

C O R P O R A T E G O V E R N A N C E P O L I C Y

COUNTRY GROUP DEVELOPMENT PUBLIC COMPANY LIMITED

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1. INTRODUCTION

Country Group Development Public Company Limited (“Company”) commits to develop high-quality real estate projects that meet the evolving needs of the world. By adopting a customer centric approach, the Company aims to provide comprehensive products and services accessible to everyone where the goals include maximizing shareholder wealth and fostering sustainability. In this regards, the Company is driven by an unwavering to conduct business and activities with the highest standard of integrity, transparency, and accountability, with the overarching aim of generating significant and lasting societal value while meticulously considering the interests of all stakeholders, integral to advancing Thailand's real estate sector to international standards. The Company maintain a vigilant awareness of prevailing economic, social, and environmental forces, and are dedicated to aligning our activities with the global movement toward sustainable development within the ever-evolving realm of the real estate industry.

In this respect, the Company is firmly committed to upholding the principles of good corporate governance as the foundational framework for our business operations to ensure transparency, fairness, and accountability. The Company believes that strict adherence to these principles not only enhances our competitive position and builds confidence among domestic and international investors but also acts as a critical driver for sustainable growth, enabling us to adapt flexibly to a dynamic business environment while fostering strong relationships with all stakeholders. To ensure these standards are met, the Board of Directors has meticulously formulated a Corporate Governance Policy that incorporates best practices from leading regulatory bodies, including the Stock Exchange of Thailand, the Office of Securities and Exchange Commission and the Thai Institute of Directors, to serve as the mandatory standard of conduct for all personnel. By overseeing consistent communication and compliance, the Board of Directors is dedicated to cultivating a corporate culture where every director, executive, and employee operates with a shared understanding and unwavering faith in these principles, thereby ensuring the Company’s consistent and long-term prosperity

2. DEFINITIONS

Company	means	Country Group Development Public Company Limited
Board of Directors	means	The Board of Directors of the Company
Directors	means	Directors of the Company
Executives	means	Chief Executive Officer, first 4 executives succeeding Chief Executive Officer and every person holding the position equivalent to the fourth rank, including person holding executive position in Accounting or Finance Department whose rank is not lower than departmental manager, pursuant to the definitions of the SEC Office
Chief Executive Officer	means	The Company’s Chief Executive Officer
Employees	means	The Company’s and its subsidiaries’ employees
SET	means	Stock Exchange of Thailand
SEC Office	means	Office of Securities and Exchange Commission
PDPA Act	means	Personal Data Protection Act B.E. 2562

3. OBJECTIVES

In an effort to propound the Board of Directors’ dedication to governance excellence, the Corporate Governance Policy and its guidelines have been meticulously formulated by the Board of Directors to serve as a comprehensive roadmap for Directors, Executives, and Employees alike, ensuring that every business operation is conducted in strict alignment with ethical standards and regulatory best practices

4. GOOD CORPORATE GOVERNANCE PRINCIPLES

4.1 RIGHTS OF SHAREHOLDERS

To enhance transparency and competitiveness, including to strengthen the confidence of shareholders, investors, and all related parties, the Company has established guidelines to protect the fundamental rights of shareholders. and provide equal treatments and benefits to all stakeholders, this includes but not limited to the following:

- 1) All shareholders shall maintain equal rights pertaining to the purchase, sale, and transfer of shares held; the receipt of the Company's profits; access to comprehensive information concerning the Company's business operations; attendance at shareholder meetings; and the exercise of voting rights in matters including, but not limited to, the election and removal of directors, the appointment of auditors, dividend allocations, amendments to the Company's Articles of Association and Memorandum of Association, capital increases or decreases, and the approval of extraordinary transactions.
- 2) Shares of the same class shall confer equal voting rights, with each share entitling the holder to one vote.
- 3) The Company shall disclose significant information to shareholders via the SET's channels as well as the Company's website in regular basis. In addition, shareholders may obtain information regarding their rights and other matters of the Company through direct communication. In addition, the Company shall not obstruct communication between shareholders.
- 4) The Company shall send a notice of the shareholders meeting, both Thai and English, together with supporting documents and opinions of the Board of Directors for each agenda item, at least 7 days prior to the meeting date, except as otherwise specified in the Company's Articles of Association, notifications, order or requirements of the SET and the SEC Office. As well, the notice of the meeting together with the supporting documents shall be made available through the Company's website prior to the meeting date. The objectives are to afford shareholders sufficient time for the thorough review of available information and to facilitate informed decision-making.
- 5) The Company shall duly inform shareholders of the procedures and methods governing attendance at shareholder meetings through the formal notice of the general meeting. Furthermore, the Company shall disseminate information regarding voting procedures applicable to the shareholders meeting. The Company shall also establish and implement clear, sequential procedures for the conduct of the meeting, encompassing the raising of questions, voting protocols, and the adoption of resolutions. Additionally, shareholders shall be afforded the opportunity to submit questions to the Company in advance of the meeting date. Critically, the Company shall ensure equitable and convenient registration for meeting attendance for all shareholders, commencing at least 1 hour prior to the scheduled start time and continuing until the meeting's conclusion.
- 6) The Company shall not infringe upon the right to review Company information disclosed in accordance with applicable requirements, nor shall it restrict shareholders' participation in shareholder meetings. By way of example, the Company shall refrain from distributing supplemental material information on short notice or introducing new agenda items during the course of a shareholder meeting. Furthermore, the Company shall not amend material information without prior notification to shareholders. Notably, the Company shall not deny late-arriving shareholders the right to attend shareholder meetings.
- 7) In providing appropriate facilities, the Company encourages shareholder participation in shareholders' meetings to exercise their voting rights. For example, the Company shall conduct meetings in accordance with the order of agenda items specified in the distributed meeting notice. In the election of directors, shareholders shall be afforded the opportunity to cast individual votes for each candidate. Furthermore, shareholders shall be provided with opportunities to pose questions and express opinions, to which the relevant directors are obligated to provide substantive responses.

- 8) In instances where a shareholder is unable to attend the shareholders' meeting, the Company shall provide the mechanism of proxy voting through the availability of a formal instrument of proxy, enabling the shareholder to designate specific voting instructions. The proxy instrument shall be accessible for download on the Company's official website. Furthermore, the Company shall nominate at least one independent director as a designated proxy, while upholding the shareholders' right to appoint any other qualified individual to represent them and exercise their voting rights.
- 9) The Company shall endorse and facilitate the use of technological systems, including but not limited to barcode systems and electronic ballot casting, at the shareholders' meetings. This technology shall be utilized for shareholder registration, vote tabulation, and the announcement of results to ensure the meeting proceeds with speed, accuracy, transparency, and is fully auditable. The detailed voting results, including the number of votes for, against, and abstained for each resolution requiring a vote, shall be recorded and disclosed in the minutes of the shareholders' meetings. In instances where an agenda item comprises multiple sub-items requiring separate votes, the Company shall ensure that each sub-item is voted on individually to maintain transparency.
- 10) The Company shall make arrangements for clear and accurate minutes of the meeting to be taken. In this connection, the Company shall distribute the minutes of shareholders' meetings through the SET's channel and its website within 14 days from such meeting date.

4.2 EQUITABLE TREATMENT OF SHAREHOLDERS

The Company prioritizes the basic rights of shareholders as investors and partial owners. The Company recognizes its duty to protect the rights and benefits of shareholders without discrimination, in compliance with laws and regulations, ensuring fair and equal treatment of all shareholders, whether major or minor, institutional, or foreign investors, whereby, the details are as follows:

- 1) The Company commits to disclose information regarding business operations with completeness, accuracy, and transparency. This includes any issues that could impact the Company's business and the rights of shareholders, such as participation in shareholders meetings to exercise voting rights, the right to receive dividends, the right to approve increases or decreases in capital.
- 2) Shareholders shall be entitled to receive a share of the Company's profits in the form of dividends, subject to approval by the shareholders' meeting or resolution of the Board of Directors, as the case maybe. Dividend payments shall be distributed in equal amounts per share.
- 3) Shareholders possess the right to attend and vote at shareholders' meetings, offer commentary or inquire regarding the Company's operating performance, and provide recommendations conducive to the Company's operations. Moreover, the Company invites all shareholders to submit meeting agenda items, nominate director candidates, and present inquiries. All submissions are subject to the criteria and conditions that will be published on the Company's website.

4.3 ROLES OF STAKEHOLDERS

The Company places great importance to all stakeholders, i.e. shareholders, Employees, partners or external stakeholders, i.e. business partners, competitors, creditors, communities and societies, as well as government agencies and related agencies as follows:

Shareholder : The Company covenants to foster sustainable long-term value creation and to consistently furnish optimal returns on investment for the benefit of its shareholders, placing paramount emphasis on transparent disclosure and unwavering credibility. Furthermore, the Company shall adhere strictly to the principle of equity and diligently safeguard shareholders' interests by establishing and enforcing rigorous procedures designed to prohibit the misuse of material non-public information for the personal pecuniary gain of any director or employee, and shall not engage in any transaction constituting a conflict of interest.

Employees :	Employees shall be encouraged to pursue professional development to ensure optimal operational efficiency. The Company provides equitable and appropriate employment conditions, along with a merit-based system for advancement. Furthermore, the Company maintains a safe working environment in compliance with established standards.
Partners :	The Company shall collaborate with partners in professional and transparent manners for its mutual best interest.
Customers :	The Company commits to providing services in accordance with contractual agreements and recognizes the paramount importance of prioritizing customer relationships through the establishment and maintenance of positive and ongoing engagement. The Company ensures the disclosure of accurate and transparent information regarding its products and services, while strictly prohibiting exaggerated or misleading claims.
Business partners :	Company shall treat all the partners equally, fairly and keep confidentiality including create good relationship and benefit with partners.
Creditors :	The Company shall treat creditors with fairness according to the debt hierarchy and in line with relevant contracts and the law, particularly regarding guarantee conditions, capital management, and default prevention measures.
Competitor :	The Company is committed to fair competition and treats all competitors with equality, respect, and professionalism. This includes refraining from entering into anti-competitive agreements or monopolies that restrict market competition, and strictly prohibiting the acquisition of competitors' confidential information through dishonest or unethical means.
Government agencies :	The Company complies with all relevant laws, criteria, rules and regulations in the related agencies.
Community/Society :	The Company acknowledges the importance of supporting activities that promote quality of life and cultivate a spirit of social responsibility among Employees at all levels, thereby contributing to the development of the community, society, and environment.
Environment :	The Company encourages the Employees to acknowledge the environment preservation and creates the policy to develop the project under the Environmental Impact Assessment (EIA).

4.4 DISCLOSURE AND TRANSPARENCY

The Company is steadfast in its commitment to corporate transparency, prioritizing the dissemination of material financial and non-financial data to ensure that shareholders, investors, analysts, and all stakeholders receive information with accuracy, integrity, and punctuality. In doing so, the Company shall strictly adhere to the disclosure regulations mandated by the SET, the SEC Office, and all other relevant regulatory authorities. To uphold the principle of information parity, all corporate communications shall be published simultaneously in Thai and English via the disclosure channel of the SET, annual report (Form 56-1 One Report), and the Company's website.

4.4.1 CONFLICT OF INTEREST

The Company remains committed to maintaining a clear and transparent process for connected transactions by ensuring strict adherence to the criteria, methodologies, and disclosure requirements mandated by applicable laws and regulatory bodies; furthermore, in accordance with the notifications of the Capital Market Supervisory Board and the Capital Market Commission, the Board of Directors has established formal procedures for the supervision and reporting of conflicts of interest. Under these protocols, Directors and Executives bear the primary responsibility for disclosing their vested interests, as well as those of their

related persons, through the submission of formal interest reports, while any changes to such interests must be disclosed via supplemental reports. Upon receipt of these disclosures, the Company Secretary is designated to compile and transmit copies to the Chairperson of the Board of Directors and the Chairperson of the Audit Committee for their formal acknowledgement within 7 business days, ensuring that all records pertaining to these interest reports are classified for internal use only and remain subject to restricted access and distribution to protect the integrity of the process.

To uphold the Company's integrity, all Directors, Executives, and Employees shall be prohibited from pursuing personal advantages that contravene the interests of the Company. Where a conflict of interest arises or is reasonably foreseeable, the individual is mandated to notify the Company forthwith and recuse themselves from all related deliberations and transactions. Strict adherence to the prescribed procedures for the mitigation of conflicts of interest is required of all parties.

Furthermore, the Audit Committee has instructed the Internal Audit Department to conduct rigorous reviews of significant transactions executed with suppliers involving potential nexus with the Board of Directors, Executives, or Employees. Such oversight is designed to identify and mitigate any material conflicts of interest and ensure that all connected transactions are scrutinized for compliance with the Company's ethical and regulatory standards.

4.4.2 CONNECTED TRANSACTION

The Company and its subsidiaries are committed to upholding the highest standards of corporate integrity by ensuring that all related party transactions are executed in strict accordance with relevant laws and regulatory requirements. To mitigate potential conflicts of interest, any director or executive possessing a vested interest in such transaction shall be strictly prohibited from participating in the deliberation or approval process. It is a mandatory requirement that such individuals disclose their interest to the chairperson of the meeting and undergo a formal recusal from the proceedings to ensure an impartial decision-making environment. Consistent with the Company's core governance principles, all engagements with connected parties must be conducted on an arm's length basis. Furthermore, the Board of Directors has institutionalized a Connected Transaction Policy designed to foster transparency and prevent any form of self-dealing. In instances where a transaction meets the reporting thresholds, the Company shall ensure comprehensive disclosure in full compliance with the relevant financial reporting standards. To maintain institutional adherence, the Company operates a robust monitoring regime and provides continuous compliance communication for the Company's Directors, Executives, and Employees, thereby embedding a culture of transparency and accountability across the organization.

4.4.3 USE OF INSIDER INFORMATION

To foster equality and fairness among all shareholders and prevent the exploitation of non-public information for personal or unlawful gain, the Board of Directors has established a comprehensive policy governing the control of insider information and the trading of Company's securities, which is disseminated to all Directors, Executives, and Employees for acknowledgement and compliance. All personnel shall be strictly prohibited from utilizing material, unpublished insider information for their own benefit or the benefit of others, while Directors and Executives are further obligated to report their securities holdings, including those of their spouses and minor children. To ensure ongoing oversight, the Company Secretary consolidates this securities holding data and maintains a strict blackout period where Directors, Executives, and designated persons must abstain from any trading activities at least 30 days prior to the public disclosure of financial statements and for at least 24 hours thereafter, or during any other period deemed appropriate by the Company, furthermore, any directors or executives intending to trade Company's securities must notify the Board of Directors or a designated person at least 1 day in advance, supported by regular internal communications and educational initiatives designed to ensure rigorous compliance with these preventive

measures and ethical standards. In addition, a summary report of the directors' shareholdings shall be presented to the Board of Directors annually for formal acknowledgment.

4.5 RESPONSIBILITY OF THE BOARD OF DIRECTORS

The Board of Directors serves as the shareholders' representative, tasked with supervising operations to maximize corporate value. In fulfilling this role, directors must exercise their fiduciary duties, specifically the duties of care and loyalty, ensuring all actions comply with applicable laws, the Articles of Association, and resolutions passed by both the Board of Directors and shareholders.

4.5.1 STRUCTURE OF THE BOARD OF DIRECTORS

- 1) The Board of Directors shall consist of not less than 5 members, with at least one-third but not less than 3 members of the Board of Directors shall be independent member. In addition, not less than half of the total number of directors must be resident in the kingdom.
- 2) The Board of Directors shall comprise with diversify individuals in terms of gender, expertise, competency and experience in various fields related to the Company's business.
- 3) The Board of Directors shall elect one member as a chairperson among themselves and another member may be elected as a vice chairperson and other positions as deemed appropriate.
- 4) The Chairperson of the Board of Directors shall be distinguished from the Chief Executive Officer for the clear segregation of duties and ensure checks and balance.

4.5.2 SUB-COMMITTEES

To ensure effective oversight and the rigorous fulfillment of its fiduciary mandates, the Board of Directors has delegated specific duties to 4 specialized sub-committees: the Audit Committee, the Nomination and Compensation Committee, the Investment Committee and the Risk Management Committee. Each sub-committee operates under a formal charter that explicitly defines its scope of authority, responsibilities, and reporting obligations, thereby enhancing the Board of Directors' capacity to manage complex strategic and regulatory requirements with specialized expertise.

- 1) Audit Committee consists of members possessing the requisite knowledges and qualifications mandated by the SEC Office and the SET, therefore, the committee is mandated to provide oversight of the Company's operations, with a primary focus on the adequacy and effectiveness of the internal control environment and internal audit functions, to ensure that business conduct remains efficient, transparent, and in strict accordance with applicable laws, regulatory requirements, and ethical standards. Furthermore, the Audit Committee is responsible for ensuring that the Company's financial statements are prepared with accuracy and in full compliance with relevant financial reporting standards, free from material misstatement and unresolved conflicts of interest. The comprehensive scope of the committee's authority, duties, and responsibilities is explicitly delineated within the Charter of the Audit Committee.
- 2) Nomination and Compensation Committee shall consist of at least 3 members, with no less than half of its composition comprised of independent directors. To ensure independent oversight, members shall not include the Chairperson of the Board of Directors or the Chief Executive Officer. The Nomination and Compensation Committee is mandated to formulate the criteria and processes for nominating directors, sub-committee members, and the Chief Executive Officer, as well as identifying qualified candidates for such positions. Additionally, it is responsible for establishing fair and reasonable remuneration frameworks and performance appraisals for the Board Directors, its sub-committees, and Chief Executive Officer, benchmarking such compensation against industry standards. The comprehensive scope of duties and responsibilities is explicitly delineated in the Charter of the Nomination and Remuneration Committee.
- 3) Investment Committee is mandated to evaluate, opine, and provide approval for investment projects of the Company's and its subsidiaries, with a total value not exceeding THB 100 million.

Furthermore, the Investment Committee shall execute any additional strategic mandates or tasks as assigned by the Board of Directors. The comprehensive scope of the committee's authority, duties, and responsibilities is explicitly delineated in the Charter of the Investment Committee.

- 4) Risk Management Committee is responsible for establishing a risk management framework aligned with the Company's strategic objectives and goals, encompassing all material risk dimensions, including strategic, operational, financial, and regulatory/compliance risks, as well as emerging risks. Furthermore, the committee is tasked with overseeing risk identification and assessment processes to prioritize risks and determine appropriate risk response strategies. The Committee's purview also includes the consideration and review of the risk appetite and coordinating with the Audit Committee upon the occurrence of significant events that may materially impact the Company's management policies.

4.5.3 ROLES AND RESPONSIBILITIES

- 1) To establish and enforce corporate governance guideline and business ethic, as well as being a good role model.
- 2) To govern the Company's operation in accordance with applicable laws and regulations, the Company's objectives and Articles of Association, resolution of the shareholders meeting, as well as corporate governance guideline and business ethic.
- 3) To cooperate with the management team in formulating and developing the Company's vision and mission.
- 4) To evaluate and discuss the Company's strategic plan proposed by the management team, and approve all key issues concerning the Company's direction and policy, annual operating budget, capital expenditure, debt creation, human resource management, and operating target.
- 5) To examine conflict of interest with diligence, transparency, and objectivity.
- 6) To set up clear and appropriate operating procedures, transparent and effective internal control system, and a sufficient risk management system.
- 7) To oversee the auditing process by both internal and external auditors and ensure its effectiveness.
- 8) To oversee the appropriateness and accuracy of information disclosure to all stakeholders.
- 9) To empower the Chief Executive Officer with authority to conduct the business under an approved budget and evaluate the performance according to the business plan.
- 10) To monitor the Company's operation and development, ensuring adherence to its objectives and abides by the relevant laws, regulations, and policies.
- 11) To establish a company-wide risk management policy, assign the management team to implement it and provide regular reports to the Board of Directors, and to review and assess the policy's effectiveness at least annually.
- 12) To appraise the performance of the Company's Directors and Chief Executive Officer, as well as supervise the effectiveness of the performance appraisal process of high-level management.

4.5.4 ROLES OF THE CHAIRPERSON OF THE BOARD OF DIRECTORS

- 1) Fulfil the responsibilities and duties outlined in the Company's Articles of Association, applicable laws, and regulations. Integral to this position is the promotion of ethical standards and corporate governance policies, setting a precedent for Directors, Executives, and Employees within the Company.
- 2) Oversee, monitor and evaluate performances of the Board of Directors, its sub-committees, and individual directors to ensure the efficient achievement of organizational objectives and goals.
- 3) Collaborate with the management team to determine the agenda for Board of Directors' meetings, presiding over these meetings, as well as shareholders' gatherings, and ensuring their smooth operation. The Chairperson of the Board of Director shall facilitate an environment conducive to the expression of views and suggestions from directors and shareholders, within the framework of relevant regulations and with independence.
- 4) Ensure that all Directors shall actively contribute to fostering an ethical organizational culture and upholding principles of good corporate governance, serving as a role model in this regard,

- 5) Encouraging and facilitating independent opinions among directors.
- 6) Cultivating positive relationships among executive and non-executive directors, as well as between the Board of Directors and the management team.
- 7) Run the meeting in an efficient manner by allocating proper time for the management to present information, supporting and allowing directors to ask questions and express their opinions independently, taking control of the issues in the discussion and summarizing the resolutions of the meeting.
- 8) Encourage the Company's Directors to attend the shareholders' meeting and act as chairperson of the meeting to run the meeting in an efficient manner and field shareholders' questions.
- 9) Communicate important information to the Board of Directors.

5. PRIVACY POLICY

In adherence to the PDPA Act, the Company has instituted a comprehensive personal data protection policy. Such policy shall delineate the roles and responsibilities of Employees involved with personal data usage, while fostering an understanding of key data security principles and practices across all levels of the organization. The primary aim was to ensure that personal data shall be managed in full compliance with legal requirements, mitigating any risks of data leakage or breach. Under the guidance of the Company's Data Protection Officer (DPO), policies and principles for managing personal data have been established and implemented throughout the organization. Processes for the collection, use, and disclosure of personal data from various data subjects through diverse channels have been meticulously defined, in strict accordance with the provisions of the PDPA Act. The Company pledges to safeguard the personal data of all stakeholders, including but not limited to individuals interested in the projects, customers, buyers, renters, sales agents of the Company's projects, candidates, Employees, Directors, shareholders, debenture holders, investors, partners, business contacts, and other information owners. The Company has formulated detailed principles governing various aspects of personal data management, including procedures for data amendment requests, data retention periods, owner's rights, withdrawal of consent, data breach management, information security, and inspection and evaluation. These measures shall be designed to ensure that the handling of personal data remains fully compliant with the PDPA Act.

6. SUPERVISION ON SUBSIDIARIES AND ASSOCIATED COMPANIES

- 1) The Company shall exercise its voting rights through authorized representatives in a manner proportional to its equity interest through shareholder and/or Board of Directors' Meetings of its subsidiaries and associated companies, ensuring strict adherence to applicable statutory requirements and the preservation of the Company's primary interests. For the purposes of operational governance, the Company shall execute its voting authority via designated representative Directors and/or Executives appointed to serve within said subsidiaries and associated companies. These appointments are to be formalized by the Board of Directors or the Chief Executive Officer, as dictated by the shareholding ratio or specific contractual mandates. Regarding matters of significant corporate consequence or material voting actions, such representatives are strictly required to obtain prior authorization from the appropriate internal governing bodies, namely the shareholders, the Board of Directors, or the Chief Executive Officer, pursuant to the Company's established authority approval matrix and governing protocols.
- 2) Authorized representatives must strictly satisfy all requisite professional qualifications, duties, and fiduciary obligations, ensuring they possess no disqualifying traits or deficiencies in character and trustworthiness as prescribed by governing laws and applicable regulations. Appointed representative Directors and Executives of the Company are further mandated to discharge their functions within subsidiaries and associated companies with the utmost diligence and integrity. In this capacity, they shall exercise rigorous oversight of business operations to ensure comprehensive adherence to all statutory requirements, regulatory frameworks, internal governance protocols and internal control. When exercising discretion regarding general management and ordinary business activities, such representatives must act in the paramount interest of the respective subsidiary or associated company. Moreover, they are charged with the responsibility of ensuring that these entities establish operational frameworks and internal policies that remain in strict alignment with the Company's core directives and all relevant legal standards.

- 3) Authorized representatives are strictly required to ensure the comprehensive, precise, and prompt disclosure of information regarding subsidiaries and associate companies. This mandate specifically covers instances involving potential conflicts of interest, connected transactions, and asset acquisitions or disposals that could exert a material influence on the Company’s interests. Such disclosures are essential to uphold statutory compliance and fulfill regulatory mandates. This framework ensures that all significant corporate actions are subject to the appropriate levels of transparency and governance, including, where required by materiality thresholds, the formal endorsement of the Board of Directors or the shareholder’s meeting.

.....^{-Signature-} Chairman of the Board of Directors
(Mr. Vikrom Koombirochana)