

332/1 Jaransanitwong Road, Bangplad Sub-district, Bangplad District, Bangkok 10700 Tel. 02-4838888

March 15, 2023

Subject	: Notice of the Annual General Shareholders Meeting for the year 2023.
То	: All Shareholders Muangthai Capital Public Company Limited
Attachments:	 Copy of the minutes of the Annual General Shareholders Meeting 2022. Annual Registration Statement/Annual Report (Form 56-1 One Report). Profiles of Directors Retiring by Rotation to be re-elected as the Company's directors for another term. Guidelines for attending the shareholders meeting via electronic media and the method of appointing a proxy. Profile of the independent directors for proxy appointment. Proxy Form A, B (Recommends) and C. The Company's Articles of Association specifically relating to Shareholders Meeting and the voting.

8. Criteria and form for submission of questions in advance prior to the shareholders meeting.

The Muangthai Capital Public Company Limited Board of Directors set the Meeting No.1/2023 convened on February 21, 2023 and the resolution to invite shareholders to attend the Annual General Shareholder Meeting for the year 2023 on Tuesday, April 18, 2023 at 10:00 a.m. which is an Electronic conference (E-AGM) according to the Royal Decree of Electronic Conference B.E.2563 (2020) will be on air at Muangthai Capital Public Company Limited "Suk Samakee Conference Room (5th floor)" at No. 332/1 Jaransanitwong Rd., Bangplad, Bangplad, Bangkok., to consider the following agenda:

Agenda 1: To consider and certify the minute of the Annual General Shareholders' Meeting for the year 2022

(Voting : Using a majority vote of the shareholders who attend the meeting and have the right to vote.)

Objective and reason

The Company's secretary has prepared a minute of the Annual General Shareholders Meeting for the year 2022 which was convened on April 19, 2022. The Board of Directors has considered and approved the meeting report. The Company has submitted the minutes to The Stock Exchange of Thailand within 14 days after the meeting as per required by the regulations. In addition, the minutes were published in the Company's website, <u>www.muangthaicap.com</u> for shareholders to acknowledge and verify the accuracy within the appropriate time, which did not appear to have any objections. It is, therefore, deemed appropriate to be considered to certify the minutes. Details are shown in the attached document (Attachment 1).



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Board of Directors' opinion

It is considered appropriate for the Minutes of the 2022 Annual General Meeting of Shareholders held on April 19, 2022, which the Board of Directors has deemed to be properly recorded and considered the matter and deemed it is appropriate to propose the shareholders' meeting to certify the minute of the Annual General Shareholders Meeting for the year 2021 accordingly.

Agenda 2 To acknowledge the report on the Company's operating results for the year 2022

Objective and reason

The Company prepared the report on the Company's operating results for the year 2022. The Board of Directors considered that the report is correct and adequate, to considered the matter and deemed of the Company's Operations in year 2022., as disclosed in the Company's annual Registration Statement/Annual Report (Form 56-1 One Report) page 179 - 243, which distributed together with the meeting invitation to shareholders, per the attachment 2. Board of Directors' opinion

The Board has considered the matter and deemed it appropriate to propose the shareholders to acknowledge the results of the Company's Operations in year 2022.

Agenda 3 To consider and approve the financial statements for the year ended December 31, 2022

(Voting : Using a majority vote of the shareholders who attend the meeting and have the right to vote.)

Objective and reason

The Company's financial statements for the year ended December 31, 2022 has been reviewed by the Audit Committee and audited by the external auditor, who expressed an unquailed opinion to the financial statements which was approved by the Board of director. which is disclosed in the Company's Annual Registration Statement/Annual Report (Form 56-1 One Report) page 179-243 and distributed together with the meeting invitation to the shareholders, as per the attachment 2. The Company's financial positions and its operating results for year 2022 and 2021 were summarized below.

Summary of the Company's financial positions and its income statements

Items	Consolidated Financial		Separate Financial Statements	
	Statements			
	2022	2021	2022	2021
Total assets	128,066	98,390	128,300	98,529
Total liabilities	98,976	73,521	99,656	73,893
Total income	20,068	16,019	19,141	15,704
Net profit	5,093	4,945	4,878	4,744
Earning per share (baht/share)	2.40	2.33	2.30	2.24

unit : million baht



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Board of Directors' opinion

The Board has considered the matter and deemed it appropriate to propose the shareholders to approve the Company's financial statements, which have been reviewed by the audit committee and audited by the KPMG Phoomchai Audit Limited for the year ended December 31, 2022.

Agenda 4 To consider and approve the 2022 profit allocation and the dividend payment

(Voting : Using a majority vote of the shareholders who attend the meeting and have the right to vote.)

Objective and reason

According to section 116 of the Public Limited Companies Act B.E. 2535 (1992), the Company must allocate not less than 5% of its annual net profit, less any accumulated losses brought forward (if any), to a reserve account ("legal reserve"), until this account reaches an amount not less than 10% of the registered capital <u>and the dividend payment policy of the Company not more than 50% of the net profit from the Company's separate financial statements and subsidiaries each year after deduction of corporate income tax and allocation of legal reserves.</u>

For the year ended December 31, 2022. The Company has the net profit (separated) of 4,878,317,624 baht. The Company considers dividend payment for the year ended December 31, 2022 at 0.95 baht per share, to the shareholders who held 2,120,000,000 ordinary shares of totaling 2,014,000,000 baht or 41.28% of net profit from separate financial statements 2022 in accordance with the Company's dividend payment policy. The record date of the dividend shall be April 28, 2023 and the payment date shall be May 17, 2023.

The amount of dividend that proposed by the Board of Directors equals to 41.28% of net profit of the separate financial statement in 2022. The following table shows the comparison of dividend payments in year 2022 - 2021.

Details of dividend payment	2022	2021
1. Net profit (Baht)	4,878,317,624	4,743,802,002
2. Number of shares (Shares)	2,120,000,000	2,120,000,000
3. Dividend per share (Baht/Shares)	0.95	0.37
4. Total dividend payment (Baht)	2,014,000,000	784,400,000
5. Dividend payout ratio (%)	41.28	16.54

Comparison of Dividend payout for the operating results of year 2021 and 2020



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Board of Directors' opinion

The Board has passed the resolution to the shareholders to approve the allocation of profit for the year ended December 31, 2022. The Company shall pay dividend at the rate of 0.95 baht per share, for the Shareholders who held 2,120,000,000 ordinary shares. The dividend amount totaled 2,014,000,000 baht. The record date for the Shareholders who have the right to receive the dividend shall be on April 28, 2023 and the dividend payment date shall be on May 17, 2023.

Agenda 5 To consider and approve the election of directors in replacement of those to be retired by rotation

(Voting : Using a majority vote of the shareholders who attend the meeting and have the right to vote.)

Objective and reason

According to Article 18 of the Company's Articles of Association which stipulates that every annual general meeting of shareholders, at least one-third, or the closest number, of the total number of the directors of the Company shall retire.

In the annual general meeting of shareholders in 2023, There are 2 directors retiring by rotation.

- 1. Mrs. Daonapa Petampai
- 2. Mr. Suchart Suphayak

Managing Director / Director

Chairman of Risk Management Committee / Member of the Audit Committee / Member of the Nomination and Remuneration / Independent Director

The Company had invited the shareholders to nominate qualified persons to be elected as directors in advance during October 2022 to December 2022 through the Company's website and the electronic disclosure channel of the Stock Exchange of Thailand and the Company's website. Nonetheless, there was no nomination of directors to the Company.

The Nomination and Remuneration Committee (not inclusive of the directors with conflict of interest) has considered the criteria and nomination guidelines for the appropriateness of the structure of the Board of Directors as well as the qualifications of each director. The committee agreed that both directors retiring by rotation, have been knowledgeable, capable and experiential in related business of which they would be helpful to the Board in determining the strategies and the operations.

The director no. (2) is an independent director, the Board of Directors has considered and deemed that the person who will be nominated as an independent director has qualifications in accordance with the laws related to the requirements relating to independent directors who shall express the opinion independently and in accordance with the related rules as well as the good corporate governance, have been knowledgeable, competent and experienced in related businesses of the Company's management and operations.

The Nomination and Remuneration Committee has considered and agreed that both directors who must retire by rotation have been suitable for qualifications, knowledgeable, competent and experienced in related businesses of which both would support the Company's management and operations successfully. Therefore, the Committee agreed to propose the reappointment of Mrs. Daonapa Petampai and Mr. Suchart Suphayak to be the Company's directors for another term. The Board of director had considered the matter and claimed its appropriate to propose to the shareholders for approval to ensure



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that the person nominated this time is qualified according to the relevant regulations and suitable for the business of the Company.

<u>Remark:</u> Mr. Suchart Suphayak, as Member of the Nomination and Remuneration Committee, had left the meeting room and did not vote for himself.

Profiles of both directors are shown in the attached documents. (Attachment 3)

Board of Directors' opinion

The Board of Directors (not inclusive of the directors with conflict of interest) considered and deemed that the nominated persons are appropriated persons passes the nomination criteria of the Board of Directors and considered to be appropriate to the Company and the director who is nominated independent director would be able to act and perform fiduciary duty independently and could provide independent opinion in compliance with the relevant regulations. The Board has considered the matter and deemed it appropriate to propose the shareholders to approve Mrs. Daonapa Petampai, and Mr. Suchart Suphayak to be re-elected as the Company's directors for another term.

Agenda 6 To consider and approve the directors' remuneration for the year 2023

(Voting : not less than two-thirds (2/3) of the total number of votes of shareholders attending the meeting)

Objective and reason

The Company's Nomination and Remuneration Committee has reviewed the remuneration of directors by considering the responsibilities and the performance of the Board of Directors and other sub-committees in comparison with the information of the survey of director's remunerations in other companies, with relative size and services provided, within the same industry. Therefore, the Board has considered and agreed to propose to the shareholders' meeting to approve the 2023 directors and sub-committees' remuneration with the total amount not exceed 12,000,000 baht. (twelve million baht)

Unit : Baht Remuneration of the Board of Directors 2023 2022 (Meeting fee/month) (Meeting fee/month) The Board of Directors 48,000 - Chairman of the Board 40,000 42,000 - Directors 35,000 Remuneration of the Board of Directors (Meeting fee/session) (Meeting fee/session) Independent Director 36,000.-- Chairperson of the Committee 30,000.-- Member of the Committee 30,000.-25,000.-

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Remuneration of the Sub-Committee	(Meeting fee/session)	(Meeting fee/session)	
The Audit Committee			
- Chairperson of the Committee	33,000	27,500	
- Member of the Committee	24,000	20,000	
Remuneration of the Sub-Committee	(Meeting fee/session)	(Meeting fee/session)	
1) Nomination & Remuneration Committee 2) Corporate G 3) Risk Management Committee	overnance and Sustainability Co	mmittee	
- Chairperson of the Committee	30,000	25,000	
- Member of the Committee	24,000	20,000	
 Member of the Committee Annual Bonus of the overall operation for the year 2022 to p Chairperson of the Committee total 810,000 for the Committee per person 580,000 	ay for the year 2023	20,000	

Remark: 1. Compensation for any other benefits : None

2. The Annual bonus is the same rate as the year 2021

Board of Directors' opinion

The Board has considered the matter and deemed it appropriate to propose the shareholders to approve the remunerations for the Board of Directors and sub-committees for 2023.

Agenda 7 To consider and approve the appointment of the auditors and their remuneration for the year 2023

(Voting : Using a majority vote of the shareholders who attend the meeting and have the right to vote.)

Objective and reason

According to section 120 of the Public Limited Companies Act B.E.2535 (1992) stipulates that the annual general meeting of shareholders shall appoint the Company's auditors and determine their remuneration each year. The Audit Committee has considered the external auditor for the year 2023 and proposed to the Board of Directors to propose the shareholders' meeting, the auditors from KPMG Phoomchai Audit Limited to be the Company and subsidiary's auditor for 2023. (Being the Company and subsidiary's auditors for the fourth year) by using the same auditing firm. Following are name list of auditors to be proposed to the annual general meeting for approval.

- 1) Mr.Chanchai Sakulkoedsin Certified Public Accountant Registration No 6827 or
 - (Signer of the Company and subsidiary's audited financial statement for a period of q1/2020 and q2/2020)



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- 2) Mr.Chokechai Ngamwutikul Certified Public Accountant Registration No 9728 or
 - (Has not sign the Company and subsidiary's audited financial statement)
- 3) Ms.Sureerat Thonggarunsang Certified Public Accountant Registration No 4409 or

(Has not sign the Company and subsidiary's audited financial statement)

4) Ms.Orawan Chunhakitpaisan Certified Public Accountant Registration No 6105

(Signer of the Company and subsidiary's audited financial statement for a period of q3/2020 to q4/2022)

All the auditors and KPMG Phoomchai Audit Limited have neither relationship nor interest or concern with the Company/its subsidiary/management/major shareholders or related persons.

With the conditions that any of the aforementioned auditors serves as the external auditor and provide comments to the Company and subsidiary's financial statements; and will receive the audit fee of 5,050,000 baht (five million and fifty thousand baht) exclusive of other expenses.

Checklist / Review	Year 2023 (Current Year)		Year 2022 (Paid)	
Separate financial statements and consolidated	Audit fee	Non-audit	Audit fee	Non-audit
financial statements		service fee		service fee
Audit fees for annual and quarterly financial statements	5,050,000	-	4,800,000	-

Audit Committee' opinion

The Audit Committee considered that KPMG Phoomchai Audit Limited is a well-known company locally and internationally with availability of high caliber staff and proper fee. Moreover, all the auditors and KPMG Phoomchai Audit Limited have neither relationship nor interest or concern with the Company/its subsidiary/management/major shareholders or related persons.

Board of Directors' opinion

The Board has considered matter and deemed the shareholders to approve the appointment of the Company's auditors for the year 2023.

Agenda 8 To consider and approve the issuance and offering the debentures.

(Voting : not less than three-fourths (3/4) of the shareholders attending the meeting and having the right to vote)

Objective and reason

To support the business expansion and enhance the company's liquidity, the Board of Directors are of the opinion that financing through the issuance of debentures is flexible source of funding which can be determined in accordance with the company's needs of fund. The board, therefore, proposed that shareholder should to consider and approve the issuance and offering the debentures for an addition of 30,000 million baht. (thirty billion baht). The debentures that has been approved for the previous year of 105,000 million baht (one hundred and five billion baht), totaling not exceeding 135,000 million baht. (one hundred thousand and thirty-five billion baht) The details are as below:



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Type of debentures	The debentures with and/or without a name registered, secured or unsecured debentures, with or
	without debentures holders' representative, subordinated debenture and/or unsubordinated
	debenture, and perpetual or tenured depending on market conditions at the time of offering.
Size of debentures	Not exceeding or the equivalent in 135,000 million baht (one hundred thousand and thirty-five
	billion baht) by issuing either single or multiple offerings. The Company will be able to issue and
	offer additional debentures to replace redeemed debentures in such amount; the issued and
	offered debentures, but not yet redeemed, at any particular time shall not exceed the above
	amount. (Revolving Basis)
Denomination	In Baht and/or the equivalent in other currencies.
Interest	Subject to the prevailing market conditions at the time of issue and offering
The duration of debentures	Not exceeding 10 years
Offering	Debentures will be offered in one or several occasions, and/or as a project, and/or revolving
	basis nature. The debentures are to be offered domestically and/or internationally to the public,
	and/or by private placement, and/or to high net worth investors, and/or to local institutional
	investors, and/or to foreign institutional investors in accordance with the notifications of Securities
	and Exchange Commission and/or the notifications of Capital Market Supervisory Board and/or
	other relevant rules and regulations in force at the time the debentures are issued and offered.
Other conditions	Depends on market conditions at the time of offering and other relevant factors

Other conditions Depends on market conditions at the time of offering and other relevant factors.

Including to approved the Board of Directors to have the authority determine conditions and other details to the issuance and offering of the debentures; such as, its type, offering amount of each issuance, total amount, term, allocation procedures, offering procedures, face value, offering price per unit, interest rate etc., including authorized to any person to negotiation, agreement and entering into the documents and agreements concerned and doing any acts as necessary and related to the debentures.

Board of Directors' opinion

The Board has considered matter and deemed the shareholders to approve the issuance and offering the debentures.



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Agenda 9 Others (if any)

This agenda was included so that shareholders shall inquire about any matters and/or the Company's directors shall answer or explain about any inquiries (if any). There will be no other matter to be proposed for approval from the meeting and there will be no voting for resolution of this agenda.

This Annual General Meeting of Shareholders was conducted via electronic media in accordance with the rules prescribed in the law relating to Meeting via electronic media. The Company would like to invite shareholders to attend the meeting comply with guidelines for attending the shareholders meeting via electronic media and the method of appointing a proxy (According to the Attachment 4). In case the shareholders would like to appoint other person or the independent director as proxy, please complete and sign the attached proxy form B with the Notice of the Annual General Meeting of Shareholders (According to the Attachment 6) or download the proxy form from the Company's website www.muangthaicap.com and deliver the proxy form together with a copy supporting documents for proxy through the registration system from April 10, 2023 onwards. The Company will facilitate affix the stamp duty in the proxy form for shareholders or proxies. However, When the Company will confirm the right to attend the meeting and send Username and Password for logging into the shareholders' meeting system via electronic media to shareholders or proxies to the email address that you have requested within 2 working days prior to the meeting date. The shareholders and proxies can learn how to register and request to attend the meeting and how to use the conference system via electronic media in advance accord to the Attachment 4.

In addition, the Company provides opportunities for shareholders to submit questions related to the meeting agenda or other important information of the Company in advance of the meeting date through various contact channels. (According to the Attachment 8) for the Board of Directors or the authority to prepare information for clarification on the meeting day. The Company invited the certified auditor of the Company to attend the meeting to give an explanation or answer questions on various issues regarding the Company's financial statements to shareholders as well. The Company will conduct the meeting in accordance with the Company's regulations (Attachment 7). The Company will allow the shareholders to register to attend the meeting from 8:30 a.m. until the scheduled time of the meeting. The Record Date for determining the shareholders who have the right to attend and vote at the Annual Ordinary Meeting of Shareholders was March 9, 2023.

To preserve right and interest of shareholders, in case the shareholders shall not attend the meeting by themselves and would like to appoint the independent director as proxy, please complete the proxy form and specify Mrs. Nongnuch Dawasuwan who is an independent director as your proxy. (Profile of independent director to be appointed as a proxy shown in the Attachment 5) Please send the original signed proxy form together with supporting documents to the Company by mail addressing to The Company Secretary, Muangthai Capital Public Company Limited, 332/1 Jaransanitwong Road, Bangplad Sub-district, Bangplad District, Bangkok 10700, within April 10, 2023.



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For the benefits of all shareholders attending the meeting, a shareholder may send any questions relating to the agenda of this meeting to the Company in advance so that the Board and management shall prepare to clarify in the meeting. The contact channels are E-mail: <u>monthon.o@muangthaicap.com</u>.

Yours sincerely,

Muangthai Capital Public Company Limited

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(Adm. Apichart Pengsritong) Chairman of the Board of Directors

If any shareholders would like to have the Annual Report in the printed format, please send your request to the Company via E-mail: <u>monthon.o@muangthaicap.com</u> or call at 02-4838888 ext.12999, 12001