Director Nomination Form

(1) I, Mr./Mrs./Miss	, am a
shareholder of Asia Hotel Public Company Limi	ted, holdingshares,
Residing at No, Ro	oad:,
Tambon/Subdistrict:, Ampl	nor/District:,
Province:, Mobil	e Phone Number:,
Home/Office Phone Number:	, Email (if any):
(2) I wish to nominate Mr./Mrs./Miss	,
Age: Years, who is fully qualified	and does not have any prohibited characteristics
in accordance with Clause 4.2 of the Criteria, consideration on qualifications, person and qualifications, namely, educational background supporting documents, all pages of which have totalingpages, are also en	documents in support of consideration on and work experience, as well as additional been signed for certification of the correctness,
(3) I authorize Mr./Mrs./Miss person for the purpose of contact with the Com Criteria.	as my designated pany under paragraph two of Clause 4.1 of the
I hereby certify that the content in this consent and all supporting documents are correcting my name as evidence below.	Form B, evidence of shareholding, evidence of t in all respects. In witness whereof, I therefore
	Shareholder
()
Date	ž
(4) I, Mr./Mrs./Miss	use 4.2 of the Criteria, and agree to adhere to the
	Nominated Person
()
Date	:

Remarks:

- 1. Shareholders must enclose evidence of shareholding, namely, certificate from the securities company or other evidence from the Stock Exchange of Thailand. In case that the shareholder is a legal entity, the certified copies of Affidavit of the legal entity and the Identification Card/Passport (in case of foreigner) of the director(s) authorized to sign this Form B shall be enclosed.
- 2. Form B shall be submitted to the Company by December 31, 2020 in order for the Nomination and Remuneration Committee and the Board of Directors to have sufficient time to consider nominations in accordance with the Criteria of the Company and to propose the same to the Annual General Meeting of Shareholders.
- 3. In case that several shareholders jointly nominate a person to be director, all shareholders shall complete Form B and sign their names as evidence, as well as indicating name of the person mutually designated by all such shareholders to act as a contact person on their behalf, whereby it is deemed that the Company's contact with the designated person is regarded as contact with all such shareholders affixing their signatures, and then all such Form B shall be gathered into one set in accordance with paragraph two of Clause 4.1 of the Criteria.
- 4. In case that one or several shareholders nominate more than one person to be director, such shareholder(s) shall prepare Form B separately for each director and proceed in accordance with paragraph three of Clause 4.1 of the Criteria.
- 5. In case any shareholder has changed his or her title, first or last name, a certified copy of the evidence of such change shall also be enclosed.
- 6. The Company shall not take into account any shareholders who provide incomplete or incorrect information, or cannot be contacted, or are not fully qualified.
- 7. The person nominated to be director shall posses the qualifications without any prohibited characteristics as follows:
- 7.1 having such qualifications without prohibited characteristics under the laws on public limited companies, securities and exchange, and the good corporate governance of the Company;
- 7.2 having knowledge and capability in the fields of finance, accounting, law or business administration;
 - 7.3 having no conflict of interest with the Company:
- (1) operating a business or being a partner in an ordinary partnership or being a partner with unlimited liability in a limited partnership or being a director of other private or public company operating the same business as and in competition with the Company's business;
- (2) not being a contractual party or having interest in the same manner as the Company or being a partner in an ordinary partnership or being a partner with unlimited liability in a limited partnership or being a director of other private or public company operating the aforesaid business;
 - (3) or other cases under the Public Limited Companies Act and/or as stipulated by law;
- 7.4 having time for the Company, both during and after meeting, as well as carrying out other tasks as assigned by the Board of Directors.