

Invitation to The 2025 Annual General Meeting of Shareholders
B-52 Capital Public Company Limited



Wednesday 23rd, April 2025 at 10:00 a.m.

The Meeting will be conducted in the form of electronic meeting (E-Meeting) and broadcast from the Company's meeting room located at 973 President Tower Building, 7th Floor, Ploenchit Road, Lumpini, Pathumwan, Bangkok, 10330

21 March 2025

Subject: Invitation to the 2025 Annual General Meeting of Shareholders

To: Shareholders of B-52 Capital Public Company Limited

- Enclosure:
1. Copy of the minutes of the Extraordinary General Meeting of Shareholders No. 1/2024 on October 18, 2024
 2. Annual registration statement / Annual Report (Form 56-1 One Report) for the year 2024 and a copy of the financial statements for the year ended 31 December 2024 and Audited Financial Statements (Please scan QR Code on top of this invitation letter package to download a document file via online)
 3. Profiles of the nominated candidates for election of new directors in replacement of those to be retired by rotation
 4. Capital Increase Report Form (F 53-4) in General Mandate
 5. The Articles of Association relating to Shareholders' Meeting
 6. Profiles of the independent directors proposed by the Company to act as Proxy for shareholders
 7. Guidelines for Proxy, Registration, Document showing to attend and Voting
 8. Proxy Form A, B and C
 9. QR Code Downloading Procedures for the 2024 Annual Report
 10. Map of the venue for AGM 2025
 11. Process of Meeting Attendance

With the Board of Directors Meeting No. 3/2025, held on February 27, 2025 of B-52 Capital Public Company Limited (the "Company"), resolved to call the 2025 Annual General Meeting of Shareholders on Wednesday 23 April 2025 at 10:00 a.m. by means of E-Meeting, which will be broadcast live via electronic media (E-Meeting) from the Company's meeting room, 7th floor, President Tower No. 973 Ploenchit Road, Lumpini Subdistrict, Pathumwan District, Bangkok. By specifying the list of shareholders who have the right to attend the meeting (Record Date) on March 21, 2025 to consider various matters according to the meeting agenda as follows:

Agenda 1 Consider certifying the minutes of the Extraordinary General Meeting of Shareholders No. 1/2024, held on October 18, 2024.

Background and reasons: The Company prepared the minutes of the Extraordinary General Meeting of Shareholders No. 1/2024, which was held on October 18, 2024, and sent a copy of the minutes to the Stock Exchange of Thailand and the Ministry of Commerce. within the period specified by law (A copy of the meeting report appears in Attachment 1)

Opinions of the Board: The committee considered and saw that The minutes of the said meeting were duly recorded. and deems it appropriate to propose to the 2025 Annual General Meeting of Shareholders to consider approving the minutes of the said Extraordinary General Meeting of Shareholders No. 1/2024.

Vote required: This agenda must be approved by the shareholders' meeting with a majority vote of the number of votes of the shareholders who attend the meeting and vote in accordance with Section 107 (1) of the Public Limited Companies Act B.E. 2535.

Agenda 2 To acknowledge the Company's operating performance for the year 2024

Background and reasons: Report on the Company's financial statements for the year 2024, including the report of the Audit Committee, appear on the Annual report that has been sent to shareholders (Please scan QR Code on top of this invitation letter package to download a document file via online).

For the year ending 31 December 2024, the Company and its subsidiaries had operating results. (Consolidated financial statements) as follows

The company has income from advertising and public relations media services. Decreased from the previous year by 22.8 million baht or a decrease of 76.9 percent because the company is in the process of restructuring. As a result, the company's income decreased.

The business segment provides online advertising services.

The company has income from the online advertising service business segment. Decreased from the previous year by 13 million baht or a decrease of 46.8 percent due to customers changing to other platforms.

Training and seminar service business section

The company has income from training seminars. Decreased from the previous year by 2.6 million baht, or a decrease of 94.4 percent, because in 2024 training and seminars have begun to provide knowledge about health and beauty. This is a short course, only 1 course, resulting in lower income than the previous year.

The division provides platform services and market research

The company earns its revenue in the market research segment. Decreased from the previous year by 6 million baht or 100 percent because in 2024 the company delayed marketing in this section. due to insufficient personnel

Cost of sales and services decreased by 26.8 million baht or 51 percent when compared to the previous year. Mostly due to lower costs of the training and seminar business segment of 6.9 million baht. The business segment provides advertising and public relations media services of 15.9 million baht, which corresponds to a decrease in income. and recording an allowance for the diminution in value of deteriorated products. In the business segment selling health products, the amount was 1.6 million baht.

Selling and administrative expenses decreased by 20 million baht or 77 percent compared to the previous year due to the consumer products distribution business segment. Expenses decreased by 7.5 million baht because the company sold a subsidiary in the third quarter of 2023.

Financial services division by being a broker agent Expenses decreased by 6.2 million baht because the company sold a subsidiary in the second quarter of 2023.

Advertisement and public relations media service business There are expenses reduced by 3.5 million baht because in 2024 the company structure is being changed. Resulting in a reduction in sales expenses of 1.5 million baht. Administrative expenses decreased by 3.6 million baht and recorded impairment of the intangible assets Media Platform in the amount of 1.6 million because the platform has not been used since July 2024.

The business segment provides online advertising services. Administrative expenses decreased by 3.9 million baht because the company has reduced various expenses. Descending since the 3rd quarter of 2023

Business segment sells health products Selling and administrative expenses decreased by 2.3 million baht because the company has reduced various expenses. Descending since the 3rd quarter of 2024

Medical equipment distribution business segment Selling and administrative expenses decreased by 2.9 million baht because the company is in the process of changing the company structure.

The recorded impairment of intangible assets increased by 21.8 million baht from the previous year, which was caused by the recording of impairment of the platform in the amount of 16.1 million baht that was expected to be unused and record impairment of brands and trademarks totaling 5.7 million baht due to the expected recoverable value assessed by an independent expert on the

acquisition date and adjusted. With the actual operating results being lower than the book value. and reduced expenses related to support staff by 9.2 million baht, financial advisor expenses decreased by 2.6 million baht, and other expenses decreased by 1.6 million baht

Other income decreased by 64.8 million baht compared to the previous year because in 2023 the company sold its investment in TanjaiD Money Service Company Limited in the proportion of 90.1% with a profit from the sale of investment of 31.9 million baht and selling investment in Tanjai Distribution Company Limited in the proportion of 100% with a profit from the sale of such investment of 27 million baht and income from reversing the impairment of brands and customers in the amount of 3.4 million baht

Opinions of the Board: The company has summarized the operating results of the year 2024 which appeared in the 2024 Annual Report, the Board considered and agreed to propose to the Annual General Meeting of Shareholders to consider and acknowledge the Company's operating results for the year 2024.

Vote required: This agenda is not required to vote due to acknowledged agenda.

Agenda 3 To consider and approve the Financial Statements for year end on 31 December 2024 which was audited by the auditor of the Company

Background and reasons: The Company's financial statements for the year ended 31 December 2024 which have been audited by the Certified Public Accountant. And has been reviewed by the Audit Committee the auditor has expressed an opinion on the financial statements that they are correct in accordance with the financial reporting standards.

Opinions of the Board: The Board considered and agreed to propose to the Annual General Meeting of Shareholders to consider and approve the financial statements. For the year ended 31 December 2024 audited by the Company's auditor. And has been approved by the Audit Committee. And the Board of Directors.

Voted required: This agenda must be approved by the shareholders' meeting with a majority vote of the number of votes of the shareholders who attend the meeting and vote in accordance with Section 107 (1) of the Public Limited Companies Act B.E. 2535.

Agenda 4 To consider and approve to not make dividend payment and no appropriation of the net profit as a legal reserve for the Year 2024

Background and reasons: Due to the Company's financial statements for the year ended December 31, 2024 which have been audited by a certified auditor. shows that The company has accumulated losses in the separate financial statements that have not been allocated in the amount of 404,811,581 baht, in accordance with Section 115 of the Public Limited Act B.E. 2535 (including any amendments). And Article 46 of the Articles of Association of the Company stipulates that dividends must be paid out of profits only. In the event that the company still has accumulated losses Forbidden to pay dividends, therefore, the company could not pay dividends. In addition, in 2024, the company had a net loss in the separate financial statements of 90,025,472 baht, according to Section 116 of the Public Limited Act B.E. more) And Article 48 of the Company's Articles of Association stipulates that part of the annual net profit must be allocated as a reserve fund of not less than 5% of the annual net profit. less the accumulated loss brought forward (if any) until this reserve is not less than 10 percent of the registered capital. Therefore, the Company cannot allocate profit as a legal reserve for the year 2024.

Opinions of the Board: The Board of Directors considered and agreed that with the current financial status and operating results of the Company based on the financial statements for the year ended December 31, 2024, the Company had an accumulated loss as of December 31, 2024 in the amount of 404,811,581 baht, therefore the Company was unable to pay dividends. year 2024 to shareholders and can allocate profits as legal reserves The Board of Directors considered and agreed to propose to the Annual General Meeting of Shareholders to approve the omission of dividend payment and the omission of profit allocation as legal reserve.

Voted required: This agenda must be approved by the shareholders' meeting with a majority vote of the number of votes of the shareholders who attend the meeting and vote in accordance with Section 107 (1) of the Public Limited Companies Act B.E. 2535.

Agenda 5 To consider and approve to appointment of directors to replace the director who retired by rotation

Background and reasons: Under Section 71 of the Public Limited Companies Act 2535 (including amendments) and Article 18 of the Company's Articles of Association stipulate that in every annual ordinary meeting of shareholders To retire one-third of the directors Or the closest number to one third A director who vacates office upon this term may be re-elected. In this Annual General Meeting of Shareholders for the year 2025, the retiring directors shall have the following names

- | | |
|----------------------------------|------------------------------------|
| (1) Mr. Suthep Pongpitak | Chairman of the Board of Directors |
| (2) Ms. Aphinya Busaratrakul | Director/Executive Director |
| (3) Mr. Chavapas Ongmahutmongkol | Director /Chief Investment Office |

In selecting directors, the Company has announced an invitation to shareholders to nominate individuals who they deem to be qualified to be selected as company directors. During the period from 20 December 2024 to 28 February 2025 through the news system of the Stock Exchange of Thailand. and published on the company's website It appeared that no shareholder nominated a person to the company.

Criteria for recruiting persons to be appointed as directors The Company shall be selected through the approval of the Nomination and Remuneration Committee before presenting to the Board of Directors, in which case the selection shall be made using the criteria of knowledge, capability, experience, vision and credibility. As well as being a qualified person in professional skills Specialization and does not have prohibited characteristics as required by law.

Since all 3 directors are former directors working for the company at present. All of the directors are knowledgeable, competent and professional persons. They also considered their performance in the positions of directors of the Company. All 3 directors performed well as the Board of Directors. By using experience in suggesting policies to the company Therefore, it was proposed to the shareholders' meeting to consider and approve the re-appointment of the 3 directors to be re-elected as directors for another term. Another term and definition of independent director. The company sent to the shareholders together with the notice of this meeting. (Details are in Enclosure 3)

Opinions of the Board: Under the approval of the Nomination and Remuneration Committee the Board of Directors has carefully considered the individual qualifications of Mr.Suthep Pongpitak , Ms. Aphinya Busaratrakul and Mr.Chavapas Ongmahutmongkol We see that everyone is a person with knowledge, ability, a background and a wide range of expertise. In addition, they considered their performance in the positions of directors of the Company. All 3 directors performed as the board of directors of the Company. Including the performance of duties as a committee member very well. By using experience in suggesting policies to the company Including having all the qualifications required by law Related announcements In addition, the Board of Directors has considered that the persons nominated for the position of independent directors and audit committee members will be able to express their opinions independently and in accordance with

the relevant rules. It is appropriate to propose to the general meeting of shareholders to consider and approve the re-appointment of the 3 directors to be re-elected as directors for another term.

Voted required: This agenda is must be approved by the shareholders' meeting with a majority vote of the number of votes of the shareholders who attend the meeting and vote in accordance with Section 107 (1) in conjunction with Section 70 of the Public Limited Companies Act B.E. 2535 and In accordance with the criteria and methods set out in Article 17 of the Company's Articles of Association.

Agenda 6 To consider and approve the remuneration of the Company's directors and sub-committees for the year 2025.

Background and reasons: The Board has considered and proposed the remuneration of directors to be at an appropriate level and in line with the duties and responsibilities of the directors.

Opinions of the Board: The Board considered and agreed to propose to the Annual General Meeting of Shareholders to consider and approve the determination of the remuneration of the Company's directors and sub-committees for the year 2025, which is the remuneration of the Company's directors, Audit Committee , Member of the Nomination and Remuneration Committee ,Investment Committee and Risk Management Committee Investment Committee and Risk Management Committee (total of 5 committees) in total amount not exceeding 4,000,000 baht per year.

In addition, in the past year, the Company has determined the remuneration of the Company's directors and sub-committees for the year 2024. which includes remuneration for company directors Audit Committee Member of the Nomination and Remuneration Committee, Investment Committee, and Risk Management Committee (total of 5 committees) in a total amount not exceeding 4,000,000 baht per year.

The remuneration of the Company's directors and sub-committees for the year 2025 (total of 5 committees) has the following details:

Remuneration for the Board of Directors		Returns for the year 2024						Returns for the year 2025						
position	Number of directors/committee	2024		Number of directors who receive remuneration	Approximate number of meetings attended	All year	All year	Number of directors/committee	2025		Number of directors who receive remuneration	Approximate number of meetings attended	All year	All year
		per month	per time						per month	per time				
Board of Directors	9							9						
chairman		20,000	10,000	1	14	240,000	140,000		20,000	10,000	1	14	240,000	140,000
director		10,000	7,000	4	14	480,000	392,000		10,000	7,000	4	14	480,000	392,000
Directors who are Executive Directors		-	-	-	-	-	-		-	-	-	-	-	-
Audit Committee	3							3						
chairman		20,000	10,000	1	8	240,000	80,000		20,000	10,000	1	8	240,000	80,000
director		10,000	7,000	2	8	240,000	112,000		10,000	7,000	2	8	240,000	112,000
Nomination and Remuneration Committee	4							4						
chairman		-	8,000	1	4	-	32,000		-	8,000	1	4	-	32,000
director		-	5,000	2	4	-	40,000		-	5,000	2	4	-	40,000
investment board	5							5						
chairman		-	-	-	4	-	8,000		-	8,000	-	4	-	-
director		-	-	-	4	-	5,000		-	5,000	-	4	-	-
Risk Management Committee	7							7						
chairman		-	-	-	4	-	8,000		-	8,000	-	4	-	-
director		-	-	-	4	-	5,000		-	5,000	-	4	-	-
Total meeting allowance for the year			1,996,000			1,200,000	796,000		estimate	1,996,000			1,200,000	796,000

note:

- Directors who are executives or employees of the company Will not receive remuneration as a director of the company and sub-committees.
- Directors who are Executive Directors Will not receive compensation as a director of the company and other sub-committees.
- The amount of remuneration for the year 2023 as mentioned above includes meeting allowances, monthly remuneration, remuneration per time and special compensation

I would like to propose the remuneration limit for the year 2025 not exceeding 4,000,000 baht.

The amount is the same as proposed in 2024.

Voted required: This agenda is must be approved by the shareholders' meeting with a vote of not less than two-thirds of the total number of votes of the shareholders attending the meeting according to Section 90 of the Public Limited Companies Act B.E. 2535.

Agenda 7 To consider and approve the appointment of the auditors and determine of their remuneration of the auditor for 2025

Background and reasons: According to Section 120 of the Public Company Act B.E. 2535 (as amended) the Articles of Association, Article 54 specifies that the Annual General Meeting of shareholders shall appoint the auditors every year. By the general meeting of shareholders can elect an auditor who is out to get back into position and shall determine remuneration of the auditor.

The Audit Committee considered the suitability in terms of qualifications, workloads and performance results compared with the proposed audit fees. Therefore proposed to the Board of Directors to consider proposing to the Shareholders' meeting to appoint auditor from Karin Audit Company Limited to be the auditor of the Company for the year 2025, name in list below:

List of all auditors of Karin Audit Company Limited as follows:

- 1) Mr. Jessada Hangsapruak, Certified Public Accountant Registration number 3759 and/or
- 2) Ms. Kannika Wiphanurat, Certified Public Accountant Registration number 7305 and/or
- 3) Mr. Jiroj Siriroroj, Certified Public Accountant Registration number 5113 and/or



- 4) Mrs. Sumana Seniwong Na Ayutthaya, Certified Public Accountant Registration number 5897 and/or
- 5) Mr. Komin Linprachaya, Certified Public Accountant Registration number 3675 and/or
- 6) Mr. Woraphon Wiriyakulphong Certified Public Accountant Registration number 11181 and/or
- 7) Mr. Poj Asawasantichai, Certified Public Accountant Registration number 4891 and/or
- 8) Mr. Wichian Prungpanich, Certified Public Accountant Registration number 5851 and/or
- 9) Ms. Kochamon Soonhuan, Certified Public Accountant Registration number 11536 and/or
- 10) Mr. Supoj Mahantachaisakul, Certified Public Accountant Registration number 12794 and/or
- 11) Ms. Kanchanwarat Saksribowon, Certified Public Accountant Registration number 13273 and/or
- 12) Ms. Bongkocharath Samruamsiri, Certified Public Accountant Registration number 13512 and/or
- 13) Mr. Thanathit Raksatthani Certified Public Accountant Registration number 13646

The auditors from Karin Audit Company Limited will be proposed to appoint as the auditors for the subsidiary companies for the year 2025 as well.

- 1) Mr. Komin Linprachaya Certified Public Accountant Registration number 3675
(Number of years as an auditor for the company: 3 years (fiscal year 2021 - 2024))
- 2) Mr. Jiroj Sirirrote Certified Public Accountant Registration number 5113
(Number of years as an auditor for the company: 1 year (fiscal year 2020))
- 3) Mr. Jesada Hangsapruerk, Certified Public Accountant Registration number 3759
(Number of years as an auditor for the company: 1 year (fiscal year 2019))

Note Not yet an auditor who has signed to express an opinion on the audit (Signing Partner) to the company*

In this regard, the auditors on the list proposed to be appointed as auditors of the above companies. Has no relationship or interest with the company or its subsidiaries, executives, or major shareholders. or those related to such persons in a manner that will affect the independent performance of duties in any way

By proposing to appoint one of the auditors listed above. Is the person who examines and expresses opinions on the company's financial statements. For the fiscal year ending December 31, 2025 and determine the company's specific audit fee to be 835,000 baht and determine the audit fee of the company and its subsidiaries (7 subsidiaries named as specified in the table below).

Total of 8 companies, totaling 1,587,500 baht. The audit fee does not include travel expenses and other expenses (if any), with details as follows.

Number	List of Companies	Status	Year 2024	Year 2025
1	B-52 Capital PLC	Listed Company	800,000	835,000
2	One Digitalm Network Co.,Ltd.	Subsidiary company	190,000	201,000
3	Solution Fly Co.,Ltd.	Subsidiary company	175,000	137,500
4	M Quality Product Co.,Ltd.	Subsidiary company	60,000	60,000
5	M Novation Plus Co.,Ltd.	Subsidiary company	60,000	60,000
6	Tanjai D Money Transfer Co.,Ltd.	Subsidiary company	60,000	60,000
7	M Med Pharma Co.,Ltd.	Subsidiary company	120,000	129,000
8	Vets&More Co.,Ltd	Subsidiary company	135,000	105,000
Total			1,600,000	1,587,500

Opinion of the committee: It was deemed appropriate to propose to the shareholder meeting to appoint of Karin Audit Company Limited or other certified public accountants assigned by Karin Audit Company Limited to be the auditors for the year 2025 of the Company and of its subsidiaries. and determine the company's audit fees The Company and its subsidiaries (7 subsidiaries named in the table below) totaling 8 companies, totaling 1,587,500 baht. The audit fee does not include travel expenses and other expenses (if any).

Voted required: This agenda must be approved by the shareholders' meeting with a majority vote of the number of votes of the shareholders who attend the meeting and vote in accordance with Section 107 (1) of the Public Limited Companies Act B.E. 2535.

Agenda 8 To Consider and approve the reduction of the company's registered capital by cutting off the unissued registered shares of the Company and amendments to Clause 4 of the Company's Memorandum of Association to be consistent with the reduction of the Company's registered capital.

Background and reasons: With the company plans to increase the registered capital from the number that has already been registered. Which will be discussed in the next agenda from this agenda. But since Section 136 of the Public Limited Companies Act B.E. 2535 stipulates that Capital increase of a public limited company this can be done only when there are no unsold shares left. If proceeding to increase capital such companies must first reduce their registered capital. By

cutting off the registered shares that have not yet been issued. At present, the Company has 652,272,494 ordinary shares that have not yet been issued. The company therefore needs to reduce the registered capital of the company in the amount of 326,136,247 baht from the original registered capital of 1,179,275,802.50 baht as registered capital 853,139,555.50 baht by eliminating the company's unissued registered shares, which are 652,272,494 ordinary shares, with a par value of 0.50 baht per share.

Opinions of the Board: The Board of Directors considered and considered appropriate to propose to the Annual General Meeting of Shareholders. Consider and approve the reduction of the company's registered capital in the amount of 326,136,247 baht from the original registered capital of 1,179,275,802.50 baht as registered capital 853,139,555.50 baht by eliminating the Company's unissued registered shares, which are 652,272,494 ordinary shares with a par value of 0.50 baht per share, and the amendment of the Memorandum of Association Clause 4. of the Company to be consistent with the reduction of the Company's registered capital.

“Clause 4. Registered capital amount 853,139,555.50 baht

Divided into 1,706,279,111 shares

0.50 baht per share

divided into

Ordinary shares 1,706,279,111 shares

Preferred shares - shares ”

In this regard, assign the authorized directors to bind the company or the person whom the authorized directors binds. Company assign is the person having the authority to sign the request. Or in any documents related to the registration of the amendment of the memorandum of association of the company And filing an application for registration of amendments to the Company's Memorandum of Association with the Department of Business Development Ministry of Commerce Actions to amend, add or change the request or the text in the said document relating to the registration of the amendment of the Memorandum of Association of the Company to be filed with the Department of Business Development Ministry of Commerce Including having the power to take any action as necessary and in connection with such action as it deems appropriate. And to comply with the law Regulations and the interpretation of the relevant government agencies including by the advice or order of the registrar or officer.

Voted required: This agenda must be approved by the shareholders' meeting with a vote of not less than three-fourths of the total number of votes of the shareholders who attend the meeting and have the right to vote in accordance with Section 139, Section 140 and Section 31 of the Public Limited Companies Act B.E. 2535.

Agenda 9 To consider and approve the Company's registered capital increase General Mandate and amendments to Clause 4 of the Company's Memorandum of Association to comply with the Company's registered capital increase.

Background and reasons: The company plans to expand its business continuously with the objective of increasing revenue and profits for the company to meet the goals. which will generate returns for shareholders Therefore, to increase liquidity and support the company's business expansion as well as increase the ability to obtain funding sources from the capital market appropriately and with flexibility in the event that the Company has a need for investment Therefore, the Board of Directors resolved to approve the general meeting of shareholders to consider and approve the increase of the Company's registered capital under a general mandate.

Opinions of the Board: The Board of Directors considered and agreed to propose to the 2025 Annual General Meeting of Shareholders to consider and approve the increase of the Company's registered capital under a general mandate in the amount of 150,941,866.50 baht from the original registered capital of the amount of 853,139,555.50 baht, a new registered capital of 1,004,081,422 baht by issuing new ordinary shares of not more than 301,883,733 shares with a par value of 0.50 baht per share to be offered to (1) the existing shareholders (Right Offering) in proportion to their existing shareholding; and (2) individuals in a private placement, as details appear in the capital increase report form according to Enclosure 4. and the amendment of the Memorandum of Association Clause 4. of the Company to be consistent with the increase of registered capital of the Company.

“Clause 4. Registered capital amount 1,004,081,422 baht

Divided into 2,008,162,844 shares

0.50 baht per share

divided into

Ordinary 2,008,162,844 shares

Preferred shares - shares ”

In this regard, assign the authorized directors to bind the company or the person whom the authorized directors binds. Company assign is the person having the authority to sign the request. Or in any documents related to the registration of the amendment of the memorandum of association of the company And filing an application for registration of amendments to the Company's Memorandum of Association with the Department of Business Development Ministry of Commerce Actions to amend, add or change the request or the text in the said document relating to the registration of the amendment of the Memorandum of Association of the Company to be filed with the Department of Business Development Ministry of Commerce Including having the power to take any action as necessary and in connection with such action as it deems appropriate. And to comply with the law Regulations and the interpretation of the relevant government agencies including by the advice or order of the registrar or officer.

Voted required: This agenda must be approved by the shareholders' meeting with a vote of not less than three-fourths of the total number of votes of the shareholders who attend the meeting and have the right to vote in accordance with Section 136 and Section 31 of the Public Limited Companies Act B.E. 2535.

Agenda 10 To consider and approve the allocation of the newly-issued ordinary shares of the Company in the amount of not more than 301,883,733 shares at the par value of 0.50 baht per share in order to support the capital increase under a general mandate

Background and reasons: As the Board of Directors has approved to propose to the Annual General Meeting of Shareholders for the year 2025 to consider and approve the capital increase under General Mandate in Agenda 9 above. There must be an allocation of newly issued ordinary shares to investors.

In this regard, the allocation of the said capital increase shares must be completed within the date the Company arranges for the next annual general meeting of shareholders of the Company. Or within the date that the law requires the next annual general meeting of shareholders, whichever is earlier. And if it is the case for the allocation of the newly issued shares to the specific investors must not fall into the scope of the low price.

Details on the allocation of the newly issued ordinary shares under the General Mandate are shown in the capital increase report form. According to the attachment 4.

Opinions of the Board: The Board of Directors considered and deemed appropriate to propose to the Annual General Meeting of Shareholders for the year 2025 to consider and approve the allocation of the newly-issued ordinary shares of the Company, not exceeding **301,883,733** shares at the par value of 0.50 baht per share in order to support the capital increase. General Mandate with details of the allocation of the newly-issued ordinary shares as follows.

(1) Allocation of the newly-issued ordinary shares of the Company in an amount not exceeding 201,255,822 หุ้น shares at par value per share 0.50 baht or equal to 20% of the Company's current paid-up capital (the Company's current paid-up capital is 1,006,279,111 shares) to be offered to the existing shareholders (Right Offering) in accordance with the existing shareholding percentage. According to the general mandate

The power of attorney is given to the Board of Directors is considering allocation and offering for sale at one time or divide into parts for sale from time to time, including the power to take any action necessary and in connection with the offering of the newly issued ordinary shares in all respects such as the date of determining the names of the shareholders who are receive the right to share allotment (Record Date: XR) Objectives for the issuance of newly issued ordinary shares offering price determination offer period Allocation rate Allocation and payment methods for shares, etc., including changes in the offering period subscription and payment for the newly issued ordinary shares The conditions and details in the issuance of the said capital increase ordinary shares can be deemed appropriate. As well as correcting words or the text in the document Minutes of the Shareholders Meeting Memorandum of Association and / or various requests and / or proceeding to comply with the Registrar's order in filing the registered capital increase of the company with the Department of Business Development. The Ministry of Commerce may from time to time according to the payment of the subscription of newly issued ordinary shares each time. Including listing of newly issued ordinary shares as listed securities on the Stock Exchange of Thailand and submitting documentary evidence to the Department of Business Development Ministry of Commerce, SEC Office, Stock Exchange of Thailand or other related agencies

(2) Allocation of newly-issued ordinary shares of the Company in an amount not exceeding 100,627,911 shares with a par value of 0.50 baht per share or equivalent to 10% of the Company's current paid-up capital (the Company's current paid-up capital is 1,006,279,111 shares) to offering to specific investors (Private Placement) under General Mandate to be offered for sale at one time or divided into parts for sale from time to time According to the Notification of the Capital Market Supervisory Board No. Tor Chor. 28/2565 regarding the permission of listed companies to

offer new shares to specific investors. Such person must not be a connected person of the Company. According to the Notification of the Capital Market Supervisory Board No. Tor Chor. 21/2551 Re: Rules on Connected Transactions and the notification of the Stock Exchange of Thailand on the disclosure of information on the operating principles of listed companies in the connected transactions 2003 and the amendments. By assigning the Board of Directors Has the power to set the share offering price according to market conditions during the offering period to investors. This must not be lower than the weighted average price of shares in the Stock Exchange for the past 7 consecutive days, but not more than 15 consecutive days prior to the date of each offering price. Offer to sell with a discount. But must not exceed 10% of the said market price

The power of attorney is given to the Board of Directors. To determine other relevant details with the allocation and offering of newly issued ordinary shares such as recruiting private investors (Private Placement), setting requirements conditions and details related to the allocation and offering of the newly issued ordinary shares and / or the allocation of the newly issued ordinary shares as consideration for the acquisition of assets The negotiation, agreement and signing of documents and contracts relating to the allocation and offering of the newly issued ordinary shares and sign the documents for permission and evidences necessary and relevant to the allocation of the said capital increase ordinary shares. Including stipulation of conditions and details in the issuance of the said capital increase ordinary shares as deemed appropriate. As well as correcting words or the text in the document Minutes of the Shareholders Meeting Memorandum of Association and / or various requests and / or proceeding to comply with the Registrar's order in filing the registered capital increase of the company with the Department of Business Development. The Ministry of Commerce may from time to time according to the payment of the subscription of newly issued ordinary shares each time. Including listing of newly issued ordinary shares as listed securities on the Stock Exchange of Thailand and submitting documentary evidence to the Department of Business Development Ministry of Commerce, SEC Office, Stock Exchange of Thailand or other related agencies

Allocation of the newly-issued ordinary shares to the specific investors above in no event shall the subscriber of the newly issued ordinary shares hold the shares of the Company in an incremental manner, up to or over the point of making a tender offer as specified in the announcement. Capital Market Supervisory Board Tor Chor. 12/2554 Re: Rules, Conditions and Procedures for Acquisition of Securities for Business Takeover And in a manner that violates the foreign shareholding restrictions as specified in the Articles of Association of the Company.

Allocation of additional common shares according to (1) and (2), totaling not more than 301,883,733 shares. or equivalent to 30 percent of the paid-up capital of the company as of the

date the Board of Directors resolved to increase capital by means of a general mandate (General Mandate). or calculated as number of paid-up shares 1,006,279,111 shares (par value 0.50 baht per share) under the announcement of the Stock Exchange of Thailand board regarding rules, conditions and methods for disclosing information. and any practices of listed companies, B.E. 2017

Voted required: This agenda must be approved by the shareholders' meeting with a majority vote of the number of votes of the shareholders who attend the meeting and vote in accordance with Section 107 (1) of the Public Limited Companies Act B.E. 2535.

Agenda 11 Other matter (if any)

In accordance with Section 105 of the Public Limited Companies Act, B.E. 2535 (including amendments), stipulated that in the event that the shareholders' meeting has considered the agenda of the meeting as per the agenda Shareholders holding shares amounting to not less than one-third of the total issued shares May ask the meeting to consider matters other than those specified in the notice calling for the meeting again

The Board of Directors has determined the names of shareholders who are entitled to attend the 2025 Annual General Meeting of Shareholders (Record Date) on March 21, 2025.

Therefore, the shareholders are invited to attend the meeting on the date and time mentioned above. The shareholders can register to attend the meeting from 9:00 a.m. to 10:00 a.m. Shareholders can study the process of attending the meeting in accordance with Enclosure 11.

In addition, for the convenience of shareholders who are unable to attend the meeting in person and wishes to give other people attending the meeting and vote on behalf of this meeting please study the explanation of the method of appointing a proxy, registration, presenting documents for attending the meeting and voting according to Enclosure 7 by filling in details and sign the proxy form attached herewith in accordance with Enclosure 8 or in the form prescribed by the Ministry of Commerce. In the case that the shareholder is a foreign investor and appointed a custodian in Thailand to be a depositor and the custodian of the shares can use either a proxy form A. or Form B. or any one of Form C. For shareholders, in addition to that, only one of the forms of Proxy Form A or Form B can be used. And if you wish to appoint an independent director as a proxy and Audit Committee The company would like to inform that the audit committee who can accept proxy from you have names and brief history according to Enclosure No.6 (The company has attached the document file on the company website so that shareholders can print it themselves

<https://b52.co.th/>) and if shareholders would like documents in file format in advance of the meeting date. Requests can be made at E-mail Somchai.w@b52.co.th, Kanokwan.i@b52.co.th.

The Company ask for cooperation please send the proxy form to the Company at least 3 day before the meeting date for the convenience of reviewing the evidence in advance.

By order of the Board of Directors



(Mr. Suthep Pongpitak)

Chairman of the Board of Director

Minutes of the Extraordinary General Meeting of Shareholders No. 1/2024

B-52 Capital Public Company Limited.

Extraordinary General Meeting of Shareholders No. 1/2024 via electronic media (E-Meeting), broadcast at the main meeting room of B-52 Capital Public Company Limited, President Tower Building, 7th floor. No. 973 Ploenchit Road, Lumpini Subdistrict, Pathumwan District, Bangkok 10330 on October 18, 2024

When entering the time of 10:00 a.m., Mr. Somchai Wuttisat, Director of Legal Affairs and company directors It was further learned at the meeting that Due to necessity, Mr. Suthep Phongpitak, Chairman of the Board of Directors Had an urgent and necessary mission This resulted in the Chairman of the Board of Directors being unable to perform his duties as Chairman of the shareholders' meeting at this time. And the company does not have the position of Vice Chairman of the Board of Directors at all. For this reason According to the Public Limited Companies Act, B.E. 2535, Section 104 states that

“Section 104 The chairman of the board of directors is the chairman of the shareholder meeting. In the event that the Chairman of the Board is not present at the meeting or is unable to perform his duties. If there is a vice-chairman of the board of directors, the vice-chairman of the board of directors shall be the chairman. If there is no vice chairman or are just unable to perform their duties to shareholders who came to the meeting to elect one shareholder to be the chairman of the meeting.”

Miss Kanokwan Ithiboonvat As the proxy of the shareholder who attended the meeting, Mr. Thawee Kositjiranan which holds 13,830,000 shares, would like to propose the names of shareholders who attended the meeting, TJD Company Limited. The second largest shareholder, holding 77,632,500 shares, was Mr. Somchai Wuttisart, the proxy of TJD Company Limited, as the chairman of the Extraordinary General Meeting of Shareholders No. 1/2024 this time in accordance with Section 104 of the Act. Public Company Limited B.E. 2535 would like to propose this to the meeting. Vote to elect Mr. Somchai Wuttisat The proxy attends the shareholder meeting of TJD Company Limited. The shareholders who attended the meeting Was the chairman of the Extraordinary General Meeting of Shareholders No. 1/2024 this time.

By voting in this section Must be approved by the shareholder meeting with a majority vote of the total number of votes cast. Shareholders who attended the meeting and voted according to Section 107(1) of the Public Limited Companies Act B.E. 2535

At the time of voting in this section There were a total of 29 shareholders attending the meeting, totaling 559,902,586 shares.

Resolution	Vote	Calculated as a percentage of the number of votes Shareholders who attended the meeting and voted
Agree	559,902,586	100.00
Disagree	0	0.00
Total	559,902,586	100.00
Abstain from voting	0	-
Invalid card	0	-

Meeting resolution: The meeting resolved to approve the selection of Mr. Somchai Wuttisat, the proxy of TJD Company Limited, a shareholder who attended the meeting. Was the chairman of the Extraordinary General Meeting of Shareholders No. 1/2024 this time in accordance with Section 104 of the Public Limited Companies Act B.E. 2535 with a unanimous vote.

In the next order Miss Kanokwan Ithiboonvat As legal department manager who acts as the meeting's facilitator ("The meeting operator") explained that due to the outbreak situation of coronavirus disease 2019 (COVID-19) The company is aware of and concerned about the health and safety of shareholders. Including those who greatly participated in organizing the meeting. The Company therefore proceeded to organize an Extraordinary General Meeting of Shareholders No. 1/2024. By means of meetings via electronic media (E-Meeting) by broadcasting at the main conference room of B-52 Capital Public Company Limited, President Tower Building, 7th floor, No. 973 Ploenchit Road, Lumpini Subdistrict. Pathumwan District, Bangkok 10330

The shareholders and proxies attended the meeting as follows:

Shareholders who come in person	Quantity	0	List Total number of shares	0	share
Shareholder giving proxy	Quantity	29	List Total number of shares	559,902,586	share
Total shareholders	Quantity	29	List Total number of shares	559,902,586	share

Representing 75.9347 percent of the total number of shares sold, amounting to 737,347,389 shares, which constitutes a quorum.

The meeting starts at 10:01 a.m.

When the shareholders have arrived and a quorum is reached The meeting facilitator informed the meeting that at 10:01 a.m., there were a total of 29 shareholders and proxies attending the meeting, totaling 559,902,586 shares. Representing 75.9347 percent of the number of issued and paid-up shares. According to the Company's Articles of Association, Article 35 states that "In the shareholder meeting There must be a number of shareholders and shareholders' proxies (if any). Attending the meeting were not less than twenty-five (25) people or not less than half of the total number of shareholders. and there must be shares totaling not less than one-third (1/3) of the total number of shares sold. Therefore there will be a quorum."

The company The names of shareholders who have rights to the Extraordinary General Meeting of Shareholders No. 1/2024 (Record Date) have been determined on September 26, 2024. There are a total of 4,443 shareholders, totaling 737,347,389 shares.

With Mr. Somchai Wuttisat ("Chairman") acting as chairman of the meeting. Opened the Extraordinary General Meeting of Shareholders No. 1/2024 and assigned Miss Kanokwan Ithiboonvat Serve as the meeting's facilitator. ("Meeting Operator")

The meeting facilitator introduced the company directors. and executives as follows

There were 6 directors attending the meeting out of a total of 8 directors.

1. Mr. Nimit Wongchariyakul is a director and chairman of the Executive Committee.
2. Ms. Narawadee Worawanitcha is a Director / Executive Director and Chief Executive Office
3. Mr. Chavaphas Ongmahathamongkol is a Director / Executive Director and Chief Investment Officer
4. Mr. Somchai Wutthisat as Director and Company Secretary.
5. Ms. Araya Putthipongthron as Director / Independent Director and Audit Committee
6. Mrs. Apinya Busaratrakul as Director / Executive Director

Executives attending the meeting

1. Ms. Oytip Cholthichanun Chief Financial Officer.

Legal advisor from Araya & Partners Co., Ltd.

1. Mr. Patcharaphon Sallekwit Legal Advisor

In addition, the Company has hired and assigned OJ International Co., Ltd., a service provider of meeting control systems that have assessed the conformity of the system with the Electronic Transactions Development Agency in charge of organizing meetings meeting registration check registration collecting and counting the voting results in this meeting of shareholders as well

The meeting moderator informed the meeting that Compliance with the Company's good corporate governance policy regarding fair and equitable treatment of shareholders' rights In organizing this Annual General Meeting of Shareholders provided an opportunity for shareholders unable to attend the meeting to appoint independent directors as proxy on behalf of shareholders which has brief information as informed in the invitation to the shareholders' meeting according to the attachment No. 7

The meeting moderator reported to the meeting that the method of presenting the attendees via electronic media (E-Meeting) is in accordance with the instructions for the proxy assignment registration process presentation of documents at the meeting and voting via electronic media (E-Meeting) which has already been sent together with the meeting invitation letter.

Vote method

1. Every shareholder will have votes equal to the number of shares held by 1 share per 1 vote.
2. For the convenience of vote counting if no shareholder presses the disapproval or abstention button and confirms it within the specified time it shall be deemed that the meeting has approved as proposed by the Company.

For shareholders who disagree or abstain and when the voting button has been pressed Please press the Confirm Vote button one more time. In order for the company to continue recording the votes into the system, the shareholders must press the voting button and confirm the vote within the specified period and when the deadline for voting and voting has been confirmed the staff of OJ International Co., Ltd. will shut down the voting system for that agenda.

3. In consolidating the votes, the Company will deduct the disapproved and abstained votes from the total votes of the shareholders who attended the meeting and the remainder will be deemed to be approved votes.
4. Shareholders who appoint proxies by specifying their opinions or exercising their voting rights in advance The Company will count the votes according to the shareholder's proxy in all respects.
5. The meeting moderator will ask in every agenda whether any shareholder will vote against or abstain or not.

When the meeting moderator has already explained the voting method Therefore, the meeting was conducted according to the agenda as shown in the invitation letter as follows:

Agenda 1 Consider certifying the minutes of the 2024 Annual General Meeting of Shareholders, held on April 23, 2024.

The Chairman asked the meeting facilitator to explain the details to the meeting.

The meeting facilitator reported to the meeting that The Company prepared the minutes of the 2024 Annual General Meeting of Shareholders, which was held on April 23, 2024. And a copy of the meeting report was sent to the Stock Exchange of Thailand and the Ministry of Commerce. within the period specified by law The committee considered and was of the view that the minutes of the said meeting were recorded correctly, and deems it appropriate to propose this to the shareholder meeting To certify the minutes of the 2024 Annual General Meeting of Shareholders. Details appear in the copy of the minutes. Attachment 1 has been sent to shareholders along with the invitation to this meeting.

The meeting facilitator asked the meeting if there were any shareholders who had any questions.

When there are no questions The meeting facilitator therefore asked the meeting to consider voting on the matter as proposed.

The resolution in this agenda must be approved by the shareholder meeting with a majority vote of the total number of votes cast. Shareholders who attended the meeting and voted according to Section 107(1) of the Public Limited Companies Act B.E. 2535

There are 0 additional shareholders in this agenda, totaling 0 shares.

In total, there were 29 shareholders attending the meeting, totaling 559,902,586 shares.

Resolution	Votes	Calculated as a percentage of the number of votes Shareholders who attended the meeting and voted
Agreed	559,902,586	100.00
Disagreed	0	0.00
Total	559,902,586	100.00
Abstained	0	-
Void Ballot	0	-

The meeting resolution : The meeting resolved to certify the minutes of the 2024 Annual General Meeting of Shareholders, held on 23 April 2024 as exactly as proposed With a unanimous vote

Agenda 2 Consider and approve the reduction of the company's registered capital. By cutting the registered shares that have not yet been issued for sale by the company. and the amendment of Clause 4 of the Company's memorandum of association to be consistent with reduce the registered capital of the company

The Chairman asked the meeting facilitator to explain the details to the meeting.

Meeting facilitator The report is presented to the shareholder meeting to consider and approve the reduction of the company's registered capital. By cutting the registered shares that have not yet been issued for sale by the company. and the amendment of Clause 4 of the Company's Memorandum of Association to be in line with the reduction of the Company's registered capital.

The company plans to increase its registered capital from the amount already registered. which will be discussed in the next agenda from this agenda. However, because Section 136 of the Public Limited Companies Act B.E. 2535 has specified the criteria that Capital increase of public limited company This can be done only if there are no unsold shares remaining. If going to increase capital Such companies must first reduce their registered capital. By eliminating registered shares that have not yet been issued for sale, at present the Company has 221,204,216 ordinary shares that have not been issued for sale remaining. As a result, The company therefore needs to reduce its registered capital by 110,602,108 baht. from the original registered capital amount 479,275,802.50 baht is the registered capital. 368,673,694.50 baht by eliminating the registered shares that have not yet been issued for sale by the company, which are 221,204,216 ordinary shares with a par value of 0.50 baht per share.

The Board of Directors has considered and agreed that it should be presented to the shareholders' meeting. Consider approving the reduction of the company's registered capital in the amount of 110,602,108 baht from the original registered capital of 479,275,802.50 baht is the registered capital amount 368,673,694.50 baht by eliminating the registered shares that have not yet been issued for sale by the company, which are 221,204,216 ordinary shares with a par value of 0.50 baht per share and amending section 4 of the memorandum of association of the company to be in line with the reduction of the company's registered capital.

"No. 4.	Registered capital amount	368,673,694.50 Baht (three hundred sixty-eight million six hundred seventy-three thousand six hundred ninety-four baht fifty satang)
	Divided into	737,347,389 Shares (seven hundred thirty-seven million three hundred forty-seven thousand three hundred eighty-nine shares)
	Value per share	0.50 Baht (fifty satang)

Divided into

Common shares 737,347,389 Shares (seven hundred thirty-seven million three hundred forty-seven thousand three hundred eighty-nine shares)

Preferred shares - Share "

In this regard, assign a director with authority to sign to bind the company or a person assigned by the director who has authority to sign to bind the company. is authorized to sign the request or in any document related to the registration of amendments to the company's memorandum of association and applying for registration of amendments to the company's memorandum of association with the Department of Business Development. Ministry of Commerce Processing of amendments or changes to requests or contents in such documents related to registration of amendments to the company's memorandum of association that must be submitted to the Department of Business Development. Ministry of Commerce Including the power to take any action as necessary and related to such action as he deems appropriate. and to comply with the law Regulations and interpretations of relevant government agencies Including following the advice or orders of the registrar or officials.

Meeting facilitator Asked the meeting whether Do any shareholders have any questions?

When there were no additional questions, the Chairman asked shareholders to consider voting.

There were 0 additional shareholders added to this agenda, totaling 0 shares.

In total, there were 29 shareholders attending the meeting, totaling 559,902,586 shares.

Resolution	Votes	Calculated as a percentage of the number of votes Shareholders who attend the meeting and have the right to vote
Agree	559,902,586	100.00
Disagree	0	0.00
Abstain from voting	0	0.00
Invalid card	0	0.00
Total	559,902,586	100.00

The meeting resolution : The meeting resolved to approve the reduction of the company's registered capital. By cutting the registered shares that have not yet been issued for sale by the company. and the amendment of Clause 4 of the Company's Memorandum of Association to be in line with the reduction of the Company's registered capital. With a unanimous vote

Agenda 3 Consider approving an increase in registered capital in the amount of 810,602,108 baht from the original registered capital. The amount of 368,673,694.50 baht is the new registered capital of 1,179,275,802.50 baht and amended. Clause 4 of the Company's Memorandum of Association to be in line with the increase in the Company's registered capital.

The Chairman asked the meeting operator Explain the details to the meeting.

Meeting facilitator reported to the meeting that According to the Board of Directors' meeting No. 5/2024 on the 10th September 2024 of B-52 Capital Public Company Limited (the "Company") has resolved to call an Extraordinary General Meeting of Shareholders No. 1/2024 on Friday, October 18, 2024 at 10:00 a.m.The Board of Directors therefore resolved to approve the shareholders' meeting to consider and approve an increase in the registered capital of the company in the amount of 810,602,108 baht from the original registered capital of 368,673,694.50 baht It is a new registered capital amount 1,179,275,802.50 baht by issuing new ordinary shares not exceeding 1,621,204,216 shares with a par value of 0.50 baht per share to support capital increases and the issuance of new common shares as follows:

Type of capital increase	Number of new common shares to be issued (shares)
● Supports capital increase through general authorization (General Mandate).	221,204,216
● Supports capital increase with specified objectives, type RO (existing shareholders).	456,000,000
● Supports capital increase with specified objectives, type PP (limited persons).	244,000,000
● Supports the exercise of conversion rights to warrants to purchase new common shares of the company.	
The 4th generation (B52-W4) is a new common stock.	<u>700,000,000</u>
Total	<u>1,621,204,216</u>

and the amendment to Section 4 of the Company's Memorandum of Association to be consistent with the increase in the Company's registered capital as follows:

"No. 4.	Registered capital amount	1,179,275,802.50 Baht (One thousand one hundred seventy-nine million two hundred seventy-five thousand eight hundred two baht fifty satang)
	Divided into	2,358,551, 605 shares (two thousand three hundred fifty eight million five hundred fifty one thousand six hundred five shares)
	Value per share	0.50 Baht (fifty satang)
	Divided into	
	Common shares	2,358,551,605 Shares (two thousand three hundred fifty eight million five hundred fifty one thousand six hundred five shares)
	Preferred shares	- Share "

In this regard, assign a director with authority to sign to bind the company or a person who has the authority to sign to bind the company. Assigned company is authorized to sign the request or in any documents related to the registration of amendments to the company's memorandum of association and applying for registration of amendments to the company's memorandum of association with the Department of Business Development. Ministry of Commerce Processing of amendments or changes to requests or contents in such documents related to registration of amendments to the company's memorandum of association that must be submitted to the Department of Business Development. Ministry of Commerce including the power to take any action As necessary and related to such operations as we deem appropriate. and to comply with the law Regulations and interpretations of relevant government agencies Including following the advice or orders of the registrar or officials.

The meeting facilitator asked the meeting if there were any shareholders who had any questions.

When there are no questions The meeting facilitator therefore asked the meeting to consider voting on the matter as proposed.

The resolution in this agenda must be approved by the shareholders' meeting with a vote of not less than three-quarters of the total number of votes of shareholders who attend the meeting and have the right to vote in accordance with Section 136 in conjunction with Section 31 of the Public Limited Companies Act. 1992

There are 0 additional shareholders in this agenda, totaling 0 shares.

In total, there were 29 shareholders attending the meeting, totaling 559,902,586 shares.

Resolution	Votes	Calculated as a percentage of the number of votes Shareholders who attend the meeting and have the right to vote
Agreed	559,902,586	100.00
Disagreed	0	0.00
Abstained	0	0.00
Void Ballot	0	0.00
Total	559,902,586	100.00

The meeting resolution : The meeting resolved to approve an additional registered capital of 810,602,108 baht from the original registered capital. The amount of 368,673,694.50 baht is the new registered capital of 1,179,275,802.50 baht and additional amendments. Clause 4 of the Company's Memorandum of Association to be in line with the increase in the Company's registered capital by unanimous vote.

Agenda 4 Consider approving the allocation of new common shares of the company, not exceeding 221,204,216 shares, with a par value of 0.50 baht per share, to support the increase in capital through a general mandate (General Mandate).

The Chairman asked the meeting operator Explain the details to the meeting.

Meeting facilitator reported to the meeting that As the Board of Directors has resolved to approve the presentation to the shareholder meeting To consider and approve the increase in registered capital to support the increase in capital under the general power of attorney (General Mandate) In Agenda 3, which the capital increase Granting such general authority (General Mandate) requires the allocation of additional common shares to investors.

In this regard, the allocation of such additional shares must be completed within the date the company arranges for the meeting. The company's next annual general meeting of shareholders or within the date required by law to hold a general meeting of shareholders. next annual, whichever comes first. And if it is the case of allocating additional shares to a limited number of persons. Must not fall into the category of low price. The details of the allocation of new common shares are as follows.

(1) Allocation of new ordinary shares of the Company in the amount of not more than 147,469,478 shares with a par value of 0.50 baht per share or equivalent to 20 percent of the Company's paid-up capital at present (the Company's paid-up capital at present is 737,347,389 shares) to be offered to the existing shareholders (Right Offering) in proportion to their existing shareholding According to the general power of attorney (General Mandate)

In this regard, authorize the Board of Directors to to consider and allocate and offer for sale one time or in parts for an occasional offering, including the power to take any action necessary and in connection with the offering of newly issued ordinary shares in all respects, for example: For example, the date to determine the names of shareholders who have received the rights to allocate shares (Record Date: XR), the purpose of issuing new ordinary shares offering pricing offer period allocation rate methods of allocation and payment of shares, etc., including changes in the offering period Subscription and Payment of Newly Issued Ordinary Shares Prescribing conditions and details for the issuance of such newly issued ordinary shares as it deems appropriate as well as correcting the wording or text in the document Minutes of the shareholders' meeting Memorandum of Association and/or various requests and/or take any action to comply with the Registrar's order in submitting the registration of the increase of registered capital of the Company to the Department of Business Development. Ministry of Commerce from time to time according to the payment of the subscriber of the newly issued ordinary shares in each time including listing the newly issued ordinary shares as listed securities on the Stock Exchange of Thailand and submission of documentary information to the Department of Business Development Ministry of Commerce, SEC Office, The Stock Exchange of Thailand or other related agencies

(2) Allocation of new ordinary shares of the Company in the amount of not more than 73,734,738 shares with a par value of 0.50 baht per share or equivalent to 10 percent of the company's paid-up capital at present (the company's paid-up capital at present is 737,347,389 shares) to be offered to a specific person in a private placement (Private Placement) under a general mandate form to propose sell at once or divided into parts for sale from time to time According to the Notification of the Capital Market Supervisory Board No. TorJor. 28/2565 Re: Permission for listed companies to offer new shares to specific investors which such person must not be a connected person of the Company According to the Notification of the Capital Market Supervisory Board No. TorJor. 21/2551 Re: Rules for Connected Transactions and the Notification of the Board of Governors of the Stock Exchange of Thailand Re: Disclosure of Operating Principles of Listed Companies in Connected Transactions B.E. by assigning the Board of Directors has the power to determine the offering price of shares according to market conditions during the offering of shares to investors which must not be lower than the weighted average price of shares in the Stock Exchange of the past for not less than 7 consecutive business days but not more than 15 consecutive business days prior to the date of setting the offering price for each time. Offered for sale at a discount but not more than 10% of the said market price.

In this regard, authorize the Board of Directors to to consider and determine other details related to the allocation and offering of newly issued ordinary shares, such as the selection of investors in a private placement; Conditions and details related to the allocation and offering of newly issued ordinary shares and/or the allocation of

newly issued ordinary shares as consideration for the acquisition of assets Negotiating and signing documents and contracts related to the allocation and offering of newly issued ordinary shares and signing various request for permission documents and necessary evidence related to the allocation of the newly issued ordinary shares as well as specifying conditions and details for the issuance of such newly issued ordinary shares as it deems appropriate as well as correcting the wording or text in the document Minutes of the shareholders' meeting Memorandum of Association and/or various requests and/or take any action to comply with the Registrar's order in submitting the registration of the increase of registered capital of the Company to the Department of Business Development. Ministry of Commerce from time to time according to the payment of the subscriber of the newly issued ordinary shares in each time including listing the newly issued ordinary shares as listed securities on the Stock Exchange of Thailand and submission of documentary information to the Department of Business Development Ministry of Commerce, SEC Office, The Stock Exchange of Thailand or other related agencies.

Allocation of newly issued ordinary shares to the abovementioned private placement Under no circumstances shall any subscriber of the newly issued ordinary shares increase the Company's shares in a manner that increases to or crosses the point of making a tender offer as specified in the announcement. Capital Market Supervisory Board No. Tor.Jor. 12/2554 Re: Rules, Conditions and Procedures for the Acquisition of Securities for Business Takeovers and in a manner that violates the foreign shareholding restrictions as specified in the Company's Articles of Association

Allocation of newly issued ordinary shares under (1) and (2), a total of not more than 221,204,216 shares, or equivalent to 30 percent of the Company's paid-up capital as of the date the Board of Directors resolved to increase the capital through a general power of attorney. (General Mandate) in the amount of 368,673,694.50 baht or equivalent to 737,347,389 paid-up shares (par value 0.50 baht per share) under the Notification of the Board of Governors of the Stock Exchange of Thailand Re: Rules, Conditions and Methods for Disclosure of Information and any practices of listed companies B.E. 2560

The meeting facilitator asked the meeting if there were any shareholders who had any questions.

When there are no questions The meeting facilitator therefore asked the meeting to consider voting on the matter as proposed.

The resolution in this agenda must be approved by the shareholder meeting with a majority vote of the total number of votes cast. Shareholders who attended the meeting and voted according to Section 107(1) of the Public Limited Companies Act B.E. 2535

There are 0 additional shareholders in this agenda, totaling 0 shares.

In total, there were 29 shareholders attending the meeting, totaling 559,902,586 shares.

Resolution	Votes	Calculated as a percentage of the number of votes Shareholders who attended the meeting and voted
Agreed	559,902,086	99.9999
Disagreed	500	0.0001
Total	559,902,586	100.00
Abstained	0	-
Void Ballot	0	-

The meeting resolution : The meeting resolved to approve the allocation of new common shares of the Company, not exceeding 221,204,216 shares, with a par value of 0.50 baht per share, to support the capital increase under a general mandate (General Mandate), with a majority vote of the number of votes of shareholders. who came to the meeting and voted

Agenda 5 Consider and approve the issuance and allocation of new common shares of the company. Objectives Type of allocation and offering to existing shareholders of the company (Right Offering: RO), amount not exceeding 456,000,000 shares. The par value is 0.50 baht per share to the existing shareholders of the company (RO) in proportion to their original shareholding. The offering price per share is 0.33 baht (thirty-three satang), which is lower than the par value of the company's shares.

The Chairman asked the meeting operator Explain the details to the meeting.

Meeting facilitator It was reported to the meeting that as the Board of Directors had resolved to approve it to be presented to the shareholders' meeting. To consider and approve the increase in registered capital to support the increase in capital with specified objectives. Type of allocation and offering to existing shareholders of the company (Right Offering: RO) In Agenda 3, for the said RO capital increase, there must be the issuance and allocation of new common shares to the existing shareholders of the company (RO), an amount not exceeding 456,000,000 shares.

Details regarding the issuance and allocation of new ordinary shares of the Company Objectives Type of allocation and offering to existing shareholders of the company (Right Offering: RO), amount not exceeding 456,000,000 shares, at an offering price of 0.33 baht per share.

This is because the company's separate financial statements have accumulated losses appearing in the statement of financial position and profit and loss. For the 2nd quarter of 2024 ending on June 30, 2024, the amount was 355,763,696 baht. The Company may, therefore, set the offering price of new ordinary shares lower than the par value of the Company's shares, in accordance with Section 52 of the Public Limited Companies Act, B.E. 2535 (the "Public Limited Companies Act"), which determines that a company which has been in operation for not less than one year if it appears that there are accumulated losses, shares may be offered for sale at a price lower than the registered share value. But it must be approved by the shareholder meeting and the discount rate must be fixed. By setting the Record Date for the right to subscribe for new common shares on October 30, 2024, and setting the subscription date and payment date for the purchase of new common shares for existing shareholders. On Monday 11 November 2024 to Friday 15 November 2024 (total 5 normal business days) from 9:00 a.m. to 3:30 p.m.

However, the granting of such rights by the company is still uncertain. Because it must wait for approval from the shareholders' meeting first.

By giving rights to all existing shareholders. Can subscribe for new common shares in excess of rights (Oversubscription) possible

The existing shareholders of the company who have oversubscribed will be allocated shares that have been oversubscribed only if there are shares remaining from the allocation. The original shareholders of the company that have already subscribed according to all complete rights only and will be the same price as the shares that have been allocated according to the rights. And if there are new ordinary shares mentioned above remaining from the allocation, how much? arising from Existing shareholders waive their rights or not exercising their full share of the rights to purchase in accordance with their proportion. The company will take the remaining shares from the said subscription. to be allocated to all existing shareholders who have expressed their intention to subscribe for shares in excess of their rights. It will be calculated according to the shareholding proportion, round by round, until it's all gone. In addition, if there are still additional common shares remaining from the allocation to the existing shareholders of the company in proportion to their shareholding. and allocation to shareholders who subscribe in excess of their rights (Oversubscription) To reduce the registered capital of the company. By writing off the remaining portion of additional common shares from the offering. Allocation details and offering new common shares to existing shareholders (Right Offering) in proportion to their original shareholding. According to the capital increase form with specified objectives, type RO (existing shareholders)

The resolution in this agenda must be approved by the shareholder meeting with a majority vote of the number of votes of shareholders who attend the meeting and vote in accordance with Section 107(1) in conjunction with Section 137 and Section 52 of the Public Limited Companies Act B.E. 1992

There are 0 additional shareholders in this agenda, totaling 0 shares.

In total, there were 29 shareholders attending the meeting, totaling 559,902,586 shares.

Resolution	Votes	Calculated as a percentage of the number of votes Shareholders who attended the meeting and voted
Agreed	559,902,586	100.00
Disagreed	0	0.00
Total	559,902,586	100.00
Abstained	0	-
Void Ballot	0	-

The meeting resolution : The meeting resolved to approve the issuance and allocation of new ordinary shares of the Company. Objectives Type of allocation and offering to existing shareholders of the company (Right Offering: RO), amount not exceeding 456,000,000 shares. The par value is 0.50 baht per share to the existing shareholders of the company (RO) in proportion to their original shareholding. The offering price per share is 0.33 baht (thirty-three satang), which is lower than the par value of the company's shares. With a unanimous vote

Agenda 6 Consider and approve the issuance and allocation of new common shares of the company. Objectives Type of allocation and offering to specific persons in a limited circle (Private Placement: PP), amount not exceeding 244,000,000 shares. The par value is 0.50 baht per share to a limited number of persons (PP) of 2 persons at an offering price of 0.33 baht (thirty-three satang) per share, which is a price not less than 90 percent of the market price. The offering price is as follows. Said price is lower than the par value of the company's shares.

The Chairman asked the meeting operator Explain the details to the meeting.

Meeting facilitator It was reported to the meeting that the board had considered and deemed it appropriate to present it to the shareholders' meeting. To consider and approve the issuance and allocation of new ordinary shares of the Company with specified objectives. By allocating and offering to specific persons in a limited circle (Private Placement: PP), an amount not exceeding 244,000,000 shares, with a par value of 0.50 baht per share, to 2 persons in a limited circle (Private Placement: PP), namely:

- (1) Mr. Phisit Phusanakhom, Managing Director of Villa Market JP Company Limited, 122,000,000 shares.
- (2) Dr. Abraham Kumar, Managing Director of Protatech Inc., 122,000,000 shares.

The offering price per share is 0.33 baht (thirty-three satang), which is lower than the par value of the company's shares. The offering price for such shares is not less than 90 percent of the company's shares on the stock exchange. in the past not less than 7 business days consecutively but not more than 15 consecutive working days Before the date the Board of Directors resolved to propose an agenda to the shareholder meeting to request approval for the Company to issue and offer shares to a limited number of persons. which has clearly determined the share offering price That is, between 20 August 2024 and 9 September 2024. This is in accordance with the announcement of the Capital Market Supervisory Board No. TorChor. 28/2022 regarding permission for listed companies to offer newly issued shares to a limited number of persons. The details are as follows.

The last working day at	Date	Total quantity (share)	Total value (baht)
1	9 Sept. 2024	10,606	4,040
2	6 Sept. 2024	4,802	1,840
3	5 Sept. 2024	3,705	1,420
4	4 Sept. 2024	10,600	3,830
5	3 Sept. 2024	826	310
6	2 Sept. 2024	88,805	33,650
7	30 Aug. 2024	6,305	2,300
8	29 Aug. 2024	204,515	72,860
9	28 Aug. 2024	30,668	11,710
10	27 Aug. 2024	72,014	25,570

11	26 Aug. 2024	57,986	19,900
12	23 Aug. 2024	17,305	6,690
13	22 Aug. 2024	38,374	15,880
14	21 Aug. 2024	5,105	1,970
15	20 Aug. 2024	8,810	3,280
Total		560,426	205,250
15 business day weighted average bean price (baht per share)			0.366
90 percent of the weighted average price (baht per share)			0.3294

This is because the company's separate financial statements have accumulated losses appearing in the statement of financial position and profit and loss. For the 2nd quarter of 2024 ending on June 30, 2024, the amount was 355,763,696 baht. The Company may, therefore, set the offering price of new ordinary shares lower than the par value of the Company's shares, in accordance with Section 52 of the Public Limited Companies Act, B.E. 2535 (the "Public Limited Companies Act"). which determines that a company which has been in operation for not less than one year If it appears that there are accumulated losses, shares may be offered at a price lower than the registered share value. But it must be approved by the shareholder meeting and the discount rate must be fixed.

by presenting it to the shareholder meeting Set a date for the subscription and payment of additional shares for a limited number of persons. Between Friday, November 1, 2024 to Tuesday, November 5, 2024, here are brief details of the allocation of additional shares for sale with a specified purpose, type PP, specific persons.

However, the granting of such rights by the company is still uncertain. Because it must wait for approval from the shareholders' meeting first.

The resolution in this agenda must be approved by the shareholders' meeting with a vote of not less than three-quarters of the total number of votes of shareholders who attend the meeting and have the right to vote according to Section 136, Section 137 and Section 52. of the Public Limited Companies Act B.E. 2535 together with the announcement of the Capital Market Supervisory Board No. TorChor. 28/2022 regarding permission for listed companies to offer newly issued shares to a limited number of persons.

Questions from shareholders from the Thai Investors Association which was asked at the meeting that Have the two investors agreed to confirm the investment? And when will the said capital increase be completed?

The secretary (chairman of the meeting) explained to the meeting that Both investors have already confirmed their investment. and will pay for these shares to the company as determined by the company, which is from 1 November 2024 to 5 November 2024. When this meeting has approved and resolved to increase capital and approve the

allocation of additional capital to specific investors as requested for approval. And the company will use this capital increase to register with the Department of Business Development in accordance with the law. and will continue to list these shares with the Stock Exchange of Thailand.

There are 0 additional shareholders in this agenda, totaling 0 shares.

In total, there were 29 shareholders attending the meeting, totaling 559,902,586 shares.

Resolution	Votes	Calculated as a percentage of the number of votes Shareholders who attend the meeting and have the right to vote
Agreed	559,902,586	100.00
Disagreed	0	0.00
Abstained	0	0.00
Void Ballot	0	0.00
Total	559,902,586	100.00

The meeting resolution : The meeting resolved to approve the issuance and allocation of new ordinary shares of the Company. Objectives Type of allocation and offering to specific persons in a limited circle (Private Placement: PP), amount not exceeding 244,000,000 shares. The par value is 0.50 baht per share to a limited number of persons (PP) of 2 persons at an offering price of 0.33 baht (thirty-three satang) per share, which is a price not less than 90 percent of the market price. The offering price is as follows. Said price is lower than the par value of the company's shares. With a unanimous vote

Agenda 7 Consider approving the issuance and allocation of warrants to purchase new ordinary shares of the company (Warrant), Series 4 (B52-W4), in the amount not exceeding 700,000,000 units. to the existing shareholders of the company In proportion to the number of shares held by each shareholder (Right Offering – Warrant : RO-Warrant) by specifying the names of shareholders who have the right to be allocated B52-W4 (Record Date) on December 6, 2024.

The Chairman asked the meeting operator Explain the details to the meeting.

The person conducting the meeting as approved by the Board of Directors will present it to the shareholders' meeting. To consider and approve an increase in registered capital to support the exercise of the right to convert warrants to purchase new common shares of the company, batch 4 (B52-W4), in the amount not exceeding 700,000,00 shares, in agenda 3. This type of capital increase There must be the issuance and allocation of warrants to purchase new ordinary shares of the company (Warrant) No. 4 (B52-W4) to the existing shareholders of the company (RO-Warrant) in an amount not exceeding 700,000,000 units

Details regarding the issuance and allocation of shares offering warrants to purchase new ordinary shares of the company (Warrant) No. 4 (B52-W4) in the amount not exceeding 700,000,000 units to the existing shareholders of the company. In proportion to the number of shares held by each shareholder (Right Offering – Warrant : RO-Warrant)

The Board of Directors has considered and deemed it appropriate to present it to the shareholders' meeting to consider approving the issuance and allocation of warrants to purchase new ordinary shares of the Company (Warrant) No. 4 (B52-W4). An amount not exceeding 700,000,000 units, or equivalent to 48.70 percent of the total number of sold shares of the company, to the existing shareholders of the company. After the increase in paid-up capital of the company has been registered. obtained from increasing capital with specified objectives, type RO and type PP In the previous agenda, the total amount did not exceed 700,000,000 shares. That is, a Warrant (B52-W4) will be issued to all shareholders of the company at the time the Warrant (B52-W4) is issued, in a total amount not exceeding 700,000,000 units. In proportion to the number of shares held by each shareholder at the time of issuance of the Warrant (B52-W4) (Right Offering) free of charge (zero baht) in the ratio of 2.0533534129^* of the original common shares at the time of issuance of the Warrant. 1 unit of Warrant (B52-W4) (in case there are fractional shares, please discard them) The said Warrant (B52-W4) is valid for no more than 1 year from the date the warrant is issued. The conversion period is set for 1 time (on the day the maturity date is 1 year). There is an Exercise Ratio of 1 Warrant unit (B52-W4) per 1 new common share. and there is an exercise price for converting rights to ordinary shares equal to 0.50 baht (fifty satang) per share (except in the case of adjusting the exercise price). Brief details of the Warrant (B52-W4) appear in the summary of basic details of the warrant to purchase common shares of B-52 Capital Public Company Limited that will be issued and offered to existing shareholders. According to the shareholding proportion of the 4th generation (B52-W4) according to attachment 5. The date for determining the names of shareholders who are entitled to receive B52-W4 allocation (Record Date) is set for December 6, 2024.

However, the granting of such rights by the company is still uncertain. Because it must wait for approval from the shareholders' meeting first.

By giving power to Board of Directors and/or the Executive Committee and/or the Chief Executive Officer or persons on the Board of Directors or the Executive Committee or the Chief Executive Officer assigned Has the authority to determine and change rules, conditions, and details. To issue and offer for sale the 4th series of warrants (B52-W4) in all respects as deemed appropriate and under the authority specified by law, such as the allocation and issuance date of the 4th series of warrants (B52-W4) etc. including having the power to carry out various activities. Necessary and appropriate in connection with the issuance and sale of the 4th series of warrants (B52-W4) . in every respect, including but not limited to contact Prepare or deliver various documents Necessary or related to the issuance and offering of warrants, batch 4 (B52-W4) and the use of warrants, batch 4 (B52-W4) Listed as a listed security on the Stock Exchange of Thailand. ("The Stock Exchange") as well as requesting permission from relevant agencies. and the appointment of sub-attorneys, etc.

The resolution in this agenda must be approved by the shareholder meeting with a majority vote of the majority of the total number of votes cast. Shareholders who attended the meeting and voted according to Section 107(1) of the Public Limited Companies Act B.E. 2535

There are 0 additional shareholders in this agenda, totaling 0 shares.

In total, there were 29 shareholders attending the meeting, totaling 559,902,586 shares.

Resolution	Votes	Calculated as a percentage of the number of votes Shareholders who attend the meeting and have the right to vote
Agreed	559,902,086	99.9999
Disagreed	500	0.0001
Total	559,902,586	100.00
Abstained	0	-
Void Ballot	0	-

The meeting resolution : The meeting resolved to approve the issuance and allocation of warrants to purchase new ordinary shares of the Company (Warrant), Series 4 (B52-W4), in an amount not exceeding 700,000,000 units. to the existing shareholders of the company In proportion to the number of shares held by each shareholder (Right Offering – Warrant : RO-Warrant) by specifying the names of shareholders who have the right to be allocated B52-W4 (Record Date) on December 6, 2024. With a majority vote of the number of votes, a majority of the number of votes of shareholders who attend the meeting and cast their votes.

Agenda 8 Consider approving the issuance and allocation of new common shares of the Company, not exceeding 700,000,000 shares, with a par value of 0.50 baht per share. The value is not more than 350,000,000 baht to support the issuance and exercise of the right to convert warrants to purchase common shares of the company, batch 4 (B52-W4), into new common shares.

The Chairman asked the meeting operator Explain the details to the meeting.

The meeting facilitator reported to the meeting that As the Company's Board of Directors has resolved to approve and present to the shareholders' meeting. To consider and approve an increase in registered capital to support the exercise of conversion rights of warrants to purchase shares. The company's new ordinary capital increase, 4th generation (B52-W4), amount not exceeding 700,000,00 shares in agenda 3, which is the said type of capital increase. There must be an issuance and allocation of new common shares of the company.

The Board of Directors has considered and deemed it appropriate to present it to the shareholders' meeting to consider approving the issuance and allocation of new ordinary shares of the Company, an amount not exceeding 700,000,000 shares, with a par value of 0.50 baht per share. The value is not more than 350,000,000 baht to support the issuance and exercise of the right to convert warrants to purchase common shares of the company (Warrant) No. 4 (B52-W4) into new common shares. The 4th series of warrants to purchase common shares of the company (B52-W4) has an exercise ratio of 1 warrant unit (B52-W4) per 1 new common share. and there is an exercise price for converting rights (Exercise Price) as new common shares equal to 0.50 baht (fifty satang) per share (except in the case of adjusting the exercise price)

The resolution in this agenda must be approved by the shareholder meeting with a majority vote of the majority of the total number of votes cast. Shareholders who attended the meeting and voted according to Section 107(1) of the Public Limited Companies Act B.E. 2535

There are 0 additional shareholders in this agenda, totaling 0 shares.

In total, there were 29 shareholders attending the meeting, totaling 559,902,586 shares.

Resolution	Votes	Calculated as a percentage of the number of votes Shareholders who attended the meeting and voted
Agreed	559,902,086	99.9999
Disagreed	500	0.0001
Total	559,902,586	100.00
Abstained	0	-
Void Ballot	0	-

The meeting resolution : The meeting resolved to approve the issuance and allocation of new ordinary shares of the Company, not exceeding 700,000,000 shares, with a par value of 0.50 baht per share, equivalent to a value not exceeding 350,000,000 baht. To support the issuance and exercise of the right to convert warrants to purchase common shares of the company, batch 4 (B52-W4), into new common shares. With a majority vote of the number of votes, a majority of the number of votes of shareholders who attend the meeting and cast their votes.

Agenda 9 Consider other matters (if any)

Questions from shareholders from the Thai Investors Association which were asked at the meeting as follows:

By asking the company Clarifying the progress and direction of the company's operations that focus on supporting the existing business in present, namely

1. Service business, online advertising and public relations in various channels under the name CHECKRAKA
2. The business produces and distributes Krachai Plus herbs and nutritional supplements under the Mmed trademark.

Ms. Narawadee Worawanitcha is a Director / Executive Director and Chief Executive Office has informed and given Details were given to the meeting: The future direction of the company's business under One Digital Network Company Limited is by finding new channels. How good is adjusting the company's website from Web 1.0 to 2.0 It will increase channels for people to visit the website. of the company to be able to interact with admins immediately Whether it's different channels to increase income, such as creating content on YouTube. TikTok IG and various online channels To increase income for the company and reduce expenses. Reducing the time by using AI, ChatGPT allows companies to generate additional revenue in a short period of time.

As for the Products SKU, Krachai Plus, under Emmed Pharma Company Limited, which is now no longer popular with customers. Since the outbreak and procedures for the COVID-19 outbreak have been announced and canceled, customers are less interested. Krachai products, but the executives of Emmed Pharma Company Limited are not complacent. Adding various channels To increase income and sales By entering into a study of kidney disease patients and have made products To reduce and help kidney disease patients, such as cream. To help reduce itching in patients with kidney disease. and other products that will follow, and holding a short

one-day seminar will help reduce Expenses and create more income By inviting experts Famous people in this business circle come as speakers.1 day training, no inventory. It is expected that we will see this business soon. To continue generating income for the company point out the direction .The company will walk away. Believe that it will get better and return to generating income in a short time

As there were no other questions, the Chairman thanked all shareholders and directors attending the meeting and closed the meeting

The meeting adjourned at 11.27 a.m.

----- - Signature - -----

(Mr. Somchai Wuttisat)

Proxy of shareholders attending the meeting

that received a resolution from the shareholder meeting

To be selected as the chairman of the Extraordinary General Meeting of
Shareholders No. 1/2024.

----- - Signature - -----

(Ms.Kanokwan Ithiboonvat)

Legal Department Manager / Meeting Recorder

Biography of the directors proposed to the shareholder meeting for re-election as directors for another term.

Name-Surname	Mr. Suthep Pongpitak
Type of director	Chairman of the Board of Directors/Director
Age	71 years old (born in 1954)
Nationality	Thai
Study	<p><u>- Master's degree</u></p> <p>Political Science (Public Administration) Thammasat University</p> <p><u>Bachelor's degree</u></p> <ul style="list-style-type: none"> • Business Administration (Accounting) Ramkhamhaeng University • Education, Ramkhamhaeng University • Law, Thammasat University • Communication Arts, Sukhothai Thammathirat Open University • Liberal Arts, Ramkhamhaeng University
Director Training Program	<p>Passed relevant training organized by the Thai Institute of Directors Association (IOD).</p> <ul style="list-style-type: none"> • Director Accreditation Program (DAP) course, DAP 82/2010 and DAP 111/2014. • Management Science Course for Senior Executives (W.S.) Faculty of Public Administration National Institute of Development Administration
Date of appointment as a director	18 June 2018
Number of years as a director	6 years 9 months
Experience	<p>Chairman of the Board of Directors, B-52 Capital Public Company Limited</p> <p>Independent Director and Chairman of the Audit Committee, B-52 Capital Public Company Limited</p> <p>Special tutor for bachelor's and master's degrees, M.B.A. Mini M.B.A. program, Kasetsart University, Ramkhamhaeng University, Tax management subject Sukhothai Thammathirat Open University, University of the Thai Chamber of Commerce, Chiang Mai University Chairman of the Audit and Governance Committee, Member of the Compensation Committee, Member of the Nomination Committee and Independent</p>

	Director, Globlex Holding Management Public Company Limited. Revenue Region 4, Revenue Department
Positions in other listed companies	Chairman of the Audit Committee, KT Medical Services Public Company Limited
position in other businesses (non-listed company)	-do not have-
Holding a position in a competing business / Business related to the company's business	-do not have-
Company shareholding (%)	-do not have-
Proportion of the total number of shares with voting rights	-do not have-
Legal disputes that are criminal cases in non-misdemeanor courts	-do not have-
Meeting attendance in 2024	- Attended the Board of Directors' meeting 7 times out of 8 times.
Expertise/Results during the tenure of Director	- Mr.Suthep Pongpitak Have knowledge and experience in finance, taxes, accounting, and auditors. and has brought experience Such knowledge and expertise are used in the performance of duties. and fully support the Company's operations which are beneficial to the work of the Board of Directors

Biography of the directors proposed to the shareholder meeting for re-election as directors for another term.

Name-Surname	Mr.Chavapas Ongmahutmongkol
Type of director	Director
Age	48 years (born 1977)
Nationality	Thai
Study	- MBA, Harvard Business School (Fulbright Scholarship) - M.Sc., University of Michigan, Ann Arbor (Tau Beta Pi Engineering Honors Society) - B.Eng., Sirindhorn International Institute of Technology (SIIT)
Director Training Program	- Director Certification Program (DCP) Class 88 and Class 272, Thai Institute of Directors Association
Date of appointment as a director	27 June 2019
Number of years as a director	4 years 7 months



Experience	<ul style="list-style-type: none"> - Independent Director, Audit Committee Member and Chairman of the Risk Committee Chakkpaison Estate Public Company Limited - Co-founder of Bangkok Venture Club Company Limited - Co-Founder, Partner and Managing Director of Prime Street Consulting Company Limited. - Co-Founder, Partner and Managing Director of Prime Street Advisory Company Limited.
Positions in other listed companies	Chairman of the Audit Committee, Jakpaison Estate Public Company Limited
position in other businesses(non-listed company)	-do not have-
Holding a position in a competing business / Business related to the company's business	-do not have-
Company shareholding (%)	-do not have-
Proportion of the total number of shares with voting rights	-do not have-
Legal disputes that are criminal cases in non-misdemeanor courts	-do not have-
Meeting attendance in 2024	<ul style="list-style-type: none"> - Attended the Board of Directors' meeting 6 times out of 8 times. - Attended the Executive Committee meeting 10 times out of 14 times
Expertise/Results during the tenure of Director	- Mr.Chavapas Ongmahutmongkol Have knowledge and experience in finance and investment. and has brought experience Such knowledge and expertise are used in the performance of duties. and fully support the Company's operations which are beneficial to the work of the Board of Directors

Biography of the directors proposed to the shareholder meeting for re-election as directors for another term.

Name-Surname	Ms. Aphinya Busaratrakul
Type of director	Director
Age	51 years old (born in 1974)
Nationality	Thai
Study	- Faculty of Business Administration Financial Management major University of the Thai Chamber of Commerce



Director Training Program	-
Date of appointment as a director	29 April 2021
Number of years as a director	2 year 10 months
Experience	<ul style="list-style-type: none"> - Special lecturer, Department of Industrial Promotion Ministry of Commerce and the Stock Exchange of Thailand - Lecturer in the Finance Department Faculty of Business Administration University of the Thai Chamber of Commerce - Marketing Support Officer, Investment Banking Department, Thanachart Finance and Securities Public Company Limited - Special lecturer at Bangmod University, Sukhothai Thammathirat Open University, and National Institute of Development Administration
Positions in other listed companies	-do not have-
position in other businesses(non-listed company)	-do not have-
Holding a position in a competing business / Business related to the company's business	-do not have-
Company shareholding (%)	-do not have-
Proportion of the total number of shares with voting rights	-do not have-
Legal disputes that are criminal cases in non-misdemeanor courts	-do not have-
Meeting attendance in 2024	<ul style="list-style-type: none"> - Attended the Board of Directors' meeting 8 times out of 8 times. - Attended the Executive Committee meeting 14 times out of 14 times
Expertise/Results during the tenure of Director	- Ms. Aphinya Busaratrakul Have knowledge and experience in finance. and has brought experience Such knowledge and expertise are used in the performance of duties. and fully support the Company's operations which are beneficial to the work of the Board of Directors

Definition of independent director

The company has defined the definition of "Independent Director" in accordance with the principles of good corporate governance. And the practice of the Office of the Securities and Exchange Commission and stock exchange to build investor confidence and maintain a good management balance

The company has set the word "Independent director" means a director who does not perform the management duties of the company. Affiliates, associated companies, are independent directors of the management. And controlling shareholders and is a person who has no business relationship with the Company

Qualifications of independent directors

Qualifications of the Independent Directors of the Company Conforms to the requirements of the Capital Market Supervisory Board as follows:

(1) Holding shares not more than one percent of the total number of shares with voting rights of the company, parent company, subsidiary company, associated company, major shareholder or controlling person of the company. This shall include the shares held by related persons of that independent director.

(2) Not being or having been a director who takes part in managing work, employees, staff, advisors who receive regular salary. Or controlling person of the company, parent company, subsidiary company, affiliate company, same level subsidiary Major shareholders or a company controlling person Unless they have retired from having such characteristics for at least two years. Before the date of being appointed as an independent director such prohibited characteristics do not include cases where the independent directors used to be government officials. or advisor to the government agency, which is a major shareholder or a company controlling person

(3) Not being a person with blood ties or by lawful registration in the manner of parent, spouse, sibling and child, including the spouse of the executive's child Major shareholders Controlling person or a person who will be offered as an executive or a company controlling person or a subsidiary

(4) Not or has ever had a business relationship with the company, parent company, subsidiary company, associated company, major shareholder. Or a company controlling person in a manner that may impede one's independent exercise of judgment including not or used to be a shareholder with significant or controlling persons of persons having a business relationship with the company, parent company, subsidiary company, associated company, major shareholder. Or a company controlling person unless they have been discharged from the aforementioned characteristics for at least two years before the date of appointment as an independent director.

Business relationship under paragraph one Including normal commercial transactions for the business of renting or leasing real estate Transactions relating to assets or services or giving or receiving financial assistance By accepting or lending, guaranteeing assets as collateral for liabilities Including other similar circumstances Which resulted in the company or the parties have obligations to pay to the other party. From three percent of the company's net tangible assets. Or from twenty million baht or more, whichever is lower the calculation of the said debt burden shall be in accordance with Method for calculating the value of the connected transaction In accordance with the Notification of the Capital Market Supervisory Board on Rules on Connected Transactions mutatis mutandis. But in determining the said debt burden it shall include the indebtedness incurred during one year prior to the date of having a business relationship with the same person.

(5) Not being or having been the auditor of the company, parent company, subsidiary company, associated company, major shareholder or controlling person of the company. And not a significant shareholder Controlling person or partner of the audit

firm Which has auditors of the Company, parent companies, subsidiaries, associated companies, major shareholders or the person who has control of the company is under Unless they have been discharged from the aforementioned characteristics for at least two years before the date of appointment as an independent director.

(6) Not being or have been a professional service provider of any kind. This includes legal advisory services. Or a financial advisor which receives a service fee of more than two million baht per year from the company, parent company, subsidiary company, associate company, major shareholder. Or a company controlling person and not a significant shareholder Controlling person or a partner of that professional service provider unless they have been discharged from the aforementioned characteristics for at least two years before the date of appointment as an independent director.

(7) Not being a director who has been appointed to represent the directors of the company. Major shareholders or shareholders who are related to the major shareholders

(8) not operating a business of the same nature And is a meaningful competition With the business of the company or a subsidiary or not being a significant partner in a partnership or being a director who takes part in managing work, employees, employees, advisors who receive regular salaries or holding more than one percent of the total number of shares with voting rights of other companies Which operates businesses with the same condition and is a significant competition with the Company's business or a subsidiary

(9) Not having any other characteristics that prevent him from expressing independent opinions with regard to the Company's operations.

After being appointed as an independent director with characteristics according to (1) to (9), independent directors may be assigned by the board of directors. Make decisions in the business operations of the company, parent company, subsidiary company, affiliate company, same level subsidiary.

Major shareholders or a company controlling person where decisions can be made in the form of a collective decisionon)

(F 53-4)

Capital Increase Report Form
B-52 Capital Public Company Limited

We, B-52 Capital Public Company Limited (“the Company”), would like to report the resolutions of the Board of Directors' Meeting No.3 / 2025 on February 27, 2025 regarding the capital increase under the general mandate and share allotment. Capital increase as follows

1. Capital decrease

The Board of Directors' Meeting approved to propose to the 2025 Annual General Meeting of Shareholders to consider and approve the reduction of the Company's registered capital by 326,136,247 baht from the original registered capital of 1,179,275,802.50 baht is the registered capital of 853,139,555.50 baht by canceling the unissued registered shares of the Company which are ordinary shares in the amount of 652,272,494 shares. The par value of 0.50 baht per share.

Capital increase

2.1 Capital increase

The Board of Directors' Meeting resolved to approve to propose to the 2025 Annual General Meeting of Shareholders to consider and approve the increase of the Company's registered capital. Form of general mandate (General Mandate) in the amount of 150,941,866.50 baht from the original registered capital of 853,139,555.50 baht is a new registered capital of 1,004,081,422 baht by issuing newly issued ordinary shares in the amount of not more than 301,883,733 shares at the par value of 0.50 baht per share in the following ways:

Type of capital increase	Type of shares	Number of shares	Par value (Baht per share)	Total (baht)
<input type="checkbox"/> Specifying the purpose of utilizing proceeds	Ordinary shares	-	-	-
	Preferred shares	-	-	-
<input checked="" type="checkbox"/> (General Mandate)	Ordinary shares	Not more than 301,883,733	0.50	150,941,866.50
	Preferred shares	-	-	-

In the case of capital increase with the purpose of utilizing proceeds Please fill in the information in the next order, every exception 3.2.

In the case of capital increase by General Mandate, fill in the information in the next order only clause 3.2, item 4 and item 5.

3. Allocation of newly issued shares

The Board of Directors' meeting approved to propose to the 2025 Annual General Meeting of Shareholders to consider

Approved the allocation of newly issued ordinary shares in the amount of not more than 301,883,733 shares at a par value of 0.50 baht per share, totaling 150,941,866.50 baht, with details as follows:

3.1 Specifying the purpose of utilizing funds

Allocated to the	Type of securities	Number of shares (share)	Percentage of paid-up capital	Note
-	Ordinary shares	-	-	-
-	Preferred shares	-	-	-

3.2 General Mandate

Allocated to the	Number of ordinary shares (Share)	% per Paid-up capital ^{1/}	Ratio (Original: New)	Selling price Per share (baht)	Date and time of subscription And make payment for shares	Note
Existing shareholders	201,255,822	20.0	-	-	- -	Details in the note
Private placement	100,627,911	10.0	-	-	-	Details in the note

^{1/} Percentage of paid-up capital as of the date the board of directors of listed companies resolves to increase capital as a general mandate.

Note: The Board of Directors' Meeting No. 3/2025 held on February 27, 2025 resolved to approve to propose to the 2025 Annual General Meeting of Shareholders for approval as follows:

Approved to propose to the 2025 Annual General Meeting of Shareholders to consider and approve the capital increase. company registration Form of general mandate (General Mandate) in the amount of 150,941,866.50 baht from the original registered capital of 853,139,555.50 baht is a new registered capital of 1,004,081,422 baht by issuing new ordinary shares in the amount of not more than 301,883,733 shares at the par value of 0.50 baht per share for sale to (1) existing shareholders (Right Offering) in proportion to their existing shareholding and (2) individuals. in a limited area (Private Placement)

Approved to propose to the Annual General Meeting of Shareholders for the year 2025 to consider and

approve the amendment of the Clause 4 of the Company's Memorandum of Association to be in line with the increase of the Company's registered capital.

Approved to propose to the 2025 Annual General Meeting of Shareholders to consider and approve the allocation of ordinary shares. New capital increase of the Company in the amount of not more than 301,883,733 shares at the par value of 0.50 baht per share to accommodate the capital increase under the General Mandate, with the details of the allocation of newly issued ordinary shares as follows:

(1) Allocation of the newly-issued ordinary shares of the Company in an amount not exceeding 201,255,822 shares at the par value of 0.50 baht per share or equal to 20 % of the Company's current paid-up capital (the Company's current paid-up capital is 1,006,279,111 shares) to be offered to the existing shareholders (Right Offering) in proportion to their existing shareholding according to the general mandate

The power of attorney is given to the Board of Directors. Allocate and offer for sale at one time or divide it into parts for offer from time to time, including the power to take any action necessary and in connection with the offering of the newly-issued ordinary shares in all respects, such as the date for determining the names of shareholders who are entitled to the allocation of shares (Record Date: XR) Objectives for the issuance of newly issued ordinary shares Offering price determination Offer period Allocation rate Allocation and payment methods for shares, etc., including changes in the offering period Subscription and payment for the newly issued ordinary shares The conditions and details in the issuance of the said capital increase ordinary shares can be deemed appropriate. As well as correcting words Or the text in the document Minutes of the Shareholders Meeting Memorandum of Association and / or various requests and / or proceeding to comply with the Registrar's order in filing the registered capital increase of the company with the Department of Business Development. The Ministry of Commerce may from time to time according to the payment of the subscription of newly issued ordinary shares each time. Including listing of newly issued ordinary shares as listed securities on the Stock Exchange of Thailand And submitting documentary evidence to the Department of Business Development Ministry of Commerce, SEC Office, Stock Exchange of Thailand Or other related agencies

In addition, the allocation of the newly issued ordinary shares to existing shareholders under the General Mandate form must be done this will be completed within the date the company holds the next annual general meeting of shareholders. Or within the date that the law requires the next annual general meeting of shareholders however, whichever day comes first

(2) Allocation of the newly-issued ordinary shares of the Company in an amount not exceeding 100,627,911 shares at the par value of 0.50 baht per share or equal to 10 % of the Company's current paid-up capital (the Company's current paid-up capital is 1,006,279,111 shares) to be offered to specific investors (Private Placement) under the General Mandate form to propose Sold at one time Or divided into parts for sale from time to time According to the Notification of the Capital Market Supervisory Board No. Tor Chor. 28/2565 regarding the permission of listed companies to offer new shares to specific investors. Such person must not be a connected person of the Company. In accordance with the Notification of the Capital Market Supervisory Board No. Tor Chor. 21/2551 Re: Rules on Connected Transactions And the announcement of the Stock Exchange of Thailand on the disclosure of information on the operating principles of listed companies in the connected transaction 2003 and the amendments. By assigning the Board of Directors Has the power to set the share offering price according to market conditions during the offering period to investors. This

must not be lower than the weighted average price of shares in the Stock Exchange for the past 7 consecutive days, but not more than 15 consecutive days prior to the date of each offering price. Offer to sell with a discount. But must not exceed 10 percent of the said market price

The power of attorney is given to the Board of Directors. To determine other details related to the allocation and offering of the newly issued ordinary shares, such as recruiting private investors (Private Placement). Conditions and details related to the allocation and offering of the newly issued ordinary shares and / or the allocation of the newly issued ordinary shares as consideration for the acquisition of assets The negotiation, agreement and signing of documents and contracts relating to the allocation and offering of the newly issued ordinary shares And sign the documents for permission and evidences necessary and relevant to the allocation of the said capital increase ordinary shares. Including stipulation of conditions and details in the issuance of the said capital increase ordinary shares as deemed appropriate. As well as correcting words Or the text in the document Minutes of the Shareholders Meeting Memorandum of Association and / or various requests and / or proceeding to comply with the Registrar's order in filing the registered capital increase of the company with the Department of Business Development. The Ministry of Commerce may from time to time according to the payment of the subscription of newly issued ordinary shares each time. Including listing of newly issued ordinary shares as listed securities on the Stock Exchange of Thailand and submitting documentary evidence to the Department of Business Development Ministry of Commerce, SEC Office, Stock Exchange of Thailand or other related agencies

Allocation of the newly-issued ordinary shares to the specific investors above in no event shall the subscriber of the newly issued ordinary shares hold the shares of the Company in an incremental manner, up to or over the point of making a tender offer as specified in the announcement Capital Market Supervisory Board Tor Chor. 12/2554 Re: Rules, Conditions and Procedures for Acquisition of Securities for Business Takeover And in a manner that violates the foreign shareholding restrictions as specified in the Company's Articles of Association.

The allocation of additional common shares according to (1) and (2) totals not more than 301,883,733 shares, or equivalent to 30 percent of the paid-up capital of the company as of the date the Board of Directors resolves to increase capital by means of a general mandate (General Mandate) or calculated as number of paid-up shares 1,006,279,111 shares (par value 0.50 baht per share) under the announcement of the Stock Exchange of Thailand board regarding rules, conditions and methods for disclosing information. and any practices of listed companies, B.E. 2017

3.3 Actions by the company in case there are fractions of shares

In the event that there are fractions of shares from the calculation of the right to subscribe for newly issued ordinary shares Fractions of such shares shall be ignored. And the company will proceed to seek approval for the reduction of the registered capital by eliminating the unallocated shares to the shareholders' meeting.

4. Schedule for shareholders meeting to approve the capital increase and allocation of newly issued shares

The Annual General Meeting of Shareholders 2025 will be scheduled on April 23, 2025 at 10:00 a.m. by means of meeting via electronic media (E-Meeting), which will broadcast the meeting via electronic media (E- Meeting) from the Company's meeting room, 7th floor, President Tower, 973 Ploenchit Road, Lumpini, Pathumwan, Bangkok. By

- Date of closing the share register book to suspend the transfer of shares for the right to attend the shareholders' meeting from Until the completion of the shareholders' meeting
- List of shareholders with the right to attend the shareholders' meeting (Record date) on March 21, 2025

5. Application for the capital decrease / increase / share allotment to the relevant government agency and conditions for applying for permission (if any)

5.1 The company must register to decrease - increase its registered capital. Amendments to the Memorandum of Association and the registration of changes in paid-up capital Department of Business Development Ministry of Commerce

5.2 The company must apply for permission from the Stock Exchange of Thailand. To consider accepting the newly issued ordinary shares that are issued and offered to the existing shareholders and / or specific investors. Listed on the Stock Exchange of Thailand

6. Objectives of the capital increase and the use of additional capital

The company asks for a capital increase by a general mandate from the shareholders' meeting for flexibility and speed to raise funds in the event that the company has a need to raise capital. And enabling the company to have a source of funds that is ready for investment or business expansion in the future promptly The Board of Directors will approve the allocation of newly issued shares. Objectives and utilization of additional funds including various details of the issuance and offering of newly issued shares in this section and the company will disclose information in accordance with the regulations set forth by the Stock Exchange of Thailand.

7. Benefits which the company will receive from the capital increase / share allotment

7.1 The capital increase with a general mandate will increase the financial liquidity of the company. And resulting in a stronger and more stable financial structure this will bring benefits to the company. As well as helping to create long-term shareholder returns.

7.2 There is additional capital for the existing business operations and project development of the Company and its subsidiaries. And enabling the company to have a source of funds that is ready for investment or business expansion of the company in the future

8 Benefits which shareholders will receive from the capital increase / share allotment

8.1 Dividend Policy

The Company has a policy to pay dividends of not less than 40% of the net profit according to the Company's financial statements after income tax legal reserve entity and all other reserves. However, the company may determine the dividend payout rate less than the rate set above. It depends on the need for operating working capital. Business expansion and other factors involved in the management of the company.

8.2 The right to receive dividends of the recipient has been allocated the newly issued ordinary shares at this time. Will have the same rights as the ordinary shareholders of all companies, if such shareholders are listed in the shareholder register at the closing date of the register book to determine the rights of shareholders who receive dividends.

9. Any other details necessary for the shareholders to use in their decision making for the capital increase / share allotment approval.

9.1 Effects on the Control Dilution after the Issuance and Offering of the Newly Issued Ordinary Shares (General Mandate)

- In the offering of the newly issued ordinary shares to the existing shareholders of the Company according to their existing shareholding (Right Offering), if the existing shareholders exercise their rights to subscribe for the rights that they have received in the whole amount, it will not affect the any decrease in the shareholding proportion.

- As for the offering of newly issued ordinary shares to a specific investor (Private Placement (PP)), there will be an impact on the reduction of Shareholding Proportion (Control Dilution) as follows:

$$\begin{aligned} \text{Control Dilution} &= \frac{\text{Number of newly issued shares to be offered to PP.}}{(\text{Number of paid-up shares} + \text{number of additional shares to be offered for sale to PP})} \\ &= \frac{100,627,911}{(1,006,279,111 + 100,627,911)} \\ &= 9.09\% \end{aligned}$$

9.2 Effects on the price dilution after the issuance and offering of newly issued ordinary shares with a general mandate

- As for the offering of newly issued ordinary shares to the existing shareholders of the Company according to the existing shareholding proportion (Right Offering), the effect of the price dilution (Price Dilution) will depend on the offering price of ordinary shares. Capital increase The Board of Directors will consider and approve later. And the company will disclose the impact on the shareholders in accordance with the regulations set forth by the Stock Exchange of Thailand.

- For the offering of newly-issued ordinary shares to the specific investors (Private Placement), the effect of the price dilution will depend on the offering price of the newly-issued ordinary shares to the specific investors. (Private Placement), which the Board of Directors will consider and approve later. However, in the event that the Company offers the newly issued ordinary shares to the Private Placement at the offering price equal to 90% of the market price (the Maximum discount) will have an effect on the price dilution of

0.90% (the market price is calculated from the weighted average price of the stock in the stock market for the past 7 working days but not more than 15 working days. Consecutively before each offering price fixing date)

10. Schedule of actions if the Board of Directors passes a resolution approving the capital increase / allocation of newly issued shares

Order	Procedures	Day month year
1	Board of Directors' Meeting No.3 / 2025	27 February 2025
2	Date for determining the names of shareholders entitled to attend the 2025 Annual General Meeting of Shareholders (Record Date)	21 March 2025
3	Day Annual General Meeting of Shareholders 2025	23 April 2025
4	Registered capital decrease- increase And amending the memorandum of association with the Department of Business Development Ministry of Commerce	Within 14 days from the date of approval by the general meeting of shareholders
5	Allocation of newly issued ordinary shares to existing shareholders and private placement (General Mandate)	Will be established after receiving approval from this general meeting of shareholders.

The company hereby certifies that the information contained in this report is true and complete in all respects

signature..... Authorized director signed on behalf of company

(Mr.Phichet Kittara)

Director

Signature Authorized director signed on behalf of company

(Mr.Somchai Wutthisat)

Director and Company Secretary

B-52 Capital Public Company Limited**Company's Articles of Association Concerning the Shareholders Meeting**

Shareholders Meeting

Article 32. The meeting of shareholders of the Company shall be held in a locality where the headquarters of the Company or nearby provinces.

Article 33. The Board of Directors shall call a meeting of shareholders which is an annual ordinary meeting of shareholders within four (4) months from the last day of the accounting year of the Company.

The meeting of shareholders other than that aforementioned shall be called extraordinary meeting. The Board of Directors may call an extraordinary general meeting whenever the Board of Directors deems appropriate or one or more shareholders holding shares altogether not less than ten (10) percent of the total number of shares sold, may submit their names in a letter requesting the Board of Directors to call an extraordinary meeting of shareholders at any time but the agenda and reasons for calling such meeting shall be clearly stated in such request. In this regard, the Board of Directors shall arrange an extraordinary meeting of shareholders within forty-five (45) days from the receipt date of notice from the shareholders.

In case the Board of Directors fails to arrange the extraordinary general meeting within the period specified in the second paragraph; the shareholders, subscribing their names or other shareholders holding the number of shares as stipulated, may call the meeting within forty-five (45) days from the due date in the second paragraph. In this regard, the meeting shall be deemed as the extraordinary general meeting called by the Board of Directors. The company shall responsible for necessary expenses arising from arranging the extraordinary general meeting and provide an appropriate facilitation.

In the case where, at the extraordinary general meeting called by the shareholder(s) under the third paragraph, the number of the shareholders presented does not constitute quorum as provide by this Article of Association, the shareholder(s) under the third paragraph shall jointly compensate the Company for the expenses incurred from arrangement of such meeting.

Article 34. In the Notice of the Meeting of shareholders, the Board shall prepare the notice of meeting that stated location, date, time, agenda and issues that proposed to the meeting with details as appropriate. By specifying clearly that it is for acknowledgment, approval or consideration together with the opinion of the Board on the matter and delivered to the shareholders and the registrar in accordance with Public Companies Law not less than (7) days before the meeting date and advertise the notice of the meeting in a newspaper for consecutive three (3) days before the meeting date not less than three (3) days.

Article 35. In the meeting of shareholders required the number of shareholders and proxies from the shareholders (if available) attend of not less than twenty-five (25) persons, or not less than half of all shareholders and requires shares amounting to not less than one-third (1/3) of the total number of issued shares. Therefore, constitute a quorum.

In case of turns out that the meeting of shareholders at any time, upon the lapse one (1) hour, the number of shareholders who attended is not constitute a quorum as defined. If the meeting of shareholders that convene by the shareholders' request, it shall be canceled. If the meeting of shareholders does not convene by the shareholders' request, it will be reconvened and to send the notice of meeting to shareholders not less than seven (7) days before the meeting date. In the latter meeting, a quorum is not required.

Article 37. The Chairman shall preside at meetings of shareholders. In case of Chairman is unable at the meeting or may not perform their duties. If there is a Vice President, the Vice Chairman shall preside. If there is no a Vice President or is unable to perform their duties, the shareholders who attend the meeting shall choose one of shareholders to be the Chairman of the meeting.

Article 40. The affairs that the annual general meeting of shareholders shall be convened as follows.

(1) The acknowledge report of Board of Directors that represents the performance of the Company during the past year.

(2) Approval of the balance sheet or financial statement and profit and loss statement at the end of accounting period.

(3) The approval of profit allocation and dividend payments

(4) Considering the election of new directors to replaces directors who retire by rotation and determine remuneration for directors.

(5) Considering the appointment the auditors and determine the remuneration for auditors

(6) Other

Appointment of Proxy to Attend Shareholders Meetings and the Right of Shareholders to Vote

Article 36. In the meeting of shareholders, shareholder can appoint a proxy to attend the meeting and vote on their behalf. The proxy must be in writing and signed by the shareholder and comply with the registrar of the Company defined by appoint the Chairman or a person who designated by the Chairman. At the meeting place, before the proxy attend the meeting and at least shall have following list.

(1) The number of shares that grantor holding.

(2) Name of the proxy

(3) The time of the meeting that proxies to attend and vote.

Article 38. In the voting, Shareholders have the votes equal number of shares that holding deemed by one (1) share for one (1) vote, the voting will commit openly. Except the shareholders not less than five (5) persons requested and the meeting voted to keep a secret vote, it shall keep a secret vote. The method of voting by secret ballot shall be determined by the Chairman of the meeting.

Article 39. Resolution of the meeting of shareholders shall consist of the following votes.

(1) In the normal case shall holds majority vote of the shareholders who attended and voted. If there is a tie votes, the Chairman of the meeting shall have an additional vote as a casting vote.

(2) In the following cases shall holds not less than three-fourths (3/4) of the votes of the shareholders who attended the meeting and entitled to vote.

(a) The sale or transfer of all or a substantial part of the Company's business to any other person.

(b) The purchase or acquisition of business of other companies or private companies to the Company.

(c) The doing, amendment or termination contracts relating to the rental of the whole business or a substantial part. The assignment to others to manage its business or joint business with other parties with the objective of sharing profits and loss.

(d) The amendment of the memorandum or the Articles of Association.

(e) An increase or decrease capital of the Company.

(f) The issuance of preferred shares, debentures, warrants or other securities according to the Securities and Stock Exchange Law.

(g) The merger or its dissolution.

Dividend Payment

Article 46. Prohibiting the dividends payment other than profit. In the event that the Company has deficit prohibiting the payment of dividends.

The dividend divided by the number of shares equally and the dividend payment must be approved by the meeting of shareholders.

In case the Company selling shares not fully by number that registered or the Company has registered to increase capital. The Company will pay dividend in full or partial by issuing new ordinary shares to shareholders with the approval of the shareholders' meeting.

Article 47. The Board of Directors may pay interim dividend to its shareholders occasionally when they consider that the Company had profits deserving enough to do and when it paid dividends, shall be report to the meeting of shareholders in the next meeting.

The dividend payment shall be made within one (1) month from the date of the meeting or the board voted as appropriate. This shall notify in writing to shareholders and notice of dividend payment shall be advertised in the newspaper for a period of not less than three (3) consecutive days.

Article 48. The Company needs to allocate part of its annual net profit to be the reserved fund not less than five (5) percent of the annual profit deduct total deficit brought forward (if any) until the reserve is not less than ten (10) percent of the share capital except such reserve. Board of Directors may propose to the shareholders meeting to approve to allocate another reserve funds as deemed to be beneficial in the operation of the Company.

When it has been approved by the meeting of shareholders, the Company may transfer other reserved funds, legal reserved fund and premium on share capital reserved fund respectively to compensate for deficit of the Company.

Director's Qualifications, Elections, and Terms

Article 15. The Company has a Board of Directors consists of not less than five (5) directors and directors of not less than one-half of all directors must be resident in the Kingdom of Thailand and the Board of Directors would elect any member to be the Chairman and may elect a Vice Chairman and any other positions as deemed fit. Vice Chairman has duty accordance with articles in the affairs that assigned by the Chairman.

Article 16. Directors of the Company can be either the shareholders of the Company or not.

Article 17. The meeting of shareholders shall elect the directors under the following rules and procedures.

- (1) Each shareholder has one vote for each share held.
- (2) Each shareholder will use the votes to elect one or more directors. In the case of the election of several directors, the vote cannot be divided for any director differently.
- (3) Persons who receive the most votes respectively are elected as a directors until the number of directors meets the Company's requirement that shall have or shall elect at that time. In the case of a person who has been elected in subsequent order have a tie votes exceed the number of directors that shall have or shall elect at that time, the Chairman has the casting vote.

Article 18. In every annual general meeting, Directors must retire from position at least one-third (1/3) of the total number and if number of directors cannot divide into three parts, shall retire by number that nearest to one-third (1/3).

The directors who have to retire in the first year and second years after the Company registration, it shall cast lots that whosoever have to retire and then the director who has been in the longest holds the position shall retire.

Directors who retire by rotation may be elected to the position.

Article 19. Besides retiring by rotation, directors may retire when

- (1) Death
- (2) Resignation
- (3) Disqualified or being under any prohibition under the Law of Public Companies or the Law of Securities and Stock Exchange.
- (4) The shareholders meeting vote to retire.
- (5) The court ordered to retire.

Article 23. The Shareholders' Meeting may vote for any directors to retire from position before the time that retiring by rotation with the votes not less than three-fourths (3/4) of the total number of Shareholders who attended the meeting with voting rights and the shares amounting to not less than one-half (1/2) of shares that held by the Shareholders who attended the meeting with voting rights.

Article 28. Prohibiting the directors operate business in the same nature and in competition with business of the Company or become a partner in partnership or an unlimited liability partner in a partnership or a director of a private company or any other corporation that operate business in the same nature and in competition with business of the Company whether it's for the benefit of themselves or others. Except they inform to the shareholders before the appointment.

Article 29. Directors must inform the Company without delay if there is an interest in the contract that the Company made either in directly or indirectly or holding shares, debentures increases or decreases in the Company or its affiliates.

**Information about the Independent Directors and Audit Committee's Members
who the Company proposed to be Proxies from shareholders**

1. **Name - Surname** : **Mr. Wanchai Raksirivorakul**
Position in the Company : Independent Director and Audit Committee Member
Age : 52 years old (born in 1972)
Nationality : Thai
Address : 312/52 Phibunsongkram Road, Suan Yai Subdistrict, Mueang
Nonthaburi District Nonthaburi Province 11000
Percentage of Shareholding : None
Interest in all agendas : None
2. **Name - Surname** : **Ms. Araya Putthipongthorn**
Position in the Company : Independent Director and a member of Audit Committee
Age : 43 years (born 1982)
Nationality : Thai
Address : 799/196 Rama III Road, Bangpongpan, Yannawa, Bangkok 10120
Percentage of Shareholding : None
Interest in all agendas : None

**Guidelines for Proxy, Registration, Document showing to attend and Voting
At the 2025 Annual General Meeting of Shareholders, B-52 Capital Public Company Limited
on April 23, 2025 at 10:00 a.m.**

Proxy

The Company delivered Proxy (Form A, B and C) according to the Ministry of Commerce defined which is detailed and clear to shareholders. For Shareholders who cannot attend the meeting by themselves will appoint another person, or to appoint an independent director / audit committee any one as follows

- 1) Mr. Wanchai Raksirivorakul Position: Independent Director and Chairman of Audit Committee Age 52 years old
Address 312/52 Phibunsongkram Road, Suan Yai Subdistrict, Mueang Nonthaburi District Nonthaburi Province
11000
- 2) Ms. Araya Putthipongthorn Position: Independent Director and a member of Audit Committee Age 43 years old
Address 799/196 Rama III Road, Bangpongpan, Yannawa, Bangkok 10120

By the shareholders can specify name of the proxies and submit it to the company's officers by mail within 3 business days before the meeting.

Rules for attending the shareholders' meeting via electronic media

Shareholders or proxies wishing to attend the meeting must submit documents proving their identity as specified to the Company within April 16, 2025, when the Company has examined the information according to the names of shareholders according to the closing information of the register of shareholders who have the right to attend the meeting completely correct The service provider for organizing meetings via electronic media will send a link for attending the meeting and an access manual to the email that you have sent to inform the company. The link will be sent 2 days in advance of the meeting date.

Requesting to attend the meeting via electronic media

Shareholders who wish to attend the meeting via electronic media must notify the intention to attend the meeting in the following way

1. Request to attend the meeting by sending information via E-Mail or post

In the case that shareholders wish to notify their intention to attend the meeting via electronic media (E-EGM) by sending information via E-Mail or postal

1. Please fill out the document requesting to attend the meeting via electronic media (E-EGM) (attachment x) by requesting you to clearly specify your e-mail (E-mail) and mobile phone number for registration. Registration to attend the meeting

2. Attach a copy of proof of identity to confirm the right to attend the E-EGM meeting

2.1 Shareholders who are natural persons

- In the case of shareholders wishing to attend the meeting in person via electronic media (E-Meeting)
 - o A copy of a government-issued identification document that has not expired such as ID card or government identification card or driving license or passport In the event of a name-surname change Ask the shareholders to attach evidence as follows:
 - In the event that a shareholder appoints another person to attend the meeting on his behalf through electronic media (E-Meeting)
 - o Proxy form attached to the meeting invitation letter Fill out the message correctly and completely and affix the signature of the proxy grantor and the proxy and the duty has been applied in full
 - o A copy of the identity document of the proxy grantor For example, a copy of an ID card or a copy of a government official identification card or copy of passport (In the case of foreigners) that has not expired and signed to certify the true copy of the proxy grantor
 - o Copy of the proxy's identity document For example, a copy of an ID card or a copy of a government official identification card or copy of passport (In the case of foreigners) that has not expired and signed to certify the true copy of the proxy

2.2 Shareholders who are juristic persons

- In case the person authorized to sign on behalf of the juristic person (director) wishes to attend the meeting in person through electronic media (E-Meeting)
 - o Copy of shareholder's juristic person registration certificate Issued no more than 1 year prior to the date of the shareholders' meeting which has been certified as a true copy by a representative of the juristic person (director) who has the power to sign on behalf of the juristic person
 - o A copy of the identity document of the representative of the juristic person (director), such as a copy of an ID card or a copy of a government official identification card or copy of passport (In the case of foreigners) that has not expired and signed to certify true copy
- In the case of appointing a proxy to a proxy attend the meeting instead through electronic media (E-Meeting)
 - o Proxy form attached to the meeting invitation letter Fill out the message correctly and completely and affix the signature of the proxy grantor and the proxy and affixed the stamp duty in full
 - o Copy of shareholder's juristic person registration certificate Issued not more than 1 year prior to the date of the shareholders' meeting which is certified as a true copy by a representative of the juristic person (director) who has the power to sign on behalf of the juristic person

o Copy of the identity document of the representative of the juristic person (director), such as a copy of an ID card or a copy of a government official identification card or copy of passport (In the case of foreigners) that has not expired and signed to certify true copy

o Copy of the proxy's identity document as in the case of natural persons as mentioned above

In the case of documents or evidence mentioned above it is not a Thai or English version of the document. Shareholders must present an English translation of the document which certifies the translation by the shareholders or by the authorized signatory to bind the juristic person (in the case of a juristic person)

3. Submit the documents requesting to attend the meeting via electronic media (item 1) and proof of identity. together with various supporting documents (item 2) delivered to the company within April 16, 2025 (7-10 days prior to the meeting date The company clearly specified the date)

- E-mail channel : Somchai.w@b52.co.th, Kanokwan.i@b52.co.th

- Postal channels : B-52 Capital Public Company Limited, No. 973, President Tower, 7th Floor, Ploenchit Road, Lumpini Subdistrict, Pathumwan District, Bangkok 10330

- You can download proxy documents in advance at www.b52.co.th

Electronic Meeting Attendance (E-EGM)

1. When the shareholders or proxies who wish to attend the meeting and have been fully verified, you will receive an e-mail from the meeting organizer which will be a link for attending the meeting and user manual 2 days before the meeting date, please study the manual on how to use the E-EGM meeting system in detail. If you haven't received the E-Mail by April 16, 2025, please contact the company immediately

2. Attendance and voting via electronic media can be used with computer / notebook (Notebook) / tablet (Tablet) and mobile phone via Web Browser: Chrome with 4G internet speed or basic home internet.

Note :In case of attending the meeting via tablet (Tablet) and mobile phone must install Zoom Cloud Meeting program before attending the meeting, which can be downloaded as follows:



3. The system will open for meetings 60 minutes before the start of the meeting. However, the live broadcast will only start at the time of the meeting.

4. Logging in to the meeting attendees must use the information of the shareholder registration number and the number of the shareholder's ID card

5. Voting via E-Voting system, you will be able to vote for each agenda by voting to agree, disagree or abstain one only In case of not voting on any agenda, the system will immediately assume that you vote as agree. (Use the vote counting method by pouring the votes towards agreeing)

6. In the event that attendees have problems or have problems in using the E-AGM system, you can contact OJ International Company Limited at the phone number specified in the E-Mail that the user manual of the system was sent to you

******* This E-EGM Conference is an electronic meeting only and there will be no meeting venue in the original format. Asking for cooperation from shareholders who do not come to the company *******

In the event that a shareholder wishes to appoint an independent director as a proxy

For shareholders who are unable to attend the E-AGM meeting in person or cannot appoint other proxies to attend the E-AGM meeting, if the shareholders wish to appoint independent directors Please send the proxy form. (Attachment X) by specifying the proxy as one of the independent directors as specified by the company together with supporting documents for the company within April 16, 2025 (7-10 days before the meeting date. The company clearly specify the date and time) through the following channels.

- E-Mail channel : Somchai.w@b52.co.th, Kanokwan.i@b52.co.th

- Postal channels : B-52 Capital Public Company Limited, No. 973, President Tower, 7th Floor, Ploenchit Road, Lumpini Subdistrict, Pathumwan District, Bangkok 10330

Note: In the case that shareholders specify voting for each agenda the independent directors will cast their votes as specified in the proxy form. In which the voting in each agenda Shareholders have the right to vote for approval, disapproval or abstention. Only one vote cannot be divided into parts. (Unless it is a Custodian vote)

In the case of a shareholder who is a foreign investor and appoints a custodian in Thailand to be a stock depository and keeper

Please submit the following information.

1. Proxy Form C (attached with the meeting invitation letter) completely filled out. Signed by the proxy grantor and the proxy with 20 baht stamp duty
2. Custodian juristic person registration certificate and duly signed by the authorized signatory on behalf of the custodian juristic person (Custodian) or its attorney with the corporate seal (if any)
3. Power of Attorney from the shareholder to have Custodian to sign the Proxy Form.
4. A letter confirming that the person signing the proxy form is authorized to operate a custodian business
5. Copy of ID card or a copy of government official identification card or copy of passport (In the case of foreigners) of the proxy with certified true copy
6. Submit information through the following channels.

- E-Mail channel : Somchai.w@b52.co.th, Kanokwan.i@b52.co.th

- Postal channels : B-52 Capital Public Company Limited, No. 973, President Tower, 7th Floor, Ploenchit Road, Lumpini Subdistrict, Pathumwan District, Bangkok 10330

Submitting advice or questions related to your business, industry, company performance or related to any agenda which will be considered at the E-EGM meeting

In the event that shareholders wish to submit suggestions or questions, they can be done in 2 ways as follows:

1. Send advice or questions in advance to the company before the meeting date through the following channels

- Email : Somchai.w@b52.co.th, Kanokwan.i@b52.co.th
- Telephone : 02-6560189 ext. 111, 317
- By mail: B-52 Capital Public Company Limited, No. 973, President Tower, 7th Floor, Ploenchit Road, Lumpini Subdistrict, Pathumwan District, Bangkok 10330

2. Submit suggestions or questions during the meeting. For those attending the E-EGM meeting, the attendee must specify his/her first and last name and informed that he was a shareholder attending the meeting by himself or as a proxy before every suggestion or question is submitted. The Company has opened channels for submitting suggestions and questions during the meeting as follows:

- Conversation channel by typing messages (Chat)
- Voice chat channel in which the attendees will press the raising hand button and turn on the microphone on their own device After the system operator sends you an invitation to chat. And please turn off the microphone after the conversation is finished every time. (For more details, please refer to the Attendance Handbook sent to the attendees' e-mails.)

In this regard, if shareholders have questions about the meeting, they can contact the following staff:

1. Regarding submitting documents confirming identity to attend the shareholders' meeting via electronic media (E-Meeting), contact the company secretary for more information according to the way of contacting the company as detailed above

2. Regarding the process of attending the meeting and voting via electronic media (E-Meeting), in the case that the identity is verified correctly and completely, contact OJ International Co., Ltd. at the phone number specified in the E-Mail at Send the system manual to you.

Duty Stamp
20 Baht

PROXY FORM A. (General Form)

Written at.....

Date Month Year.....

(1) I / We..... Nationality.....
with address at.....Soi..... Road..... Sub-District.....
District..... Province..... Postal Code.....

(2) Being a shareholder of B-52 Capital Public Company Limited
holding the total amount of shares with the voting rights of.....votes
as follows:

ordinary share.....shares with the voting rights of.....votes and
preferred share.....shares with the voting rights of.....votes,

(3) do hereby appoint either one of the following persons:

..... Age..... Years
with address at.....Soi..... Road..... Sub-District.....
District..... Province..... Postal Code..... or

.....Mr. Wanchai Raksirivorakul..... Age....52.... Years with address at 312/52
Phibunsongkram Road, Suan Yai Subdistrict, Mueang Nonthaburi District Nonthaburi Province 11000 or

..... Mrs. Araya Putthipongthorn. Age... 43.... Years with address
at.....799/196..... Soi.....-.... Road.....Rama III..... Sub-District.... BangpongpangDistrict.....
Yannawa..... Province..... Bangkok Postal Code.....10120.....

As only one of my / our proxy to attend and vote on my / our behalf at the 2025 Annual General Meeting of Shareholders on April 23, 2025 at 10:00 a.m.by means of E-Meeting at the Meeting Room B-52 Capital Public Company Limited, 7th Floor, President Tower, 973 Ploenchit Road, Lumpini Subdistrict, Pathumwan District, Bangkok, or at any adjournment thereof.

Any acts or performance caused by the proxy at the above meeting shall be deemed as my/our acts and performance in all respects.

Signed Grantor
(.....)

Signed Proxy
(.....)

Signed Proxy
(.....)

Signed Proxy
(.....)

Remarks : A Shareholder may grant a proxy to only on person. The number of shares held by a shareholder may not be divided into several portions and granted to more than one proxy in order to divide the votes.

PROXY FORM B. (Form prescribed various items that will proxy clearly and fixed)

Written at.....

Date Month Year.....

(1) I / We..... Nationality.....
 with address at.....Soi..... Road..... Sub-District.....
 District..... Province..... Postal Code.....

(2) Being a shareholder of B-52 Capital Public Company Limited
 holding the total amount ofshares with the voting rights of.....votes
 ordinary share.....shares with the voting rights of.....votes

(3) do hereby appoint either one of the following persons:

..... Age..... Years
 with address at.....Soi..... Road..... Sub-District.....
 District..... Province..... Postal Code..... or

.....Mr. Wanchai Raksirivorakul..... Age.....52.....Years with address at 312/52 Phibunsongkram
 Road, Suan Yai Subdistrict, Mueang Nonthaburi District Nonthaburi Province 11000 or

.....Mrs. Araya Sunlakawit..... Age.....43.....Years with address at.....799/196.....
 Soi.....-..... Road.....Rama III..... Sub-District.....Bangpongpan..... District.....Yannawa.....
 Province..... Bangkok..... Postal Code.....10120.....

As only one of my / our proxy to attend and vote on my / our behalf at the 2025 Annual General Meeting of Shareholders on April 23, 2025 at 10:00 a.m. by means of E-Meeting at the Meeting Room B-52 Capital Public Company Limited, 7th Floor, President Tower, 973 Ploenchit Road, Lumpini Subdistrict, Pathumwan District, Bangkok, or at any adjournment thereof.

(4) I / We authorize my / our Proxy to cast the votes according to my / our intention as follows:

Agenda 1: Consider approving the minutes of the Extraordinary General Meeting of Shareholders No. 1/2024, held on 18 October 2024.

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

(b) To grant my/our Proxy to vote as my/our desire as follow:

Approve Disapprove Abstain

Agenda 2. Consider and acknowledge the Company's operating results report for the past 2024.

This agenda does not require a resolution, because it is an agenda for acknowledgment

Agenda 3. Consider and approve the Company's financial statements For the year ended December 31, 2024 which has been audited by a certified public accountant

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

(b) To grant my/our Proxy to vote as my/our desire as follow:

Approve Disapprove Abstain

Agenda 4. Consider and approve the refrain from appropriating profits as legal reserves, and to refrain from paying annual dividends For the operating results from January 1, 2024 to December 31, 2024 because the Company still has accumulated losses at the end of 2024

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

(b) To grant my/our Proxy to vote as my/our desire as follow:

Approve Disapprove Abstain

Agenda 5. To consider and approve the election of company directors to replace those who retire by rotation

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

(b) To grant my/our Proxy to vote as my/our desire as follow:

Appointment of whole directors

Approve Disapprove Abstain

Appointment of a director individually

(5.1) Mr. Suthep Pongpitak

Approve Disapprove Abstain

(5.2) Ms. Aphinya Busaratrakul

Approve Disapprove Abstain

(5.3) Mr. Chavapas Ongmahutmongkol

Approve Disapprove Abstain

Agenda 6. Consider and approve the remuneration of the Company's Directors and Sub-Committees for the year 2025

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

(b) To grant my/our Proxy to vote as my/our desire as follow:

Approve Disapprove Abstain

Agenda 7 Consider and approve the appointment of auditors and determine the auditor's remuneration for the year 2025.

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

(b) To grant my/our Proxy to vote as my/our desire as follow:

Approve Disapprove Abstain

Agenda 8. To consider and approve the reduction of the Company's registered capital By cutting off registered shares that have not been issued of the company. and the amendment of Clause 4. of the Company's Memorandum of Association to be in line with the reduction of the Company's registered capital

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

(b) To grant my/our Proxy to vote as my/our desire as follow:

Approve Disapprove Abstain

Agenda 9. To consider and approve the increase of the company's registered capital General Mandate and the amendment to Clause 4. of the Company's Memorandum of Association to be in line with the increase of the Company's registered capital

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

(b) To grant my/our Proxy to vote as my/our desire as follow:

Approve Disapprove Abstain

Agenda 10. Consider and approve the allocation of new ordinary shares of the Company in the amount of not more than 301,883,733 shares with a par value of 0.50 baht per share to support the capital increase under a general mandate.

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

(b) To grant my/our Proxy to vote as my/our desire as follow:

Approve Disapprove Abstain

Agenda 11. Consider other matters (if any)

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

(b) To grant my/our Proxy to vote as my/our desire as follow:

Approve Disapprove Abstain

(5) The vote of the Proxy in any agenda items which is not comply with this Proxy Form, shall be deemed that such vote is incorrect and is not my / our vote as the shareholders.

(6) In the case the I/we do not specify or unclearly specify the vote in any agenda items or in the case that the meeting considers or resolves additional matters, or in the case that the meeting considers or resolves other matters which are not included in the Agenda above, including any change or increase of any information, the proxy holder shall have the right to consider and give resolution on my / our behalf as he/she deems appropriate.

Any action of the proxy holder performed at the meeting, shall be deemed as my / our act.

Signed Grantor
(.....)

Signed Proxy
(.....)

Signed Proxy
(.....)

Signed Proxy
(.....)

Remarks

1. A shareholder shall designate a proxy to only one proxy holder to attend and vote at the meeting. He/She cannot split his/her shares and assign to several proxies in order to obtain several proxy holders to vote for him/her in a meeting.
2. As for the appointment of directors, the shareholder is entitled to appoint all directors or the individual director.
3. In case that there are any agenda items additional to the abovementioned agenda, please specify such in the Attachment of the Proxy Form B.

The Attachment of the Proxy Form B.

The proxy as a shareholder of B-52 Capital Public Company Limited in the 2025 Annual General Meeting of Shareholders on April 23, 2025 at 10:00 a.m. at the Meeting Room B-52 Capital Public Company Limited, 7th Floor, President Tower, 973 Ploenchit Road, Lumpini Subdistrict, Pathumwan District, Bangkok, or at any adjournment thereof.

Agenda

Subject.....

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

(b) To grant my/our Proxy to vote as my/our desire as follow:

Approve Disapprove Abstain

Agenda

Subject.....

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

(b) To grant my/our Proxy to vote as my/our desire as follow:

Approve Disapprove Abstain

Agenda

Subject.....

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

(b) To grant my/our Proxy to vote as my/our desire as follow:

Approve Disapprove Abstain

Agenda no:... Appointment of Directors (Continued)

Director's Name.....

Approve Disapprove Abstain

Director's Name.....

Approve Disapprove Abstain

Director's Name.....

Approve Disapprove Abstain

Agenda

Subject.....

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

(b) To grant my/our Proxy to vote as my/our desire as follow:

Approve Disapprove Abstain

PROXY FORM C. (Form prescribed various items that will proxy clearly and fixed)

Written at.....

Date Month Year.....

(1) I / We..... Nationality.....

with address at.....Soi..... Road..... Sub-District.....

District..... Province..... Postal Code.....

Being a shareholder of B-52 Capital Public Company Limited

holding the total amount ofshares with the voting rights of..... votes

ordinary share.....shares with the voting rights of..... votes

(2) do hereby appoint either one of the following persons:

..... Age.....Years

with address at.....Soi..... Road..... Sub-District.....

District..... Province..... Postal Code..... or

.....Mr. Wanchai Raksirivorakul..... Age.....52.....Years with address at 312/52 Phibunsongkram

Road, Suan Yai Subdistrict, Mueang Nonthaburi District Nonthaburi Province 11000 or

.....Mrs. Araya Sunlakawit..... Age.....43.....Years with address at.....799/196.....

Soi.....-..... Road.....Rama III..... Sub-District.....Bangpongpang..... District.....Yannawa.....

Province..... Bangkok..... Postal Code.....10120.....or

As only one of my / our proxy to attend and vote on my / our behalf at the 2025 Annual General Meeting of Shareholders on April 23, 2025 at 10:00 a.m. by means of E-Meeting at the Meeting Room B-52 Capital Public Company Limited, 7th Floor, President Tower, 973 Ploenchit Road, Lumpini Subdistrict, Pathumwan District, Bangkok, or at any adjournment thereof.

(3) We authorize our proxy to attend the meeting and cast the votes on our behalf in the following manner:

The voting right in all voting shares held by us is granted to the proxy.

The voting right in part of the voting shares held by us is granted to the proxy as follows:

Ordinary shares:.....shares in total, which are entitled to cast.....votes; and

Preferred shares.....shares in total, which are entitled to cast.....votes,

Total.....votes

(4) I / We authorize my / our Proxy to cast the votes according to my / our intention as follows:

Agenda 1: Consider approving the minutes of the Extraordinary General Meeting of Shareholders No. 1/2024, held on 18 October 2024.

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

(b) To grant my/our Proxy to vote as my/our desire as follow:

Approve with.....votes Disapprove with.....votes Abstain with..... votes

Agenda 2.Consider and acknowledge the Company's operating results report for the past 2024.

This agenda does not require a resolution. because it is an agenda for acknowledgment

Agenda 3.Consider and approve the Company's financial statements For the year ended December 31, 2024 which has been audited by a certified public accountant

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

(b) To grant my/our Proxy to vote as my/our desire as follow:

Approve with.....votes Disapprove with.....votes Abstain with..... votes

Agenda 4.Consider and approve the refrain from appropriating profits as legal reserves. and to refrain from paying annual dividends For the operating results from January 1, 2024 to December 31, 2024 because the Company still has accumulated losses at the end of 2024

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

(b) To grant my/our Proxy to vote as my/our desire as follow:

Approve with.....votes Disapprove with.....votes Abstain with..... votes

Agenda 5.To consider and approve the election of company directors to replace those who retire by rotation

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

(b) To grant my/our Proxy to vote as my/our desire as follow:

Appointment of whole directors

Approve with.....votes Disapprove with.....votes Abstain with..... votes

Appointment of a director individually

(5.1) Mr. Suthep Pongpitak

Approve with.....votes Disapprove with.....votes Abstain with..... votes

(5.2) Ms. Aphinya Busaratrakul

Approve with.....votes Disapprove with.....votes Abstain with..... votes

(5.3) Mr. Chavapas Ongmahutmongkol

Approve with.....votes Disapprove with.....votes Abstain with..... votes

Agenda 6. Consider and approve the remuneration of the Company's Directors and Sub-Committees for the year 2025

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

(b) To grant my/our Proxy to vote as my/our desire as follow:

Approve with.....votes Disapprove with.....votes Abstain with..... votes

Agenda 7 Consider and approve the appointment of auditors and determine the auditor's remuneration for the year 2025.

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

(b) To grant my/our Proxy to vote as my/our desire as follow:

Approve with.....votes Disapprove with.....votes Abstain with..... votes

Agenda 8. To consider and approve the reduction of the Company's registered capital By cutting off registered shares that have not been issued of the company. and the amendment of Clause 4. of the Company's Memorandum of Association to be in line with the reduction of the Company's registered capital

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

(b) To grant my/our Proxy to vote as my/our desire as follow:

Approve with.....votes Disapprove with.....votes Abstain with..... votes

Agenda 9. To consider and approve the increase of the company's registered capital General Mandate and the amendment to Clause 4. of the Company's Memorandum of Association to be in line with the increase of the Company's registered capital

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

(b) To grant my/our Proxy to vote as my/our desire as follow:

Approve with.....votes Disapprove with.....votes Abstain with..... votes

Agenda 10. Consider and approve the allocation of new ordinary shares of the Company in the amount of not more than 301,883,733 shares with a par value of 0.50 baht per share to support the capital increase under a general mandate.

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

(b) To grant my/our Proxy to vote as my/our desire as follow:

Approve with.....votes Disapprove with.....votes Abstain with..... votes

Agenda 11. Consider other matters (if any)

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

(b) To grant my/our Proxy to vote as my/our desire as follow:

Approve with.....votes Disapprove with.....votes Abstain with..... votes

(5) The vote of the Proxy in any agenda items which is not comply with this Proxy Form, shall be deemed that such vote is incorrect and is not my / our vote as the shareholders.

(6) In the case the I/we do not specify or unclearly specify the vote in any agenda items or in the case that the meeting considers or resolves additional matters, or in the case that the meeting considers or resolves other matters which are not included in the Agenda above, including any change or increase of any information, the proxy holder shall have the right to consider and give resolution on my/our behalf as he/she deems appropriate.

Any action of the proxy holder performed at the meeting, shall be deemed as my / our act.

Signed Grantor

(.....)

Signed Proxy

(.....)

(.....)

Signed Proxy

(.....)

Remark

1. This Form C. is used only if the shareholder whose name is in the shareholder’s register is an offshore investor who appoints a local custodian in Thailand to keep his/her shares in the custody

2. The necessary evidence to be enclosed with this proxy form is:

(1) the power-of-attorney granted by the shareholder to the custodian by which the custodian is appointed to sign the proxy form on the shareholder’s behalf; and

(2) a certification that the authorized signatory of the proxy form is licensed to operate to operate the custodial Business.

3. A shareholder may grant a proxy to only person. The number of shares held by a shareholder may not be divided into Several portions and granted to more than one proxy in order to divide the votes.

4. As regards the agenda to appoint directors, the meeting may consider appointing the entire board or any director(s).

5. In case there is other business to be discussed in addition to those specified above, the grantor may make additional authorization in the Attachment to Proxy Form C.

Attachment to Proxy Form C.

A Proxy is granted by a shareholder of B-52 Capital Public Company Limited for the 2024 Annual General Meeting of Shareholders on April 23, 2025 at 10:00 a.m. at the Meeting Room B-52 Capital Public Company Limited, 7th Floor, President Tower, 973 Ploenchit Road, Lumpini Subdistrict, Pathumwan District, Bangkok, or at any adjournment thereof.

- Agenda no:... Re:.....
 - (a) To grant my/our Proxy to consider and vote on my/our behalf as appropriate in all respects.
 - (b) To grant my/our Proxy to vote as my/our desire as follow:
 - Approve with.....votes Disapprove with.....votes Abstain with.....votes

- Agenda no:... Re:.....
 - (a) To grant my/our Proxy to consider and vote on my/our behalf as appropriate in all respects.
 - (b) To grant my/our Proxy to vote as my/our desire as follow:
 - Approve with.....votes Disapprove with.....votes Abstain with.....votes

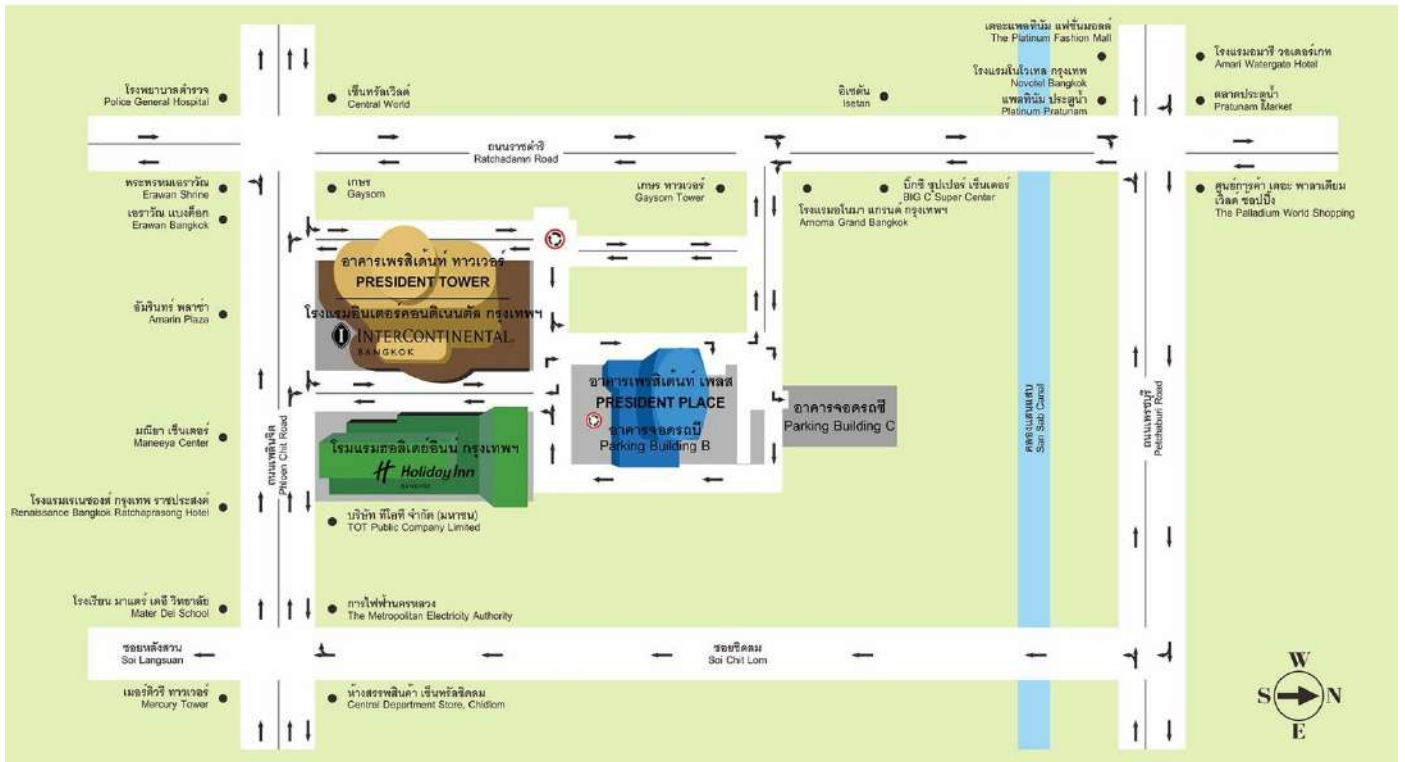
- Agenda no:... Re:.....
 - (a) To grant my/our Proxy to consider and vote on my/our behalf as appropriate in all respects.
 - (b) To grant my/our Proxy to vote as my/our desire as follow:
 - Approve with.....votes Disapprove with.....votes Abstain with.....votes

- Agenda no:... Re:.....
 - (a) To grant my/our Proxy to consider and vote on my/our behalf as appropriate in all respects.
 - (b) To grant my/our Proxy to vote as my/our desire as follow:
 - Approve with.....votes Disapprove with.....votes Abstain with.....votes

- Agenda no:... Appointment of Directors (Continued)
 - Director's Name.....
 - Approve withvotes Disapprove with.....votes Abstain with.....votes
 - Director's Name.....
 - Approve withvotes Disapprove with.....votes Abstain with.....votes
 - Director's Name.....
 - Approve withvotes Disapprove with.....votes Abstain with.....votes
 - Director's Name.....
 - Approve withvotes Disapprove with.....votes Abstain with.....votes

- Agenda no:... Re:.....
 - (a) To grant my/our Proxy to consider and vote on my/our behalf as appropriate in all respects.
 - (b) To grant my/our Proxy to vote as my/our desire as follow:
 - Approve with.....votes Disapprove with.....votes Abstain with.....votes

Map of the Shareholders' Meeting Venues



Conference Room, B-52 Capital Public Company Limited
 7th Floor, President Tower, Phloen Chit Road,
 Lumpini, Pathumwan, Bangkok 10330

The 2024 Annual General Meeting of Shareholders of B-52 Capital Public Company Limited
 Date May April 23, 2024. By meeting via electronic media (E-Meeting)

Registration being started at 9:00 a.m.

The Meeting starting on 10.00 . a.m.

คู่มือนี้จัดทำโดย บริษัท โอเจ อินเทอร์เน็ตเนชั่นแนล

ห้ามมิให้นำไปใช้ต่อโดยไม่ได้รับอนุญาต

ขั้นตอนการรับข้อมูลเพื่อเข้าร่วมประชุม ผ่านทางอีเมล

1. เมื่อผู้ถือหุ้นได้รับการตรวจสอบยืนยันตัวตนจากบริษัทฯ แล้ว ผู้ถือหุ้นจะได้รับอีเมลจาก E-Meeting Service ซึ่งจะจัดส่งโดย บริษัท โอเจ อินเทอร์เน็ตเนชั่นแนล จำกัด (e-agm@ojconsultinggroup.com)
2. ให้ผู้ถือหุ้น ตรวจสอบ ชื่อ นามสกุล และวัน เวลาที่ท่านสามารถกด Link เพื่อเข้าร่วมประชุม
3. เมื่อถึง วันและเวลาที่กำหนด ให้กดที่ "กดที่ Link นี้" เพื่อเปิด Web Browser ระบบจะให้กรอก เลขที่บัญชีผู้ถือหุ้น และหมายเลขอ้างอิง (เลขที่บัตรประชาชนของผู้ถือหุ้น) และกดปุ่ม "ลงทะเบียนเข้าร่วมประชุม"

E-AGM: ระบบประชุมผู้ถือหุ้นและลงคะแนนผ่านสื่ออิเล็กทรอนิกส์

บริษัท เอบีซีดี จำกัด (มหาชน)
(ABCD PUBLIC COMPANY LIMITED)

การประชุมสามัญผู้ถือหุ้นประจำปี 25XX
(Annual General Meeting of Shareholder in Year 20XX)

วันจันทร์ที่ 00 เมษายน 25XX เวลา 14:00 น.
(Monday, April 00, 20XX at 2.00 p.m.)

กรุณาระบบข้อมูลเพื่อลงทะเบียนเข้าร่วมประชุม
(Please provide information for meeting registration)

เลขที่บัญชีผู้ถือหุ้น
(Shareholder Account Number)

เลขที่บัตรประชาชน
(Identification Number/Passport Number)

ผู้ถือหุ้นได้อ่านและตกลงผูกพันตามข้อตกลงและเงื่อนไขในการเข้าร่วมประชุมผ่านสื่ออิเล็กทรอนิกส์ รวมถึงให้ความยินยอมเกี่ยวกับข้อมูลส่วนบุคคล แล้ว
(Shareholder has read and accepted the term and condition about attendance of shareholder meetings through E-Meeting and has given consent to use personal information)

ลงทะเบียนเข้าร่วมประชุม

(Register)

กรณีผู้ถือหุ้น กดเข้า Link ก่อนเวลาที่กำหนด ระบบจะแจ้งว่า "ระบบยังไม่เปิดให้เข้าร่วมประชุมแบบ online"

คู่มือนี้จัดทำโดย บริษัท โอเจ อินเทอร์เน็ตเนชั่นแนล

ห้ามมิให้นำไปใช้ต่อโดยไม่ได้รับอนุญาต

4. กดปุ่ม “ยืนยันเข้าร่วมประชุม”

E-AGM: ระบบประชุมผู้ถือหุ้นและลงคะแนนผ่านสื่ออิเล็กทรอนิกส์

บริษัท เอบีซีดี จำกัด (มหาชน)
(ABCD PUBLIC COMPANY LIMITED)

การประชุมสามัญผู้ถือหุ้นประจำปี 25XX
(Annual General Meeting of Shareholder in Year 20XX)

วันจันทร์ที่ 00 เมษายน 25XX เวลา 14:00 น.
(Monday, April 00, 20XX at 2.00 p.m.)

ยินดีต้อนรับ นาย โอเจ มีหุ้นเยอะ
(Welcome นาย โอเจ มีหุ้นเยอะ)

ถือหุ้นจำนวน 300,000,000 หุ้น
(No. of shares: 300,000,000 shares)

ยืนยันเข้าร่วมประชุม

(Confirm to attend the meeting)

5. เมื่อยืนยันเข้าร่วมประชุมแล้ว จะมีปุ่มให้เลือก 2 ปุ่มคือ E-Meeting และ E-Voting (ตามรูปด้านล่าง)

E-AGM: ระบบประชุมผู้ถือหุ้นและลงคะแนนผ่านสื่ออิเล็กทรอนิกส์

บริษัท เอบีซีดี จำกัด (มหาชน)
(ABCD PUBLIC COMPANY LIMITED)

การประชุมสามัญผู้ถือหุ้นประจำปี 25XX
(Annual General Meeting of Shareholder in Year 20XX)

วันจันทร์ที่ 00 เมษายน 25XX เวลา 14:00 น.
(Monday, April 00, 20XX at 2.00 p.m.)

ยินดีต้อนรับ นาย โอเจ มีหุ้นเยอะ
(Welcome นาย โอเจ มีหุ้นเยอะ)

ถือหุ้นจำนวน 300,000,000 หุ้น
(No. of shares: 300,000,000 shares)

E-Meeting

E-Voting

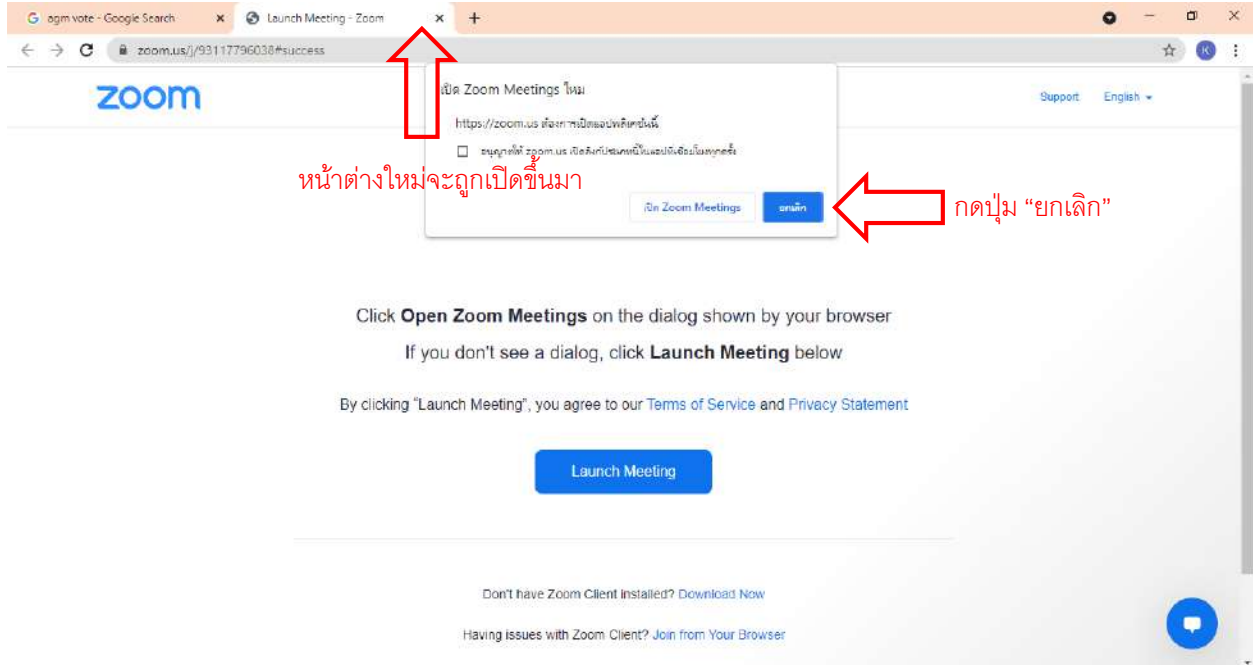
6. กดปุ่ม “E-Meeting” เพื่อเข้าชมระบบภาพและเสียงสดจากที่ประชุม

7. กดปุ่ม “E-Voting” เพื่อลงคะแนนในแต่ละวาระการประชุม

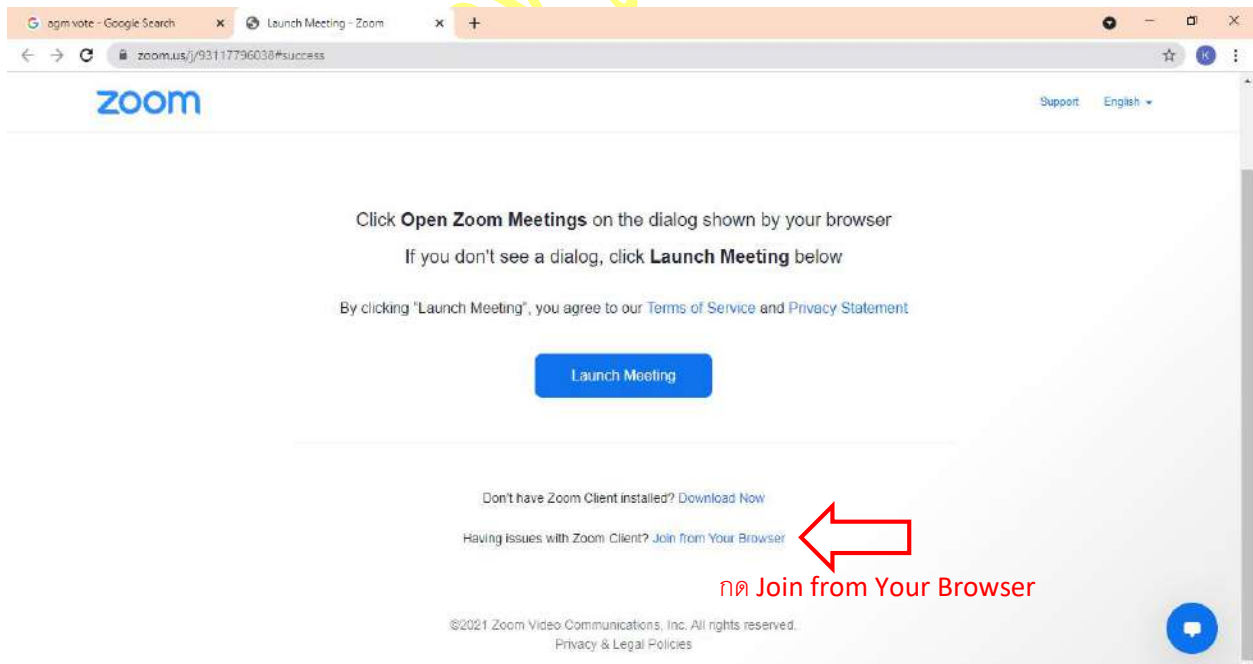
คู่มือนี้จัดทำโดย บริษัท โอเจ อินเทอร์เน็ตเซ็นแนล
ห้ามมิให้นำไปใช้ต่อโดยไม่ได้รับอนุญาต

การใช้งาน E-Meeting

1. เมื่อผู้เข้าร่วมประชุมกดปุ่ม “E-Meeting” กรณีที่ใช้ใน Laptop จะมีการเปิดหน้าต่างใหม่ขึ้นมาตามรูป ให้กดปุ่ม “ยกเลิก”



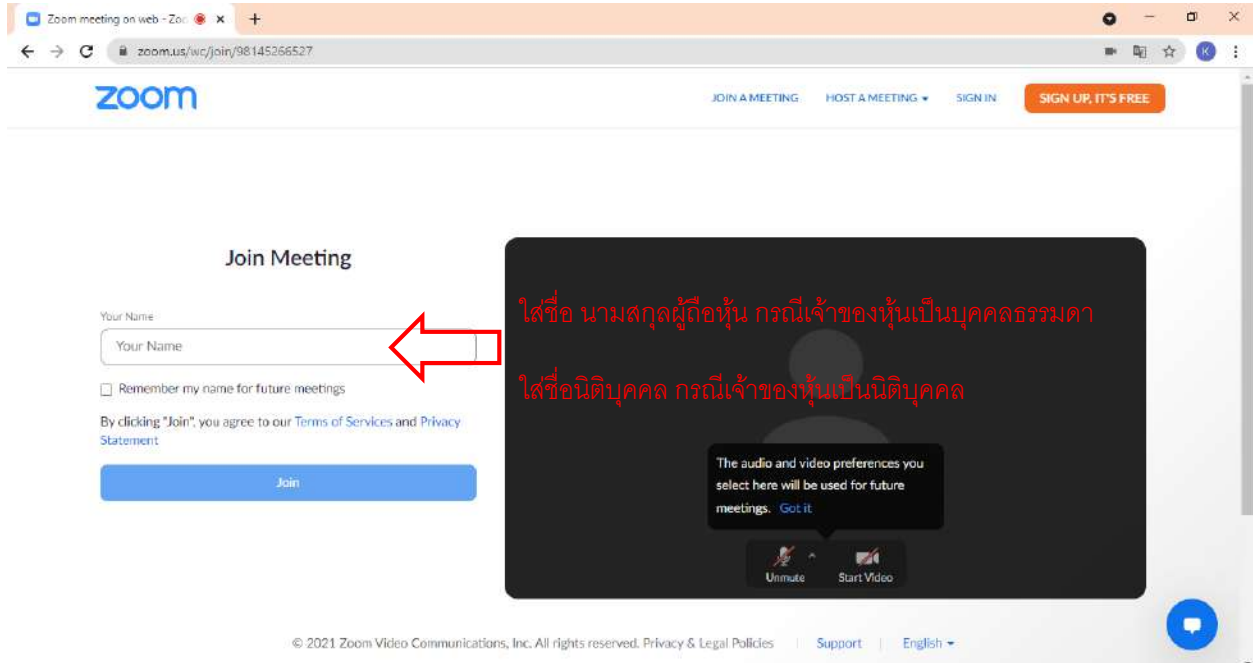
2. กด Join from Your Browser



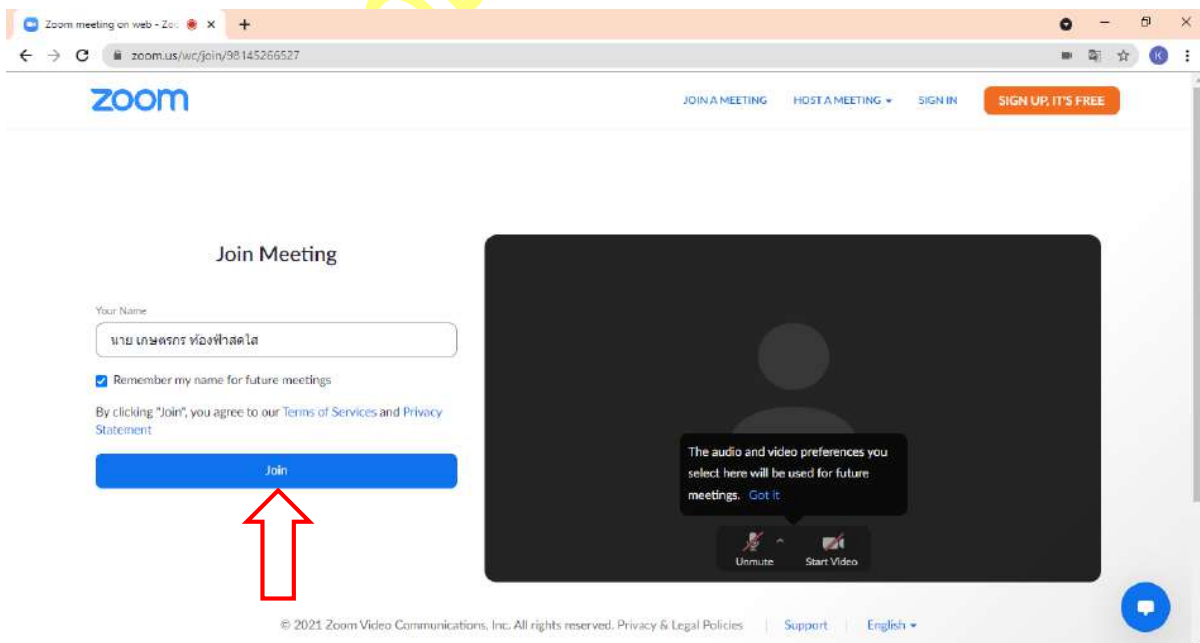
คู่มือนี้จัดทำโดย บริษัท โอเจ อินเตอร์เนชั่นแนล
ห้ามมิให้นำไปใช้ต่อโดยไม่ได้รับอนุญาต

3. จะปรากฏหน้าจอเพื่อให้ใส่ชื่อผู้ถือหุ้น โดย

กรณีที่ผู้ถือหุ้นเป็นบุคคลธรรมดา ให้กรอกชื่อ นามสกุลของเจ้าของหุ้น กรณีที่ผู้ถือหุ้นเป็นนิติบุคคล ให้กรอกชื่อนิติบุคคล




4. เมื่อกรอกชื่อแล้วให้กด “Join”



คู่มือนี้จัดทำโดย บริษัท โอเจ อินเทอร์เน็ตในชั้นแนล
ห้ามมิให้นำไปใช้ต่อโดยไม่ได้รับอนุญาต

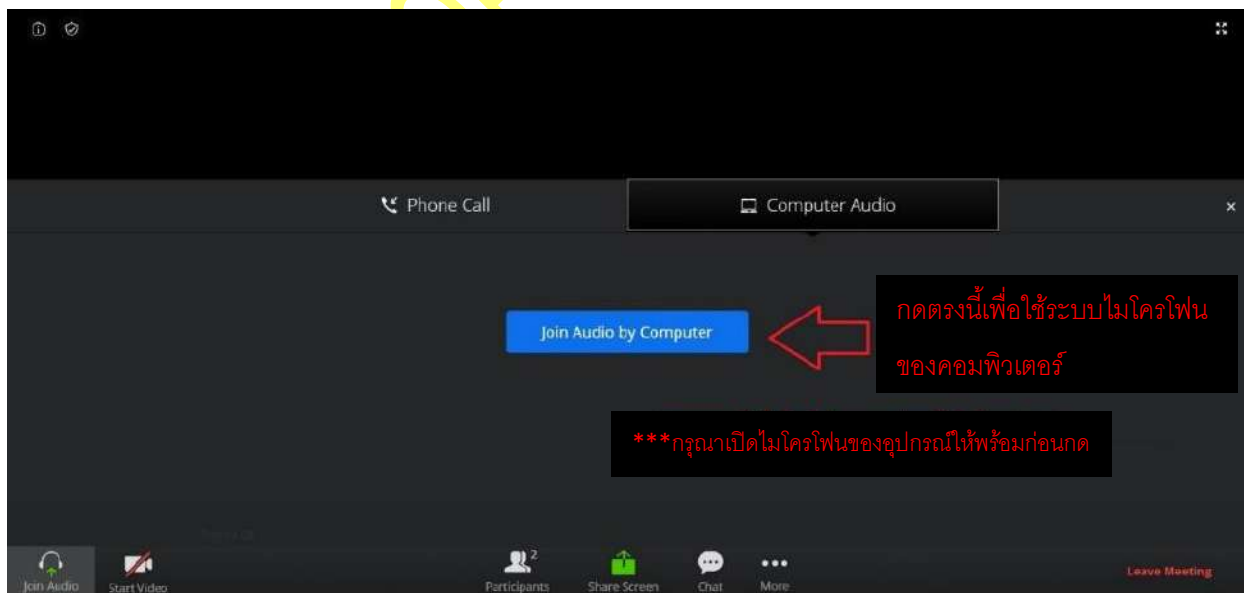
5. จะมีข้อความ “Please wait, the meeting host will let you in soon.” ให้ผู้เข้าร่วมประชุม รอผู้ดำเนินการประชุม
ตรวจสอบข้อมูล และยอมรับเข้าห้องประชุม

Please wait, the meeting host will let you in soon. 

ABCD - การประชุมสามัญผู้ถือหุ้นประจำปี 25xx

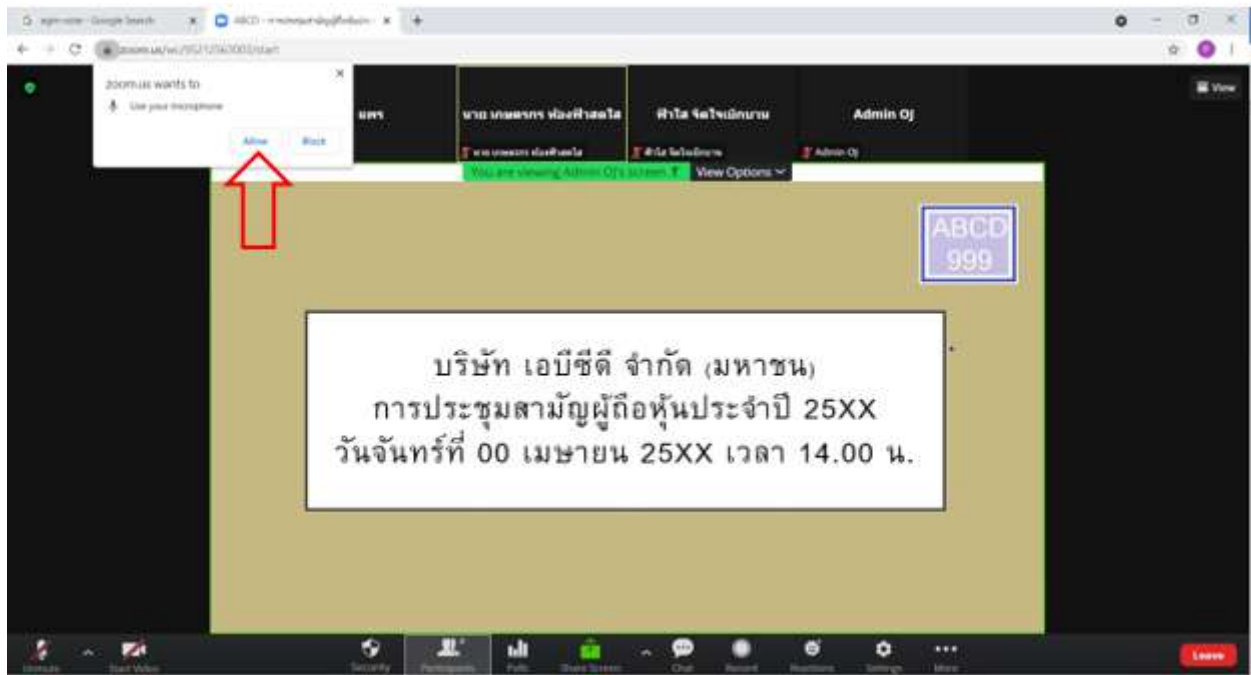
6. เมื่อได้รับการตรวจสอบแล้วจึงสามารถเข้าร่วม E-Meeting เพื่อรับชมภาพและเสียงได้

เมื่อเข้าห้องประชุมแล้ว จะต้องเปิดไมโครโฟนของเครื่องคอมพิวเตอร์ตนเองก่อน และจึงกด “Join Audio by Computer”

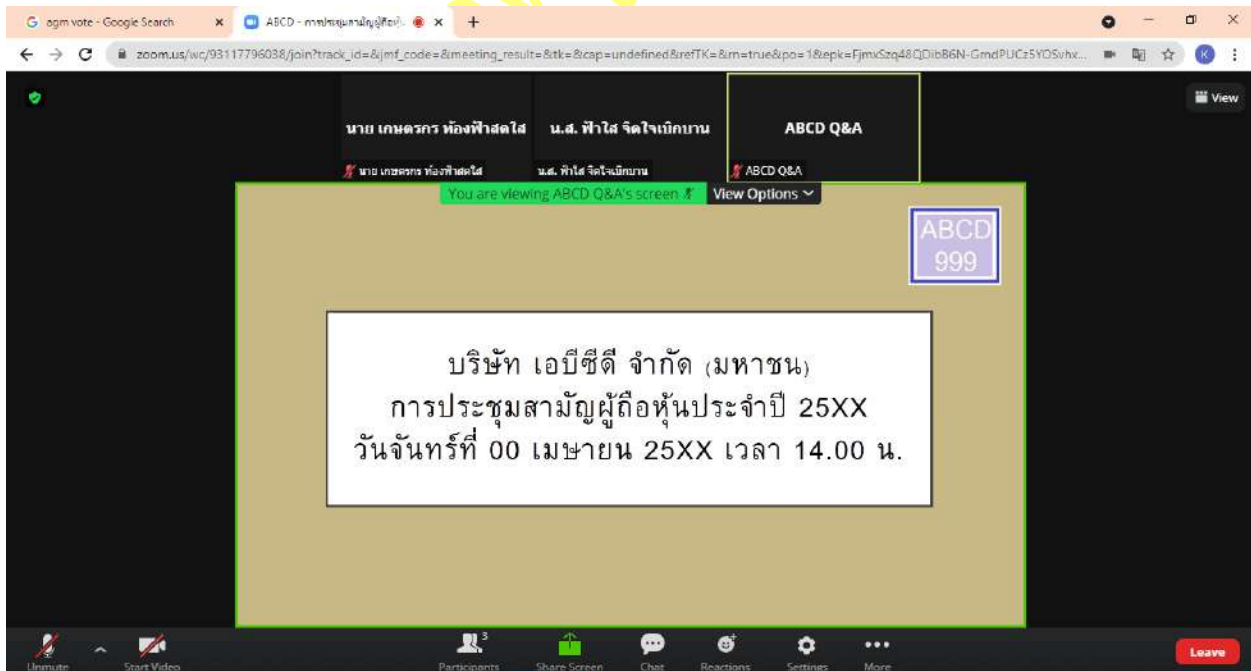


คู่มือนี้จัดทำโดย บริษัท โอเจ อินเตอร์เนชั่นแนล
ห้ามมิให้นำไปใช้ต่อโดยไม่ได้รับอนุญาต

7. กด “Allow” เพื่อให้เข้าถึงไมโครโฟน



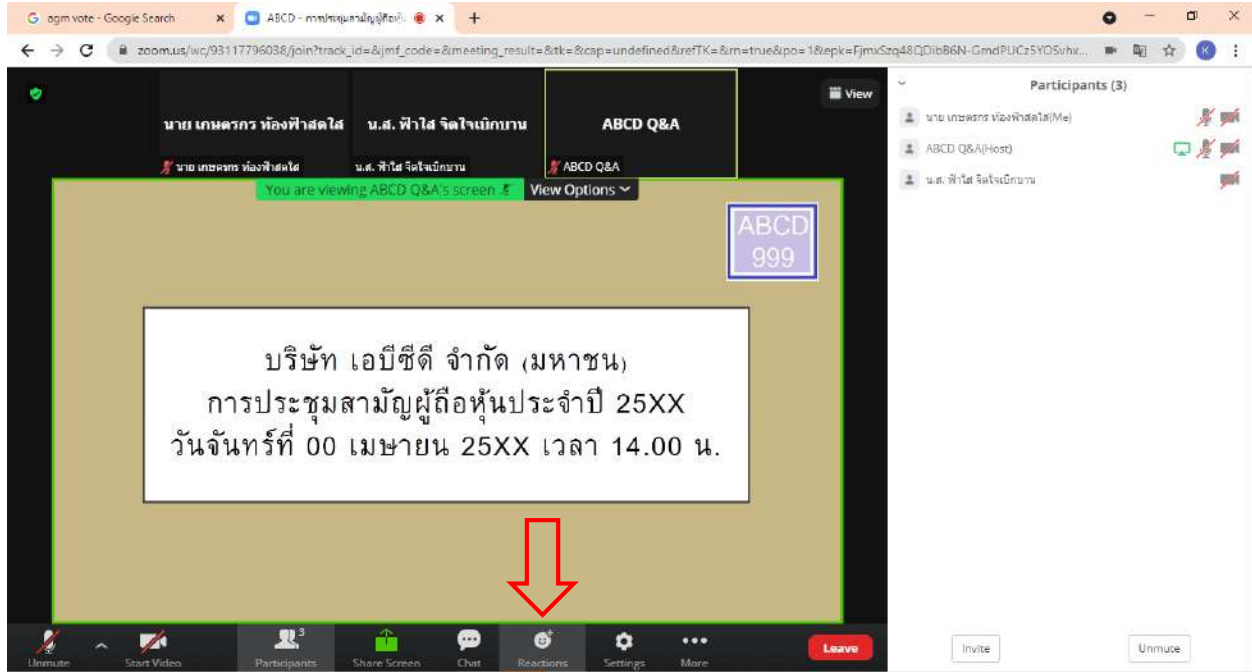
8. เมื่อเข้าสู่ E-Meeting สมบูรณ์จะได้หน้าจอตามรูปด้านล่าง



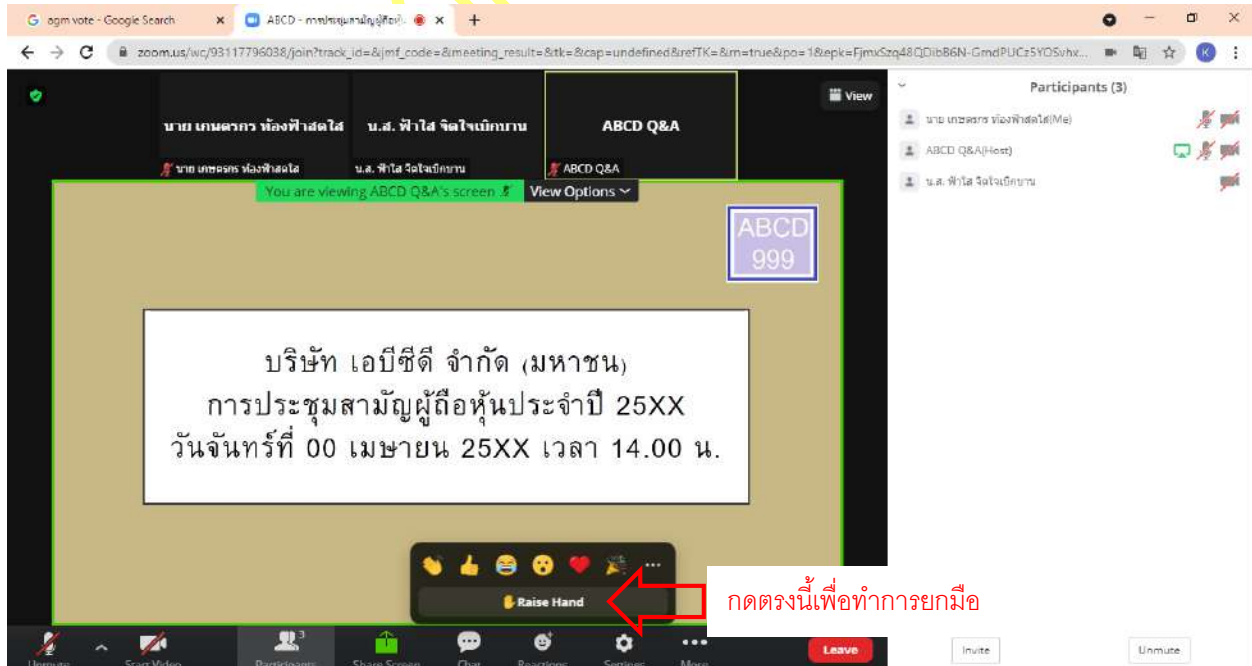
คู่มือนี้จัดทำโดย บริษัท โอเจ อินเทอร์เน็ตเนชั่นแนล
ห้ามมิให้นำไปใช้ต่อโดยไม่ได้รับอนุญาต

การยกมือสามารถทำได้ เมื่อผู้ดำเนินการประชุมเปิดโอกาสให้สอบถาม โดยมีวิธีดัง ต่อไปนี้

1. กดไปที่ปุ่ม “Reaction” ตามรูปด้านล่าง

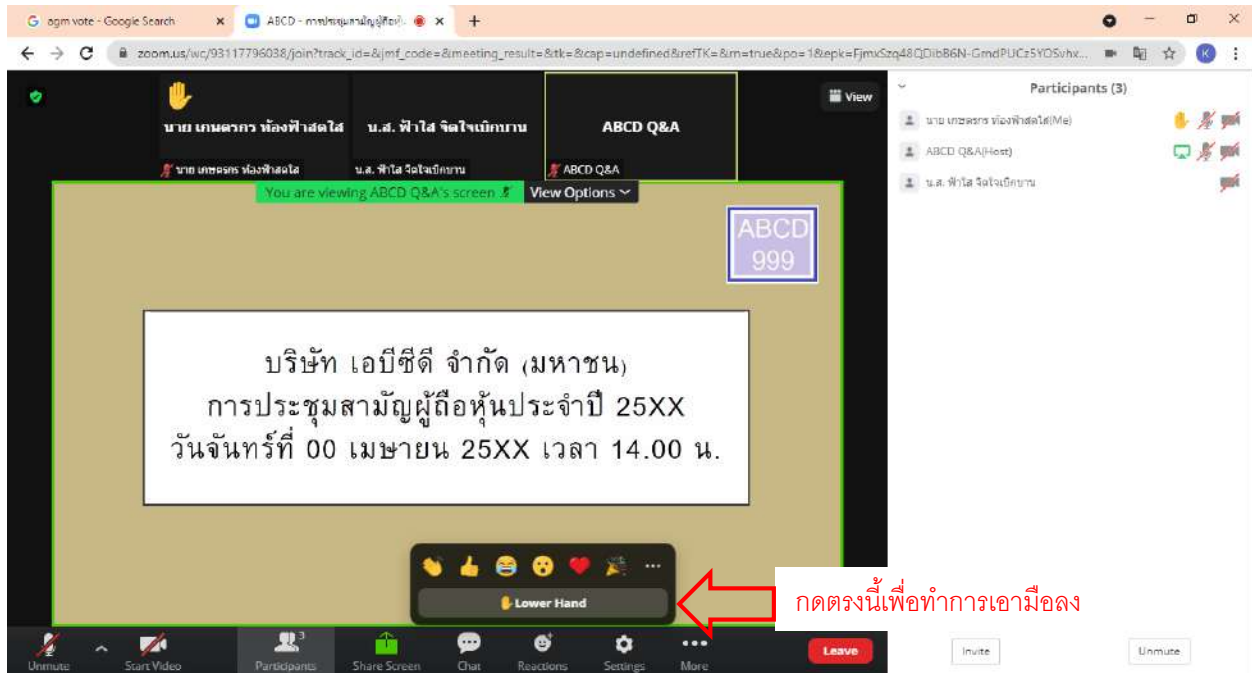


2. กดปุ่ม “Raise Hand” จะมีสัญลักษณ์รูปมือปรากฏข้างชื่อของผู้เข้าร่วมประชุม



คู่มือนี้จัดทำโดย บริษัท โอเจ อินเทอร์เน็ตเนชั่นแนล
ห้ามมิให้นำไปใช้ต่อโดยไม่ได้รับอนุญาต

3. เมื่อสอบถามเสร็จเรียบร้อย ให้กดปุ่ม “Lower Hand” เพื่อเป็นการเอามือลง

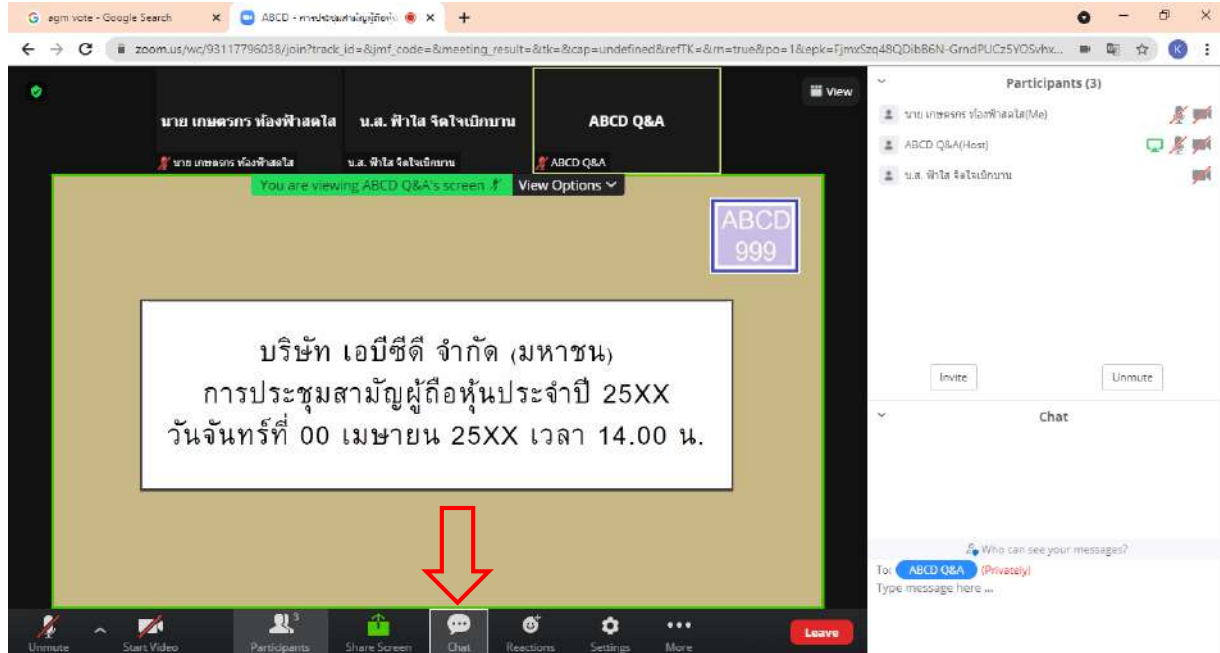


DO NOT COPY มีไฟล์

คู่มือนี้จัดทำโดย บริษัท โอเจ อินเทอร์เน็ตในชั้นแนล
ห้ามมิให้นำไปใช้ต่อโดยไม่ได้รับอนุญาต

กรณีที่ผู้ถือหุ้น ต้องการสอบถามผ่านระบบแชท สามารถทำได้ดังนี้

1. คลิกที่ปุ่ม “Chat” ตามรูปด้านล่าง



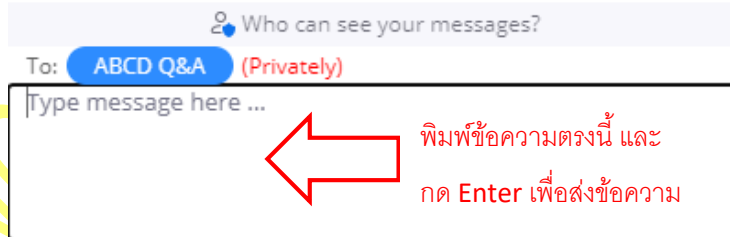
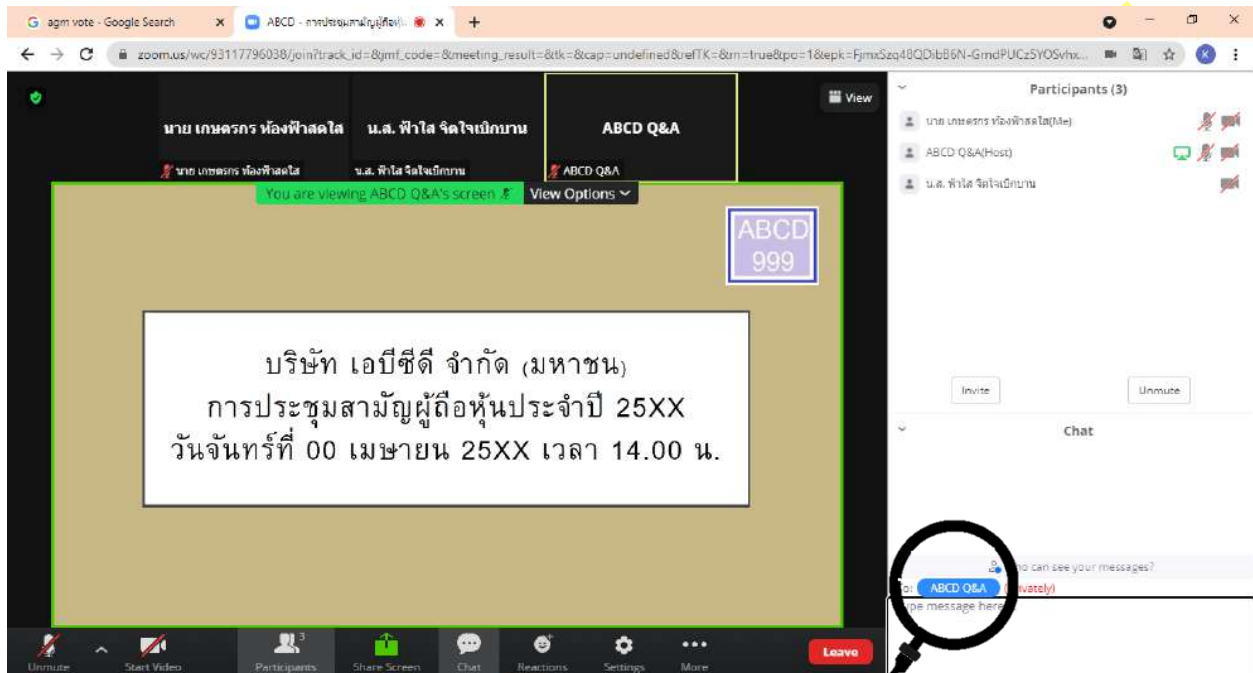
DO NOT COPY

คู่มือนี้จัดทำโดย บริษัท โอเจ อินเตอร์เนชั่นแนล

ห้ามมิให้นำไปใช้ต่อโดยไม่ได้รับอนุญาต

2. เมื่อกดปุ่ม Chat แล้ว จะมีเครื่องหมายขึ้นตามารูป ในการพิมพ์ข้อความทาง Chat ให้ท่านเลือกผู้รับโดยส่งคำถามไปที่ ABCD Q&A (ชื่องาน Q&A) เท่านั้น

กรณีที่ท่านไม่ได้เลือกตามที่แจ้ง คำถามของท่านจะส่งมาไม่ถึงทางบริษัท ให้ผู้เข้าร่วมประชุมพิมพ์ข้อความ ตรงพื้นที่ตามรูป ด้านล่าง และเมื่อพิมพ์เสร็จให้กด Enter เพื่อส่งข้อความ



คู่มือนี้จัดทำโดย บริษัท โอเจ อินเทอร์เน็ตเนชั่นแนล

ห้ามมิให้นำไปใช้ต่อโดยไม่ได้รับอนุญาต

การใช้งาน E-Voting

1. ผู้เข้าร่วมประชุม สามารถเลือกการลงคะแนน “เห็นด้วย”, “ไม่เห็นด้วย” และ “งดออกเสียง” (ตามรูปด้านล่าง)

สำหรับวาระแจ้งเพื่อทราบ ผู้เข้าร่วมประชุมจะไม่สามารถลงคะแนนได้

วาระที่ 1: พิจารณารับรองรายงานการประชุมสามัญผู้ถือหุ้น ประจำปี 25XX

เห็นด้วย

ไม่เห็นด้วย

งดออกเสียง

(Approve)

(Disapprove)

(Abstain)

วาระที่ 2: พิจารณารับทราบรายงานประจำปีของคณะกรรมการบริษัท เกี่ยวกับ กิจกรรมของบริษัท

แจ้งเพื่อทราบ

วาระที่ 3: พิจารณาอนุมัติงบการเงินประจำปี 25XX สิ้นสุด วันที่ XX ธันวาคม 25XX

เห็นด้วย

ไม่เห็นด้วย

งดออกเสียง

(Approve)

(Disapprove)

(Abstain)

2. เมื่อกดเลือกการลงคะแนนแล้ว ระบบจะมี **Pop Up** สอบถามอีกครั้งหนึ่งว่า ยืนยันการลงคะแนนหรือไม่ ให้กดตกลงเพื่อเป็นการยืนยันการลงคะแนน

กรณีที่ผู้เข้าร่วมประชุม ต้องการเปลี่ยนการลงคะแนนสามารถทำได้ ด้วยการกดเลือกคะแนนใหม่อีกครั้ง

3. เมื่อท่านลงคะแนนเสร็จเรียบร้อยแล้ว ขอให้ท่านกลับมายังหน้าต่าง E -Meeting (Zoom) เพื่อรับชมภาพและเสียงของการประชุมต่อ โดยเจ้าหน้าที่จะทำการรวบรวมคะแนนทั้งหมดจากในระบบลงคะแนน

**** กรณีที่วาระได้ถูกปิดวาระไปแล้ว ผู้เข้าร่วมประชุมจะไม่สามารถลงคะแนนหรือเปลี่ยนคะแนนได้**

คู่มือนี้จัดทำโดย บริษัท โอเจ อินเตอร์เนชั่นแนล

ห้ามมิให้นำไปใช้ต่อโดยไม่ได้รับอนุญาต

How to participate in an E-AGM

1. Please submit the form and required document (per an attachment no. #). Once your document is verified. You will receive an email from E-Meeting Service by OJ International Co., Ltd.

(e-agm@ojconsultinggroup.com). There is a Link to log – in an E-AGM in this email.

2. Please read an email and check that all information is yours. The link will be valid as the date mention in an email. (You cannot log in before the date / time mentioned in an email.)

3. On the valid date, please click at the link in an email. The web browser will be opened. Please fill shareholder account number (10 digits) and Identification Number (Thai ID Card No.) or Passport Number. Then check at term and condition. Finally, click Register.

E-AGM: ระบบประชุมผู้ถือหุ้นและลงคะแนนผ่านสื่ออิเล็กทรอนิกส์

บริษัท เอบีซีดี จำกัด (มหาชน)
(ABCD PUBLIC COMPANY LIMITED)

การประชุมสามัญผู้ถือหุ้นประจำปี 25XX
(Annual General Meeting of Shareholder in Year 20XX)

วันจันทร์ที่ 00 เมษายน 25XX เวลา 14:00 น.
(Monday, April 00, 20XX at 2.00 p.m.)

กรุณาระบบข้อมูลเพื่อลงทะเบียนเข้าร่วมประชุม
(Please provide information for meeting registration)

เลขที่บัญชีผู้ถือหุ้น
(Shareholder Account Number)

เลขที่บัตรประชาชน
(Identification Number/Passport Number)

ผู้ถือหุ้นได้อ่านและตกลงผูกพันตามข้อตกลงและเงื่อนไขในการเข้าร่วมประชุมผ่านสื่ออิเล็กทรอนิกส์ รวมถึงให้ความยินยอมเกี่ยวกับข้อมูลส่วนบุคคล แล้ว
(Shareholder has read and accepted the term and condition about attendance of shareholder meetings through E-Meeting and has given consent to use personal information)

ลงทะเบียนเข้าร่วมประชุม

(Register)

คู่มือนี้จัดทำโดย บริษัท โอเจ อินเตอร์เนชั่นแนล

ห้ามมิให้นำไปใช้ต่อโดยไม่ได้รับอนุญาต

4. Review your information (Name and No. of shares) then click at “Confirm to attend the meeting”

E-AGM: ระบบประชุมผู้ถือหุ้นและลงคะแนนผ่านสื่ออิเล็กทรอนิกส์

บริษัท เอบีซีดี จำกัด (มหาชน)
(ABCD PUBLIC COMPANY LIMITED)

การประชุมสามัญผู้ถือหุ้นประจำปี 25XX
(Annual General Meeting of Shareholder in Year 20XX)

วันจันทร์ที่ 00 เมษายน 25XX เวลา 14:00 น.
(Monday, April 00, 20XX at 2.00 p.m.)

ยินดีต้อนรับ นาย โอเจ มีหุ้นเยอะ
(Welcome นาย โอเจ มีหุ้นเยอะ)

ถือหุ้นจำนวน 300,000,000 หุ้น
(No. of shares: 300,000,000 shares)

ยืนยันเข้าร่วมประชุม

(Confirm to attend the meeting)

5. Once you successfully log in, there are 2 main buttons. E-Meeting (blue) and E-Voting (green) as below

E-AGM: ระบบประชุมผู้ถือหุ้นและลงคะแนนผ่านสื่ออิเล็กทรอนิกส์

บริษัท เอบีซีดี จำกัด (มหาชน)
(ABCD PUBLIC COMPANY LIMITED)

การประชุมสามัญผู้ถือหุ้นประจำปี 25XX
(Annual General Meeting of Shareholder in Year 20XX)

วันจันทร์ที่ 00 เมษายน 25XX เวลา 14:00 น.
(Monday, April 00, 20XX at 2.00 p.m.)

ยินดีต้อนรับ นาย โอเจ มีหุ้นเยอะ
(Welcome นาย โอเจ มีหุ้นเยอะ)

ถือหุ้นจำนวน 300,000,000 หุ้น
(No. of shares: 300,000,000 shares)

E-Meeting

E-Voting

6. Click at “E-Meeting” in order participate Live Meeting by Zoom

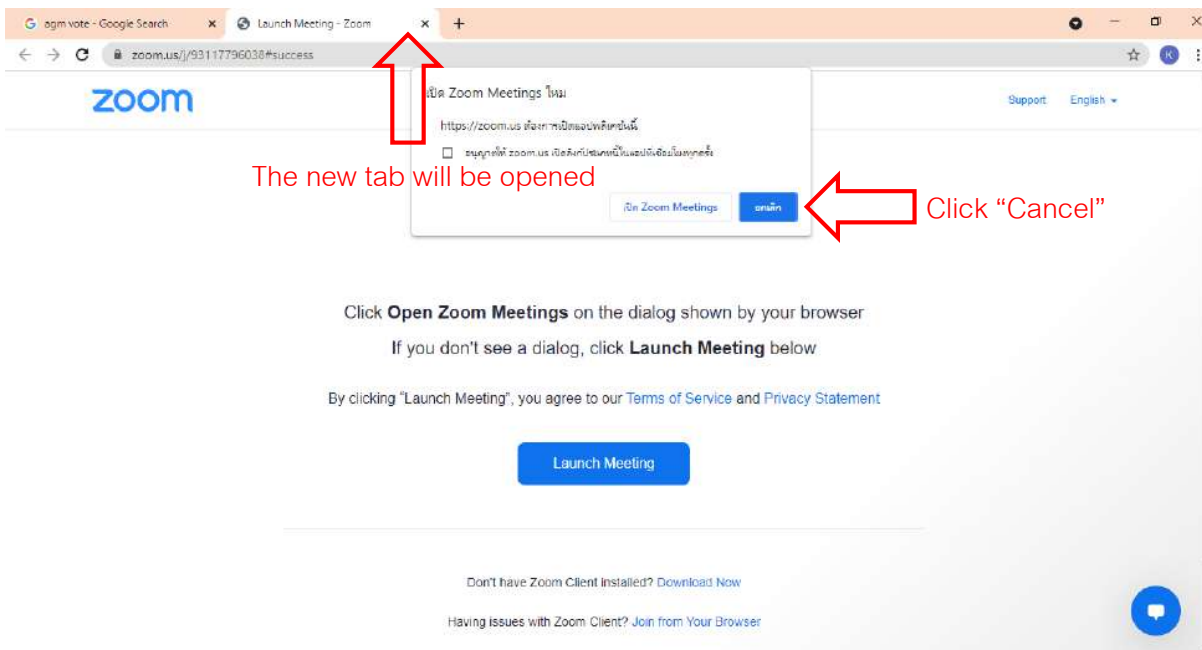
7. Click at “E-Voting” to cast your vote.

คู่มือนี้จัดทำโดย บริษัท โอเจ อินเทอร์เน็ตในชนแดน

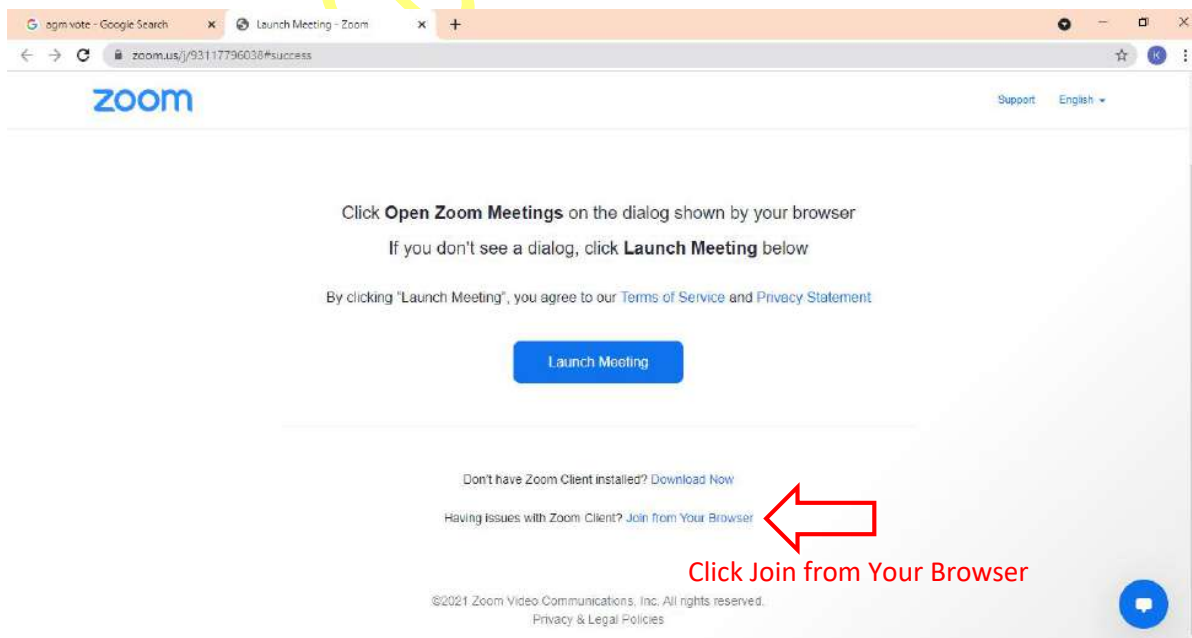
ห้ามมิให้นำไปใช้ต่อโดยไม่ได้รับอนุญาต

Instruction : E-Meeting

1. Once you click at “E-Meeting”. If you are in Desktop or Laptop, the new tab will be opened as below

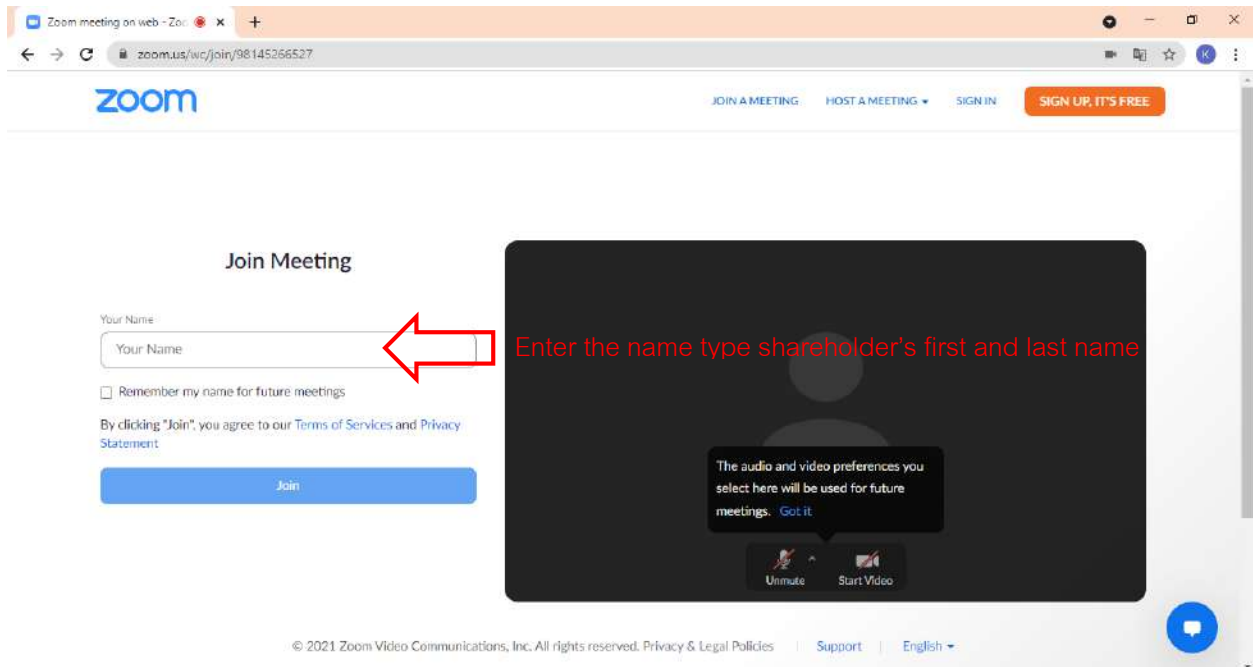


2. If you have Zoom Meeting software, you can use. Or You can click at Cancel then click at “click here” as below

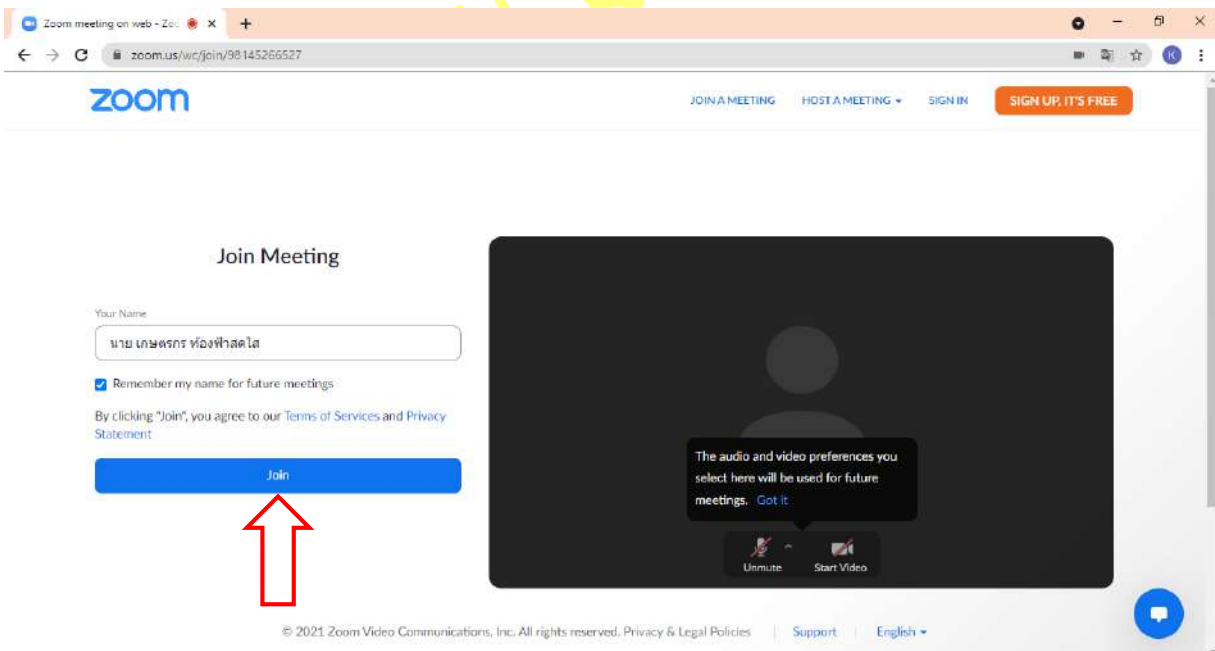


คู่มือนี้จัดทำโดย บริษัท โอเจ อินเทอร์เน็ตชั้นนำ
ห้ามมิให้นำไปใช้ต่อโดยไม่ได้รับอนุญาต

3. Please type shareholder's first and last name in below text box.




4. Click "Join" as below.



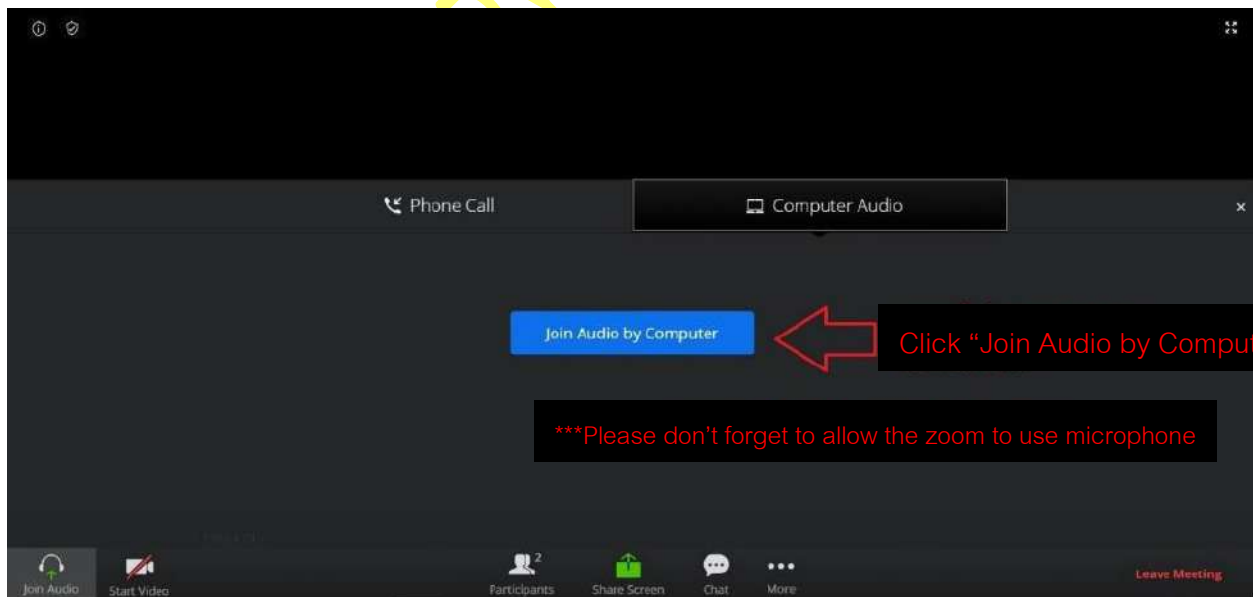
คู่มือนี้จัดทำโดย บริษัท โอเจ อินเทอร์เน็ตในชั้นแนล
ห้ามมิให้นำไปใช้ต่อโดยไม่ได้รับอนุญาต

5. Then “Please wait, the meeting host will let you in soon.” Message will be displayed. Please wait until the host verify all information and let you in the meeting.

Please wait, the meeting host will let you in soon. 

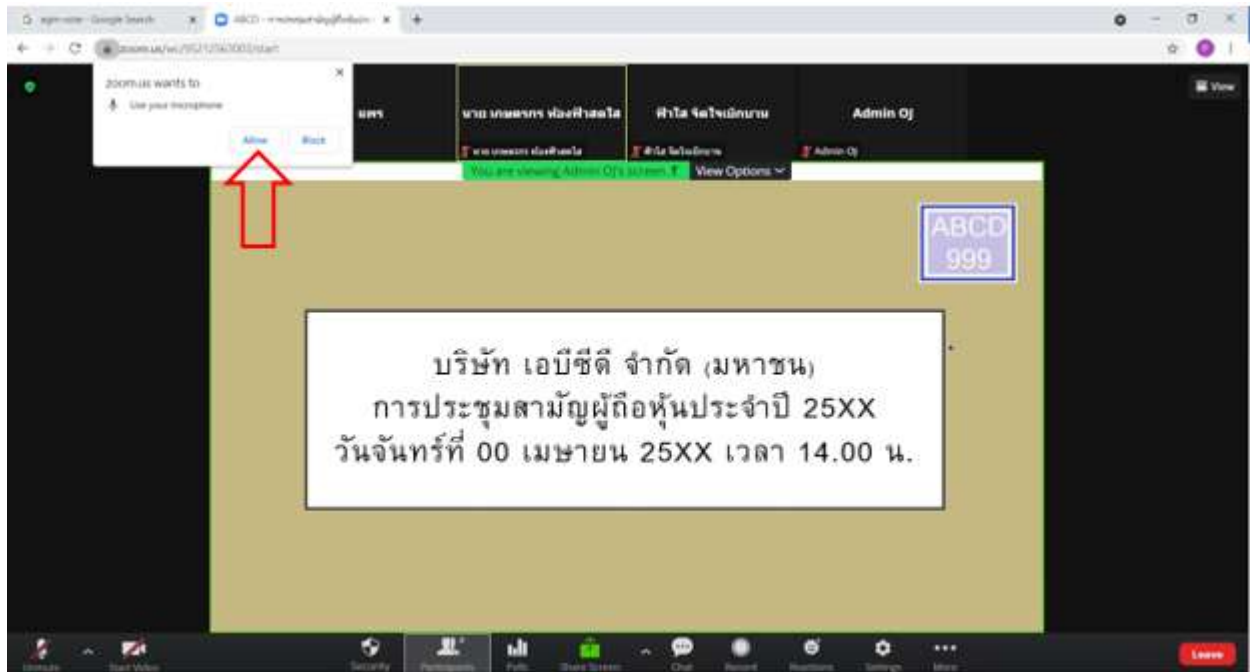
ABCD - การประชุมสามัญผู้ถือหุ้นประจำปี 25xx

6. Once you are in the E-Meeting, please click at Join with Computer Audio to hear Live as below picture. (If you would like to speak, please don't forget to allow the zoom to use microphone)

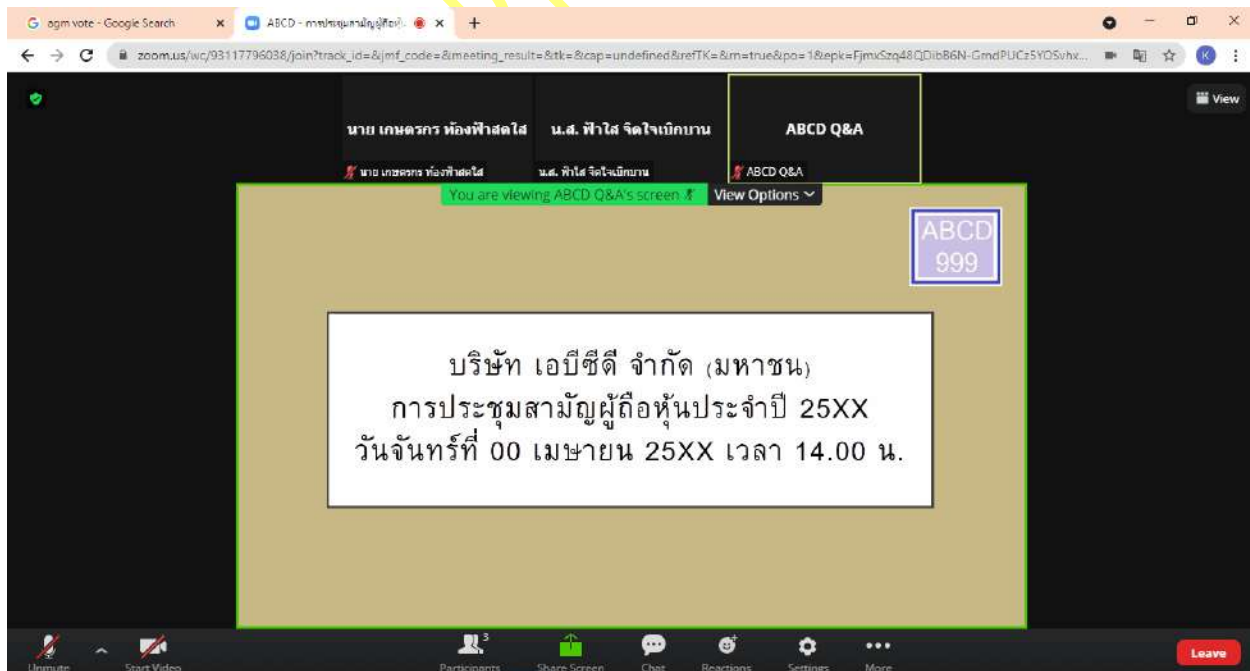


คู่มือนี้จัดทำโดย บริษัท โอเจ อินเตอร์เนชั่นแนล
ห้ามมิให้นำไปใช้ต่อโดยไม่ได้รับอนุญาต

7. Click “Allow”



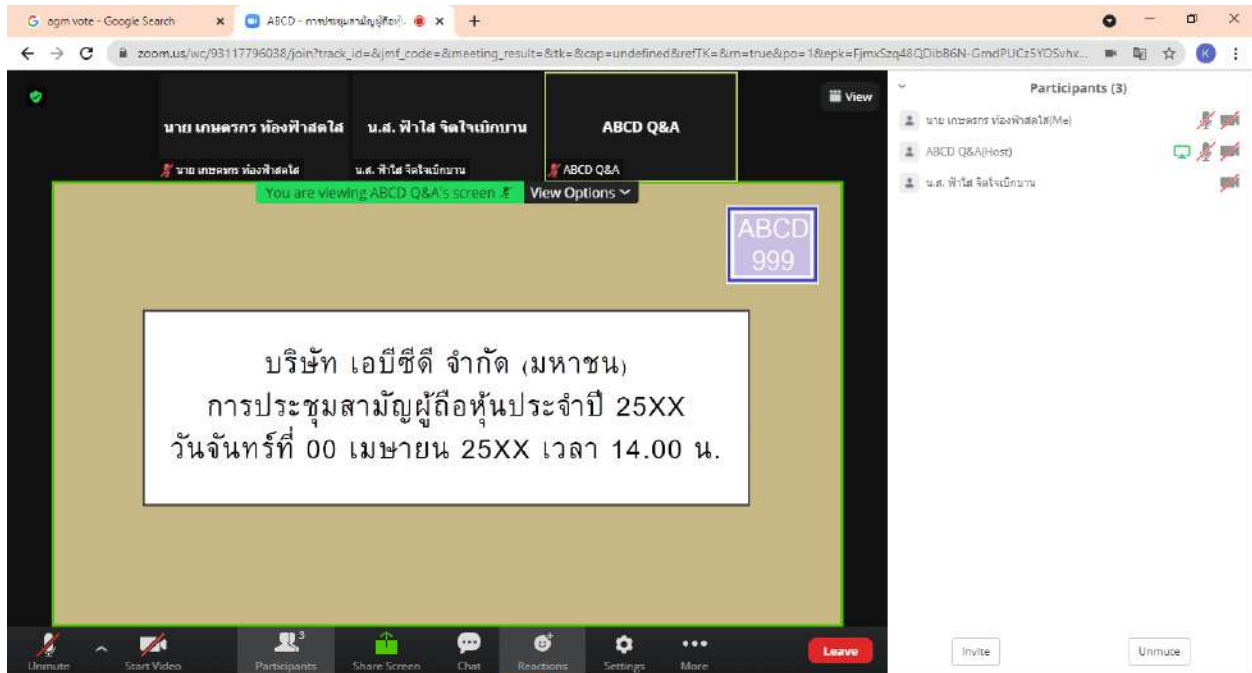
8. Once you successfully join the E-Meeting. You will see all menu as below.



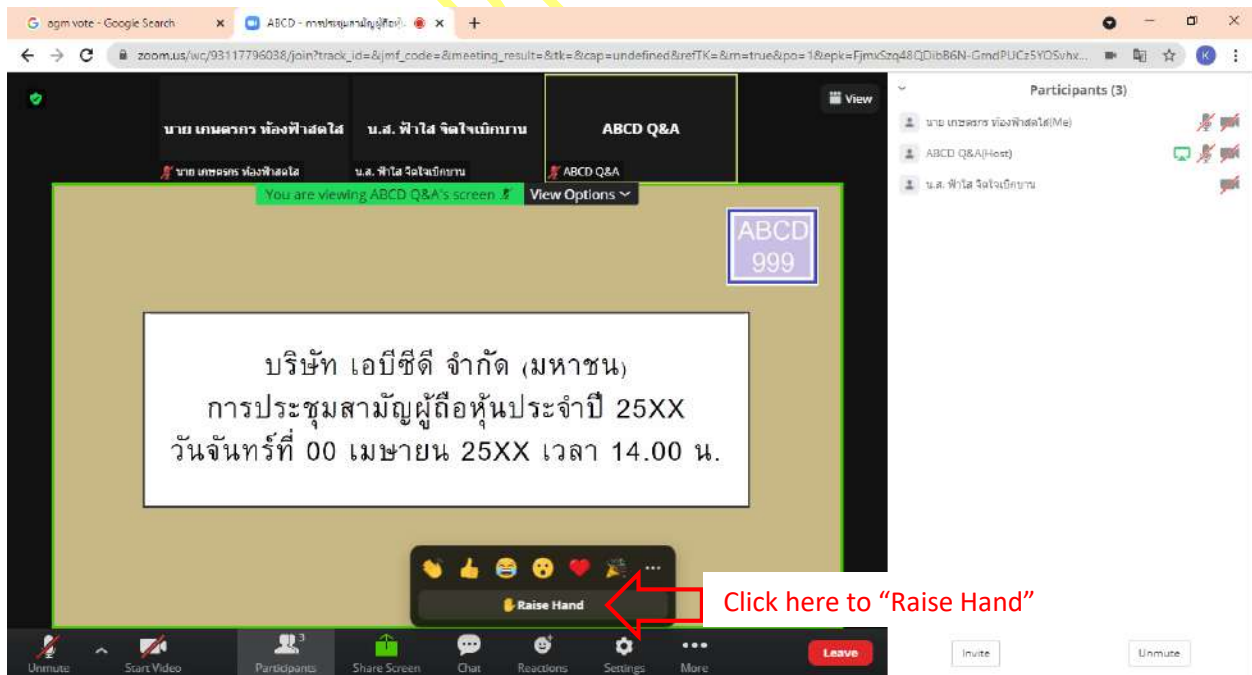
คู่มือนี้จัดทำโดย บริษัท โอเจ อินเทอร์เน็ตในชั้นแนล
ห้ามมิให้นำไปใช้ต่อโดยไม่ได้รับอนุญาต

How to ask question by speak through microphone

1. Click at “Reaction” as below

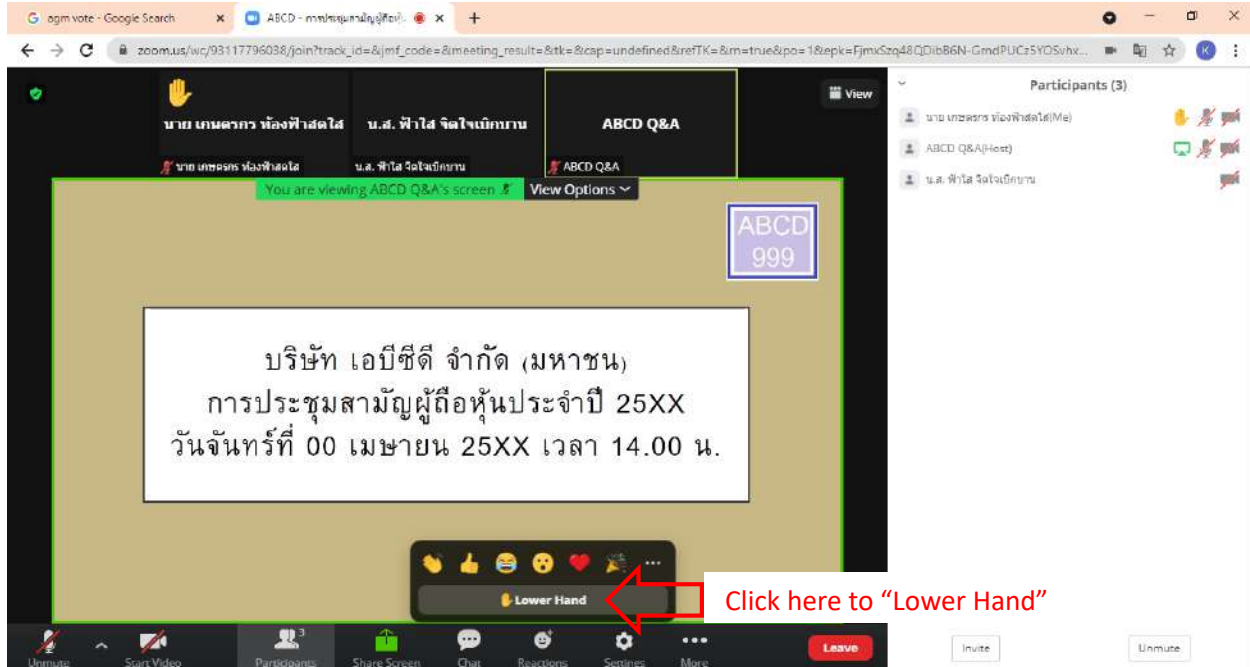


2. Click “Raise Hand” and the sign will be displayed beside your name as below



คู่มือนี้จัดทำโดย บริษัท โอเจ อินเตอร์เนชั่นแนล
ห้ามมิให้นำไปใช้ต่อโดยไม่ได้รับอนุญาต

3. Host will allow you to unmute your microphone to ask your question. Please click unmute. Once you finish, please click “Lower Hand”

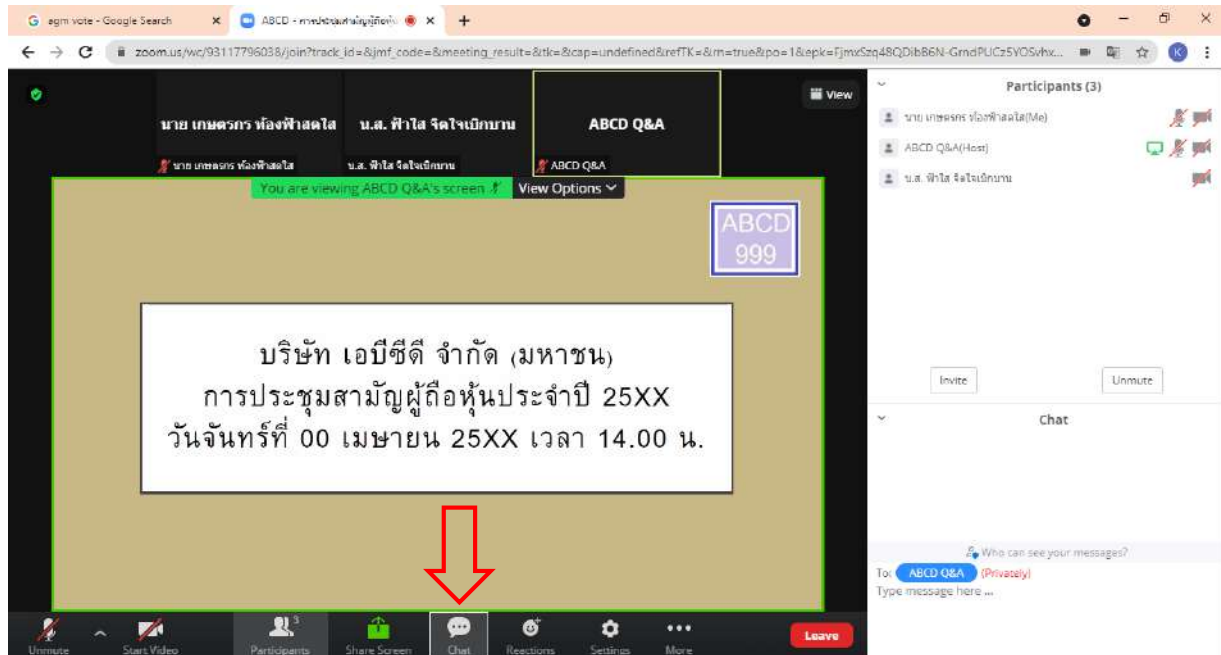


DO NOT COPY

คู่มือนี้จัดทำโดย บริษัท โอเจ อินเทอร์เน็ตในชั้นแนล
ห้ามมิให้นำไปใช้ต่อโดยไม่ได้รับอนุญาต

How to ask question by Chat

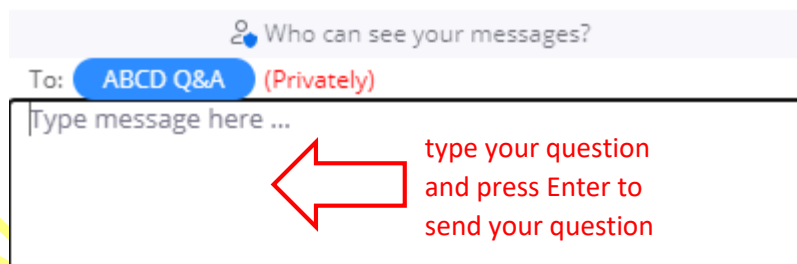
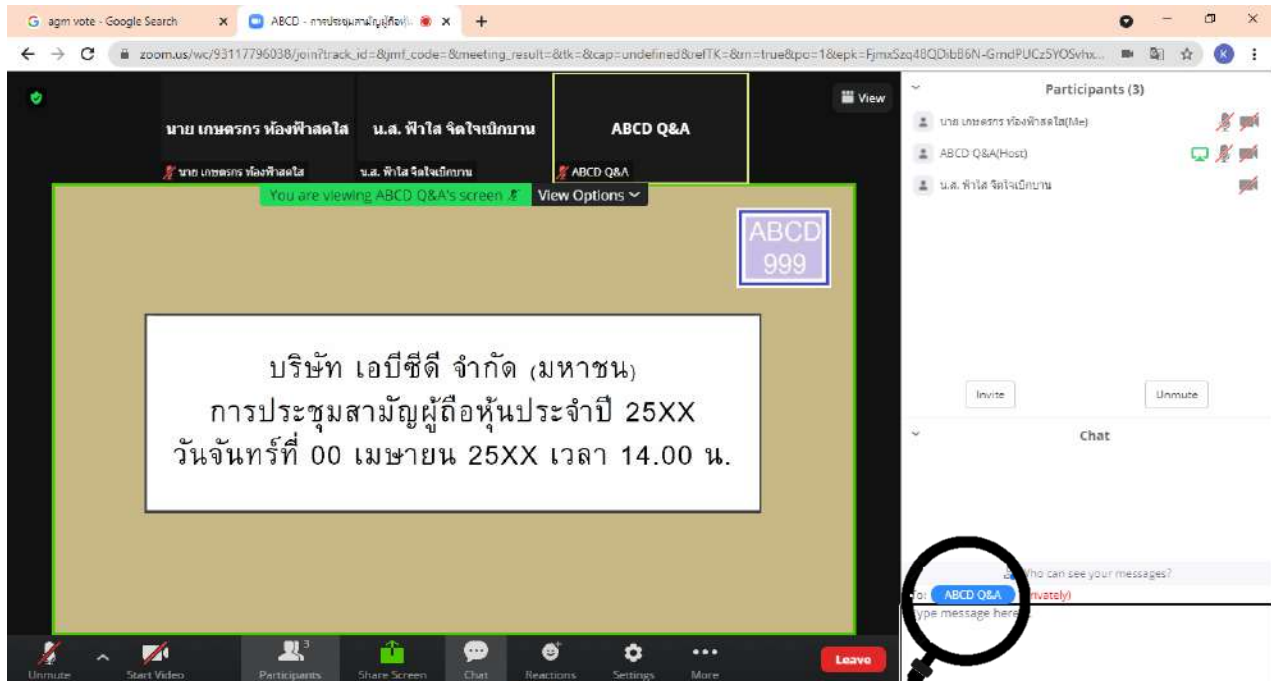
1. Click at "Chat" as below



DO NOT COPY

คู่มือนี้จัดทำโดย บริษัท โอเจ อินเตอร์เนชั่นแนล
ห้ามมิให้นำไปใช้ต่อโดยไม่ได้รับอนุญาต

2. The text box will displayed as below. To type a message by Chat, you have to select a recipient to send ABCD Q&A question only. If you do not select, your question will not be sent to the company. You can type your question and press Enter to send your question to ABCD Q&A



DO NOT

คู่มือนี้จัดทำโดย บริษัท โอเจ อินเทอร์เน็ตชั้นนำ

ห้ามมิให้นำไปใช้ต่อโดยไม่ได้รับอนุญาต

How to case your vote by E-Voting

1. When you would like to cast your vote, please go to main tab (in Chrome) then click at “E-Voting”. There are 3 options to vote in each agenda (Approve, Disapprove and Abstain)

วาระที่ 1: พิจารณารับรองรายงานการประชุมสามัญผู้ถือหุ้น ประจำปี 25XX

เห็นด้วย

ไม่เห็นด้วย

งดออกเสียง

(Approve)

(Disapprove)

(Abstain)

**วาระที่ 2: พิจารณารับทราบรายงานประจำปีของคณะกรรมการบริษัท เกี่ยวกับ
กิจกรรมของบริษัท**

แจ้งเพื่อทราบ

วาระที่ 3: พิจารณาอนุมัติงบการเงินประจำปี 25XX สิ้นสุด วันที่ XX ธันวาคม 25XX

เห็นด้วย

ไม่เห็นด้วย

งดออกเสียง

(Approve)

(Disapprove)

(Abstain)

2. Once you cast your vote, there is a pop up for you to make a confirmation. If you would like to change your vote, you can do by do the same. However, you cannot change or vote if the agenda is closed.

3. Once you finish your vote, please switch back to the E-Meeting Tab (Zoom) to resume your meeting.