Nomination of directors

1. Criteria and method

The Nomination and Remuneration Committee determines suitable qualifications that are consistent with the Board of Directors Charter. A suitable candidate must be competent and can devote sufficient work time for the Company. According to the articles of association, the board of directors must comprise at least five members but not more than 12, whereby at least one-half of the total number of directors must be domiciled in Thailand. Directors may or may not be shareholders of the Company.

2. Appointment: There are two cases of appointment as follows:

Case 1 The director's office is vacated due to retirement by rotation.

A shareholder meeting is mandated to cast votes for a new director to replace a director retiring by rotation, whereby a retiring director may be reelected. At each annual shareholders meeting, one-third of the total number of directors shall retire by rotation. If the number of retiring directors is not divisible by three, the number of retiring directors must be rounded to the nearest one-third, and a retiring director may be reelected. Directors retiring from the office in the first or second year after the Company's registration shall draw lots. Then, in the following year the longest-serving director shall vacate the office.

Case 2 The director's office is vacated due to other circumstances, besides retirement by rotation.

The Board of Directors shall nominate a qualified candidate as a replacement at the next board meeting. However, if the remaining tenure of the resigning director is less than two months, the nominee can serve only the remaining term of the replaced director. Such resolution shall require cast votes of no less than three-fourths of the number of remaining directors.

3. Criteria and method for director's election by shareholders meeting

- Each shareholder is entitled to one vote for each share.
- Each shareholder may cast his entire votes to elect one or several persons as a director. However, he may not split vote unequally for any candidate.
- The candidates receiving the highest number of votes in a successive order shall be elected as directors, and the number of elected candidates shall be equal to the number of directors required in that particular election. In case elected candidates with the least votes receive a tie vote and exceed the required number of directors, the meeting chair shall cast a deciding vote.
- Shareholders meeting may pass a resolution to remove any director before the end of a term with no less than three-fourths of the total number of attending shareholders with voting rights that accounts for more than one-half of the number of attending shareholders with voting rights.

<u>Criteria for selection and procedure for appointment of new directors</u> Selection criteria

The Company selects a director from two channels described below:

- 1. The Nomination and Remuneration Committee nominates a qualified individual through screening of potential candidates in the director's pool of the Thai Institute of Directors. If the committee cannot find any candidate that matches the requirements of the Company, it will then search for candidates from other sources.
- 2. Shareholders nominate qualified candidates.

Procedure for appointment of new directors

Once names of new director candidates are obtained, the Board's secretary will table this motion at the Nomination and Remuneration Committee's meeting so that basic qualifications and other support information can be considered.

If the Nomination and Remuneration Committee endorses a candidate, the candidate will be presented to the Board of Directors for approval. Then, his name will be further proposed to the shareholders' meeting for approval.

Director appointment must be endorsed by the annual general shareholders' meeting as scheduled below:

Period	Activity
August – October	Inform the secretary of the Nomination and Remuneration
	Committee of the name of a suitable candidate.
October – November	The Nomination and Remuneration Committee scrutinizes
	the candidate.
	The Nomination and Remuneration Committee proposes
	the candidate to the board meeting.
	The Board of Directors endorses the candidate and
	proposes him or her at the annual general shareholders'
	meeting.
January in the following year	The annual general shareholders' meeting considers and
	endorses the candidate.