughout the course of the meeting, as well as the computer traffic information taking place during the recording. The meeting control system is required to have the fundamental components in accordance with the announcement of the Ministry of Information and Communication Technology on the security standard of electronic meetings B.E.2557, including potential additional amendments.

In cases where any shareholders' meeting fails to meet the requirements for a meeting quorum one (1) hour after the scheduled time as specified in the first paragraph, the meeting must be canceled if the meeting was called at the request of shareholders. If the shareholders' was not called at the request of shareholders, the meeting must



be rescheduled and meeting notifications must be sent to shareholders no less than seven (7) days prior to the meeting date. The subsequent meeting does not require a meeting quorum

- Article 40. The chairman of the board of directors is the chairman of the shareholders'. In cases where the chairman of the board of directors is not at the meeting or is unable to perform his/her duties, the vice-chairman (if any) shall be the chairman. If there is no vice-chairman, or if the vice-chairman is unable to perform his/her duties, shareholders who attend the meeting must elect a shareholder as the chairman of the meeting.
- Article 41. The chairman of the shareholders' has the duty of conducting the meeting according to company regulations and proceeding with the meeting according to the order of meeting agenda items specified in meeting notifications, unless the meeting passes a resolution to change the order of agenda items with a vote of no less than two-thirds of the number of shareholders present at the meeting.
- Article 42. Votes, regardless of voting methods, must count one share as one vote. Shareholders determined by the meeting to be stakeholders with special gains or losses in any topics shall have no right to vote on that topic, except for votes to elect directors.
- Article 43. Unless the Public Limited Company Act provides otherwise, the resolution of the shareholders' meeting shall consist of the following votes.
 - (1) In the general case, the majority of votes of the shareholders who attend the meeting and cast their votes shall be considered. If there are equal votes, the Chairman of the meeting shall have another casting vote.
 - (2) To determine the Directors' remuneration, it must be not less than two-thirds of the total numbers of votes of shareholders attending the meeting.
 - (3) In the following cases, it must be not less than three-fourths of the total numbers of votes of shareholders attending the meeting and having the rights to vote.
 - (a) Sale or transfer of a substantial portion of the business of the Company to other persons;
 - (b) Acquisition or acceptance of transfer of business of other public or private companies
 - (c) Modification or termination of contracts relating to a lease of business of the whole or a substantial part of the Company;
 - (d) Entrusting other persons to manage the business of the Company;
 - (e) Merger of business with other persons with a purpose of sharing profit;
 - (f) Amendment of Memorandum or Articles of Association or regulations of the Company;
 - (g) Increasing or decreasing in capital, or debenture issuance;
 - (h) Merging or terminating the business.

Article 44. The objectives of the Annual General Meeting of Shareholders shall be as follows:

- (1) To acknowledge the report of the Board of Directors regarding the Company's activities in the past year.
- (2) To consider and approve the statement of financial position statement of profit or loss and other comprehensive income.
- (3) To consider the allocation of dividend payments and funding for legal reserves.
- (4) To elect Directors to replace those retired by rotation and to set the Director's remuneration.
- (5) To appoint the auditor and audit fee.
- (6) Other businesses.



Privacy Notice for the Shareholders' Meeting

Since Phol Dhanya Plc. ("the Company"), as the data controller under the Personal Data Protection Act, B.E. 2562, has announced its Personal Data Protection Policy with the description of its personal data processing for the shareholders and investors on the Company's website <u>https://www.pdgth.com/site/index.php/page/cookies</u>. For this meeting, the Company would like to inform its shareholders and their proxies on the Personal Data Protection Policy in brief.

1. Personal Data: The Company needs to collect the following personal information for the purpose of arranging attendance at the meeting:

1.1 General Personal Data: Name, Age, Address, Telephone number, Identity card number, Bank account details, E-mail address, Fax number, Shareholder's registration number, photographs, and video recording.

2. Objectives, Legal Basis, and Data Processing :The Company will process all personal data in accordance with the objectives and legal basis as follows:

2.1 Legal basis

The Company will collect and use your data specified in items 1.1. above for the purpose of calling, arranging and

conducting the meeting, including identity verification, sending any related documents, and carrying out any action pursuant to the meeting resolutions and/or to comply with the related laws or orders issued by the relevant authorities under the Public Limited Companies Act, B.E. 2535 (1992).

2.2 Legitimate interest

The Company will collect and use your data specified in item 1.1 above for the purpose of preparing the meeting minutes, and keep evidence of your meeting attendance and any other activity involving the Company's legitimate interests and other persons to the extent that it is within your reasonable expectation.

The Company will take photographs of the meeting and record it on video for the purpose of media reporting and broadcasting the meeting by electronic means. You may appear in the photographs or video recording but details of your identity will not be revealed. If you wish the Company to refrain from disclosing any photographs or any part of the video recording in which you appear, you should notify the Company that you have not given your consent.

3. Sources of Personal Data: The Company will collect your personal data directly from you and from Thailand Securities Depository Co., Ltd., which is the Company's registrar,

4. Personal Data Storage: The Company expects to keep your personal data for a period of 10 years, except for photographs and the video recording, which will only be kept for six months from the date of the meeting. After these periods elapse, the Company will either destroy or anonymize your data.

5. Rights of Data Owners: As a data owner, you have the right to receive a copy of your personal data, the right to correct any mistakes in your data, the right to have your data erased and the right to withhold consent for your data to be used for any other purpose than the abovementioned meeting. If you would like to exercise any of the serights, please contact the Company at email: <u>dpo@pdgth.com</u> Data Controller and/or Personal Data Protection Officer Telephone: 02-791-0111 the Company will consider your request and contact you as soon as reasonably possible. If the Company fails to comply with the laws related to personal data protection, you can file a complaint at the Office of the Personal Data Protection Commission.



Requisition Form Annual Report 2024 (56-1 One Report)

Attention: Shareholders

To facilitate shareholders, you can request documents by choosing one of following methods.

- 1) The Company's website: <u>http://investor.pdgth.com/document.html</u>
- 2) Be inform via Email: <u>ir@pdgth.com</u>
- 3) Request Annual Report 2024 (56-1 One Repot) and fill-in form per below details or send via Telefax 0-2791 0100

Send address:

Name-Surname:	
Address:	

Any question or suggestion, please contact:

- 1. Mrs. Kwandao Duangjan Telephone: 0-27910111 ext. 151,226 or
- 2. Ms. Siriporn Ondee Telephone: 0-27910111 ext. 206

In case, Need to receive the above documents prior the shareholders' meeting (23 April 2025) Please submit such requisition arrived to the Company <u>within April 16, 2025</u>

<u>Remarks</u>: The company has established a personal information protection policy, to notify the stakeholders of the company know the details of the collection, use and disclosure of personal information, as shown on the company's website <u>www.pdgth.com</u>