

The documents of the Annual General Meeting of Shareholders 2020

BUSINESS ONLINE PUBLIC COMPANY LIMITED Thursday, April 2, 2020 At 2:00 P.M.

No. 1023 MS SIAM Tower, 31st Floor (ASIC Room), Rama III Road, Chong Nonsi, Yannawa, Bangkok 10120





Ref: BOL 212/2020

11 March 2020

Subject: Invitation to the Annual General Meeting of Shareholders 2020

Attention: Shareholder of Business Online Public Company Limited

Attachment:

- 1. Copy of the Minutes of the Annual General Meeting of Shareholders 2019 on 2 April 2019
- The annual report of the Board of Directors and the company's Statement of financial position and Statements of comprehensive income for the year ended 31 December 2019 in the form of a QR code
- 3. Information of directors in replacement of those who retired by rotation
- 4. The Articles of Association regarding the Shareholder's Meeting and Voting Procedures
- 5. Names and information of independent directors being proposed as a proxy holder
- 6. Proxy Forms
- 7. Documents or evidence required to attend in the Shareholders' Meeting
- 8. The map of the meeting venue

Business Online Public Company Limited will arrange the Annual General Meeting of Shareholders 2020 on Thursday, 2 April 2020 at 2:00 p.m. at No. 1023 MS SIAM Tower, 31st Floor (ASIC Room), Rama III Road, Chong Nonsi, Yannawa, Bangkok 10120. The meeting's agendas will be as follows:

Agenda 1 To certify the Minutes of the Annual General Meeting of Shareholders 2019

<u>Opinion of the Board:</u> The Board of Directors recommends to propose the Minutes of the Annual General Meeting of Shareholders 2019 to the shareholders to certify, as detailed in Enclosure 1. However, the Minutes and other related documents to the 2020 Annual General Meeting of Shareholders have been posted on the Company's website together with the invitation of this meeting since March 2, 2020 onwards.

Agenda 2 To acknowledge the report on the company's operating results for the year 2019

<u>Facts and rationales</u>: The consolidated and the separate financial statements for the year ended 31 December 2019 as follow;

The company's operating results (Consolidate)	For the year 2018	For the year 2019	Increase (Decrease) %
Total revenue (Baht)	487,485,409	538,120,366	10.39
Net profit (Baht)	104,086,815	143,911,631	38.26

The company's operating results (Separate)	For the year 2018	For the year 2019	Increase (Decrease) %
Total revenue (Baht)	424,729,292	470,459,702	10.77
Net profit (Baht)	101,636,945	140,633,484	38.37

Detailed information of the company's operating results is provided in the Annual Report 2019, as detailed in Enclosure 2.

<u>Opinion of the Board:</u> The Board of Directors recommends to acknowledge the report on the company's operating result for the year 2019, as detailed in Enclosure 2.

Agenda 3 To consider and approve the audited Statement of Financial Position and Statement of Comprehensive Income for the year ended 31 December 2019 which audited by Certified Public Accountant

<u>Facts and rationales</u>: In compliance with Section 112 of the Public Limited Company Act B.E. 2535, the Board of Directors must present the meeting of shareholders with the company's audited Statement of financial position and Statements of comprehensive income for the year ended 31 December 2019 for to proposing for shareholders' approval.

<u>Opinion of the Board:</u> The Board of Directors recommends to propose to the meeting of shareholders to consider and approve the company's audited Statement of financial position and Statement of comprehensive income for the year ended 31 December 2019 which had audited by the auditor as detailed in Enclosure 2.

Agenda 4 To acknowledge the company's interim dividend

<u>Facts and rationales:</u> In compliance with The Public Limited Company Act B.E.2535 Section 115, dividends shall not be paid other than out of profits. However the company shall paid interim dividend if the company has high profit and shall be inform the shareholders on next meeting.

Refer to Board of Directors Meeting No.4/2019 on 6 August 2019. The meeting had the resolution to paid interim dividend from operating result of financial statements of six-month period (January – June 2019) to shareholders have the rights for received interim dividend of six-month at the rate of 0.06 baht per share, the non-BOI is 0.04 Baht per share and the BOI is 0.02 Baht per share totaling 49.23 million Baht representing approximately 70.24% of the net profit according to the consolidated financial statements for the 6 months period ended 30 June 2019. The record date on which shareholders have the rights for receive dividend on 21 August 2019 and the date of dividend payment will be on 2 September 2019.

<u>Opinion of the Board:</u> In compliance with the Company's interim dividend payment policy that the interim dividend payment shall be reported to the meeting of shareholders. The Board of Directors considers and recommends the shareholders to acknowledge such interim dividend payment.

Agenda 5 To consider and approve the profit apportionment and dividend payment derived from operating results for the year ended 31 December 2019 and set the record date for Shareholder's right to receive dividend

<u>Facts and rationales</u>: The Public Limited Company Act B.E. 2535 Section 115 requires that the company pay dividends from its profit only, and section 116 requires that the company set aside at least 5 percent of its net annual profit as a legal reserve until it reaches 10 percent of the company's registered capital.

The company has a policy to pay dividend of not less than 50 percent of consolidated net profit after taxation; however, the payout ratio may be lower if the company plans to expand its operations. The dividend payment shall not exceed the retained earnings of the company financial statements.

<u>Opinion of the Board</u>: The Board of Directors recommends to propose to the meeting of Shareholders to consider and approve the company's operating results of the year 2019 And dividend payment as follows:-

- The company had legal reserve of net profit for the year 2014 until it reaches 10 percent total 8,260,000 Baht of the company's registered capital a statutory reserve, refer to resolutions of the Board of Directors Meeting No.1/2015
- For the accounting period ended on 31 December 2019, the consolidated profit are 143.91 million Baht so propose to the meeting approve of dividend payment to company's shareholders at 0.15 Baht per share totaling 123.08 million Baht representing approximately 85.52% compared to the year-end result of 2019 in accordance with the consolidated financial statements
 - On September 2, 2019, the company has paid the interim dividend at the rate of 0.06 Baht per share, the non-BOI is 0.04 Baht per share and the BOI is 0.02 Baht per share (the par price 0.10 Baht) totaling 49.23 million Baht
 - In this meeting, the Board of Directors proposed to pay the final portion of annual dividends at the rate of 0.09 Baht per share by paying from the net profit 2019. The non-BOI is 0.06 Baht per share and the BOI is 0.03 Baht per share (par 0.10 Baht), totaling 73.85 million Baht.
 - The record date on which shareholders have the rights for receive dividend on Thursday, 5 March 2020 and the date of dividend payment will be on Friday, 10 April 2020. In this regard, the rights to receive dividend is uncertain as it has not been yet approved by shareholders

Table of comparison of the dividend payments paid in 3 years past

Details of dividend payment	Year 2017	Year 2018	Year 2019
Net Profit after Tax (Million Baht)	76.61	104.09	143.91
Number of Issued Shares (Share)	820,505,500	820,505,500	820,505,500
Amount of dividend per share (Baht)	0.08	0.12	0.15*
Total amount of dividend payment (Million Baht)	65.64	98.46	123.08
Rate of Dividend Payment Against Net Profit (Estimate)	86%	95%	86%

^{*}The proposed dividends payout from the net profit according to the consolidated financial statement are as follows: (1) On September 2, 2019, the company

has paid the interim dividend at the rate of 0.06 Baht per share, the non-BOI is 0.04 Baht per share and the BOI is 0.02 Baht per share and (2) The remaining dividends to be paid at the rate of 0.09 Baht per share from the net profit. The non-BOI is 0.06 Baht per share and the BOI is 0.03 Baht per share

The rates of dividend payment comply with the company's dividend policy.

Agenda 6 To consider and approve the appointment of new directors replacing those retired by rotation

<u>Facts and rationales</u>: Under Article 18 of the Articles of Association, at least one-third or the closest number to one-third of the directors shall vacate offices at every annual ordinary general meeting. The directors who were due to retire by rotation would be as follows:

No.	Name	Position	Duration of	Duration of director if
			directorship	appointment to the position
				for another term and the
				end of the term (Approximately)
1	Mr. Banyong	Independent Director &	2 years	5 years
	Limprayoonwong	Chairman of the Board	(2018 - 2019)	
2	Ms. Manida	Independent Director,	17 years	20 years
	Zinmerman	Audit Committee,	(2003 - 2019)	
		and the Nomination and		
		Remuneration Committee		
3	Ms. Suteera	Independent Director,	12 years	15 years
	Sripaibulya	Audit Committee,	(2008 - 2019)	
		and the Nomination and		
		Remuneration Committee		
4	Ms. Chamaiporn	Director, Corporate	17 years	20 years
	Apikulvanich	Governance and Chief	(2003 - 2019)	
		Executive Officer		

The Nomination and Remuneration Committee (NRC), without members who have conflict of interests, had considered all required qualifications of the directors pursuant to the applicable laws, the Company's Articles of Association, and Nomination of Directors and Management as defined in the Company's Corporate Governance Policy, and was of the opinion that the 4 directors who will retire have all the qualifications as specified in the Public Company Act B.E. 2535, knowledge, capability and experience in the business relating to the Company's operation.

In addition, the nomination process that is carried out by the Nomination and Remuneration Committee, except for the related directors and the board of director; has considered and 4 directors have been transparent in giving impartial advice while bringing the knowledge, experience, and expertise which greatly benefit the company.

The nomination process that is carried out by the Nomination and Remuneration Committee, except for the related directors; has considered and deemed that Ms. Manida Zinmerman and Ms. Suteera Sripaibulya, 2 Independent Directors if reelected would have been a tenure of over 9 years. Both directors have served as independent directors and audit committee and have been transparent in giving impartial advice while bringing the knowledge, experience, and expertise which greatly benefit the company. They also meet the qualifications for being independent directors and audit committee as specified by the Securities and Exchange Commission.

Therefore, the Board of Directors would like to propose to the Meeting to reelect the 4 directors to return to their offices as directors for another term.

During December 1 - 31, 2019, the company provided an opportunity to its shareholders to propose agenda for the meeting and list of qualified candidate (s) for the directorship, there was not any proposal from minority shareholders.

As detailed:

No.	Name	Propose for appointment	
1	Mr. Banyong Limprayoonwong	Independent Director & Chairman of the Board	
2	Ms. Manida Zinmerman	Independent Director, Audit Committee,	
		and the Nomination and Remuneration Committee	
3	Ms. Suteera Sripaibulya	Independent Director, Audit Committee,	
		and the Nomination and Remuneration Committee	
4	Ms. Chamaiporn Apikulvanich	Director, Corporate Governance and	
		Chief Executive Officer	

Brief qualifications of the four directors as detailed in Enclosure 3.

<u>Opinion of the Board:</u> These candidates have been scrutinized and carefully selected by the Board of Directors and is deemed suitable to run and operate the business. The Board of Directors recommends proposing the meeting of Shareholders to consider and approve the appointment of Mr. Banyong Limprayoonwong, Ms. Manida Zinmerman, Ms. Suteera Sripaibulya and Ms. Chamaiporn Apikulvanich retiring directors by rotation to return to their offices as directors for another term.

Agenda 7 To consider and approve the appointment of new director of the company

Facts and rationales: The Company aims to expand business internationally and efficiently develop various products to serve a growing group of users. The Nomination and Remuneration Committee proposes to the board of directors meeting to increase the number of directors from 10 persons to 11 persons. The Nomination and Remuneration Committee therefore considered all required qualifications of the directors pursuant to the applicable laws, the Company's Articles of Association, and Nomination of Directors and Management as defined in the Company's Corporate Governance Policy to recruit and nominate additional person to be appointed as the company's director namely Mr. Pang Thieng Hwi who is a qualified person with knowledge, ability, and appropriate qualifications as well as experience that are beneficial to the company. Brief qualifications of the new director as detailed in Enclosure 3.

Therefore, it is appropriate to propose that the Annual General Meeting of Shareholders consider and approve the appointment of another 1 director.

During December 1 - 31, 2019, the company provided an opportunity to its shareholders to propose agenda for the meeting and list of qualified candidate (s) for the directorship, there was not any proposal from minority shareholders.

<u>Opinion of the Board:</u> The candidate has been scrutinized and carefully selected by the Board of Directors and is deemed suitable to run and operate the business. The Board of Directors recommends proposing the meeting of Shareholders to consider and approve the appointment of Mr. Pang Thieng Hwi to be the new director of the company.

Agenda 8 To consider and approve Directors' remuneration

<u>Facts and rationales</u>: Policy of the remuneration of the Board of Directors and Committees have been clearly and transparently set to be comparable to the general practice in the same industry and be appealing enough to attract and retain qualified directors. The Nomination and Remuneration Committee (NRC) will consider the remuneration and propose for consideration of the Board of Directors prior for further approval from the shareholders.

The consolidated and the separate financial statements for 31 December 2019 as follow;

The company's operating results (Consolidate)	For the year 2018	For the year 2019	Increase (Decrease) %
Total revenue (Baht)	487,485,409	538,120,366	10.39
Net profit (Baht)	104,086,815	143,911,631	38.26

The company's operating results (Separate)	For the year 2018	For the year 2019	Increase (Decrease) %
Total revenue (Baht)	424,729,292	470,459,702	10.77
Net profit (Baht)	101,636,945	140,633,484	38.37

8.1 Propose the meeting of Shareholders consider and approve paying bonus to Chairman of the Board, Executive Chairman and Board of Directors for the year ended 31 December 2019 as per details below:

No.	<u>Name</u>	<u>Position</u>	Year 2018	Year 2019
			(Baht)	(Baht)
1	Mr. Banyong Limprayoonwong	Chairman of the Board	400,000	500,000
3	Mr. Min Intanate	Executive Chairman	400,000	500,000
4	Mr. Prayoon Rattanachaiyanont	Director	160,000	200,000
5	Dr. Wilson Teo Yong Peng	Director	160,000	200,000
6	Mr. Anant Tangtatswas	Independent director/	160,000	200,000
		Chairman of Audit Committee/		
		Chairman of Nomination and		
		Remuneration Committee, and		
		Chairman of Corporate		
		Governance Committee		
7	Ms. Manida Zinmerman	Independent director /	160,000	200,000
		Audit Committee/ Nomination		
		and Remuneration Committee		
8	Ms. Suteera Sripaibulya	Independent director /	160,000	200,000
		Audit Committee/ Nomination		
		and Remuneration Committee		

No.	<u>Name</u>	<u>Position</u>	Year 2018	Year 2019
			(Baht)	(Baht)
9	Asst.Prof.Dr. Karndee	Independent director /	160,000	200,000
	Leopairote	Audit Committee/ Nomination		
		and Remuneration Committee		
		Total	1,760,000	2,200,000

Ms. Chamaiporn Apikulvanich and Mr. Chaiyaporn Kiatnuntavimon offered to waive bonus as the director.

Opinion of the Board: The Board of Directors recommends that the meeting consider and approve paying bonus to the company's directors as per details above:

8.2 Propose the meeting of shareholders to consider and approve director's remuneration for the year 2020 as follows:

No.	<u>Name</u>	<u>Position</u>	Year 2019	<u>Year 2020</u>
			(Baht/month)	(Baht/month)
1	Mr.Banyong Limprayoonwong	Independent director &	299,250	314,213
		Chairman of the Board		
2	Mr. Min Intanate	Director & Executive Chairman	298,012	313,177
3	Mr. Prayoon Rattanachaiyanont	Director	25,000	25,000
4	Mr. Anant Tangtatswas	Independent Director	25,000	25,000
		Chairman of Audit Committee	58,500	58,500
5	Ms. Manida Zinmerman	Independent Director	25,000	25,000
		Audit Committee	25,000	25,000
6	Ms. Suteera Sripaibulya	Independent Director	25,000	25,000
		Audit Committee	25,000	25,000
7	Asst.Prof.Dr. Karndee Leopairote	Independent Director	25,000	25,000
		Audit Committee	25,000	25,000
8	Mr. Mr.Pang Thieng Hwi*	Director	-	25,000

^{*}Appointment of new director in agenda 7

- The meeting allowance for Board of Directors who attend the meeting (per times) 5,000 Baht
- The meeting allowance for Nomination and Remuneration Committee who attend the meeting (per times) 5,000 Baht
- The meeting allowance for Corporate Governance Committee who attend the meeting (per times) 5,000 Baht
- Other benefits: None
- Nomination and Remuneration Committee and Corporate Governance Committee will not receive monthly remuneration, but receive the allowance (per attendance)
- Ms. Chamaiporn Apikulvanich and Mr. Chaiyaporn Kiatnuntavimon offered to waive the meeting allowance as the Corporate Governance Committee
- Dr. Wilson Teo Yong Peng, Ms. Chamaiporn Apikulvanich and Mr. Chaiyaporn Kiatnuntavimon offered to waive the director's remuneration.
- The remuneration of directors was considered by the Nomination and Remuneration Committee as the responsibilities and condition, as detailed in Enclosure 2, page 171

<u>Opinion of the Board:</u> The Board of Directors recommends that the meeting of shareholders consider and approve paying director's remuneration to the company's directors as per details above: Duties and Authorities of the Board of Directors, Audit Committee, the Nomination and Remuneration Committee were described in the company's Annual Report, as detailed in Enclosure 2.

Agenda 9 To consider and approve the appointment of auditor and determination of auditor's remuneration for the year 2020

<u>Facts and rationales</u>: Section 120 of the Public Limited Company Act B.E.2535 requires that the meeting of shareholders appoint auditors and determine their remuneration.

<u>Opinion of the Audit Committee:</u> The Audit Committee has considered in the audit fee and the ability to verify that it's EY Office Limited is an experienced auditor, famous and generally accepted. Moreover, the proposed audit fee is a reasonable rate.

The Audit Committee agreed with Executive Committee to propose the Board of Directors of the company to appointment of new auditors, its EY Office Limited as auditors of the company Annual 2020 and will be not exceed the auditing fee is 1,000,000 Baht per year. (One million Baht) and other fee is 240,000 Baht (Two hundred and forty thousand Baht)

<u>Opinion of the Board:</u> The Board of Directors recommends to the meeting of shareholders to consider and appoint the following auditors of EY Office Limited for the year 2020.

No.	Name	CPA Registration Number	Duration of nominated as the auditor for the company	Duration of CPA
1	Ms. Siriwan Nitdamrong	5906	2 Years (2018-2019)	2 Years (2018-2019)
2	Ms. Kamontip Lertwitworatep	4377	4 Years (2016-2019)	-
3	Mrs. Sarinda Hirunprasurtwutti	4799	4 Years (2016-2019)	-

Overview Business Online Public Company Limited

Detail	EY Off	ice Limited	Increase (Decrease) from
Detail		Year 2019	
	2019 2020		%
Audit fee	1,000,000	1,000,000	-
Other*	240,000	240,000	-
Total	1,240,000	1,240,000	-

Remarks:

- *Other include Audit fee for BOI and Review Annual Report
- Audit fee does not include other expenses

EY Office Limited is the auditor of subsidiary company of Business Online Public Company Limited; D&B (Thailand) Co., Ltd. and BOL Digital Co., Ltd.

EY Office Limited and the auditors proposed as auditor of the company have no relationship or any interest with the company, executives or related persons, which may have an impact on performing task independently

Agenda 8 <u>To consider any other business (if any)</u>

The company has to set the record date on which shareholders have the rights for shareholder meeting on Thursday, March 5, 2020.

The shareholders are cordially invited to attend the meeting on the date, and at the time and place as mentioned above. For the convenience of registration process, the company will arrange the register from 1:00 P.M. Should any shareholders unable to attend the meeting, such shareholder may appoint a proxy to attend the meeting by filing in the information and placing the shareholder's signature in the attached Proxy form (Details as shown in Enclosure 6) then attach together with the documents required as evidence to attend the meeting. (Detail as shown in Enclosure 7) The shareholders can appoint any other persons or the company's independent director (Detail as shown in Enclosure 5) on behalf you.

Yours sincerely,

(Mr. Banyong Limprayoonwong)

Chairman of the Board

Business Online Public Company Limited

(Translation)

Business Online Public Company Limited Minutes of the 2019 Annual General Meeting of Shareholders 2 April 2019

The meeting was held at MS Siam Tower 31 Floor, No. 1023 Rama 3 Road, Chong NonSi, Yannawa, Bangkok. There were shareholders present in person and by proxy detail as follower:

- 41 shareholders attending the Meeting in person held 106,255,123 shares.

- 19 shareholders authorized their proxies to attend the Meeting held 480,857,085 shares.

- A total of 60 shareholders attending the Meeting held 587,112,208 shares

Equivalent to 71.55% of the total 820,505,500 issued shares which constituted, a quorum was thus constituted according to the company regulations that "A shareholder meeting must be attended by at least twenty-five (25) or a half of all shareholders or shareholders' representatives (if any), and the total shares must be one-third (1/3) of all the sellable shares of the Company."

Mr. Banyong Limprayoonwong was the Chairman of the meeting. Mr. Chaiyaporn Kiatnuntavimon as Company Secretary and Ms. Supachaya Pansaeng Assistant Company Secretary acting operator and recorded the minutes of this meeting.

The Chairman proceeding of the Meeting began at 2:00 pm

(1) Mr Banyong Limprayoonwong

Assistant Company Secretary clarifies the details to all shareholders' meeting as follow.

1. The company has 10 Directors, there were 9 Directors presented in the meeting equivalent to 90% as follows:

(1.) Wil. Barryong Limprayoonwong	Chairman of Board of Directors
(2.) Mr. Min Intanate	Director & Executive Chairman
(3.) Mr. Prayoon Rattanachaiyanont	Director
(4.) Dr. Wilson Teo Yong Peng	Director
(5.) Mr. Anant Tangtatswas	Independent Director
	Chairman of Audit Committee
	Chairman of Nomination and Remuneration Committee
	Chairman of Corporate Governance Committee
(6.) Ms. Suteera Sripaibulya	Independent Director
	Member of Audit Committee
	Member of Nomination and Remuneration Committee
(7.) Asst.Prof. Karndee Leopairote	Independent Director
	Member of Audit Committee

Chairman of Board of Directors

Member of Nomination and Remuneration Committee

(8.) Ms. Chamaiporn Apikulvanich Director

Corporate Governance Committee

Chief Executive Officer

(9.) Mr. Chaiyaporn Kiatnuntavimon Director

Corporate Governance Committee

Chief Operating Officer & Company Secretary

Executive Committee who attend the meeting as follows:

Ms. Kanyapan Buranarom Chief Financial Officer
 Ms. Intira Inturattana Chief Data Officer

(3.) Ms. Atitavoraphan Towan Chief Commercial Officer

(4.) Mr. Karoon Nimsanoh System & Data Processing Assistant General Manager

Representative of Auditors from EY Office Limited

(1.) Ms. Siriwan Nitdamrong Auditor

(2.) Ms. Matika Pimpa Assistant Auditor

Representative of legal consultant

(1.) Ms. Supawee Mahaworasintorn Legal advisor/Inspector

- 2. This Annual General Meeting of Shareholders according to the resolution of the Board of Directors meeting held on 14 February 2019 for consideration of various agendas according to the notice of the meeting by specifying the date of the list of shareholders who have the right to attend the general meeting On Thursday, February 28, 2019
- 3. In addition, the company treats to shareholders equitably by giving opportunity the minority shareholders to propose agenda and nominated candidate for director in advance. The company also informs the procedure to propose, the qualification of person who have rights to propose, proposal forms and channel via the company's website between 1 and 28 December 2018. Also informs the shareholders via SET portal. When such period is expired, no shareholders proposed agenda and nominated candidate for director.
- 4. To ensure that the meeting would understand the voting procedures when considering each matter on the agenda, Company Secretary explained the voting procedures as follows:
 - 4.1 The company uses the registration system and counting votes with bar codes by registering shareholder who is already registered will receive white, perforated, ballot cards separated by agenda into each agenda and in agenda 5 will appoint directors to be retired by rotation Is a separate vote To appoint the committee individually On the ballot Will specify the name of the shareholder And the number of shares with voting rights, with one share per one vote.
 - 4.2 Proxies As according to the Proxy Form B, which the proxy had already voted on Proxies, will not receive ballots.
 - 4.3 The method of using voting cards is in each agenda. When the chairman has discussed any agenda, and has asked for the shareholders meeting to mark (\boxtimes or \boxtimes) voting in the agenda, only 1 channel vote. The company will collect the voting cards, and will only collect the shareholders who have voting in the event that they do not agree or abstain from voting. The effect of voting on each agenda item will be shown to the shareholders on the screen.

5. The Vote counting methods

- 5.1 In the absence of objections from shareholders or have other opinions It was considered that the meeting agreed
- 5.2 The agenda, according to the Proxy Form (Form B) that has been voted will count votes according to the proxy form Regardless of whether the proxy holder is present or not in the meeting room
- 5.3 Any agenda, according to the proxy that has not been voted shall be considered as agreed Regardless of whether the proxy holder is present or not in the meeting room.
- 5.4 Registered shareholders who have not yet voted. If not in the meeting room, be deemed to vote with
- 5.5. When the voting closed, the cards that arrived at the vote counting officer after the announcement was closed. Will be considered as agreed cards only

6. Suggestions or inquiries

- 6.1 In every agenda if shareholders or proxies wish to propose comments or to raise questions, to raise their hands, and when the Chairman approves, please notify the name-surname to the meeting first that is a shareholder or any name of proxy for the sake of in the minutes of the meeting and then offer comments or questions and requesting cooperation to offer opinions that correspond to the agenda only if proposing or inquiring about other matters, ask or propose in the final agenda.
- 6.2 When submitting comments or questions please propose a straightforward issue for the meeting to be effective. And do not waste time at the public meeting in which the company reserves the right to conduct meetings that are appropriate and appropriate for the time
- 7. When the meeting ends Please send the remaining ballots to the staff as well. When such period is expired, no shareholders proposed agenda and nominated candidate for director.

Then, the Chairman declared the meeting duly be convened to consider the following agenda.

Agenda 1 To certify the Minutes of the 2018 Annual General Meeting of Shareholders

The Chairman assigned the company secretary division clarify details.

Assistant Company Secretary proposed the meeting to certify the Minutes of Annual General Meeting of Shareholders, held on March 28, 2018, a copy of which was sent to the shareholders together with the invitation letter. However, were sent to the Stock Exchange of Thailand within 14 days from the meeting date. And the company has published the said report on the company website So that the shareholders can check there was no shareholder asking to change in any way.

The Chairman gave shareholders an opportunity to ask question and express opinion but there is no question. Therefore, proposed that the meeting consider the resolution.

Resolution of the meeting: The meeting unanimously resolved to certify the Minutes of the 2018 Annual General Meeting of Shareholders as the Assistant Company Secretary proposed.

Approved	587,112,208	Votes	Percentage of	100.0000
Disapproved	0	Votes	Percentage of	0.0000
Abstained	0	Votes	Percentage of	0.0000
Voided ballots	0	Votes	Percentage of	0.0000

Agenda 2 To acknowledge the report on the company's operating results for the year 2018

The Chairman assigned Ms. Chamaiporn Apikulvanich Director and Chief Executive Officer clarify details.

Ms. Chamaiporn Apikulvanich Director and Chief Executive Officer proposed the meeting to certify the report on the company's operating results and Annual Report of the year 2018, as the detail follows.

the company's operating results (Consolidate)	For the year 2017	For the year 2018	Increase (Decrease) %
Total revenue (Baht)	436,517,076	487,485,409	11.68
Net profit after tax (Baht)	76,614,052	104,086,815	35.86

the company's operating results (Separate)	For the year 2017	For the year 2018	Increase (Decrease) %
Total revenue (Baht)	376,604,455	424,729,292	12.78
Net profit after tax (Baht)	71,809,289	101,636,945	41.54

Detail of the company's operating as per the Annual Report 2018 which enclosure with the invitation letter.

The Chairman gave shareholders an opportunity to ask question and express opinion but there is no question. Therefore, proposed that the meeting consider the resolution.

Ms. Chamaiporn Apikulvanich Director and Chief Executive Officer Reported additional information regarding anti-corruption and corruption that The company has a policy against all forms of corruption. And there is a schedule for receiving complaints (Whistleblower Policy) covering whistleblowers, misconducts or complaints were including the process for dealing with the complaint and guidelines for fairness and protection of whistleblowers and related persons. In the past year, there were no complaints made regarding the said matter. And at the same time, the Human Resources Department has organized training for employees to see the importance and awareness in the fight against corruption.

The meeting acknowledged: The Company's operating results of the year 2018.

Agenda 3 To consider and approve the audited Statement of Financial Position and Statement of Comprehensive Income for the year ended 31 December 2018 which audited by Certified Public Accountant

The Chairman proposed the meeting to consider and approve the audited Statement of Financial Position and Statement of Comprehensive Income for the year ended 31st December 2018, which had been verified and audited by the Audit Committee and the certified public accountant and assigning to Ms. Kanyapan Buranarom Chief Financial Officer proposed.

Ms. Kanyapan Buranarom Chief Financial Officer proposed the meeting to the key financial information as at 31 December 2018 to the Meeting as follows:

Total assets as of December 31, 2018 amounted to 692.90 million Baht, increased from the previous year. The increase was due to 2 parts which are (1) total current assets increased by 12% (2) similar non-current assets in the previous year and the main reason for the increase in total current assets by 12% is due to cash inflows and income in the process of receiving payment of approximately 54 million Baht, resulting in total assets An increase of approximately 52 million Baht compared to the previous year.

Shareholders' equity as of December 31, 2018 was closed at 505.24 million Baht, an increase of 7.78 percent from the previous year. The increase was due to the company's improved operating results.

The current ratio of current liabilities improved by 0.8 times, about 2.9 percent. Debt to equity ratio Equivalent to the rate in 2017 was 0.37 times and the book value per share due to the increase in shareholders' equity As a result, the book value per share increased to 0.62 Baht.

The company's income statement for fiscal year 2561, the Company had total revenue of 487.49 million Baht, an increase of approximately 50.97 million Baht or 11.68 percent increase for the reason that it was divided into two issues: (1) the revenue generated from the performance by operating as usual. And the expanding market for data services customers up approximately 16 percent (2) other income including interest and dividend income.

Net profit for the fiscal year 2018 closed at 104.09 million Baht, an increase of approximately 35.86 percent compared to last year's net profit.

The net profit increased by 5%. In 2017, net profit was 76.61 million baht. Increased cause due to cost. And cost is close to that of last year. But in terms of net profit margin As a result, the EPS increased from 0.09 Baht/share to 10 Baht/share.

The Chairman gave shareholders an opportunity to ask question and express opinion.

(1) Mr. Thawatchai Tianboonsong, shareholder, before entering the question, he thanked the company's management for doing a great job and have a question about from the increased net profit can the company keep its profits in the 100 million Baht range like this it be Red Ocean?

Mr. Min Intanate, director and Executive Chairman, answered regarding the increase in net profit, which is considered Blue Ocean, not Red Ocean, and answered more questions about using Big Data and understanding of using data tools. Management which is a trend in the overall industry in the overall society we can be in business must rely on data. Each business sector uses different data the trend of using information in the form of decision making in the business as well. Tools are there to help make accurate decisions and save time. It is an undeniable trend. The improved net profit is the intention and in the company's plan and believe that the future will continue to grow in which the management And the team will be fully under the leadership of the Board of Directors Will bring better performance every year to the shareholders.

(2) Mr. Thawatchai Tianboonsong, shareholder, have more questions by requesting clarification about Peer Power Company Limited and EcartStudio Company Limited

Mr. Chaiyaporn Kiatnuntavimon, director and Chief Operating Officer, answered for EcartStudio Company Limited ("Ecart"), the structure has been adjusted to generate income from the project form to provide more services and a change in the shareholding structure by The Company added more investment is Intouch Holding Public Company Limited due to the potential of e-Cart. To expand the service to be more Mass and the company also has a joint project with Ecart and in the future, the company will use Ecart solution to convert into another service by going to provide services to the government.

Peer Power Company Limited is in the process of waiting for the license in the past, focusing on the lending of SMEs in the form of P2P, is a fund raising from individual or institutional investors and lends directly to SMEs that need funds. Will be an intermediary instead of borrowing directly from a financial institution In the beginning of the year, the SEC listened to comments, which will open another license, which is a license that can create a platform similar to debentures or B/E. In the past, those who would issue B / In the future, SMEs can raise funds via B/E. At this time, Peer Power is in the process of discussing with the SEC to obtain a license.

Mr. Min Intanate, director and Executive Chairman, answered additional questions from Mr. Chaiyaporn Kiatnuntavimon, EcartStudio Company Limited which is the application company on the map. In addition, there is an application related to calling a Taxi which has Taxi Beam network at Thousands of provinces are in use. And at the same time, there is an application related to fishermen, etc. Whatever is related to creating an application on the map is an e-kart business which has a tendency to go a long way application is related to daily life and business.

Peer Power Company Limited is one of the leading companies in the P2P business that asks for a license. Believe that it will soon be licensed and fully operational which makes it possible to see new forms of financial services in the future, which are considered good trends.

(3) Mr. Thawatchai Tianboonsong, shareholder, have more questions as Mr. Min explained that Ecartstudio Company Limited has a good trend. Why not maintain the same percentage of shareholding?

Mr. Min Intanate, director and Executive Chairman, answered comparative questions, Eartstudio Company Limited is like delicious food. The food is delicious; we have to share it for others to eat. Eating only one or two people will prevent you from going far overfill that deliciousness will disappear. Therefore, we want the talented people or contribute to the success of joining us the importance is not how many percent of the shares we hold. But what is to do for the company to progress

After answering questions from the shareholders, the Chairman asked the meeting to consider the resolution.

Resolution of the meeting: the meeting unanimously resolved that the audited Statement of Financial Position and Statement of Comprehensive Income for the year ended 31 December 2018, which has been audited by a certified auditor

Approved	587,522,308	Votes	Percent	100.0000
Disapproved	0	Votes	Percent	0.0000
Abstained	0	Votes	Percent	0.0000
Voided ballots	0	Votes	Percent	0.0000

Agenda 4 To consider and approve the profit apportionment and dividend payment derived from operating results for the year ended 31 December 2018 and set the record date for Shareholder's right to receive dividend

The Chairman informed the meeting to consider. The allocation of net profit to legal reserve fund and approval of dividend payment to shareholders by assigning to Ms. Kanyapan Buranarom Chief Financial Officer proposed the meeting.

Ms. Kanyapan Buranarom Chief Financial Officer, according to the Public Law requires the company to allocate a portion of its annual net profit as a reserve not less than 5% of its annual net profit, Less with the amount of accumulated losses brought forward (if any) until the company has reserves not less than 10 percent of the registered capital.

The Company has appropriated net income to legal reserve of 8,260,000 Baht, 10% of the company's registered the capital.

Ms. Kanyapan Buranarom Chief Financial Officer proposed the meeting to consider and approve the profit apportionment and dividend payment derived from operating results for the year ended 31 December 2018 at 0.12 Baht per share, derived from net profit under non BOI privilege 0.075 Baht per share and under BOI privilege 0.045 Baht per share (par 0.10 Baht) totaling 98.46 Million Baht of consolidated net profit after tax for the year 2018 at the rate of 94.59%. The record date on which shareholders have the rights for receive dividend on Thursday, March 28, 2019 and entitlement to receive dividends and the date of dividend payment would be on Thursday, April 11, 2019.

The Chairman gave shareholders an opportunity to ask question and express opinion but there is no question. Therefore, proposed that the meeting consider the resolution.

Resolution of the meeting: The meeting unanimously resolved that the dividend payment which shareholders have the rights to receive dividend is Thursday, February 28, 2019 at 0.12 Baht per share and the date of dividend payment would be on Thursday, April 11, 2019 as detail above, be approved

Approved	587,522,509	Votes	Percentage of	100.0000
Disapproved	0	Votes	Percentage of	0.0000
Abstained	0	Votes	Percentage of	0.0000
Voided ballots	0	Votes	Percentage of	0.0000

Agenda 5 To consider and approve the appointment of new directors replacing those retired by rotation

The Chairman informed the meeting that according to Clause 18 of the Articles of Association specifies that, at every Annual General Meeting of Shareholders, one-third (1/3) of the directors, or if it is not a multiple of three, then the number nearest to one-third (1/3) must retire from office. In this year, there are 4 directors who must retire by rotation as the chairman assigned Mr. Anant Tangtatswas Chairman of Nomination and Remuneration Committee and consider compensation clarify details.

Mr. Anant Tangtatswas Chairman of Nomination and Remuneration Committee to clarify the details that in this year, there are 4 directors to be retired by rotation as follows

1. Mr. Min Intanate Director and Executive Chairman

Mr. Prayoon Rattanachaiyanont Director
 Dr. Wilson Teo Yong Peng Director

4. Mr. Chaiyaporn Kiatnuntavimon

Director, Corporate Governance Committee Chief Operating Officer and Company Secretary

Brief qualifications of the four retiring directors as detailed in invitation letter. During December 1 - 28, 2018, the company provided an opportunity to its shareholders to propose agenda for the meeting and list of qualified candidate (s) for the directorship, there was not any proposal from minority shareholders.

Board of directors Therefore considered based on the opinion of the Nomination and Remuneration Committee Consider that the consideration is appropriate to be beneficial to the company's operations And taking into account the qualifications as according to the Public Limited Companies Act B.E. 2535, the notification of the Securities and Exchange Commission And the stock market And relevant announcements of the Stock Exchange of Thailand As well as being knowledgeable and capable Perform duties responsibly. Be careful and honest Therefore, proposed to the meeting to approve the 4 directors to be re-appointed as directors of the company for another term. Appear in the meeting invitation documents submitted (By the Chairman of the Nominating Committee And considering the remuneration, invite all 4 directors to leave the meeting room)

1. Mr. Min Intanate	Director
2. Mr. Prayoon Rattanachaiyanont	Director
3. Dr. Wilson Teo Yong Peng	Director
4. Mr. Chaiyaporn Kiatnuntavimon	Director

The Chairman gave shareholders an opportunity to ask question and express opinion but there is no question. Therefore, proposed that the meeting consider the resolution.

Resolution of the meeting: The meeting unanimously resolved to the appointment of the retired directors by rotation and the new directors to be the Company's directors. The shareholders vote individually.

5.1 Mr. Min Intanate

Approved	587,522,609	Votes	Percentage of	100.0000
Disapproved	0	Votes	Percentage of	0.0000
Abstained	0	Votes	Percentage of	0.0000
Voided ballots	0	Votes	Percentage of	0.0000

5.2 Mr. Prayoon Rattanachaiyanont

Approved	587,522,609	Votes	Percentage of	100.0000
Disapproved	0	Votes	Percentage of	0.0000
Abstained	0	Votes	Percentage of	0.0000
Voided ballots	0	Votes	Percentage of	0.0000

5.3 Dr. Wilson Teo Yong Peng

Approved	587,522,609	Votes	Percentage of	100.0000
Disapproved	0	Votes	Percentage of	0.0000
Abstained	0	Votes	Percentage of	0.0000
Voided ballots	0	Votes	Percentage of	0.0000

5.4 Mr. Chaiyaporn Kiatnuntavimon

Approved	587,522,609	Votes	Percentage of	100.0000
Disapproved	0	Votes	Percentage of	0.0000
Abstained	0	Votes	Percentage of	0.0000
Voided ballots	0	Votes	Percentage of	0.0000

Agenda 6 To consider and approve Directors' remuneration

The chairman announced to the meeting, this agenda asks the shareholders to consider two separate issues, namely 1) Approval of bonus payment to the Board of Directors For the fiscal year 2018 and 2) the approval of the remuneration of directors for the year 2019, with the chairman assigning Mr. Anant Tangtatswas Chairman of Nomination and Remuneration Committee explanation to the meeting.

The Nomination and Remuneration Committee has considered from the duties and responsibilities of the committee and the work of the committee in accordance with the criteria and procedures for compensation. From the results of operations of the company for the fiscal year ended 31 December 2018, the past results are as follows:

the company's operating results (Consolidate)	For the year 2017	For the year 2018	Increase (Decrease) %
Total revenue (Baht)	436,517,076	487,485,409	11.68
Net profit after tax (Baht)	76,614,052	104,086,815	35.86

the company's operating results (Separate)	For the year 2017	For the year 2018	Increase (Decrease) %	
Total revenue (Baht)	376,604,455	424,729,292	12.78	
Net profit after tax (Baht)	71,809,289	101,636,945	41.54	

6.1 Proposed the meeting of shareholders consider and approve paying bonus to Chairman of Board, Executive Chairman and Board of Directors as per details below:

No.	Name	Postion	Year 2017 (Baht)	Year 2018 (Baht)
1	Mr. Noravat Suwarn ⁽¹⁾	Chairman of the Board	320,000	-
2	Mr. Banyong Limprayoonwong ⁽²⁾	Chairman of the Board	-	400,00
3	Mr. Min Intanate	Executive Chairman	200,000	400,000
4	Mr. Prayoon Rattanachaiyanont	Director	80,000	160,000
5	Mr. Wilson Teo Yong Peng	Director	80,000	160,000
6	Mr. Anant Tangtatswas	Independent Director/	80,000	160,000
		Chairman of Audit		
		Committee / Chairman		
		of Nomination and		
		Remuneration		
		Committee / Chairman of		
		Corporate Governance		
		Committee		

No.	Name	Postion	Year 2017 (Baht)	Year 2018 (Baht)
7	Ms. Manida Zinmerman	Independent director/	80,000	160,000
		Member of Audit		
		Committee / Member		
		of Nomination and		
		Remuneration		
		Committee		
8	Ms. Suteera Sripaibulya	Independent director/	80,000	160,000
		Member of Audit		
		Committee / Member		
		of Nomination and		
		Remuneration		
		Committee		
9	Asst.Prof. Karndee Leopairote	Independent director/	80,000	160,000
		Member of Audit		
		Committee / Member		
		of Nomination and		
		Remuneration		
		Committee		
		Total	1,000,000	1,760,000

^{*}Mr. Noravat Suwarn remuneration until March 28, 2018. Mr.Banyong Limprayoonwong remuneration shall start from March 29, 2018.

Ms. Chamaiporn Apikulvanich and Mr. Chaiyaporn Kiatnuntavimon offered to waive bonus as the director.

The Chairman gave shareholders an opportunity to ask question and express opinion but there is no question. Therefore, proposed that the meeting consider the resolution.

Resolution of the meeting: The meeting resolved with votes of more than 2 in 3 approve paying bonus to Chairman of Board, Executive Chairman and Board of Directors

Approved by	521,230,112	votes	Percentage of	88.7166
Disapproved by	0	votes	Percentage of	0.0000
Abstained by	0	votes	Percentage of	0.0000
No rights to vote	66,292,500	votes	Percentage of	11.2834
Voided ballots	0	votes	Percentage of	0.0000

For this matter, the interested shareholders who were present at the meeting and were not rights to vote this matter had a total of 66,292,500 votes.

6.2 The Chairman also proposed the meeting to consider the determination of director's remuneration for the year 2019 as the following details:

No.	Name	Position	Year 2018	Year 2019
			(Baht/month)	(Baht/month)
1	Mr. Banyong Limprayoonwong	Chairman of the Board	285,000	299,250

No.	Name	Position	Year 2018	Year 2019
			(Baht/month)	(Baht/month)
2	Mr. Min Intanate	Executive Chairman	283,821	298,012
3	Mr. Prayoon Rattanachaiyanont	Director	20,000	25,000
1	Mr. Amont Tomototoxyos	Independent Director	20,000	25,000
4	Mr. Anant Tangtatswas	Chairman of Audit Committee	53,500	58,500
_		Independent Director	20,000	25,000
5	Ms. Manida Zinmerman	Audit Committee	20,000	25,000
6	Ms. Suteera Sripaibulya	Independent Director	20,000	25,000
0	Wis. Succera Stipatourya	Audit Committee	20,000	25,000
_		Independent Director	20,000	25,000
7	Asst.Prof. Karndee Leopairote	Audit Committee	20,000	25,000

- The meeting allowance for Board of directors who attend the meeting

(per times) 5,000 Baht

- The meeting allowance for Nomination and Remuneration Committee who attend the meeting

(per times) 5,000 Baht

- The meeting allowance for Corporate Governance Committee who attend the meeting

(per times) 5,000 Baht

- Any other privileges granted to the directors

none

- Ms. Chamaiporn Apikulvanich, Mr. Wilson Teo Yong Peng and Mr. Chaiyaporn Kiatnuntavimon offered to waive the directors' remuneration.
- Nomination and Remuneration Committee and Corporate Governance Committee will not receive monthly remuneration, but receive the allowance (per attendance).
- Ms. Chamaiporn Apikulvanich and Mr. Chaiyaporn Kiatnuntavimon offered to waive the meeting allowance as the Corporate Governance Committee.

The Chairman gave shareholders an opportunity to ask question and express opinion.

- (1) Mr. Methee An-adirekkun, proxy from Thai Investors Association, asked Year 2019 has approved the directors' remuneration in the year 2020 to approve the bonus or not. The authorization does not include the bonus year 2019 to be turnover. It will be approved in 2020 that correct or not?
 - Mr. Min Intanate, Director, answered, the shareholders understood correctly.
- (2) Mr. Kaiwan Kotwanit, shareholder, according to the invitation letter to page 6, stating whether any other benefits granted to the directors do not have this line not specified or not because it will be too closed. If there are other expenses that should not be paid by the directors.
- Mr. Banyong Limprayoonwong, Chairman of Board of Directors, answered according to the expenses law. Directors' remuneration must comply with the resolution of the shareholders' meeting only. If

the meeting has a resolution to disapprove, then cannot pay. The word "none here" means none other than this request for approval so that shareholders are comfortable that the company will not pay more than requested for approval.

Mr. Kaiwan Kotwanit, shareholder, there is additional suggestion that Agenda 6.2 is the main remuneration While Agenda 6.1 is considered as an extra remuneration, why is Agenda 6.2 and Agenda 6.1 not alternating?

Mr. Banyong Limprayoonwong, Chairman of Board of Directors, Accepted.

After answering questions from the shareholders, the Chairman asked the meeting to consider the resolution.

Resolution of the meeting: The meeting resolved with votes of more than 2 in 3 approving the directors of rumination as details above.

Approved by	522,830,121	votes	Percentage of	88.9889
Disapproved by	0	votes	Percentage of	0.0000
Abstained by	0	votes	Percentage of	0.0000
No rights to vote	64,692,500	votes	Percentage of	11.0111
Voided ballots	0	votes	Percentage of	0.0000

For this matter, the interested shareholders who were present at the meeting and were not entitled to vote for or against this matter had a total of 64,692,500 shares

Agenda 7 To consider and approve the appointment of auditor and determination of auditor's remuneration for the year 2019

The Chairman assigning Mr. Anant Tangtatswas Chairman of Audit Committee proposed the meeting.

Mr. Anant Tangtatswas Chairman of Audit Committee announced to the meeting that the audit committee has considered the audit fees and qualifications of auditors and saw that EY Office Company Limited is an audit office with experience and reputation accepted by the public whose qualifications does not contradict the regulations specified by the Stock Exchange of Thailand.

Therefore, it is proposed to the meeting to consider and approve the appointment of Ms. Siriwan Nitdamrong, C.P.A. Registration No. 5906 and/or Miss Kamonthip Lertwitworathep, C.P.A. Registration No. 4377 and/or Miss Sarinda Hirunprasertwut, C.P.A Registration No.4799 of EYOffice Company Limited as auditors for the company and subsidiaries, and approve the audit fees for 2018 detail as follower:

Detail	EY Of	fice Limited	Increase (Decrease) from Year 2018
	2018	2018 2019	
Audit fee	1,000,000	1,000,000	-
Other*	200,000	240,000	20
Total	1,200,000	1,240,000	3.33%

Remarks:

- *Other include Audit fee for BOI and Review Annual Report
- Audit fee does not include other expenses

EY Office Limited is the auditor of subsidiary company of Business Online Public Company Limited; D&B (Thailand) Co., Ltd. and BOL Digital Co., Ltd.

EY Office Limited and the auditors proposed as auditor of the company have no relationship or any interest with the company, executives or related persons, which may have an impact on performing task independently.

The Chairman gave shareholders an opportunity to ask question and express opinion.

Mr. Kaiwan Kotwanit, shareholder, information as shown on the slide and the meeting invitation letter in other service fees that increase by 20%, does not mean that the total increase of 20% in the total percentage channels is probably incorrect.

Mr. Min Intanate, director and Executive Chairman, acknowledge and receive back to the amendment.

After giving opportunities for shareholders to ask questions and express opinion but there is no question. Therefore, proposed that the meeting consider the resolution.

Resolution of the meeting: The meeting unanimously resolved that the appointment of the Company's auditors and their remuneration as proposed above, be approved.

Approved	587,522,622	Votes	Percentage of	100.0000
Disapproved	0	Votes	Percentage of	0.0000
Abstained	0	Votes	Percentage of	0.0000
Voided ballots	0	Votes	Percentage of	0.0000

Agenda 8 To consider any other business (if any)

No other business was proposed to the meeting for consideration; however, there were questions raised by the shareholders.

(1) Mr. Chokchai Sakunvisit, shareholder, asked Service MatchLink wants to know the direction of the management service, which will develop in which direction and in what current status.

Mr. Chaiyaporn Kiatnuntavimon, director and Chief Operating Officer, answered MatchLink is a platform for companies to find opportunities And make a difference from the previous services we have because in the past we would provide services in the form of annual fees Who will apply, pay for the service and use for 1 year. The company found that behaviour Or next trend If we want to expand the market to have more customers Will be a small group of customers or SMEs, which the customers will pay the annual fee may be quite difficult This is the beginning of the MatchLink model, which is a platform where the company uses our data that has Come to provide free service to a certain extent Which can draw users into the platform. Currently, there are approximately 1,000,000 users / month. In the past year, the company negotiated with financial institutions to find ways and opportunities to do business together it is expected that during Q2 - Q3 the company will be able to launch loans through the MatchLink system, where MatchLink

will be the intermediary to send the information of the operators that use to the bank. And the bank can consider the selection and approval

In a broad view or in the future the Company has a vision that we want to do business into the digital platform is more MatchLink Thus, it becomes a central platform that enables businesses to meet. And exploitation of the platform, such as wanting to buy Contact want chat option loan, which has a lot of the support platform digital future to achieve greater business links.

For the revenue model, the Company has to adjust visitors companies that want to check more information will have a model that will charge a fee such as on-board. In the past, will check only if the customer has the ability to pay the debt or not. But now the trend of inspections is increasing, such as checking suppliers from major agencies or multinational companies if you want to do business, you need to check the requirements, etc. Therefore, the platform will evolve the use of User information. At the same time, the company looks for new business models, such as customers who request to borrow money from the bank. And the bank lends through the platform, the company will collect management fees from the bank as a percentage of the loan amount, which will be another way of income etc.

(2) Mr. Chokchai Sakunvisit, shareholder, asked the interaction on the platform will create data between users in the system. The company has prepared how to manage with the data to benefit.

Mr. Chaiyaporn Kiatnuntavimon, director and Chief Operating Officer, answered It is the main idea that the company is trying to create a MatchLink platform. In the past, we will get information from the government and survey. This platform will create data from user behaviour of who is linked to be trading with will keep in the platform in case of problems such as trading and not making payment will begin to have depth of information at the same time, there will be user self-generated content - those who want to advertise themselves, such as receiving prizes or selling things, etc. In the past, this collection of data has limitations on the age of the information that is short in 1 year. The data may only be updated to 60. % Which the cost of updating is a lot, but while users benefit from, the data update will be natural. This information will create Big Data, AI, and Analytics. We have the technology and data to enable us to grow steadily.

- (3) Mr. Kaiwan Kotwanit, shareholder, there are suggestions that it should be concluded in Item 8 on the agenda of all shareholders Slide show again. The questions that in its annual report page 36 Article 4 a specified percentage of shareholding 51.01 on the information given on page 38 and then combined deficit of around 3% do not know what to do.
- Mr. Min Intanate, Director and Executive Chairman, answered, Responded to the question that 3.72% were at Pan Pacific Consultant Company Limited.
- Mr. Kaiwan Kotwanit, shareholder, suggested that this information should be corrected in the annual report.
 - Mr. Min Intanate, Director and Executive Chairman, take note and get back to edit.
- (4) Mr. Chalermdech Leewancharoen, shareholder, In the future, BOL will grow in any direction and in the message pages from the president mentioned Fintech, AI, Blockchain, Social Listening want to explain how these new technologies will affect the company and will be more competitive.

Mr. Min Intanate, Director and Executive Chairman, answered, at this time, if observed as a User of the Company, there will be a very clear change namely Product MatchLink, in which we will get data and usage behavior. In the future there will be a Big Data story between consumers and consumers or companies and companies that connect this information will give the company the ability to analyze as behavior and reliability of the product of that company. 1) Score Credit Bureau, which the company is a shareholder and the processor of the company National Credit Information Co., Ltd. 2) FS Score that uses 10-20 years of financial data to analyze risk rates 3) Social Listening that is developing on Product Corpus. In the process, the company will start collecting Social data to be a big database and at the same time will cooperate with educational institutions to do Al, is to collect consumer behavior to make a summary in numbers to help customers make decisions.

(5) Mr. Chalermdech Leewancharoen, shareholder, more about whether competitors Al are China and the United States. Is an expert. Khun Min sees it possible to compete with us in the country.

Mr. Min Intanate, Director and Executive Chairman, answered, nothing is impossible Today, the business that I do is not only I do it alone people around the world do we therefore have to do studies which have 2 ways. We must be better or become a partner in which the company has a policy of becoming a partner.

(6) Mr. Thawatchai Tianboonsong, shareholder, there are questions that 1) Social Score to get information the Company collaborated to allow other people to buy information or obtain information from applicants on the platform, and 2) when will ABIKS Development Company Limited build an office building

Mr. Min Intanate, Director and Executive Chairman, answered, for question 1, Product MatchLink is an attempt to get users. By providing basic information that is free and after that there will be members during whom members interacted the Company will receive the information. This information will become a score that everyone wants in the future. And the company created a social listening platform on the company's products that brought information from all routes with a lot of users to process and create products, which the company is trying to do, is the power of information. To be without having to take people to analyze Use the capabilities of the Engine to analyze instead. Therefore, what technology is necessary to buy a company to buy something that the company can create by themselves the Company will do it themselves.

For question 2, the office building of ABIKS Development Company Limited, the building has not been built because the company has just moved the office to the MS Siam Building. This meeting date is the first use which will be used about 5-6 years.

(7) Ms. Suwantha Charatthanet, shareholder, does the company have plans to operate abroad and where?

Mr. Chaiyaporn Kiatnuntavimon, director and Chief Operating Officer, answered, at present, the company is in the process of establishing a company in Vietnam and there are some negotiable partners which in 2019 will be able to start operation. Concept the Company wants to bring know-how used in Thailand. To use in Vietnam Initially, there will be a product in the bank group and MatchLink that will bring future revenue and studying other countries in the next step. And the company has talked with a partner, D&B, who has foreign information By bringing the information that D&B has to match with the

data of the same format without having to waste time importing new data And expanding into foreign countries.

(8) Ms. Suwantha Charatthanet, shareholder, the Company in Vietnam Can estimate whether any quarter will begin

Mr. Chaiyaporn Kiatnuntavimon, director and Chief Operating Officer, answered, Q2 is expected to start operations.

The Chairman thanked all shareholders for sacrificing their time to attend the meeting.

The meeting was adjourned at 4.00 p.m

(Signed by) - Banyong Limprayoonwong - Chairman of the meeting
(Mr. Banyong Limprayoonwong)
Chairman of Board of Directors

(Signed by) - Chaiyaporn Kiatnuntavimon - Director, and Company Secretary
(Mr. Chaiyaporn Kiatnuntavimon)
Chief Operating Officer

(Signed by) - Supachaya Pansaeng - Recorded the minutes of Meeting
(Ms. Supachaya Pansaeng)
Assistant Company Secretary

To consider and approve the appointment of new directors replacing those retired by rotation

and new director of the company

Name Mr. Banyong Limprayoonwong

Age 66

Nationality Thai

Propose for appointment Independent Director, Chairman of the Board

Shareholding Percentage None

Education LL.B, Ramkhamhaeng University

MPA, (Master of Public Administration), National Institute of

Development Administration

Certificate, Thailand National Defence collage (2003)

Training at Thai Institute of Director Certificate, Senior Executive Program (Class 32)

Certificate, Top Executive Program in Commerce & Trade (TEPCOT)

(Class 3/2010), Commerce Academy

Certificate, Public Director Certification Program (Class 7/2014),

Public Director Institute (PDI)

- Certificate, Director Accreditation Program (DAP) (Class 111/2014),

Thai Institute of Director (IOD)

- Certificate, Role of the Chairman Program (RCP) (Class 43/2018),

Thai Institute of Director (IOD)

Appointment Date 29/03/2018

Duration of directorship 2 Years (2018 - Present)

Present Position Independent Director,

Chairman of the Board

Other Positions SET-Listed Companies

Advisor, Legal Function

Siam Commercial Bank Public Company Limited

Non-Listed Companies / Organizations

Legal Advisor SCG Legal Counsel Company Limited

Advisor to the Board of Director

Dhipaya Life Assurance Public Company Limited

Advisor to the Executive Committee

Dhipaya Life Assurance Public Company Limited

Any position in competing or relating

business

None

2019 Meeting Attendance Attendance of Director 5/6 (83%)

Attendance of Non-Executive Director 1/1 (100%)

Name Ms. Manida Zinmerman

Age 53

Nationality Thai

Propose for appointment Independent Director, Audit Committee

Shareholding Percentage 0.50%

Education - MBA Assumption University

- LL.M., Columbia University

- LL.B., Thammasat University

Graduate Diploma Business Law, Thammasart University

Training at Thai Institute of Director - Certificate the Role of the Nomination and Governance

Committee (RNG) Class 2/2012 (IOD)

- Certificate the Director Certification Program (DCP)

Class 8/2001 (IOD)

Appointment Date 24/10/2003

Duration of directorship 17 Years (2003 - Present)

Present Position Independent Director, Audit Committee,

Nomination and Remuneration Committee

Other Positions SET-Listed Companies

- None

Non-Listed Companies / Organizations

- None

None

Any position in competing or relating

2019 Meeting Attendance

business

- Attendance of Director 5/6 times (83%)

- Attendance of Audit Committee 4/4 times (100%)

- Attendance of Nomination and Remuneration Committee

2/2 times (100%)

- Attendance of Non-Executive Committee 1/1 time (100%)

Name Ms. Suteera Sripaibulya

Age 66

Nationality Thai

Propose for appointment Independent Director, Audit Committee

Shareholding Percentage 0.20%

Education - AMP, Advanced Management Program, 2013,

Harvard University (USA)

- Bachelor of Science, Chiangmai University

Training at Thai Institute of Director - Certificate Senior Executive Program

(Capital Market Academy) Class 4

Certificate Director Accredited Program (DAP) 2009 (IOD)

Appointment Date 17/09/2008

Duration of directorship 12 Years (2008 - Present)

Present Position Independent Director, Audit Committee,

Nomination and Remuneration Committee

Other Positions SET-Listed Companies

- Senior Executive Vice President, Technology Division Bangkok

Bank Public Company Limited

Non-Listed Companies / Organizations

- Director National Credit Bureau Company Limited

- Director National ITMX Company Limited

- Director National Digital ID Company Limited

Director Bangkok Smartcard System Company Limited

Director Anew Corporation Company Limited

Director Processing Center Company Limited

Any position in competing or relating

business

None

2019 Meeting Attendance - Attendance of Director 6/6 times (100%)

- Attendance of Audit Committee 4/4 times (100%)

- Attendance of Nomination and Remuneration Committee

2/2 times (100%)

Attendance of Non-Executive Committee 1/1 time (100%)

Name Ms. Chamaiporn Apikulvanich

Age 58

Nationality Thai

Propose for appointment Director

Shareholding Percentage 0.65%

Education - Master of Applied Statistics (Computer Science, Hons.), National Institute of Development Administration (NIDA)

Bachelor of Arts (Economics, 2nd Class Hons.),
 University of the Thai Chamber of Commerce

Training at Thai Institute of Director - Certificate Director Accredited Program (DAP) 2004 (IOD)

- Certificate Fostering a Board and Management Team 2005

- Certificate Driving Company Success with IT Governance

(ITG) Class 1/2016

- Certificate Executive Development Program (EDP) Class 6

- Certificate Cryptoasset Revolution Class 1

Appointment Date 24/10/2003

Duration of directorship 17 Years (2003 – Present)

Present Position Director, Corporate Governance Committee

Other Positions SET-Listed Companies

- None

Non-Listed Companies / Organizations

- Director D&B (Thailand) Company Limited

Director BOL Digital Company Limited

Any position in competing or relating

business

- None

2019 Meeting Attendance - Attendance of Director 6/6 Times (100%)

- Attendance of Corporate Governance Committee

1/1 Times (100%)

Name Mr.Pang Thieng Hwi

Age 55

Nationality Malaysian

Propose for appointment Director

Shareholding Percentage None

Education - Bachelor of Arts and Master of Arts (Honorary Award),

University of Cambridge,UK **Training at Thai Institute of Director**None

Appointment Date None (New director)

Duration of directorship None (New director)

Present Position None (New director)

Other Positions SET-Listed Companies

SVOA Public Company Limited
 Non-Listed Companies / Organizations

 CEO & Executive Director Keppel Telecommunications & Transportation Ltd. (Singapore)

- Director Keppel DC REIT Management Pte Ltd (Singapore)

Director M1 Limited (Singapore)

Director Asia Airfreight Terminal Company Ltd (Hong Kong)

- Chairman/Director Trisilco Radiance Communications Sdn Bhd

(Malaysia)

- Director Nautilus Data Technologies, Inc (United States of

America)

Any position in competing or relating

business

- None

2019 Meeting Attendance None (New director)

The Articles of Association regarding the Shareholder's Meeting and Voting Procedures

Chapter III

Directors and Power of Directors

Clause 17

A meeting of shareholders must elect the directors in accordance with the following procedures and rules:

- (1) Each shareholder has one vote for each share held;
- (2) A shareholder may cast votes for each individual director or a group of directors as determined by a meeting of shareholders. In casting the votes, each shareholder must cast all the votes he/she has under sub-clause (1) above in electing the individual director or the group of directors, as the case may be, in which case those votes are not divisible; and
- (3) The election of directors requires a resolution of shareholders passed by a majority vote. In the case of an equality of votes, the Chairman of the meeting must exercise a casting vote

Clause 18

In every common annual meeting, director must retire from the position at least or approximately one-third of the board of directors (1/3). In the first two years after the company is registered, the members who take retire from the board of directors are chosen by lots. After that, the rule requires that committees serve the longest in the position retire from the position.

Chapter IV

Convening of Meeting

Clause 35

A meeting of shareholders must be held in the area where the Company's head office is located or in any adjacent provinces or any other places as designated by the board of directors.

Clause 38

A quorum of a meeting of shareholders requires a lesser of a number of twenty-five (25) shareholders or one-half or more of the total number of shareholders, holdings in aggregate one-third (1/3) or more of the total issued shares, present in person or by proxy (if any).

If after one (1) hour from the time fixed for a meeting of shareholders a quorum has not been constituted, the meeting which was called at the request of shareholders must be dissolved. If the meeting is called other than at the request of the shareholders, an adjourned meeting must be called and a notice of the meeting must be sent to the shareholders seven (7) days or more before the date of the adjourned meeting. No quorum is required at the adjourned meeting.

Clause 39

A shareholder may appoint a proxy to attend and vote at a meeting of shareholders on his/her behalf. The instrument appointing a proxy must be made in writing, signed by the shareholder and made in a form prescribed by the Public Companies Registrar. The proxy instrument must be submitted with the Chairman or his/her assignee before the proxy attends the meeting. The proxy instrument must contain at least the following particulars:

- a) the amount of shares held by the shareholder;
- b) the name of the proxy; and
- c) the meeting at which the proxy is appointed to attend and vote.

Clause 42

In every meeting of shareholders, a shareholder has one vote for each share.

A shareholder who has a special interest in any matter may not cast votes on that matter, except for the election of directors.

Clause 43

A resolution of shareholders must be passed by a majority of the votes cast by the shareholders attending and eligible to vote at the meeting, except where it requires otherwise in these Articles of Association or by law or in any of the following cases where a resolution must be passed by three-quarters (3/4) or more of the votes cast by the shareholders attending and eligible to vote at the meeting:

- a) a sale or transfer of all or substantial part of the business of the Company to any person;
- (b) a purchase or acceptance of transfer of business of other public or private companies;
- (c) an entering into, amendment or termination of any agreement concerning a lease out of all or substantial part of the business of the Company or an assignment of the management control of the business of the Company to any person or a merger with any person for the purposes of profit and loss sharing;
- (d) an amendment to the Memorandum or Articles of Association of the Company;
- (e) an increase or reduction of capital;
- (f) an issue of debentures; or
- (g) an amalgamation or a dissolution of the Company.

Chapter VI

Dividend and Capital Reserve

Clause 49

The Company's board may pay interim dividend to shareholders from time to time when it is apparent to the board that the Company has made enough profits to do so. After the dividend is paid, the payment of the dividend must be reported to the quorum of the following shareholder meeting.

Clause 51

When allocating the net profits for each fiscal year, the company shall first offset its losses in previous years and set aside a legal capital reserve at 5% of the profits left over until the accumulated legal capital reserve has surpassed 10% of the registered capital.

The board of directors may arrange voting in order to allocate a portion of all its reserves for relevant beneficial activities of the company.

After the board approved, the company may transfer other capital reserves, legal capital reserve, and share premium to compensate retained losses of the company.

Names and information of independent directors being proposed as a proxy holder



1) Mr. Banyong Limprayoonwong

Position: Independent Director

Chairman of the Board

Address: Business Online Public Company Limited

1023 MS Siam Tower, 28th Floor, Rama 3 Road, Chong Nonsi, Yannawa, Bangkok 10120

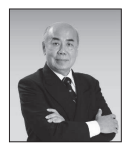
The agenda concerning consideration: Agenda 6 To consider and approve the appointment

of new directors replacing those retired by rotation Agenda 8 To consider and approve Directors'

remuneration

Agenda 1 – 5 Agenda 7 and Agenda 9 None

Special interest different from other Directors in every agenda item proposed and / or apart fromagenda proposed at this meeting None



2) Mr. Anant Tangtatswas Age 69

Position Independent Director

Chairman of Audit Committee

Chairman of Nomination and Remuneration Committee

Chairman of Corporate Governance Committee

Address: Business Online Public Company Limited

1023 MS Siam Tower, 28th Floor, Rama 3 Road, Chong Nonsi, Yannawa, Bangkok 10120

The agenda concerning consideration: Agenda 8 To consider and approve Directors' remuneration

Agenda 1 - 7 and Agenda 9 None

Special interest different from other Directors in every agenda item proposed and / or apart from agenda proposed

at this meeting: None



3) Ms. Manida Zinmerman Age 53

Position Independent Director **Audit Committee**

Nomination and Remuneration Committee Address: Business Online Public Company Limited

1023 MS Siam Tower, 28th Floor, Rama 3 Road, Chong Nonsi, Yannawa, Bangkok 10120

The agenda concerning consideration: Agenda 6 To consider and approve the appointment of

new directors replacing those retired by rotation Agenda 8 To consider and approve Directors'

remuneration

Agenda 1 – 5 Agenda 7 and Agenda 9 None

Special interest different from other Directors in every agenda item proposed and / or apart from agenda proposed

at this meeting:

None



4) Ms. Suteera Sripaibulya Age 66

Position Independent Director Audit Committee

Nomination and Remuneration Committee
Address: Business Online Public Company Limited

1023 MS Siam Tower, 28th Floor, Rama 3 Road, Chong Nonsi, Yannawa, Bangkok 10120

The agenda concerning consideration: Agenda 6 To consider and approve the appointment of

new directors replacing those retired by rotation Agenda 8 To consider and approve Directors'

remuneration

Agenda 1 – 5 Agenda 7 and Agenda 9 None

Special interest different from other
Directors in every agenda item proposed
and / or apart from agenda proposed
at this meeting:

None



5) Asst.Prof.Dr. Karndee Leopairote Age 44

Position Independent Director Audit Committee

Nomination and Remuneration Committee

Address: Business Online Public Company Limited

1023 MS Siam Tower, 28th Floor, Rama 3 Road, Chong Nonsi, Yannawa, Bangkok 10120

The agenda concerning consideration: Agenda 8 To consider and approve Directors' remuneration

Agenda 1 – 7 and Agenda 9 None

Special interest different from other
Directors in every agenda item proposed
and / or apart from agenda proposed
at this meeting:

None

แบบหนังสือมอบฉันทะ แบบ ก. (แบบทั่วไปซึ่งเป็นแบบที่ง่ายไม่ซับซ้อน)

ท้ายประกาศกรมพัฒนาธุรกิจการค้า เรื่อง กำหนดแบบหนังสือมอบฉันทะ (ฉบับที่ 5) พ.ศ. 2550

Proxy Form A. (General Form)

อากรแสตมป์ Duty stamp 20 Baht

				เขียนที่			
			Written at				
			วันที	i	เดือน	พ.ศ.	
			Dat	e	Month	A.D	
(1) ข้าพเจ้า				สัญชาติ			
				-	:y:	'	
ายู่บ้านเลขที่	ถนน		(ท้าบล/แขวง			
	, Road:			ambol/Subdis			
าเภอ/เขต			จังหวัด			ไรษณีย์	
Amphoe/District:		,	Province:		, Posta	l Code:	
(2) เป็นผู้ถือ	หุ้นของบริษัท	บิซิเ	นส ออนไลน์		ရိ′	ากัด (มหาชน)	
As a share	holder of	Bus	iness Online		Public Com	pany Limited,	
ัดยถือหุ้นจำนวนทั้งสิ้เ	ารงท	หุ้น และออกเล	สียงลงคะแนนได้เ	ท่ากับ		เสียง ดังนี้	
nolding a total of	sh	nares; and have	the right to vote	equal to		votes as follow :	
ั หุ้นสาม			และออกเสียงลง			เสียง	
, Onelin - m		- 1				votes	
	appoint		อายุ Age.	ปี years			
	:		9				
อยู่บ้าน			ถนน		ตำบล/แขวง		
Residi	ng at No		Road:		Tambol/Sub	odistrict:	
อำเภอ,	/เ୩୭		จังหวัด		รหัสไปรษณีเ	۶ ۲	
	pe/District:):	
				eli			
หรือ / OR			อายุ	ปี			
			Age	years			
อยู่บ้าเ	มเลขที่ 		ถนน		ตำบล/แขวง		
10	ng at No					odistrict:	
อำเภอ. •			จังหวัด		รหัสไปรษณีเ		
Amph	pe/District:		Province:		Postal Code	e:	

คนหนึ่งคนใดเพียงคนเดียวเป็นผู้แทนของข้าพเจ้า เพื่อเข้าประชุมและออกเสียงลงคะแนนแทนข้าพเจ้าในการประชุมสามัญผู้ถือหุ้นประจำปี 2563 ในวันพฤหัสบดีที่ 2 เมษายน 2563 เวลา 14:00 น. ณ เลขที่ 1023 อาคารเอ็มเอส สยามทาวเวอร์ ชั้น 31 (ห้อง ASIC) ถนนพระราม 3 แขวง ช่องนนทรี เขตยานนาวา กรุงเทพมหานคร 10120 หรือจะพึ่งเลื่อนไปในวัน เวลา และสถานที่อื่นด้วย

Only one person as my/our representative to participate in and vote at the meeting of Annual General Meeting of the Shareholders 2020 On Thursday, April 2, 2020, at 2:00 p.m., at No. 1023 MS SIAM Tower, 31st Floor (ASIC Room), Rama III Road, Chong Nonsi, Yannawa, Bangkok 10120 or which may be postponed to any other date, time and place.

กิจการใดที่ผู้รับมอบฉันทะกระทำไปในการประชุมนั้น ให้ถือเสมือนว่าข้าพเจ้าได้กระทำเองทุกประการ

All acts undertaken by the proxy at the Meeting shall be treated as if they have been undertaken by myself/ourselves in all respects.

ลงชื่อ		ผู้มอบฉันทะ
Signed:		Grantor
	()
ลงชื่อ Signed:		ผู้รับมอบฉันทะ Grantee
	()
ลงชื่อ Signed:		ผู้รับมอบฉันทะ Grantee
	()

<u>หมายเหตุ</u> <u>Notes</u>

ผู้ถือหุ้นที่มอบฉันทะ จะต้องมอบฉันทะให้ผู้รับมอบฉันทะเพียงรายเดียวเป็นผู้เข้าประชุมและออกเสียงลงคะแนน ไม่สามา รถ แบ่งแยกจำนวนหุ้นให้ผู้รับมอบฉันทะหลายคน เพื่อแยกการลงคะแนนเสียงได้

Each shareholder who appoints a proxy shall appoint only one proxy to participate in and vote at the Meeting and may not apportion his/her shares for several proxies to vote.

อากรแสตมป์ Duty stamp

20 Baht

แบบหนังสือมอบฉันทะ แบบ ข. (ที่กำหนดรายการต่าง ๆ ที่จะมอบฉันทะที่ละเอียดชัดเจนตายตัว)

ท้ายประกาศกรมพัฒนาธุรกิจการค้า เรื่อง กำหนดแบบหนังสือมอบฉันทะ (ฉบับที่ 5) พ.ศ. 2550

Proxy Form B.

			เขีย	บนที่	
			Written	n at	
			วันที่	เดือน	พ.ศ
			Date	Month	A.D
(1) ข้าพเจ้า			สัญชาติ		
		0		ty:	
อยู่บ้านเลขที No	ถนน Road:	ต , Ta	าบล/แขวง mbol/Subdis	etrict:	
างอ. อำเภอ/เขต	, rtoad.	•ังหวัด	mboi/oubuis	รหัสไปรษถ์	 นีย์
Amphoe/District:		, Province:		, Postal Co	de:
(2) เป็นผู้ถือหุ้า	นของบริษัท -	บิซิเนส ออนไลน์		จำกัด (มหาชน)	
		Business Online		, ,	y Limited,
โดยถือหุ้นจำนวนทั้งสิ้นร _า	วม หุ้	น และออกเสียงลงคะแนนได้เท่	ากับ	โล้	สียง ดังนี้
holding a total of	share	es; and have the right to vote	equal to	v	otes as follow :
หุ้นสามัญ		หุ้น และออกเสียงลงค	ะแนนได้เท่ากั	ับ	เสียง
Ordinary s	hare	shares and have the	right to vote	equal to	vote:
(3) ขอมอบฉัน					
Hereby a	ppoint	@O61	สี		
<u> </u>		อายุ Age.	_		
<u> </u>			,		
อยู่บ้านเด		ถนน		ตำบล/แขวง	
Residing	at No.	, Road_:		Tambol/Subdist	rict:
อำเภอ/เข	Ø	จังหวัด		รหัสไปรษณีย์	
Amphoe	/District:	Province:			
หรือ / OR		อายุ	ปี		
		4			
<u>2</u>)		Age.	years		
อยู่บ้านเล	าขที่	ถนน		ตำบล/แขวง	
41		Road:		Tambol/Subdist	rict:
	ra ra	จังหวัด		วหัสไปรษณีย์	
อำเภอ/เข				의 시에 다 다 내 내 가 가 다 다 다 다 가 다 다 다 다 다 다 다 다 다	

ในวันพฤหัสบดีที่ 2 เมษายน 2563 เวลา 14:00 น. ณ เลขที่ 1023 อาคารเอ็มเอส สยามทาวเวอร์ ชั้น 31 (ห้อง ASIC) ถนนพระราม 3 แขวงช่องนนทรี เขตยานนาวา กรุงเทพมหานคร 10120 หรือจะพึ่งเลื่อนไปในวัน เวลา และสถานที่อื่นด้วย Only one person as my/our representative to participate in and vote at the meeting of Annual General Meeting of the Shareholders

2020 On Thursday, April 2, 2020 , at 2:00 p.m., at No. 1023 MS SIAM Tower, 31st Floor (ASIC Room), Rama III Road, Chong Nonsi, Yannawa, Bangkok 10120, or which may be postponed to any other date, time and place.

(4) ข้าพ	พเจ้าขอมอบฉันทะให้ผู้รับมอง	⊔ฉันทะเ	ออกเสียงลงคะแนนแทนข้าท	งเจ้าในก	าารประชุมครั้งนี้ ดังนี้				
	is meeting, I/We hereby in				,				
วาระที่ 1	พิจารณารับรองรายง	านการ	ประชุมสามัญผู้ถือหุ้นประ	ะจำปี 2	562				
Agenda 1	To certify the Minutes of the Annual General Meeting of Shareholders 2019								
□ (n)	ให้ผู้รับมอบฉันทะมีสิทธิพิจา	ารณาแด	าะลงมติแทนข้าพเจ้าได้ทุกป	ระการต	ามที่เห็นสมควร				
(a)	grant the proxy the right	to cons	ider and vote on my/our b	oehalf a	at its own discretion.				
(1)	ให้ผู้รับมอบฉันทะออกเสียง	ลงคะแา	นนตามความประสงค์ของข้า	าพเจ้า ด็	ังนี้				
(b)	grant the proxy the right	to vote	in accordance with my/ou	ur inten	tion as follows				
	เห็นด้วย		ไม่เห็นด้วย		งดออกเสียง				
	Approve		Disapprove		Abstain				
วาระที่ 2	รับทราบรายงานของ	คณะกร	รรมการบริษัทสำหรับผลก	ารดำเร	นินงานประจำปี 2562				
Agenda 2	To acknowledge the	report	on the company's operati	ing resu	ults for the year 2019				
□ (n)	ให้ผู้รับมอบฉันทะมีสิทธิพิจา	ารณาแต	าะลงมติแทนข้าพเจ้าได้ทุกป	ระการต	ามที่เห็นสมควร				
(a)	grant the proxy the right	to cons	ider and vote on my/our b	oehalf a	at its own discretion.				
(1)	ให้ผู้รับมอบฉันทะออกเสียง	ลงคะแเ	มนตามความประสงค์ของข้า 	เพเจ้า ดิ	้ เน้				
(b)	grant the proxy the right	to vote	in accordance with my/ou	ur inten	tion as follows				
	เห็นด้วย		ไม่เห็นด้วย		งดออกเสียง				
	Approve		Disapprove		Abstain				
วาระที่ 3 Agenda :	สิ้นสุด ณ วันที่ 31 To consider and	ลppro	าม 2562 ซึ่งผ่านการตรวจ ve the audited Stateme	สอบจา ent of	บ็ดเสร็จของบริษัทสำหรับรอบปีบัญชี เกผู้สอบบัญชีรับอนุญาตแล้ว financial position and Statements o				
		come ic	or the year ended 31 Dec	cember	2019 which audited by certified public				
□ (n)	accountant	ารถเวเเ	ละลงมติแทนข้าพเจ้าได้ทุกเ	ไระการเ	สาร สาราชาย์ เรีย				
, ,	-		ider and vote on my/our k						
(a)									
[1]	ให้ผู้รับมอบฉันทะออกเสียง								
(b)	grant the proxy the right	to vote	1	ur inten					
	เห็นด้วย		ไม่เห็นด้วย		งดออกเสียง				
	Approve		Disapprove		Abstain				
วาระที่ 4	รับทราบการจ่ายเงิน								
Agenda 4	_		any's interim dividend		1 -				
□ (n)	ให้ผู้รับมอบฉันทะมีสิทธิพิจา	ารณาแด	าะลงมติแทนข้าพเจ้าได้ทุกป	ระการต	าามที่เห็นสมควร				
(a)			ider and vote on my/our b						
☐ (1)	ให้ผู้รับมอบฉันทะออกเสียง	ลงคะแเ	มนตามความประสงค์ของข้า 	เพเจ้า ดิ	านี้				
(b)	grant the proxy the right	to vote	in accordance with my/ou	ur inten	tion as follows				
	เห็นด้วย		ไม่เห็นด้วย		งดออกเสียง				
	Approve		Disapprove		Abstain				

วาระที่ 5	จ่ายเงินปันผลแก่	การจัดสรรกำไรสุทธิเป็นทุนสำรองตามกฎหมาย และพิจารณาอนุมัติ า่ผู้ถือหุ้น สำหรับผลการดำเนินงานสิ้นสุด ณ วันที่ 31 ธันวาคม 2562 และ ดรายชื่อผู้ถือหุ้นที่มีสิทธิรับเงินปันผล						
Agenda 5	To consider and ap	oprove 1	the profit apportionment	and div	vidend payment derived from operating			
	results for the year	ended	31 December 2019 and	set the	e record date for Shareholder's right to			
	receive dividend							
🗌 (ก)	ให้ผู้รับมอบฉันทะมีสิทธิทิ	โจารณา	และลงมติแทนข้าพเจ้าได้ทุเ	กประกา	รตามที่เห็นสมควร			
(a)	-		י nsider and vote on my/ou					
(1)			แนนตามความประสงค์ของ					
(b)	grant the proxy the right	nt to vot	e in accordance with my	our int	ention as follows			
	เห็นด้วย		ไม่เห็นด้วย		งดออกเสียง			
	Approve		Disapprove		Abstain			
วาระที่ 6 Agenda (ก) (a) (b)	To consider and ให้ผู้รับมอบฉันทะมีสิทธิที grant the proxy the righ ให้ผู้รับมอบฉันทะออกเสีย grant the proxy the righ เห็นด้วยกับการแต่งตั้ง Approve with appoin เห็นด้วย Approve	approve il จารณาเ it to con เปลดงคะเ int to vot inssมกา intment a	และลงมติแทนข้าพเจ้าได้ทุ Isider and vote on my/ou แนนตามความประสงค์ของ e in accordance with my เรทั้งชุด all team ไม่เห็นด้วย Disapprove	/ directonประกา r behal ข้าพเจ้า //our int	ors replacing those retired by rotation อารามที่เห็นสมควร f at its own discretion. ดังนี้ ention as follows งดออกเสียง Abstain			
1. นาย	เบรรยงศ์ ลิ้มประยูรวงศ์ เ		Mr. Banyong Limprayo	onwong				
	เห็นด้วย		ไม่เห็นด้วย		งดออกเสียง			
	Approve		Disapprove		Abstain			
2. นางเ	ชาวมานิดา ซินเมอร์แมน -		Ms. Manida Zinmermar	1				
	เห็นด้วย		ไม่เห็นด้วย		งดออกเสียง			
	Approve		Disapprove		Abstain			
3. นาง	สาวสุธีรา ศรีไพบูลย์		Ms. Suteera Sripaibulya	a				
	เห็นด้วย		ไม่เห็นด้วย		งดออกเสียง			
	Approve		Disapprove		Abstain			
4. นาง	สาวชไมพร อภิกุลวณิช		Ms. Chamaiporn Apiku	lvanich				
	เห็นด้วย		ไม่เห็นด้วย		งดออกเสียง			
	Approve		Disapprove		Abstain			

0.00	7 พิจารณาอนุมัติการแต่งตั้งกรรมการบริษัทเพิ่มเติม											
Agenda 7	da 7 To consider and approve the appointment of new director of the company											
□ (n)	(ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร											
(a)	grant the proxy the right	to cons	ider and vote on my/our I	behalf a	at its own discretion.							
(a)	ให้ผู้รับมอบฉันทะออกเสียง	เลงคะแ	นนตามความประสงค์ของข้า	าพเจ้า ต่	ทั่งนี้							
(b)	•											
()	(b) grant the proxy the right to vote in accordance with my/our intention as follows											
	🗆 เห็นด้วย 🗆 ไม่เห็นด้วย 🗆 งดออกเสียง											
	Approve		Disapprove		Abstain							
วาระที่ 8	พิจารณาอนุมัติกำเ	หนดค่า	ตอบแทนกรรมการบริษัท	1								
Agenda 8	3 To consider and ap	oprove	Directors' remuneration									
	(ก) ให้ผู้รับมอบฉันทะมีสิท	ธิพิจารถ	นาและลงมติแทนข้าพเจ้าได้	ก์ทุกประ	การตามที่เห็นสมควร							
	(a) grant the proxy the ri	ght to d	consider and vote on my/	our beh	nalf at its own discretion.							
	(ข) ให้ผู้รับมอบฉันทะออก	เสียงลง	คะแนนตามความประสงค์ข	เองข้าพ	จ้า ดังนี้							
	(b) grant the proxy the ri	ight to v	vote in accordance with n	ny/our i	ntention as follows							
0.4	٩٩	۲ _۲	۹. ^{پر} . ا		9							
					ารรมการบริหาร และกรรม:	การ						
			,	บริษัท สำหรับผลการดำเนินงานสิ้นสุด ณ วันที่ 31 ธันวาคม 2562								
	To consider and approve paying bonus to Chairman of the Board, Executive Chairman and											
				f the B	oard, Executive Chairman	and						
	Board of Directors for the y			f the B	oard, Executive Chairman	and						
				f the B	oard, Executive Chairman	and						
	Board of Directors for the y		ded 31 December 2019 ไม่เห็นด้วย	f the B		and						
	Board of Directors for the y เห็นด้วย		ded 31 December 2019	f the B	งดออกเสียง	and						
	Board of Directors for the y เห็นด้วย	ear en	ded 31 December 2019 ไม่เห็นด้วย Disapprove		งดออกเสียง Abstain	and						
8.2	Board of Directors for the y เห็นด้วย Approve	ear end	ded 31 December 2019 ไม่เห็นด้วย Disapprove		งดออกเสียง Abstain 663	and						
8.2	Board of Directors for the y เห็นด้วย Approve	ear end	ded 31 December 2019 ไม่เห็นด้วย Disapprove		งดออกเสียง Abstain 663	and						
8.2	Board of Directors for the y เห็นด้วย Approve พิจารณาอนุมัติกำหนดค่า	ear end	ded 31 December 2019 ไม่เห็นด้วย Disapprove ทนกรรมการบริษัท สำหร s' remuneration for the ye		งดออกเสียง Abstain 663	and						
8.2 9	Board of Directors for the y เห็นด้วย Approve พิจารณาอนุมัติกำหนดค่าเ To consider and approve c เห็นด้วย Approve	maulli maulli	ded 31 December 2019 ไม่เห็นด้วย Disapprove nunssมการบริษัท สำหรั s' remuneration for the ye ไม่เห็นด้วย Disapprove		งดออกเสียง Abstain 663 ว งดออกเสียง Abstain	and						
8.2 ที่	Roard of Directors for the y เห็นด้วย Approve พิจารณาอนุมัติกำหนดค่าย To consider and approve c เห็นด้วย Approve พิจารณาอนุมัติการ	maulli maulli	ded 31 December 2019 ไม่เห็นด้วย Disapprove านกรรมการบริษัท สำหร s' remuneration for the ye		งดออกเสียง Abstain 663 ว งดออกเสียง Abstain	and						
8.2 9	Roard of Directors for the y เห็นด้วย Approve พิจารณาอนุมัติกำหนดค่าเ To consider and approve c เห็นด้วย Approve พิจารณาอนุมัติการ	ear end	ded 31 December 2019 ไม่เห็นด้วย Disapprove กนกรรมการบริษัท สำหรั s' remuneration for the yell ไม่เห็นด้วย Disapprove ผู้สอบบัญชี และกำหนดเ		งดออกเสียง Abstain 663 ว งดออกเสียง Abstain							
8.2 1 1 1 2 1 3 1 5 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Roard of Directors for the y เห็นด้วย Approve พิจารณาอนุมัติกำหนดค่าย To consider and approve consider Approve พิจารณาอนุมัติการ	rear end	ded 31 December 2019 ไม่เห็นด้วย Disapprove หนกรรมการบริษัท สำหรั s' remuneration for the ye ไม่เห็นด้วย Disapprove เผู้สอบบัญชี และกำหนดเ		งดออกเสียง Abstain 663 งดออกเสียง Abstain บัญที่ สำหรับปี 2563 determination of auditor's re							
8.2 ที่ 37ระที่ 9 Agenda (ก)	Roard of Directors for the y เห็นด้วย Approve พิจารณาอนุมัติกำหนดค่าเ To consider and approve c เห็นด้วย Approve To consider and approve ทิจารณาอนุมัติการ	rear end	ded 31 December 2019 ไม่เห็นด้วย Disapprove ในกรรมการบริษัท สำหรั s' remuneration for the ye ไม่เห็นด้วย Disapprove เผู้สอบบัญชี และกำหนดเ the appointment of audit		งดออกเสียง Abstain 663 ว งดออกเสียง Abstain บัญชี สำหรับปี 2563 determination of auditor's re							
8.2 ที่ วาระที่ 9 Agenda 9 (ก) (a)	Roard of Directors for the y เห็นด้วย Approve พิจารณาอนุมัติกำหนดค่าย To consider and approve c เห็นด้วย Approve To consider and approve To consider and approve for the year 2020 ให้ผู้รับมอบฉันทะมีสิทธิพิจ grant the proxy the right	rear end maบแบ director pprove	ded 31 December 2019 ไม่เห็นด้วย Disapprove กนกรรมการบริษัท สำหรั s' remuneration for the yell ไม่เห็นด้วย Disapprove เผู้สอบบัญชี และกำหนดเ the appointment of audit ละลงมติแทนข้าพเจ้าได้ทุกร	รับปี 25 ear 2020 ค่าสอบ tor and	งดออกเสียง Abstain 663 งดออกเสียง Abstain บัญชี สำหรับปี 2563 determination of auditor's re							
8.2 ที่ วาระที่ 9 Agenda ((ก) (a) (ข)	Roard of Directors for the y เห็นด้วย Approve พิจารณาอนุมัติกำหนดค่า To consider and approve c เห็นด้วย Approve To consider and a for the year 2020 ให้ผู้รับมอบฉันทะมีสิทธิพิจ grant the proxy the right	rear end manus manus director rแต่งตั้ง pprove กรณาแ to cons	ded 31 December 2019 ไม่เห็นด้วย Disapprove กนกรรมการบริษัท สำหรั s' remuneration for the ye ไม่เห็นด้วย Disapprove เผู้สอบบัญชี และกำหนดเ the appointment of audit ละลงมติแทนข้าพเจ้าได้ทุกร sider and vote on my/our	่รับปี 25 ear 2020 ค่าสอบ tor and ประการ behalf	งดออกเสียง Abstain 663 ว งดออกเสียง Abstain บัญชี สำหรับปี 2563 determination of auditor's re							
8.2 ที่ วาระที่ 9 Agenda 9 (ก) (a)	Roard of Directors for the y เห็นด้วย Approve พิจารณาอนุมัติกำหนดค่าย To consider and approve c เห็นด้วย Approve To consider and approve To consider and approve for the year 2020 ให้ผู้รับมอบฉันทะมีสิทธิพิจ grant the proxy the right	rear end manus manus director rแต่งตั้ง pprove กรณาแ to cons	ded 31 December 2019 ไม่เห็นด้วย Disapprove กนกรรมการบริษัท สำหรั s' remuneration for the ye ไม่เห็นด้วย Disapprove เผู้สอบบัญชี และกำหนดเ the appointment of audit ละลงมติแทนข้าพเจ้าได้ทุกร sider and vote on my/our	่รับปี 25 ear 2020 ค่าสอบ tor and ประการ behalf	งดออกเสียง Abstain 663 ว งดออกเสียง Abstain บัญชี สำหรับปี 2563 determination of auditor's re							

วาระที่ 10 พิจารณาเรื่องอื่น ๆ (ถ้ามี) Agenda 10 To consider any other business (if any) □ (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร (a) grant the proxy the right to consider and vote on my/our behalf at its own discretion. □ (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้ (b) grant the proxy the right to vote in accordance with my/our intention as follows

(D)	grant the proxy the right	to vote	in accordance with my/o	ui iiitoi	Ition as follows
	เห็นด้วย		ไม่เห็นด้วย		งดออกเสียง
	Approve		Disapprove		Abstain

(5) การลงคะแนนเสียงของผู้รับมอบฉันทะในวาระใดที่ไม่เป็นไปตามที่ระบุไว้ในหนังสือมอบฉันทะนี้ ให้ถือ ถือว่าการลงคะแนน เสียงนั้นไม่ถูกต้องและไม่ใช่เป็นการลงคะแนนเสียงของข้าพเจ้าในฐานะผู้ถือหุ้น

If the votes which the proxy casts on any agenda conflict with my/our specified instruction in this proxy, those votes are invalid and will be regarded as having not been cast by me/us in my/our capacity as the shareholder.

(6) ในกรณีที่ที่ประชุมมีการพิจารณาหรือลงมติในเรื่องใดนอกเหนือจากเรื่องที่ระบุไว้ข้างต้น รวมถึงกรณีที่มีการแก้ไข เปลี่ยนแปลงหรือเพิ่มเติมข้อเท็จจริงประการใด ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร

If I/we have not expressed my/our intention with respect to votes in any item, or such intention is unclear or if the meeting takes into consideration any matters other than those specified above, including the amendment, alteration or addition of any facts, the proxy shall be entitled to consider and vote on my/our behalf in all respects as the proxy deems fit;

กิจการใดที่ผู้รับมอบฉันทะกระทำไปในการประชุมนั้น ให้ถือเสมือนว่าข้าพเจ้าได้กระทำเองทุกประการ

All acts undertaken by the proxy at the Meeting shall be treated as if they have been undertaken by myself/ourselves in all respects.

ลงชื่อ Signed:		ผู้มอบฉันทะ Grantor
	()
ลงชื่อ Signed:		ผู้รับมอบฉันทะ Grantee
	()
ลงชื่อ Signed:		ผู้รับมอบฉันทะ Grantee
	()

หมายเหตุ (Notes)

1. ผู้ถือหุ้นที่มอบฉันทะ จะต้องมอบฉันทะให้ผู้รับมอบฉันทะเพียงรายเดียวเป็นผู้เข้าประชุมและออกเสียงลงคะแนน ไม่สามารถแบ่งแยก จำนวนหุ้นให้ผู้รับมอบฉันทะหลายคน เพื่อแยกการลงคะแนนเสียงได้

Each shareholder who appoints a proxy shall appoint only one proxy to participate in and vote at the meeting and may not apportion his/her shares for several proxies to vote.

2. วาระเลือกตั้งกรรมการสามารถเลือกตั้งกรรมการทั้งชุดหรือเลือกตั้งกรรมการเป็นรายบุคคล

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

3. ในกรณีที่มีวาระที่จะพิจารณาในการประชุมมากกว่าวาระที่ระบุไว้ข้างต้น ผู้มอบฉันทะสามารถระบุเพิ่มเติมได้ในใบประจำต่อแบบหนังสือ มอบฉันทะ แบบ ข. ตามแนบ In case of there are any statements to be indicated in addition to those specified above, the grantor may make additional authorization in the Attachment to Proxy Form B.

ใบประจำต่อแบบหนังสือมอบฉันทะแบบ ข.

Supplement to Proxy Form B.

การมอบฉันท	ะในฐานะเา็	ป็นผู้ถือหุ้นของบริษัท	บิร์	ซิเนส ออนไลน์ จำกัด (มห	หาชน)				
Appointment	t of Proxy	as Shareholder of	Busi	iness Online Public Comp	oany Lii	mited			
	ในการป	ระชุมสามัญผู้ถือหุ้น ประจำปี	2563						
	For the	Meeting of Annual General	Meetin	g of the Shareholders 202	20				
		ยน 2563 เวลา 14:00 น. ณ เส หานคร 10120 หรือที่จะพึงเลี่ก				31 (ห้อง ASIC) ถนนพระราม 3 แขวงช่องนนทรี			
•					or (AS	IC Room), Rama III Road, Chong Nonsi,			
Yannawa, Ba	angkok 10	120 or any adjournment to	any oth	er date, time and place					
						<u> </u>			
□ วาระที่ Item	□ (n)	เรื่อง Subject) ให้ผู้รับมอบฉันทะมีสิทธิพิจ		 ละลงมติแทนข้าพเจ้าได้ทุกเ					
	(a)) grant the proxy the right	to cons	sider and vote on my/our b	oehalf a	at its own discretion.			
	(1)) ให้ผู้รับมอบฉันทะออกเสียง	เลงคะแเ	นนตามความประสงค์ของข้า	เพเจ้า ดิ	์ ใน			
	(b)	grant the proxy the right	to vote	in accordance with my/ou	ur inten	tion as follows			
		เห็นด้วย		ไม่เห็นด้วย		งดออกเสียง			
		Approve		Disapprove		Abstain			
□ วาระที่ Item	☐ (n	เรื่อง Subject) ให้ผู้รับมอบฉันทะมีสิทธิพิจ) grant the proxy the right		ละลงมติแทนข้าพเจ้าได้ทุกบ					
	(1)) ให้ผู้รับมอบฉันทะออกเสียง	เลงคะแเ	นนตามความประสงค์ของข้า	เพเจ้า ดิ	. ส้ ใน			
	(b)	grant the proxy the right	to vote	in accordance with my/ou	ur inten	tion as follows			
		เห็นด้วย		ไม่เห็นด้วย		งดออกเสียง			
		Approve		Disapprove		Abstain			
่ วาระที่ Item	(a)	เรื่อง Subject (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร (a) grant the proxy the right to consider and vote on my/our behalf at its own discretion. (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้ (b) grant the proxy the right to vote in accordance with my/our intention as follows							
		เห็นด้วย		ไม่เห็นด้วย		งดออกเสียง			
		Approve		Disapprove		Abstain			

🗌 วาระที่		เรื่อง								
Item		Subject				1				
	□ (ก)	ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร								
	(a)	grant the proxy the right	to cons	sider and vote on my/ou	r behalf a	at its own discretion.				
	(1)	ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้								
	(b)	grant the proxy the right	to vote	in accordance with my/	our inten	tion as follows				
		เห็นด้วย		ไม่เห็นด้วย		งดออกเสียง				
		Approve		Disapprove		Abstain				
🗌 วาระที่		เรื่อง								
Item		Subject								
	ุ (ก)	ให้ผู้รับมอบฉันทะมีสิทธิพิ	จารณาแ	ละลงมติแทนข้าพเจ้าได้ทุ	กประการ	ตามที่เห็นสมควร				
	(a)	grant the proxy the right to consider and vote on my/our behalf at its own discretion.								
	(1)) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้								
	(b)	grant the proxy the right	to vote	in accordance with my/	our inten	tion as follows				
	🗆 เห็นด้วย		🗆 ไม่เห็นด้วย		🗆 งดออกเสียง					
		Approve		Disapprove		Abstain				
ข้าพ	เจ้าขครับร	องว่า รายการในใบประจำต่ศ	า เเา เา เาหาใ	มังสืคมคบลับทะ ถกต้องบริ	ทารณ์และ	เป็นความจริงทกประการ				
				-	-	xy Form are true, correct ar				
all respects.	Ticloby C	certify that the particulars	Contain	ed in the Supplement to	THE TTO	xy rominare true, correct ar				
ян гезресіз.				ลงชื่อ		ผู้มอบจันทะ				
						Grantor				
)				
				(/				
				ลงชื่อ		ผู้รับมอบฉันท				
						Grantee				
				(ลงชื่อ) ผู้รับมอบฉันท				
						Grantee				
				019110a		Grantee				

แบบหนังสือมอบฉันทะ แบบ ค. (แบบที่ใช้เฉพาะกรณีผู้ถือหุ้นเป็นผู้ลงทุนต่างประเทศและแต่งตั้งให้คัสโตเดียน (Custodian) ในประเทศไทยเป็นผู้รับฝากและดูแลหุ้น) ท้ายประกาศกรมพัฒนาธุรกิจการค้า เรื่อง กำหนดแบบหนังสือมอบฉันทะ (ฉบับที่ 5) พ.ศ. 2550

Proxy Form C.

อากรแสตมป์ Duty stamp 20 Baht

			เขีย	ยนที่	
			Writter	n at	
			วันที่	เดือน	
			Date	Month	A.D
(1) ข้าพเจ้า			สัญชาติ		
I/We,			•	ty:	
อยู่บ้านเลขที	ถนน		าบล/แขวง		
	, Road:	, Tar จังหวัด	mbol/Subdis	strict:	
อำเภอ/เขต Amphoe/District:		จงหวด , Province:		าหัสไปาษถึ Postal Co	
чтрпос/візтет.		, i fovilice		, i ostai co	ac
(2) เป็นผู้ถือหุ้นา	องบริษัท	บิซิเนส ออนไลน์		จำกัด (มหาชน)	
As a sharehold		Business Online			9,
โดยถือหุ้นจำนวนทั้งสิ้นรวม	ı ใ	ุ้น และออกเสียงลงคะแนนได้เท่า	ากับ	เรี	สียง ดังนี้
holding a total of	shar	es; and have the right to vote e	equal to	v	otes as follow :
หุ้นสามัญ		หุ้น และออกเสียงลงคร	ะแนนได้เท่ากั	ับ	เสียง
Ordinary sha	ıre	shares and have the r	iaht to vote	equal to	votes
(3) ขอมอบฉันท			·9····		
Hereby app					
, , ,		อายุ	1		
		Age.	years		
	ą.				
อยู่บ้านเลข Residing s		ถนน , Road:		ตำบล/แขวง Tambal/Subdict	rict:
Residing a	t NO.	, Nodu			nct
อำเภอ/เขต		จังหวัด		รหัสไปรษณีย์	
Amphoe/D	istrict:	Province:		Postal Code:	
a					
หรือ / OR		ଜୁପଣ	ปี		
— 2)		อายุ Age.			
<i>÷_1</i> ·			youro		
อยู่บ้านเลข [.]	ai M	ถนน		ตำบล/แขวง	
Residing a	t No.	Road:		Tambol/Subdist	rict:
00100/100		~~		รหัสไปรา _ช ณีย์	
อ้าเภอ/เขต	istrict:	จังหวัด		รหลเบรษณย Postal Code:	

คนหนึ่งคนใดเพียงคนเดียวเป็นผู้แทนของข้าพเจ้า เพื่อเข้าประชุมและออกเสียงลงคะแนนแทนข้าพเจ้าในการประชุมสามัญผู้ถือหุ้นประจำปี 2563 ในวันพฤหัสบดีที่ 2 เมษายน 2563 เวลา 14:00 น. ณ เลขที่ 1023 อาคารเอ็มเอส สยามทาวเวอร์ ชั้น 31 (ห้อง ASIC) ถนนพระราม 3 แขวงช่องนนทรี เขตยานนาวา กรุงเทพมหานคร 10120 หรือจะพึ่งเลื่อนไปในวัน เวลา และสถานที่อื่นด้วย

Only one person as my/our representative to participate in and vote at the meeting of Annual General Meeting of the Shareholders 2020 On Thursday, April 2, 2020 , at 2:00 p.m., at No. 1023 MS SIAM Tower, 31st Floor (ASIC Room), Rama III Road, Chong Nonsi, Yannawa, Bangkok 10120 or which may be postponed to any other date, time and place.

	(4) ข้าพเจ้าขอมอบฉันทะให้ผู้รับมอบฉันทะเข้าร่วมประชุมและออกเสียงลงคะแนนในครั้งนี้ ดังนี้									
	In this meeting, I/We hereby intend to have the proxy vote as follows:									
	🗆 มอบฉันทะตามจำนวนหุ้นทั้งหมดที่ถือและมีสิทธิออกเสียงลงคะแนนได้									
	The voting right in all the voting shares held by us is granted to the proxy.									
	🗌 มอบฉัน	ทะบางส่วน คือ								
7	Γhe voting right	in part of the votin	g sh	ares held by us is granted to the pro	оху а	s follows:				
	 — หุ้นสามัญ หุ้น และมีสิทธิ์ขอกเสียงลงคะแนนได้ เสียง 									
	Ordinary sh	naress	hare	s in total, which are entitled to cast		votes; and				
	รวมสิท	าธิออกเสียงลงคะแน	เนได้	ทั้งหมด	เสียง					
	Total				votes	3				
	วาระที่ 1	พิจารณารับรถ	องรา	ยงานการประชุมสามัญผู้ถือหุ้นประ	จำปี :	2562				
	Agenda 1	To certify the	Minu	tes of the Annual General Meeting	of Sha	areholders 2019				
	🗌 (ก) ใช	ห้ผู้รับมอบฉันทะมีสิ	ทธิพิ	จารณาและลงมติแทนข้าพเจ้าได้ทุกประ	ะการต	ขามที่เห็นสมควร				
				nt to consider and vote on my/our b						
	(1)	ให้ผู้รับมอบฉันทะอ	อกเสี	ยงลงคะแนนตามความประสงค์ของข้า	พเจ้า	ดังนี้				
	(b)	grant the proxy th	e rig	ht to vote in accordance with my/ou	ır inte	ntion as follows				
	เห็นด้วย			ไม่เห็นด้วย		งดออกเสียง				
	Approve	เสียง		Disapproveเสียง		Abstainเสียง				
	วาระที่ 2	υ 	00101	องคณะกรรมการบริษัทสำหรับผลก [.]	ഹര്ദ					
	Agenda 2									
	_		_	ne report on the company's operatir เจารณาและลงมติแทนข้าพเจ้าได้ทุกปร	_					
		-		·						
			_	nt to consider and vote on my/our b		9/				
		TI .		ยงลงคะแนนตามความประสงค์ของข้าเ 						
		grant the proxy the	e righ	nt to vote in accordance with my/ou	r inter					
	เห็นด้วย	ব		ไม่เห็นด้วย		งดออกเสียง				
	Approve	เสียง		Disapproveเสียง		Abstainเสียง				
	วาระที่ 3	A	<u>د</u>		200011					
	.1.12211.2			บแพตงฐานะการเงนแพะงบกาเรขาย 1 ธันวาคม 2562 ซึ่งผ่านการตรวจสา		บ็ดเสร็จของบริษัทสำหรับรอบปีบัญชี กผัสจบบัญชีรับอบญาตแล้ว				
	Agenda 3	·				of financial position and Statements of				
	, igailia 0		_	come for the year ended 31 Decem						
	่ (ก) ′			พิจารณาและลงมติแทนข้าพเจ้าได้ทุกป						
		•		ht to consider and vote on my/our b						
				ยงลงคะแนนตามความประสงค์ของข้าเ		_				
		1		nt to vote in accordance with my/ou						
	(b) (เห็นด้วย	grant tile proxy the	ingl	าเ to vote in accordance with my/ou ไม่เห็นด้วย		าแon as follows งดออกเสียง				
		เสียง		Disapproveเสียง		Abstainเสียง				
				11						

วาระท 4 รบทราบกา	ร จ ายเ	งนปนผลระหวางกาล							
Agenda 4 To acknowledge the company's interim dividend									
🗌 (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร									
(a) grant the proxy t	he rig	ht to consider and vote on my/our b	ehalf	at its own discretion.					
🗌 (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้									
(b) grant the proxy t	ne rig	ht to vote in accordance with my/ou	ır inte	ntion as follows					
เห็นด้วย		ไม่เห็นด้วย		งดออกเสียง					
Approve		Disapprove		Abstain					
วาระที่ 5 พิจารณาอนุมัติการจัดสรรกำไรสุทธิเป็นทุนสำรองตามกฎหมาย และพิจารณาอนุมั จ่ายเงินปันผลแก่ผู้ถือหุ้น สำหรับผลการดำเนินงานสิ้นสุด ณ วันที่ 31 ธันวาคม 2562 แก กำหนดวันกำหนดรายชื่อผู้ถือหุ้นที่มีสิทธิรับเงินปันผล Agenda 5 To consider and approve the profit apportionment and dividend payment derived from operati									
results for th	e yea	r ended 31 December 2019 and s	et the	e record date for Shareholder's right to					
receive divic				-					
🗌 (ก) ให้ผู้รับมอบฉันทะ	มีสิทธิ	พิจารณาและลงมติแทนข้าพเจ้าได้ทุกป	ไระกา	รตามที่เห็นสมควร					
u u		ght to consider and vote on my/our							
		~ สียงลงคะแนนตามความประสงค์ของข้		9,					
u u		ght to vote in accordance with my/o							
เห็นด้วย	T 🖂	ไม่เห็นด้วย	Тп	งดออกเสียง					
Approveเสียง		Disapproveเสียง		Abstainเสียง					
Agenda 6 To conside (n) ให้ผู้รับมอบฉันทะ (a) grant the proxy t (ข) ให้ผู้รับมอบฉันทะ (b) grant the proxy น็นด้วยกับกาะ	r and มีสิทธิ he rig ออกเสิ the rig	การแต่งตั้งกรรมการ แทนกรรมการ approve the appointment of new d พิจารณาและลงมติแทนข้าพเจ้าได้ทุกบ ht to consider and vote on my/our b ไยงลงคะแนนตามความประสงค์ของข้า ght to vote in accordance with my/or เจ้กรรมการทั้งชุด intment all team	irecto ไระกา pehalf พเจ้า	ors replacing those retired by rotation รตามที่เห็นสมควร at its own discretion. ดังนี้					
เห็นด้วย		ไม่เห็นด้วย		งดออกเสียง					
Approveเสียง		Disapproveเสียง		Abstainเสียง					
 เห็นด้วยกับการแต่งตั้งกรรมการรายบุคคล ดังนี้ Approve with partial of team as follows : นายบรรยงค์ ลิ้มประยูรวงศ์ Mr. Banyong Limprayoonwong เห็นด้วย งดออกเสียง 									
Approveเสียง		Disapproveเสียง		Abstainเสียง					
 2. นางสาวมานิดา ซินเมอ	ก็แมน	Ms. Manida Zinmerman	_						
เห็นด้วย		ไม่เห็นด้วย		งดออกเสียง					
Approve เสียง		Disapprove เสียง		Abstain เสียง					

	3. นางสาวสุธีรา ศรีไพบูลย์		Ms. Suteera Sripaibulya							
	เห็นด้วย		ไม่เห็นด้วย		งดออกเสียง					
	Approveเสียง		Disapproveเสียง		Abstainเสียง					
	A	า้อง	Ma Chamainarn Anikulyan	vioh						
4. นางสาวชใมพร อภิกุลวณิช Ms. Chamaiporn Apikulvanich										
	เห็นด้วย		ไม่เห็นด้วย	Ш	งดออกเสียง					
	Approveเสียง		Disapproveเสียง		Abstainเสียง					
วาระที่ 7 พิจารณาอนุมัติการแต่งตั้งกรรมการบริษัทเพิ่มเติม										
	Agenda 7 To consider and approve the appointment of new director of the company									
	 (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร 									
	(a) grant the proxy the right to consider and vote on my/our behalf at its own discretion.									
	(a) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้									
	•		ht to vote in accordance with my/our							
	(b) grant the proxy the	ie rig	nt to vote in accordance with my/our	inte	THIOT AS TOTIONS					
	เห็นด้วย		ไม่เห็นด้วย		งดออกเสียง					
	Approve		Disapprove		Abstain					
Agenda 8 To consider and approve directors' remuneration (n) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร (a) grant the proxy the right to consider and vote on my/our behalf at its own discretion. (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้ (b) grant the proxy the right to vote in accordance with my/our intention as follows 8.1 พิจารณาอนุมัติการจ่ายเงินใบนัสให้ประธานกรรมการ ประธานกรรมการบริหาร และกรรมการ บริษัท สำหรับผลการดำเนินงานสิ้นสุด ณ วันที่ 31 ธันวาคม 2562 To consider and approve paying bonus to Chairman of the Board, Executive Chairman and Board										
of Directors for the year ended 31 December 2018										
	เห็นด้วย		ไม่เห็นด้วย		งดออกเสียง					
	Approveเสียง		Disapproveเสียง		Abstainเสียง					
8.2 พิจารณาอนุมัติกำหนดค่าตอบแทนกรรมการบริษัท สำหรับปี 2563 To consider and approve directors' remuneration for the year 2019										
	เห็นด้วย		ไม่เห็นด้วย		งดออกเสียง					
	Approveเสียง		Disapproveเสียง		Abstainเสียง					

	วาระที่ 9 Agenda 9		พิจารณาอ	นุมัติ	การแต่งตั้งผู้สอบบัณ	ูชี และกำหนด ศ	์ จำสอร	บบัญชี สำหรับปี 2563	
			To conside	To consider and approve the appointment of auditor and determination of auditor's remuneration					
				for the yea	ır 202	0			
		☐ (f	า) ให้ผู้	รับมอบฉันทะมี	สิทธิพิ	จารณาและลงมติแทน	เข้าพเจ้าได้ทุกปร	ะการต	าามที่เห็นสมควร
		(nt to consider and vo			
		(<u>1</u>	บ) ให้ผู้	รับมอบฉันทะอง	อกเสีย	เงลงคะแนนตามความ	ประสงค์ของข้าพ	เจ้า ดั	งน้ำ งน้
		(I	o) grai	nt the proxy th	e righ	nt to vote in accordar	nce with my/our	inten	tion as follows
		เห็นด้วย				ไม่เห็นด้วย			งดออกเสียง
		Approv	e	เสียง		Disapprove	เสียง		Abstainเสียง
		วาระ	ที่ 10	พิจารณาเรี	รื่องอื่	น ๆ (ถ้ามี)			
		Agen	da 10	To conside	er any	other business (if a	ny)		
			า) ให้ผู้	รับมอบฉันทะมีชื่	สิทธิพิ	จารณาและลงมติแทน	ข้าพเจ้าได้ทุกปร	ะการต	ามที่เห็นสมควร
		(8	a) grar	it the proxy the	e righ	t to consider and vo	te on my/our be	half a	t its own discretion.
			บ) ให้ผู้	รับมอบฉันทะอ	อกเสีย	บงลงคะแนนตามความ	เประสงค์ของข้าพ	แจ้า ด้	. ส้ ใน
		(1	o) grai	nt the proxy th	e righ	nt to vote in accorda	nce with my/our	inten	tion as follows
		เห็นด้วย				ไม่เห็นด้วย			งดออกเสียง
		Approve		เสียง		Disapprove	เสียง		Abstainเสียง
votes เปลี่ยน the m	are แปร	iถูกต้องและ If invalid and (5) ใน ลงหรือเพิ่มแ์ If ing takes	ไม่ใช่เป็ the vot d will be กรณีที่ที่ ทิมข้อเท็ I/we ha into col	นการลงคะแนน es which the p e regarded as ประชุมมีการพิจ จจริงประการใด ive not expres nsideration an	แสียง proxy havin กรณา ให้ผู้รู้ sed r ny ma	ของข้าพเจ้าในฐานะผู้เ casts on any agend ig not been cast by เ เหรือลงมติในเรื่องใดน รับมอบฉันทะมีสิทธิพิจ my/our intention with	กือหุ้น la conflict with r me/us in my/our อกเหนือจากเรื่อง การณาและลงมติเ respect to vote ose specified a	my/ou capa ที่ระบุ่ แทนข้ es in a bove,	วงสือมอบฉันทะนี้ ให้ถือ ถือว่าการลงคะแนน r specified instruction in this proxy, those city as the shareholder. ไว้ข้างต้น รวมถึงกรณีที่มีการแก้ไข าพเจ้าได้ทุกประการตามที่เห็นสมควร any item, or such intention is unclear or if including the amendment, alteration or n all respects as the proxy deems fit;
myse	f/ou		acts u	ındertaken by		·			าได้กระทำเองทุกประการ d as if they have been undertaken by
									ผู้มอบฉันทะ Grantor)
						ลงชื่อ			ผู้รับมอบฉันทะ
									Grantee
							()
						ลงชื่อ			ผู้รับมอบฉันทะ
						Signed:			Grantee

(_____)

หมายเหตุ Remark

1. หนังสือมอบฉันทะแบบ ค. นี้ใช้เฉพาะกรณีที่ผู้ถือหุ้นที่ปรากฏชื่อในทะเบียนเป็นผู้ลงทุนต่างประเทศและแต่งตั้งให้คัสโตเดียน (Custodian) ในประเทศไทยเป็นผู้รับฝากและดูแลหุ้นให้เท่านั้น

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

2. หลักฐานที่ต้องแนบพร้อมกับหนังสือมอบฉันทะ คือ

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

- (1) หนังสือมอบอำนาจจากผู้ถือหุ้นให้คัสโตเดียน (Custodian) เป็นผู้ดำเนินการลงนามในหนังสือมอบฉันทะแทน
- 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) หนังสือยืนยันว่าผู้ลงนามในหนังสือมอบฉันทะแทนได้รับอนุญาตประกอบธุรกิจ คัสโตเดียน (Custodian)

A certification that the authorised signatory of the proxy form is licensed to operate the custodial business.

3. ผู้ถือหุ้นที่มอบฉันทะจะต้องมอบฉันทะให้ผู้รับมอบฉันทะเพียงรายเดียวเป็นผู้เข้าประชุมและออกเสียงลงคะแนนไม่สามารถแบ่งแยกจำนวนหุ้น ให้ผู้รับมอบฉันทะหลายคนเพื่อแยกการลงคะแนนเสียงได้

A shareholder may grant a proxy to only one 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. วาระเลือกตั้งกรรมการสามารถเลือกตั้งกรรมการทั้งชุดหรือเลือกตั้งกรรมการเป็นรายบุคคล

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

5. ในกรณีที่มีวาระที่จะพิจารณาในการประชุมมากกว่าวาระที่ระบุไว้ข้างต้น ผู้มอบฉันทะสามารถระบุเพิ่มเติมได้ในใบประจำต่อแบบหนังสือมอบ จันทะแบบ ค. ตามแนบ

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

ใบประจำต่อแบบหนังสือมอบฉันทะแบบ ค.

Supplement to Proxy Form C.

	6.0			บิซิเนส ออนไลน์ จำกัด (มห Business Online Public Compa					
		การประชุมสามัญผู้ถือหุ้น r the Meeting of Annua		จำปี 2563 neral Meeting of the Shareholders 20	020				
เขตยาน on Thur	นาวา กรุงเร sday, Apr	ทพมหานคร 10120 หรือถ่ il 2, 2020 at 2:00 p.	ที่จะพื่ .m. a	โงเลื่อนไปในวัน เวลา และสถานที่อื่นด้ว	1일	ชั้น 31 (ห้อง ASIC) ถนนพระราม 3 แขวงช่องนนทรี (ASIC Room), Rama III Road, Chong Nonsi,			
🗌 วาระ	า ส ภภ	्व । ५०.१							
Item		Subject		รณาและลงมติแทนข้าพเจ้าได้ทุกประก					
 (a) grant the proxy the right to consider and vote on my/our behalf at its own discretion. (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้ 									
	(b)	grant the proxy the ri	ght to	o vote in accordance with my/our in	tentic				
	เห็นด้วย	eเสียง		ไม่เห็นด้วย Disapproveเสียง		งดออกเสียง Abstain			
	Approve	รเพยง		บเรลpproveเพยง		Abstainเดียง			
🗌 วาระ	ชี้	เรื่อง							
Item		Subject	4 4	a y y Ny 1		ત્રં હ			
		2		รณาและลงมติแทนข้าพเจ้าได้ทุกประก					
	(a)			consider and vote on my/our beha		9/			
	<u></u> (11)	ให้ผู้รับมอบฉันทะออกเ	สียงล	งคะแนนตามความประสงค์ของข้าพเจ้า	า ดังนิ	į			
		grant the proxy the ri	ght to	o vote in accordance with my/our in	tentic				
	เห็นด้วย	ব	Ш	ไม่เห็นด้วย	Ш	งดออกเสียง			
	Approve	เสียง		Disapproveเสียง		Abstainเสียง			
🗌 วาระ	Ŋ								
Item Subject (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร									
	(a)					9,			
	□ (1)	2		งคะแนนตามความประสงค์ของข้าพเจ้า					
	(p)	grant the proxy the ri	ght to	o vote in accordance with my/our int	tentio				
☐ เห็นด้วย Approveเสียง				ไม่เห็นด้วยเสียง		งดออกเดียง Abstain			

🗌 วาระที่	 	เรื่อง									
Item		Subject									
	□ (n)										
	(a) grant the proxy the right to consider and vote on my/our behalf at its own discretion.										
	🗌 (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้										
	(b) grant the proxy the right to vote in accordance with my/our intention as follows										
	เห็นด้วย			ไม่เห็นด้วย		งดออกเสียง					
	Approve	eเสียง		Disapproveเสียง		Abstainเสียง					
	ข้าพเจ้าขอรับรองว่า รายการในใบประจำต่อแบบหนังสือมอบฉันทะ ถูกต้องบริบูรณ์และเป็นความจริงทุกประการ I/We hereby certify that the particulars contained in the Supplement to the Proxy Form are true, correct and comple										
all respe	cts.			ลงชื่อ Signed: (
				ลงชื่อ Signed:							
				ลงชื่อ Signed:		ผู้รับมอบฉันทะ Grantee					

(_____)

Documents or evidence required to attend in the Shareholders' Meeting

The policy of the Board of The Stock Exchange of Thailand, dated 19 February 1999, relating to good practices for holding of a shareholders' meeting, aims to establish guidelines for listed companies to follow. This will create confidence to shareholders, investors and all relevant parties. In order for the shareholders' meeting of the company to be transparent, fair and beneficial to shareholders, the company considers it appropriate to inspect the documents or evidence showing an identity of the shareholder or a representative of the shareholder entitled to attend the meeting. This will also be applied in the future. However, since some shareholders may not be familiar with this, the company reserves the right to waive any of these requirements for some of the shareholders on a case by case basis as the company considers appropriate.

1. Natural person

1.1 Thai nationality

- (a) Identification card of the shareholder (personal I.D. or identification card of government officer or identification card of state enterprise officer); or
- (b) In case of proxy, copy of identification card of the shareholder and identification card or passport (in case of a foreigner) of the proxy.

1.2 Non-Thai nationality

- (a) Passport of the shareholder; or
- (b) In case of proxy, copy of passport of the shareholder and identification card or passport (in case of a foreigner) of the proxy.

2. Juristic person

2.1 Juristic person registered in Thailand

- (a) Corporate affidavit, issued within 30 days by Department of Business Development, Ministry of Commerce; and
- (b) Copy of Identification card or passport (in case of a foreigner) of the authorized director(s) who sign(s) the proxy form including identification card or passport (in case of a foreigner) of the proxy.

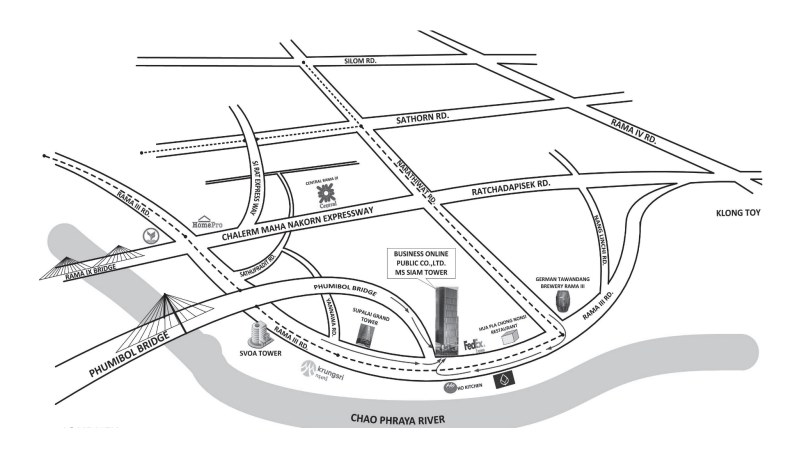
2.2 Juristic person registered outside of Thailand

- (a) Corporate affidavit; and
- (b) Copy of Identification card or passport (in case of a foreigner) of the authorized director(s) who sign(s) the proxy form including identification card or passport (in case of a foreigner) of the proxy.

A copy of the documents must be certified true copy. A shareholder or a proxy may register and submit the required documents or evidence for inspection at the meeting from 1:00 P.M. on Thursday, April 2, 2020.

If any shareholder cannot attend the 2020 Annual General Meeting of Shareholders, the shareholder may grant the proxy to independent director of the company to act as proxy holder to attend and vote on his/her behalf by sending the duly completed proxy form to BOL.

The map of the meeting venue of Business Online Public Company Limited



Meeting Venue Annual General Meeting 2020: MS SIAM Tower, 31st Floor (ASIC Room) No. 1023 Rama III Road, Chong Nonsi, Yannawa, Bangkok 10120

<u>Transportation:</u>
- Bus No. 89, 195, 205 or

- Express way No.1 and use rama 3 road or
- Express way No.2 and use Daokanong-BangKhlo and go to Bangkhlo

Neighborhood:

- On the same side: Huapla Chongnonsea Restaurant and FedEx

- Opposite: Ho Kitchen

Use elevator (High Zone)