Registration and Presentation of Documents before attending the Meeting

On the meeting date, the shareholders or proxies are able to register and present documents for verification from 12.00 hrs. at the area provided in front of the Multipurpose Conference Room, 9th floor, Head Office Building, Bank of Ayudhya Public Company Limited. In this regard, all shareholders and proxies shall comply with the preventive measures and guidelines for the Meeting.

The Bank will use the barcode which is provided on the Notice of Meeting. The proxy must ensure that the proxy form B is completely filled, attached with supporting documents and signed by the grantor on page 4/6, while the shareholder who attends the meeting in person is able to present the Notice of Meeting to our registration officers.

The participants shall present the following documents (as the case may be) to our registration officers for registration before attending the meeting:

Shareholder	Required Documents
1. Natural person	
1.1 In case of attending the	Valid "card" bearing the shareholder's photograph issued by the government
meeting in person	agency such as:
	a. Identification card (ID card)
	b. Government/state enterprise officer card
	c. Driving license
	d. Passport/Certificate of Alien registration
1.2 In case of a proxy	a. Original proxy form and its supplement attached to the notification of the
	meeting, which has been completed and signed by the shareholder and the
	proxy with THB 20.0 duty stamp affixed
	b. Certified true copy of the shareholder's ID card
	c. Certified true copy of the proxy's ID card
2. Juristic person	
2.1 In case a juristic	a. ID card of the authorized director
person's authorized	b. Copy of the Affidavit issued no more than 60 days by the Department of
director attends the	Business Development, Ministry of Commerce, with certified true copy by the
meeting in person	authorized director and the company seal affixed (if any)
2.2 In case of a proxy	a. Proxy form with barcode which has been completed and signed by the
	authorized director granting the proxy with the company seal affixed (if any)
	and duty stamp of THB 20.0
	b. Copy of the Affidavit issued by the Department of Business Development,
	Ministry of Commerce for no more than 60 days with certified true copy by the
	authorized director, in the number as specified, and the company seal affixed
	(if any)
	c. Certified true copy of ID card of the authorized director who signs the proxy form
	d. Certified true copy of the proxy's ID card

Shareholder		Required Documents
3.	Shareholder with non-Thai	The requirements in Clauses 1 and 2 shall apply mutatis mutandis to any
	nationality or juristic	shareholders or participants with non-Thai nationality or to any juristic persons
	person established under	established under foreign law (as the case may be), provided that:
	foreign law	a. The shareholder or the authorized person (director) or the proxy who is a
	Except: those being	natural person and attends the meeting shall present his/her ID card to the
	appointed by domestic	officer before attending the meeting.
	commercial banks to act	b. Copy of document issued by the government agency of the country in which
	as Custodian shall present	the juristic person was registered; or copy of document prepared by the
	the documents as stated in	juristic person indicating details of name, head office and signatory persons of
	Proxy Form C	such juristic person and condition or limitation of signatory power, which was
		certified by Notary Public no longer than 1 year before the meeting date.
		c. English translation of the document made in other languages apart from Thai or
		English, certified by the shareholder or the authorized person (director) should
		also be attached.
4.	In case of deceased	The estate administrator shall attend the meeting in person or by proxy:
	shareholder	a. The provision in Clause 1 shall apply mutatis mutandis.
		b. A court order of estate administrator appointment certified by the estate
		administrator, which is issued no longer than 6 months until the day before
		meeting date, shall be presented.
5.	In case of minor child	His/her father-mother or legitimate guardian shall attend the meeting in person or
		by proxy:
		a. The provision in Clause 1 shall apply <i>mutatis mutandis.</i>
		b. A copy of the minor shareholder's house registration certified by his/her father-
		mother or legitimate guardian shall be presented.
6.	In case of incompetent	His/her custodian or guardian shall attend the meeting in person or by proxy:
	or quasi-incompetent	a. The provision in Clause 1 shall apply <i>mutatis mutandis</i> .
	shareholder	b. A court order of custodian or guardian appointment certified by his/her
		custodian or guardian, which is issued no longer than 6 months until the day
		before meeting date, shall be presented.

Remark:

- (1) In case a participant changes his/her title, name or surname, the evidence of such change shall be shown.
- (2) A duty stamp will be provided by the Bank.
- (3) The Bank reserves the right to authorize only the shareholders or proxies with complete and accurate documents to attend the meeting. As for granting of proxy, the proxy form shall be only as stated in "Practice Guideline for the Meeting".
- (4) In case there is an argument or issue or required interpretation, the representative from Legal Department of the Bank will be responsible for contemplation and judgment which shall be deemed final.

Granting of Proxy to attend the Meeting and Vote on behalf of Shareholders

In case any shareholder cannot attend the meeting in person, he/she may appoint other person or the Bank's director as his/her proxy to attend the meeting.

If the shareholder wishes to appoint the Bank's director as a proxy to attend the meeting and vote on his/her behalf, the Bank would like to nominate the following directors for your consideration:

1. Miss Potjanee Thanavaranit
Independent Director and Chairman of the Audit Committee

2. Dr. Jamlong Atikul Independent Director, Chairman of the Nomination and Remuneration

Committee and Audit Committee Member

Detailed information of each director is attached to this document. After completing, marking and signing the said proxy form, please put it together with a certified true copy of the shareholder's ID card in a business reply service envelope attached to the notification of the meeting and return to the Corporate Secretary by Friday, July 24, 2020.

There are three proxy forms for shareholders meetings pursuant to the Department of Business Development Notification, Re: Proxy Forms (No. 5) B.E. 2550 (2007) dated February 2, 2007 as detailed below:

Туре	Description
Form A	■ General, simple and non-complicated
Download at	Indicate the name and details of the shareholder (grantor) and proxy
www.krungsri.com	• Grant the proxy the right to consider and vote on behalf of the shareholder (grantor) in all
	respects as the proxy deems appropriate
Form B	 Address matters for proxy in detail
Attached to this	• A shareholder (grantor) can authorize his/her proxy to consider and vote all matters as the
notification	proxy deems appropriate; or a shareholder (grantor) can indicate which matter he/she
	authorizes the proxy to vote on his/her behalf for each agenda.
	 Consist of two documents i.e. proxy form and its supplement
Form C	 Use only in case a shareholder is a foreign investor and appoints his/her custodian in Thailand
Download at	 Consist of two documents i.e. proxy form and its supplement
www.krungsri.com	

Voting and Counting of Votes

The Chairman or a designated person will inform the meeting of the summary of method for voting and counting of votes before proceeding with the meeting agenda.

1. Voting

- One share for one vote
- In casting vote in each agenda, the Chairman will request the shareholders who wish to make an objection or abstain from voting to raise their hands.
 - Should there be any shareholders wish to make an objection, disapproving or abstaining from voting, please mark on the ballot distributed to you at the entering of the meeting and return to the Bank officers for counting votes. For the shareholders who do not raise their hands, it shall be deemed that they approve the matter as proposed by the Chairman.

- In the event that no shareholder raises the hand for objection, disapproval or abstention, it shall be deemed that the meeting unanimously resolves to approve the matter as proposed by the Chairman.
- For Agenda 6: Election of Directors to replace Those retiring by Rotation, the Bank officers will collect all the ballots casting for approval, disapproval and abstention.
- For those shareholders who have marked in the proxy forms of their votes, the Bank will in advance record the number of votes in each agenda as specified upon the registration process. This is to facilitate the proxies with no need to mark the ballots again during the meeting. These votes shall be calculated together with the votes of other shareholders in the meeting.

2. Counting of Votes

- The Bank uses the barcode system for counting votes.
- In counting votes cast in each agenda, the Bank will in advance count the number of votes cast by the shareholders attending the meeting in person and by proxy at the time when proxies register. These votes will be divided into 3 categories as follows:
 - Agenda item which requires approval by majority vote from the shareholders who attend and cast their votes, the Bank will only count the number of approval and disapproval votes casted by the shareholders who attended the meeting and voted, excluding the number of abstain votes.
 - Agenda item which requires approval by votes of not less than three-quarters of the total number of votes of shareholders who attend and are entitled to vote, the Bank will count all votes approval, disapproval and abstention casted by the shareholders who attend and are entitled to vote.
 - Agenda item which requires approval by votes of not less than two-thirds of the total number of votes of shareholders who attend the meeting, the Bank will count all votes approval, disapproval and abstention casted by the shareholders who attend the meeting including those having no right to vote.

In the following cases, the ballots shall be deemed "void and not to be counted"

Shareholders Present in Person

- There is no vote casting specified in the ballot.
- The ballot has been crossed-out/amended to symbol or content filled without signature.
- There is more than one type of votes casting in the ballot of any agenda.

Proxy

- In the event that the proxy grantor casted their votes in the proxy form and there is an amendment to the type of vote without the proxy grantor's signature.
- In the event that the proxy grantor did not cast their votes in the proxy form where the proxy is entitled to cast the vote in the meeting and:
 - There is no vote casting specified in the ballot.
 - The ballot has been crossed-out/amended to symbol or content without signature.
 - There is more than one type of votes casting in the ballot of any agenda (except for vote casting by custodian).

- The number of votes casted in the ballot is more than the number of shares entitled to vote (in case of custodian).
- Upon completion of casting votes in each agenda, the Chairman or a designated person shall notify the meeting of the voting result of each agenda by addressing the number and percentage of approving votes, disapproving votes and abstentions.
 - Upon announcement of the voting result, it shall be deemed that the voting of such agenda is final.

If any participant wishes to leave before the meeting adjournment with vote casting in advance, please contact the Bank officer except for the case that he/she intends to have approval vote.