

Document Agenda 10 Details of the Articles of Association of the Company requested to amendments.

The amendment to the Articles of Association of the Company to be in line with the Public Limited Companies Act B.E. 2535 which has been amended by the Public Limited Companies Act (No. 4) B.E. 2565 to support the use of electronic means for conducting board of directors' meetings and shareholders' meetings, serving of notices or documents, and granting of proxies for shareholders attendance. However, the amendment to the Articles of Association of the Company would result in reordering of Clause 28. of the Articles of Association onwards, and the increase in the number of the Articles of Association of the Company from 51 Clauses to 54 Clauses. Therefore, the Board of Directors deemed appropriate to repeal the current Articles of Association of the Company and use the new Articles of Association instead. The essence of the amendments can be summarized as follows.

Clause 27. At a meeting of the board of directors, at least one-half (1/2) of the total number of directors present shall constitute a quorum. The chairman of the board shall be the chairman of the meeting. In case the chairman of the board is not present at the meeting or cannot perform his or her duty, and if there is a vice-chairman present at the meeting, the vice-chairman shall be the chairman of the meeting. If there is no vice-chairman or if there is a vice-chairman but he or she is not present in the meeting or cannot perform his or her duty, the directors present at the meeting shall elect one of the directors to be the

Existing Wordings

Decisions of the board of directors' meeting shall be made by majority votes. Each director is entitled to one (1) vote, but a director who has interests in any matter shall not be entitled to vote on such matter. In the event of a tie vote, the chairman of the meeting shall have a casting vote.

chairman of the meeting.

Proposed Amendment*

No change/amendment

Clause 27. At a meeting of the board of directors, whether a physical meeting or a meeting via electronic means, at least one-half (1/2) of the total number of directors present shall constitute a quorum. The chairman of the board shall be the chairman of the meeting. In case the chairman of the board is not present at the meeting or cannot perform his or her duty, and if there is a vice-chairman present at the meeting, the vice-chairman shall be the chairman of the meeting. If there is no vice-chairman or if there is a vice-chairman but he or she is not present in the meeting or cannot perform his or her duty, the directors present at the meeting shall elect one of the directors to be the chairman of the meeting.

Decisions of the board of directors' meeting shall be made by majority votes. Each director is entitled to one (1) vote, but a director who has interests in any matter shall not be entitled to vote on such matter. In the event of a tie vote, the chairman of the meeting shall have a casting vote.

^{*} Remark: The amendment to the Articles of Association resulting in reordering of the Articles of Association of the Company from Clause 28. onwards and the increase in the number of Articles of Association of the Company from 51 Clauses to 54 Clauses.



Existing Wordings	Proposed Amendment*
	Clause 28. <u>In calling a meeting of the board of</u>
	directors, the chairman of the board shall call for such
	meeting. In the absence of the chairman of the board
	for whatever reason, the vice-chairman of the board
	shall be the person who summons a meeting of the
	board of directors. In the absence of the vice-chairman
	of the board for whatever reason, at least two (2)
-N/A-	directors may jointly summon a meeting of the board
	of directors.
	When there is reasonable cause or in order to preserve
	the rights or benefits of the Company, at least two
	(2) directors may jointly request to the chairman of
	the board of directors to summons a meeting of the
	board of directors, whereby the agenda and reason(s)
	therefore that will be proposed for consideration must
	be specified. In such case, the chairman of the board
	shall summon and fix the date of the meeting within
	fourteen (14) days of the date of receipt of the request.
	In the case where the chairman of the board of
	directors does not take action in accordance with the
	second paragraph, the requesting directors may jointly
	summon and fix the date of the meeting of the board
	of directors to consider the proposed agenda items
	within fourteen (14) days of the end of such period
	mentioned in the second paragraph.

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Existing Wordings	Proposed Amendment*
Clause 28. In calling a meeting of the board of directors, the chairman of the board or the person assigned by the chairman of the board shall serve a written notice calling for such meeting to the directors not less than seven (7) days prior to the date of the meeting, unless where it is necessary or urgent to preserve the rights and benefits of the Company, the meeting may be called by other methods and an earlier meeting date may be chosen.	Clause 29. In calling a meeting of the board of directors, whether a physical meeting or a meeting via electronic means, the chairman of the board or the person assigned by the chairman of the board shall serve written notice calling for such meeting to the directors not less than three (3) days prior to the date of the meeting, unless where it is necessary or urgent to preserve the rights or benefits of the Company, the meeting may be called by electronic means or any other means and an earlier meeting date may be chosen.
At least two (2) directors may jointly request to summons a meeting of the board of directors, the chairman of the board shall summon and fix the date of the meeting within fourteen (14) days of the date of receipt of the request. Clause 29. – Clause 31.	The delivery of written notice and meeting documents may deliver via electronic means which specified by the Company. If the directors have notified their intention to receive or consented to the Company or the board of directors, in accordance with the relevant laws. Reordered the number to Clause 30. – Clause 32. without any amendment of the content.
Clause 32. The board of directors of the Company shall hold the meeting at least once in every three (3) months at the place in the province in which the head office of the Company is situated or in any nearby provinces.	Clause 33. The board of directors of the Company shall hold the meeting at least once (1) in every three (3) months at the place in the province in which the head office of the Company is situated or in any nearby provinces, or at any other location within the Kingdom. The meeting of the board of directors in accordance with the first paragraph may be held via electronic means. The meeting via electronic means shall be held in accordance with the procedures prescribed by law governing electronic meetings. In the case that the board of directors meeting is conducted via electronic means, the head office of the Company shall be deemed to be the place of the meeting.
Clause 33. – Clause 35.	Reordered the number to Clause 34. – Clause 36. without any amendment of the content.

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Existing Wordings

Clause 36. The board of directors shall call for a shareholders' meeting which is an annual general meeting of shareholders within four (4) months from the last day of the fiscal year of the Company. Shareholders' meetings other than the one referred to in the first paragraph shall be called extraordinary general meetings. The board of directors may call for the extraordinary general meeting of shareholders at any time as deemed appropriate.

A shareholder or shareholders who have a shares amounting to not less than ten (10) percent of the total number of shares wholly sold may submit their names and request the board of directors in writing to call for an extraordinary general meeting at any time, provided that, the agenda and reason(s) of request for calling for such meeting shall be clearly stated in the said written request. In such an event, the board of directors shall proceed to call for a shareholders' meeting to be held within a period of forty-five (45) days from the date of the receipt of such request from the said shareholder(s).

In the case that the board of directors does not call a shareholders' meeting within the period under the second paragraph, shareholder(s) who subscribe their names or other shareholder(s) who hold shares in aggregate as prescribed by law, may call the

Proposed Amendment*

Clause 37. The board of directors shall call for a shareholders' meeting which is an annual general meeting of shareholders within four (4) months from the last day of the fiscal year of the Company.

Shareholders' meetings other than the one referred to in the first paragraph shall be called extraordinary general meetings. The board of directors may call for the extraordinary general meeting of shareholders at any time as deemed appropriate.

In this regard, the shareholders' meeting may be held via electronic means. The meeting via electronic means shall be held in accordance with the procedures prescribed by law governing electronic meetings.

In the case that the meeting is conducted via electronic means, the head office of the Company shall be deemed to be the place of the meeting.

Clause 38. A shareholder or shareholders holding shares amounting to not less than ten (10) percent of the total number of shares wholly sold may submit their names and request the board of directors in writing to call for an extraordinary general meeting at any time, provided that, the agenda and reason(s) of request for calling for such meeting shall be clearly stated in the said written request. In such an event, the board of directors shall proceed to call for a shareholders' meeting to be held within a period of forty-five (45) days from the date of the receipt of such request from the said shareholder(s).

In the case that the board of directors does not call a shareholders' meeting within the period under the <u>first</u> paragraph, shareholder(s) who subscribe their names or other shareholder(s) who hold shares in aggregate as prescribed by law, may call the shareholders' meeting

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Existing Wordings

Proposed Amendment*

shareholders' meeting within forty-five (45) days from the end of the period under the second paragraph. In this case, it shall be deemed that the shareholders' meeting is called by the board of directors. The Company shall bear all necessary expenses arising from the arrangement for such shareholders' meeting and provide any reasonable facilitation. within forty-five (45) days from the end of the period under the <u>first</u> paragraph. In this case, it shall be deemed that the shareholders' meeting is called by the board of directors. The Company shall bear all necessary expenses arising from the arrangement for such shareholders' meeting and provide any reasonable facilitation. <u>In this case, the shareholder(s)</u> who call for the meeting may deliver the written notice to shareholder(s) via electronic means which specified by the Company. If the shareholder(s) have notified their intention to receive or consented to the Company or the board of directors, in accordance with the relevant laws.

In the case that such shareholders' meeting is called as a result of a request by the shareholders under the third paragraph, if the number of shareholders attending the meeting does not constitute a quorum as prescribed in this Articles of Association Clause 38, the shareholders under the third paragraph shall jointly be responsible for the expenses arising from the arrangement for such shareholders' meeting to the Company.

In the case that such shareholders' meeting is called as a result of a request by the shareholders under the <u>second</u> paragraph, if the number of shareholders attending the meeting does not constitute a quorum as prescribed in this Articles of Association Clause <u>40</u>, the shareholders <u>who call for the meeting</u> under the <u>second</u> paragraph shall jointly be responsible for the expenses arising from the arrangement for such shareholders' meeting to the Company.

^{*} Remark: The amendment to the Articles of Association resulting in reordering of the Articles of Association of the Company from Clause 28. onwards and the increase in the number of Articles of Association of the Company from 51 Clauses to 54 Clauses.



Existing Wordings

Proposed Amendment*

Clause 37. In calling a shareholders' meeting, the board of directors shall prepare a written notice specifying the place, date, time, agenda of the meeting and the matters to be proposed to the meeting in appropriate detail by clearly indicating whether it is a matter proposed for acknowledgement or for consideration, as the case may be, including the opinion of the board of directors on the said matters, and the said notice shall be distributed to the shareholders and the registrar not less than seven (7) days prior to the date of the meeting. The notice shall be published in the newspaper for not less than three (3) consecutive days and not less than three (3) days prior to the date of the meeting.

Clause 39. In calling a shareholders' meeting, whether a physical meeting or a meeting via electronic means, the board of directors shall prepare a written notice specifying the place, date, time, agenda of the meeting and the matters to be proposed to the meeting in appropriate detail by clearly indicating whether it is a matter proposed for acknowledgement or for consideration, as the case may be, including the opinion of the board of directors on the said matters, and the said notice shall be distributed to the shareholders and the <u>public limited company</u> registrar not less than seven (7) days prior to the date of the meeting. The notice shall be published in the newspaper for not less than three (3) consecutive days and not less than three (3) days prior to the date of the meeting or advertised via electronic means in accordance with criteria prescribed by law.

The delivery of written notice and meeting documents may deliver via electronic means which specified by the Company. If the shareholder(s) have notified their intention to receive or consented to the Company or the board of directors, in accordance with the relevant laws.

The place of the meeting shall be in the province in which the head office of the Company is situated or at any other place where the board of directors prescribed.

The place of the meeting shall be in the province in which the head office of the Company is situated or at any other place where the board of directors prescribed.

Clause 38. At a shareholders' meeting there shall be not less than twenty five (25) shareholders and proxies (if any) attending the meeting or not less than one-half of the total number of shareholders and in either case such shareholders shall hold shares amounting to not less than one-third (1/3) of the total number of shares sold, whereby a quorum would then be constituted.

Clause 40. At a shareholders' meeting, whether a physical meeting or a meeting via electronic means, there shall be not less than twenty-five (25) shareholders and proxies (if any) attending the meeting or not less than one-half (1/2) of the total number of shareholders and in either case such shareholders shall hold shares amounting to not less than one-third (1/3) of the total number of shares sold, whereby a quorum would then be constituted.

^{*} Remark: The amendment to the Articles of Association resulting in reordering of the Articles of Association of the Company from Clause 28. onwards and the increase in the number of Articles of Association of the Company from 51 Clauses to 54 Clauses.



Existing Wordings	Proposed Amendment*
At any shareholders' meeting, if one (1) hour has passed from the time specified for the meeting and the number of shareholders attending the meeting is still inadequate for a quorum as prescribed in the first paragraph, and if such shareholders' meeting was called as a result of a request of the shareholders, such meeting shall be cancelled. If such meeting was not called as a result of a request of the shareholders, a new meeting shall be called for and the notice calling for such meeting shall be dispatched to shareholders not less than seven (7) days prior to the date of the meeting. In the subsequent meeting, a quorum is not required.	At any shareholders' meeting, if one (1) hour has passed from the time specified for the meeting and the number of shareholders attending the meeting is still inadequate for a quorum as prescribed in the first paragraph, and if such shareholders' meeting was called as a result of a request of the shareholders, such meeting shall be cancelled. If such meeting was not called as a result of a request of the shareholders, a new meeting shall be called for and the notice calling for such meeting shall be dispatched to shareholders not less than seven (7) days prior to the date of the meeting. In the subsequent meeting, a quorum is not required. In appointing a proxy according to first paragraph, it may be carried out via electronic means which are safe and reliable, ensuring that the proxy appointment is performed by the shareholders. However, the
	appointment shall follow the rules prescribed by the public limited company registrar.
Clause 39. – Clause 45.	Reordered the number to Clause 41. – Clause 47. without any amendment of the content.
Clause 46. No dividend shall be paid otherwise than out of profits. If the Company has incurred loss, no dividend shall be paid.	Clause 48. No dividend shall be paid otherwise than out of profits. If the Company has incurred loss, no dividend shall be paid.
Dividends shall be distributed in accordance with the number of shares, with each share receiving an equal amount unless specified otherwise for preference share. The payment of dividends shall be approved by a shareholders' meeting.	Dividends shall be distributed in accordance with the number of shares, with each share receiving an equal amount unless specified otherwise for preference share. The payment of dividends shall be approved by a shareholders' meeting.
The board of directors may from time to time pay to the shareholders such interim dividends as appear to the directors to be justified by the profits of the Company,	The board of directors may from time to time pay to the shareholders such interim dividends as appear to the directors to be justified by the profits of the Company,

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Existing Wordings	Proposed Amendment*
and shall report to the shareholders on the payment of	and shall report to the shareholders on the payment of
interim dividends at the next meeting of shareholders.	interim dividends at the next meeting of shareholders.
The payment of dividends shall be made within one (1) month from the date on which the resolution has passed at the meeting of shareholders or of the board of directors, as the case may be. The dividend payment shall be announced to the shareholders in writing and the notice of dividend payment shall be published in a newspaper.	The payment of dividends shall be made within one (1) month from the date on which the resolution has passed at the meeting of shareholders or of the board of directors, as the case may be. The dividend payment shall be announced to the shareholders and the notice of dividend payment shall be published in a newspaper or through electronic means in accordance with the criteria prescribed by law.
Clause 47. – Clause 50.	Reordered the number to Clause 49. – Clause 52. without any amendment of the content.
-N/A-	Chapter 8 Serving Notices and Documents Clause 53. In the event that the Company or the board of directors is obliged to send notices or documents in accordance with the provisions of the laws relating to public limited companies or this Articles of Association to the directors, shareholders, or creditors of the Company, if such persons have notified their intention to receive or consented to the delivery of, notices or documents via electronic means, the Company or the board of directors may send such notices or documents via electronic means in accordance with the criteria prescribed by law.
Clause 51. The Company's seal shall be as follows.	Chapter 9 Miscellaneous Clause 54. The Company's seal shall be as follows.

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