

March 22, 2024

Subject: Invitation to attend the Annual General Meeting No. 62

To : Shareholders of Asia Hotel Public Company Limited

Enclosure : 1. Copy of minutes of the Annual General Meeting No. 61

2. Company's Annual Report (One Report) for year 2023

- 3. Brief information of the nominated persons to be directors to replace retiring directors
- 4. Brief information of the nominated persons to be auditors for the year 2024
- 5. Regulation of Shareholder Meeting
- 6. Proxy form and information of Independent Directors.
- 7. Map of Asia Hotel Public Company Limited

Notice is hereby given that the Asia Hotel Public Company Limited unanimously resolved to call The Shareholders' Annual General Meeting no. 61 on **April 11, 2024** at 2.00 p.m. at the Rajathevi 2 Room of Asia Hotel, 296 Phayathai Road, Rajathevi, Bangkok, to consider the matters according to the agendas as follows:

Agenda 1 To approve the Minutes of the Annual General Meeting of Shareholders No. 61 held on April 19, 2023

Fact and Reasons: The Annual General Meeting of Shareholders No.61 was held on April 19, 2023 and the Minutes of such Meeting were submitted to the Stock Exchange of Thailand within 14 days according to the requirement and a copy of the said minutes is attached as Enclosure No.1

Board of Directors' Opinion: The Board agrees that the Minutes of the Annual General Meeting Of Shareholders have correctly been stated and recommends the approval of the said Minutes.

Voting: To approve this matter, a resolution must be passed by a majority vote of the shareholders who attending the meeting

Agenda 2 To acknowledge the Company's Annual Report for the year 2023

Fact and Reasons : The operating results of the Company for the year 2022 appeared in the 2022 Annual Report (One Report). (Enclosure No. 2)

Board of Directors' Opinion: The shareholders' meeting should acknowledge the Company's Annual Report for year 2023.

Voting: This agenda is not required. This is a report to the shareholders.

Agenda 3 To approve the audited financial statements for the year ended December 31, 2023

Fact and Reasons: According to the Public Company Limited Act, the Audited Balance Sheet and Statements of Income at every year end of the Company shall be proposed to Shareholders for approval. The audited financial statements for the year ended December 31, 2023, including balance sheets, statements of income, and other related statements, were examined by the Auditor and reviewed by the Audit Committee as shown in "Financial Statements" section in Annual Report. (Enclosure No. 2) The performance summary as following:

Unit: Million Baht

D 6	Consoli	Consolidated		Company	
Performance	2023	2022	2023	2022	
Income from hotel business	748.04	487.65	350.90	185.42	
Rental and service income	440.44	436.65	-	-	
Total Revenues	1,188.48	924.30	350.90	185.42	
Gross Profit	311.95	176.33	174.29	53.56	
Other Income	72.44	45.18	45.45	30.39	
Profit from operating activities	71.48	34.60	107.14	18.43	
Profit (Loss) (Equity holders of the parent)	-54.26	-111.45	58.55	-36.05	
Profit (Loss) per share : Baht	-0.17	-0.35	0.18	-0.11	
Summary Status					
Total Assets	10,212.30	10,456.55	4,286.94	4,274.84	
Total Liabilities	4,162.45	4,364.52	1,514.68	1,1561.12	
Shareholders' Equity	6,049.84	6,092.04	2,772.26	2,713.71	

Board of Directors' Opinion: The shareholders' meeting should approve the audited financial statements for the year 2023.

Voting: To approve this matter, a resolution must be passed by a majority vote of the shareholders who attending the meeting

Agenda 4 To consider and approve the omission of dividend payments for operating results for the year 2023 and approve allocating profits as legal reserves.

Fact and Reasons : Pursuant to the Public Companies Limited Act, B.E. 2535(1992) and the Company's Articles of Association No. 48-49, it is required that the Annual General Meeting of Shareholders shall consider and approve the allocation of profit and to set aside as a statutory reserve at least 5 percent of the Company's net earnings after deducting accumulated deficit brought forward (if any) until the reserve reaches at least 10 percent of its registered share capital and the company has a policy to pay the dividend to shareholders not less than 60% of the net profit after appropriating to legal reserve. Based on the specific financial statements of Asia Hotel Public Company Limited for the year ended December 31, 2566, the company had a net profit of 58.55 million baht. It is required by law to reserve 5% of this amount, which is 2.93 million baht, leaving a balance of 55.62 million baht. Although the operational performance has improved, the company is currently in the process of renovating the interior of the hotel building, banquet rooms, and lobby to make them modern and attractive, in line with future business growth. These renovations align with the estimated projections and plans previously laid out. Therefore, the company requests to distribute dividends to shareholders for this year's operational performance.

Board of Directors' Opinion: As the above result it, should be to consider and approve the allocation of legal reserves of 2.93 million baht and the omission of dividends and the allocation of legal reserves from the 2023 performance.

Voting: To approve this matter, a resolution must be passed by a majority vote of the shareholders who attending the meeting

Agenda 5 To consider and elect the directors in replacement of those who are retired by rotation

Fact and Reasons: According to the Public Limited Company Act, and Clause 18 of the Company's Articles of Association, one-third of the directors shall vacate the office upon the Annual General Meeting of shareholders. Currently, the Board of Directors consists of 13 members. There must be five members who have to be retired by rotation in the Annual General Meeting of Shareholders for the Year 2024. The directors who hold the longest time in the office who were appointed in the year 2021, totaling 5 members in this annual general meeting are:

Mr. Surapol Techaruvichit Executive Director
 Mrs. Oyetip Hayrabut Executive Director

3) Mr. Polpat Techaruvichit Director4) Miss Patcha Techaruvichit Director

5) General Chanchai Yossundara Independent Director

In this regard, the Company's Nomination and Remuneration Committee considers selecting individuals to propose to shareholders for election as Company directors in place of directors who retire by rotation. The company allows shareholders to nominate qualified persons to be selected as directors of the company. Through the company's website and news headlines of the Stock Exchange of Thailand from October 1, 2023 to December 31, 2023. It appears that after the said period has elapsed. No shareholder proposed the names of other persons. Therefore, the Nomination and Remuneration Committee (except General Chanchai Yossundara, directors whose terms have expired) considers and scrutinizes the qualifications of all directors whose terms have expired. Therefore, the names of 5 persons to serve as directors in place of the directors whose terms had expired were proposed to return as directors for another term, namely:

Mr. Surapol Techaruvichit Executive Director – Chief Executive Officer
 Mrs. Oyetip Hayrabut Executive Director – Deputy Managing Director

3) Mr. Polpat Techaruvichit Director4) Miss. Patcha Techaruvichit Director

5) General Chanchai Yossundara Independent Director

The brief information of the nominated persons to be directors are shown in Enclosure No. 3

Board of Directors' Opinion: The committee, excluding interested directors, agreed with the Nomination and Remuneration Committee to propose to the shareholder meeting to elect all 5 directors who have retired by rotation to return to serve as directors of the company for another term. They considered that Director No. 1 is knowledgeable in hotel business management and Shopping center business with many years of experience. Directors No. 2 and 4 have knowledge and experience in the hotel business. Director No. 3 has experience in managing the shopping center business and Director No. 5 is independent and has qualifications by laws related to requirements regarding independent directors, able to supervise and inspect the performance of duties well and give useful advice to the business. These 5 directors do not have any prohibited characteristics and can perform duties with care and according to the law Objectives and regulations of the company.

Voting: To approve this matter, a resolution must be passed by a majority vote of the shareholders who attending the meeting

Agenda 6 Consideration for approval of the remuneration for the board of directors and the meeting allowance as proposed by the Board.

Fact and Reasons: Articles of Association no.34, the Annual General Meeting of shareholders will determine the Directors' remuneration and meeting allowances.

The Nomination and Remuneration Committee has considered and recommended that the remuneration of directors includes: Directors' bonuses and meeting allowances for 2024 are due to the company's business performance in 2023 being better than the previous year, but the current economic situation must be monitored. Therefore, it is proposed that the bonus payment to the committee in 2024 be the same as last year and the meeting allowance for the board of directors be at the same rate as last year. Therefore, to propose to the board meeting for approval to the shareholder meeting as follows:

(1) Monetary Compensation

Remunerations	Year 2024 (to Propose)	Year 2023
Board of Directors		
1. Bonus of Board of Director		
- Chairman of Board of Director	224,000	224,000
- Vice Chairman	168,000	168,000
- Director	112,000	112,000
2. Meeting Allowance per meeting		
- Chairman of Board of Director	20,000 Baht	20,000 Baht
- Vice Chairman	15,000 Baht	15,000 Baht
- Director	10,000 Baht /person	10,000 Baht /person

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Remuneration of Committee	Year 2024 (to Propose)	Year 2023
Remuneration of Audit Committee:		
-Chairman of Audit Committee	60,000	60,000
- Audit Committee member	40,000	40,000
Remuneration of Nomination and Remuneration Committee: their remuneration was meeting allowance		
-Chairman of Nomination and Remuneration committee	15,000 Baht /meeting	15,000 Baht/meeting
-Nomination and Remuneration Committee member	10,000 Baht /person/meeting	10,000 Baht / person/meeting

²⁾ Compensation that is other benefits -No other benefits-

Board of Directors' Opinion: The Board of Directors proposes the Annual General Meeting of shareholders to approve the Directors' remuneration and remuneration of the committee as the same as the previous year as recommended by the Nomination and_Remuneration Committee. There should be no other remuneration apart from the above specified.

Voting: To approve this matter, a resolution must be passed by not less than two-thirds of the total number of votes of shareholders who attend the meeting.

Agenda 7 To consider and appoint the auditor for the year ended 2024 and to fix auditing fee

Fact and Reasons: According to the Public Limited Company Act and Clause 43 of the Company's Articles of Association, the shareholders' meeting shall appoint the auditor and fix the audit fee. The selection of the auditors and the audit fee were scrutinized and endorsed by the Audit Committee and the Board of Directors respectively.

Furthermore, the audit committee has an opinion according to the performance of auditing duties and financial statements of the company as well as related work. It is accurate, transparent, and complete, to propose ANS Audit Co., Ltd., who was auditor 9 years ago, to be new auditor of the company. The audit company has offered the audit fee for 1,400,000- baht for the year 2024 as the same as the previous year.

Board of Directors' Opinion: The Board of Directors proposes to Annual General Meeting of Shareholders to appoint new auditors from ANS Audit Co., Ltd., as following

Name of Auditors	CPA No.	Number of years as signed in F/S
1. Mr. Sathien Vongsnan	3495	5
2. Mr. Atipong Atipongsakul	3500	-
2. Miss Panita Chotesaengmaneekul	9575	-

The brief information of the nominated persons to be auditors are shown in Enclosure No. 4

By fix the audit fee for the year 2024 comprising of 3 quarterly interim financial statement and statutory financial statement with the audit fee Baht 1,400,000.- (audit fee for the year 2023 of Baht 1,400,000.-). If there is any work other than the annual auditing, the Board of Directors should be authorized to set service fee case by case.

In addition, the same group auditors, ANS Audit Co., Ltd., has been appointed to be the auditor of the 6 subsidiary companies: Asia Pattaya Hotel Co., Ltd., Asia Airport Hotel Co., Ltd., Zeer Property Public Co., Ltd., Zeer Asset Co., Ltd., Zeer Oversea LLC and Spa Hotel Co., Ltd. which the Board of Directors will ensure that the financial statements can be prepared in a timely manner, with the total audit fee for ASIA Groups Baht 5,521,000.- which details as follows:

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1) Audit Fee

<u>Name</u>	Audit Fee for Year 2024 ANS Audit Co., Ltd	Audit Fee for Year 2023 ANS Audit Co., Ltd	Increase/(Decrease)
ASIA Hotel Public Co., Ltd.	1,400,000.00	1,400,000.00	0.00
<u>Subsidiaries</u>			
1. Asia Pattaya Hotel Co., Ltd.	850,000.00	850,000.0	0.00
2. Asia Airport Hotel Co., Ltd.	990,000.00	990,000.00	0.00
3. Zeer Property Public Co., Ltd.	1,554,000.00	1,554,000.00	0.00
4. Zeer Asset Co., Ltd.	82,000.00	82,000.00	0.00
5. Zeer Oversea LLC	330,000.00	330,000.00	0.00
6. SPA Hotel Co., Ltd.	315,000.00	315,000.00	0.00
Total Audit Fee	<u>5,521,000.00</u>	<u>5,521,000.00</u>	0.00

2) Other service fees (Non-Audit Fee) - There are no other service fees.

ANS Audit Co., Ltd is an independent firm. There is no relationship and/or stakeholders between the auditor and the company/subsidiary/management/major shareholder or related persons of such person and is not a shareholder of the Company and subsidiaries and renders no other services..

Voting : To approve this matter, a resolution must be passed by a majority vote of the shareholders who attending the meeting

Agenda 8 To consider other matters (if any)

All shareholders are cordially invited to attend the meeting on the date, time and place as earlier indicated. If you wish to appoint a person or independent director to attend and vote at the meeting on your behalf, please complete and duly execute only one Proxy Form, Form B attached in Attachment in order to identify the right to attend the Annual General Shareholders Meeting.

According to the Company invitation regarding the minority shareholders' proposed items to be considered as agenda of the shareholder's meeting, qualified persons to be appointed as the Company's director, and submission of the questions in advance with regard to the 2023 Annual General Meeting of shareholders from October 1, 2023, until December 31, 2023. The Company would like to inform you that the proposal period is ended and there is no shareholder to propose additional agenda, name of qualified candidates to be appointed as director and submission of the questions in advance regarding the 2024 Annual General Meeting of shareholders.

The Company has already sent Annual Report for year 2023 (QR Code), in case the shareholder wish to obtain Annual Report for year 2023 (Document), please make your request at Asia Hotel Tel. No. 022170808 ext. 5512 or email: sudarat@asiahotel.co.th

Yours faithfully, Asia Hotel Public Company Limited

(Mr. Surapong Techaruvichit)
Managing Director

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The Minutes of the Shareholders' Annual General Meeting (AGM) No. 61st of Asia Hotel Public Company Limited (PCL)

The meeting was held on 19 April 2023 at King Petch Room, Asia Hotel, situated at No. 296 Phayathai Road, Thanonpetchaburi sub-district, Rajathevee district, Bangkok, it had 64 shareholders and 32 proxies attended altogether 96 persons accounted for 236,723,286 shares or 73.98 percent (on the date of closing the share registry on 14 March 2023. The Company had a total of 962 shareholders holding a total of 320,000,000 shares) and achieved the quorum according to its regulation. In this meeting it also had the 10 Board members (10/13 members or 76.92%) and the participating attendee altogether 19 persons as follows:

1.	Mr. Piyawudh	Senapoopitaksa	Chairman, Independent Director, Audit Committee Member and
	•		Nomination and Remuneration Committee Member
2.	Mr. Surapong	Techaruvichit	Managing Director
3.	Mrs. Pornpun	Tanariyakul	Executive Director, Deputy Managing Director and Nomination and
			Remuneration member
4.	Mrs. Oyetip	Hyrabut	Executive Director, Deputy Managing Director
5.	Mr. Polpat	Techaruvichit	Director
6.	Miss Patcha	Techaruvichit	Director
7.	Mr. Suwat	Dusitrojanawongse	Independent Director, Audit Committee Chairman and Nomination
			And Remuneration Committee Chairman
8.	Mrs. Ruchukorn	Siriyodhin	Independent Director and Audit Committee Member
9.	Gen. Chanchai	Yossundara	Independent Director
10	. Miss Kesarin	Pupiphthirunkul	Independent Director
11	. Mr. Thana	Vongsangnak	Internal Auditor
12	. Miss Somsri	Tangtatpongsathorn	Finance and Accounting Manager
13	. Mr. Sathien	Vongsnan	Auditor, ANS Audit Co., Ltd
14	. Miss Hongyok	Vimolchart	Representative of ANS Audit Co., Ltd.
15	. Miss Sarisa	Issarapukdi	Representative of ANS Audit Co., Ltd.
16	. Miss Manfa	Yomrum	Representative of ANS Audit Co., Ltd.
17	. Mr. Kritsadang	Nutjarus	Legal Advisor
18	. Miss Sudaratana	Wisnuwatanakit	Company Secretary
19	. Mr. Patcharapol	Techaruvichit	Asst. Business Development Manager

In this regard, Mr. Piyawudh Senapoopitaksa, Chairman the meeting opened at 2:00 p.m. after that the Chairman assigned Mr. Surapong Techaruvichit, Managing Director introduced all the directors who attended the meeting, and the auditor, and Mr. Kritsadang Nutjarus, legal advisor who was witness clear and transparent for voting in the meeting, after that the Chairman assigned Mr. Surapong Techaruvichit, MD to conduct the meeting all agendas.

After that Mr. Surapong Techaruvichit, assigned Miss Sudaratana Wisnuwatanakit, Company Secretary, explained the method of voting by counting the votes in each item for the meeting to acknowledge as follows:

- 1. Each shareholder has the right to vote equals to the number of his held shares by counting one share is equal to one vote.
- 2. For Authorization of shareholders, the counting depends on the letter of proxy whether to agree, disagree or abstention. If the letter of proxy is determined to be no vote, an authority will be up to the proxy who has been given the right for all respects.
- 3. As for the counting of the votes to be convenient and quick, in each vote if no one disagreed with the Board of Directors' proposal or suspension of voting, it is considered that resolution is unanimous. However, if there is disagreement or suspension on any voting on an item, the shareholders can comment in the ballots, which given to the attendees at the time of registration, and please submit the ballots to the officials to tally the votes and deduct them from the votes of the entire attendees.
- 4. Counting the votes according to the item designated in the annual general meeting (AGM) for 2022 was classified into two types are:
- 4.1 The item that has to pass the resolution by the majority vote of the attending and voting shareholders are items 1, 3, 5, and 7. The company shall calculate the voting base of the shareholders who have agreed, disagreed and invalid ballots only, excluding the abstention.
- 4.2 The item that has to pass the meeting resolution by a minimum vote of two-thirds (2/3) of the total attending and eligible votes such as the item No. 6. The company shall calculate the voting base of the shareholders who have agreed, disagreed, invalid ballots and the abstention.
- 4.3 The item that has to pass the meeting resolution by a minimum vote of three-fourths (3/4) of the total attending and eligible votes such as the item No. 8. The company shall calculate the voting base of the shareholders who have agreed, disagreed, invalid ballots and the abstention.
- 5. If shareholder has already joined the meeting and wish to leave, please send the ballot which signed and voted to the company's officer.

6. If any shareholders wish to inquire or comment please notify your name and surname to the Chair first for correct recording.

However, in the items 2, it is an agenda for acknowledgement so no voting, and especially in the item 5 is for election of the rotated directors, to comply with the good governance principle shall elect the directors individually. When no shareholders objected to the voting method or proposed otherwise the Chairman agreed to the voting of each item as mentioned above. Then he started the consideration according to the agenda as follows:

Agenda 1 To approve the Minutes of the Annual General Meeting of Shareholders No. 60 held on April 8, 2022

Fact and Reasons: The Annual General Meeting of Shareholders No.60 was held on April 8, 2022 and the Minutes of such Meeting were submitted to the Stock Exchange of Thailand within 14 days according to the requirement and a copy of the said minutes is attached as Enclosure No.1

Board of Directors' Opinion: The Board agrees that the Minutes of the Annual General Meeting Of Shareholders have correctly been stated and recommends the approval of the said Minutes.

Voting: To approve this matter, a resolution must be passed by a majority vote of the shareholders who attending the meeting

The chairman presents the minutes of the 60^{th} AGM held on 8 April 2022 and being sent to the shareholders for consideration in advance with the invitation on the meeting appointment for approval.

A shareholder inquired about holding a shareholders' meeting, which the Stock Exchange of Thailand encourages the company to hold online meeting to support of the CGR project. The Company has acknowledged that it is not compulsory depending on each company, which in the past shareholders were still convenient to attend onsite/physical meetings. However, the Company will take it into consideration.

None of shareholders request for any adjustment or revisions.

In this agenda, more shareholders and proxies joined the meeting which is 109 people, 236,735,692 votes. The meeting considered and resolved to approve the 60th AGM as proposed by the Board.

By the following votes:

	Votes	Percentage
Approval	236,735,692	100.0000
Disapproval	0	0.0000
Invalid ballots	0	0.0000
Total	236,735,692	100.0000
Abstinent	0	-

Agenda 2 To acknowledge the Company's Annual Report for the year 2022

Fact and Reasons : The operating results of the Company for the year 2021 appeared in the 2021 Annual Report. (Enclosure No. 2)

Board of Directors' Opinion: The shareholders' meeting should approve the Company's Annual Report for year 2022.

Voting: This agenda is not required. This is a report to the shareholders.

The chairman of the meeting assigned Mr. Surapong Techaruvichit, who is Asia Hotel Public Company Limited's managing director, to report on company performance. In 2022, the world will be recovering from the COVID-19 pandemic effect. Many countries have welcomed foreign tourists. Thailand is an acceptable country as a disease-controllable country. The Thai government has also supported domestic tourism, such as "We travel together Project" The government has welcomed foreign tourists since early 2022, and tourist destinations in Thailand are popular among foreigners. Thailand's tourism situation improved in 2022 when compared to the situation in 2021.

In the first nine months of this year, Asia Hotel Public Company Limited's business has continued to suffer from the COVID-19 pandemic. However, our business was recovering, especially in Quarter 4, which made our 2022 business performance better than last year. Later in 2023 Quarter 1, business performance is higher almost equal to normal situations

In 2021, the Zeer Rangsit Shopping Center business had good feedback from customers. Together, the shopping center management team has slightly decreased rental discounts, which results in increased company revenue. The company also promotes events and activities in their shopping center to create a busier vibe. This will support our tenant's business in Zeer Rangsit.

However, in 2023, after getting COVID-19 epidemic effects, it will be a better year for tourist business and shopping center business. The company has announced a capital management policy in our company group to support business regarding future changes. The company committee had researched and compared the advantages and disadvantages of alternative investments. This will be presented to shareholders in Agenda 8.

Mr. Patcharapol Techaruvichit, Asst. Business Development Manager, who was assigned from the board, will present the additional overall business performance in the past 2-3 year and to compare business performance in each quarter, which are year 2019 with 2022 and 2023 Quarter 1 (refer to unreviewed Verification of Financial Reports) of each hotel revenue and occupancy as following;

<u>Hotel Business</u>, included in ASIA Hotel Bangkok, ASIA Pattaya Hotel, ASIA Airport Hotel, and ASIA Cha-am Hotel, whose 2022 performance is lower than 2019, however, in 2022, revenue is slightly increased from Quarter 1 to Quarter 4 regarding tourism encouragement, both international and domestic. Early in 2023, these hotels will have earned more revenue and increased average occupancy as much as before the COVID-19 pandemic. Ratchapruek Lanna Boutique and Darley Hotel Chiang Mai started operating in 2018, resulting in lower business performance in 2019 than in 2022. Together, in Quarter 1/2023, these two hotels have earned more revenue and increased their average occupancy as well. In 2022, Quality Inn (Long Beach, USA) have more revenue and occupancy than in 2019. In Quarter 1/2023, there was 72% occupancy after recovering from the tourist economy.

<u>Shopping Center Business</u> "Zeer Rangsit Shopping Center" had lower revenue in 2022, comparing between years 2019 and 2022 from each quarter, but there was a controlled expenses policy, and generate EBITDA year 2022 was higher than year 2019. In 2022, the company had more cash flow, which indicated a good business prospect. In 2022, our company launched a new project named Laan Sook Plaza in Chiang Mai too.

Moreover, Mr. Patcharapol Techaruvichit also reported about the building and interior renovation projects of our company group, which will start in Quarter 4 of 2022, which are:

ASIA Hotel Rajathevee. The renovation will start at Quarter 4/2023. There was a renovation perspective presented in the meeting, which is designed by Mr.Amata Ruhpaiboon, a famous architect. The renovation area includes first floor lobby, lobby bar, All Day Dinning Restaurant (displaced Tivoli Coffee shop area), The Signature Restaurant (displaced Saigon, Great Wall and Rio Grill area), third floor banquet rooms (Rajathevee and Kingpetch room), and Terrace by Soi Phayanak located at Soi Phayanak beside the hotel (allocated rental area to be a modern shopping area).

ASIA Pattaya Hotel located at Chonburi province. The hotel planned to renovate from front area to inside. Also, there will be a renovation at 6-7 floor included corridor. The system work as such air-conditioner, which will be replaced as a split type system. Guest rooms balcony will be refurbished especially in sea view rooms. There are also modernized our hotel restaurants, which are Sunny Beach and café, to encounter with market competition.

Darley Hotel Chiang Mai and Laan Sook Plaza has started their operation. Recently, there are 70% occupancy of rental area such as restaurant, café, pub, burger restaurant and local souvenir shop.

Moreover, Zeer Rangsit has established company strategies to encourage revenue both for Zeer Rangsit Shopping Center and The Hub by providing events in the center, for example, the OTOP tradeshow, robot competitions, card game competitions, and Tamiya competitions. The center has discounted rent and will contact and follow tenants who reduced their rental area during COVID-19 to return rent to their area.

Afterward, Mr. Surapong Techaruvichit, the moderator in the meeting, questioned shareholders for an inquiry.

Ms. Busakorn Ngamphasuthadon, a shareholder, questioned regarding the company revenue, which declined since COVID-19 pandemic in 2020. Presently, company revenue has not return as normal. The shareholder would like to acknowledge affecting growth of each business group, company target of each hotel and source of renovation budget (loan or company cost). Moreover, the shareholder also questioned about renovation outcome and room price.

Mr. Surapong reported about each hotel target. Overall Thailand tourist industry in 2023 has more tourists. However, it is uncertain that the tourist number will reach 30 million people as before COVID-19 pandemic. At present, there are tourist from Europe and Asian that make normal tourist situation excluded Chinese tourists. Since 8 January 2023, China has announced to allow Chinese travelling out of country but the number of Chinese tourists in Thailand still less, resulting from uncommon situation of airline business such as routing cancellation, higher costs or less ability to accommodate passengers in airport. From these reasons, it is expected that Chinese tourists will come to travel around 30-40%. This leads to hotel target is set around 75-80% from 2019.

For shopping center business, **Mr. Patcharapol** had explained that the former tenants, who terminate their contract, slowly return to rent at our center again. In respect of renovation budget 280 million Baht, the company will disburse as three-year installment. First year, the company will implement 35% of the budget, 35% in the second year and 30% in 2025. The company had negotiated with Bank regarding ASIA Hotel renovation and the company will spend its own cash flow 180 million Baht.

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Mr.Surawin Sawaengdee, a shareholder, who had attended meeting at ASIA Hotel last 3 year ago. Presently, this hotel has renovated and will has other renovation project in this year. The shareholder agreed with the project. However, the shareholder concerned about hotel revenue during the renovation. The shareholder also coincided with rental discount at Zeer Shopping Center. This will be support tenants financial at Zeer Rangsit. The shareholder had experienced in organizing marketing activities to encourage customers and gaining more revenue, which will be increased rental price in the future.

Mr. Patcharapol provided additional information about Zeer Rangsit, where is IT as a majority product. Zeer Rangsit also supports a used and good condition IT products strategy. This leads to increase customers in our center, which separates from online customer target. The used IT products strategy receives good feedbacks from our customers. Others customer target are teenagers, who collects model and cartoon.

Mr. Surapong added that our hotel business has experienced in customer services. When the hotel is under renovation, we will provide caution avoiding effect our customers.

Ms. Busakorn Ngamphasuthadon, a shareholder, questioned management after they explained that the company has no new project or new asset at present. The company still manages its current assets, including Asia Bangkok or Asia Pattaya, through renovation and increasing prices. This will lead to higher revenue. Mr. Surapong assured shareholders that the renovation will modernize our current assets, resulting in a price increase.

Mr.Surawin Sawaengdee, a shareholder, suggested renovating hotel parking. The parking presently has an old condition and is located in the prime area of Bangkok CBD as a 4-star hotel. Then our customers will feel comfortable parking there with convenience and safety. This conforms to the host's high-end customer target, who is affordable for a high price strategy.

Mr. Sukchai Sakulsrimontri, a shareholder asked to review financial statement page 168, which showed a solar rooftop renovation. The shareholder had inquired on the solar rooftop cost of four places, totaling 14 million baht. The shareholder would like to verify details of this renovation that will occur at the same time or gradually, together with the amount of energy saved. Moreover, the shareholder required information about customers in this quarter, which included the majority country, family or single, transit or long stay, gender clarification, etc. This will benefit our hotel by setting a target market in the future; for example, family customers will generate more revenue than walk-in customers.

Mr. Patcharapol explained about the solar rooftop that the project has already done. For the return, the company had projected that solar roofs would be returned within 4 years, or 25%, as Zeer Rangsit invested a budget of 11 million baht, but reduced electric expenses by 2.5–3 million baht.

Mr. Surapong also explained about hotel customers. Before the COVID-19 pandemic, our foreign tourists were divided into Chinese 25–30%, Thai 20–22%, European 10%, and other Asian countries as a remaining percentage. After the COVID-19 pandemic, Chinese tourists come back only 5-6%, Thais 22%, Europeans 5%, other Asian countries 8%, and Malaysians 8%. Presently, tourists make an online reservation over 80% of the time, such as on Booking.com, Agoda, or other applications. These online bookings will be deducted 20% as a commission.

Mr. Surapong Techaruvichit questioned to shareholders in the meeting regarding inquiry of the company performance. There was no question, and the meeting acknowledged the company's performance in 2022.

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

Fact and Reasons: According to the Public Company Limited Act, the Audited Balance Sheet and Statements of Income at every year end of the Company shall be proposed to Shareholders for approval. The audited financial statements for the year ended December 31, 2022, including balance sheets, statements of income, and other related statements, were examined by the Auditor and reviewed by the Audit Committee as shown in "Financial Statements" section in Annual Report. (Enclosure No.2) The performance summary as following:

Board of Directors' Opinion: The shareholders' meeting should approve the audited financial statements for the year 2022.

Voting : To approve this matter, a resolution must be passed by a majority vote of the shareholders who attending the meeting

The Chairman assigned Ms. Somsri Tangtatpongsathorn, Manager of Accounting and Finance, to present to the meeting for consideration on the financial statement for the year ended 31 December 2022 of Asia Hotel PCL. Also the consolidated financial statement as submitted to the shareholders for the operation results and financial status of the Company for 2022 compared with the year 2021 as follows:

Unit: Million Baht

			CIIII	willion Dan
Consolidated		Compan		
Performance	2022	2021	2022	2021
Income from hotel business	487.65	211.78	185.42	50.07
Rental and service income	436.65	388.07	-	-
Total Revenues	924.30	599.85	185.42	50.07
Gross Profit (Loss)	176.33	-3.76	53.56	-39.13
Other Income	45.18	48.37	30.39	28.06
Profit (Loss) from operating activities	34.60	-78.10	18.43	-42.70
Loss (Equity holders of the parent)	-111.45	-209.09	-36.05	-81.72
Loss per share : Baht	-0.35	-0.65	-0.11	-0.26
Summary Status				
Total Assets	10,456.55	10,500.94	4,274.84	4,289.61
Total Liabilities	4,364.52	4,430.37	1,1561.12	1,564.32
Shareholders' Equity	6,092.04	6,070.57	2,713.71	2,725.29

<u>Summary of the operations of the Company and its subsidiaries in 2022</u> from the consolidated financial statement as follows:

The total incomes from the main businesses (both the hotel and the shopping center) in 2022 was 924.30 million baht, this year the consolidated incomes were increased by 324.45 million baht or 54% higher, consist of the hotel business revenue was 487.65 million baht that was increased from previous year 275.87 million baht or 130% higher, that the room revenue increased by 175.97 million baht and Food revenue increased by 99.9 million baht. The room revenue was increased which consist of the domestic room revenue was 153.68 million baht, the oversea room revenue was 22.29 million baht and the rental and service business revenue was 436.65 million baht that was increased from previous year 48.58 million baht or 12.5% higher.

The Company and its subsidiaries had gross profit amounted 176.33 million baht, other income totaling 45.18 million baht, with profit before interest and income tax was 34.60 million baht and financial cost of 149.89 million baht, operating result in 2022 with a net loss was 112.27 million baht, loss per share was 0.35 baht, loss (equity holders of the parent) was 111.45 million baht.

The financial status of the Company and its subsidiaries from the balance sheet on 31 December 2022 compared with that on 31 December 2021:

On Assets, the Company had the total assets at the end of 2022 was 10,456.55 million baht compared to 2021 was 10,500.94 million baht, the total assets decreased by 44.39 million baht. Current Asset was 359.18 million baht which was increased from last year by 71.43 million baht due to the cash and cash equivalents was increased by 67.86 million baht and the trade and other current receivable was increased by 3.23 million baht. The total non-current asset was 10,097.37 million baht which was decreased from last year by 115.82 million baht due to the depreciation.

On Liabilities, the Company had the total liabilities at the end of 2022 was 4,364.51 million baht compared with 2021, the total liabilities were decreased by 65.86 million baht, consist of total current liabilities was 470.63 million baht which was decreased by 244.53 million baht from last year due to the bank overdrafts was decreased by 60.10 million baht and current portion of long-term loan from financial institutions was decreased by 198.46 million baht. The total non-current liabilities were 3,893.88 million baht which was increased by 178.69 million baht from last year due to long-term loan from financial institutions was increased by 206.93 million baht and non-current provision for employee benefit was decreased by 47.42 million baht.

On the shareholders' equity, as of 31 December 2022 was 6,092.04 million baht compared with 2021 which the shareholders' equity was increased by 21.47 million baht from last year.

A report on the operation results for the year 2022 compared with that on 31 December 2021:

Asia Hotel PCL, Asia Hotel, Rajatevee Bangkok, had the revenue of 185.42 million baht which was increased by 135.35 million baht or 270.32% higher, the profit margin 53.56 million baht which was increased by 92.69 million baht from last year, and other income was 30.39 million baht. Profit before interest and tax was 18.43 million baht which was increased by 61.14 million baht from last year. The operating result of the year 2022 was the net loss of 36.05 million baht, net loss per share was 0.11 baht. There was the average occupancy rate for year 2022 and 2021 was 51.28% and 11.22% respectively, this year was higher than the previous year by 40.06% and average room rate for 2022 equaled to 1,047 baht and average room rate for 2021 equaled to 937 baht.

The financial status of the Company from the balance sheet on 31 December 2022 compared with that on 31 December 2021

On Assets, the Company had the total assets at the end of 2022 was 4,274.84 million baht, the total assets were decreased by 14.77 million baht. Current Asset was 32.22 million baht which was increased from last year by 6.42 million baht due to cash and cash equivalents was increased by 2.85 million baht and the trade and other current receivable was increased by 3.58 million baht. The total non-current asset was 4,242.61 million baht which was decreased from last year by 21.20 million baht due to the property, plant and equipment was decreased from the depreciation.

On Liabilities, the Company had the total liabilities at the end of 2022 was 1,561.12 million baht compared with 2021, the total liabilities were decreased by 3.19 million baht, consist of total current liabilities was 370.14 million baht which was decreased by 85.47 million baht from last year due to bank overdraft was decreased by 84.28 million baht and the current portion of long-term loan from financial institutions was decreased by 33 million baht, trade payables and other current payable was increased by 24.85 million baht. The total non-current liabilities were 1,190.98 million baht which was increased by 82.27 million baht from last year due to long-term loan from financial institutions was increased by 206.93 million baht was increased by 118.33 million baht and baht and non-current provision for employee benefit was decreased by 33.81 million baht.

On the shareholders' equity, as of 31 December 2022 was 2,713.71 million baht compared with 2021 which the shareholders' equity was decreased by 11.57 million baht from last year.

After the manager of the accounting and finance reported the operation results and the financial statement on the Company and its consolidated statement. The Chairman inquired the shareholders for additional questions.

Mr. Sukchai Sakulsrimontri, a shareholder, was questioned about the deposit for purchase of asset on page 115, comparing it between this year and last year at 3.4 million Baht and 4.8 million baht, respectively. The question is: what is an asset purchasing deposit? Furthermore, on page 118, it is mentioned that distribution expenses and administrative expenses were increased. The shareholder inquired about the reason why they were much higher. The shareholder was also questioned about managing policy to avoid the possible forthcoming burden.

Miss Somsri Tangtatpongsathorn, the company Accounting and Finance Manager, and Mr. Thana Vongsangnak, the company internal auditor, had clarified that;

- The asset purchasing deposit resulted from hotel renovation, interior decoration and purchasing furniture contract. Before embarking, the company required to make a deposit. Later on, work completion, the account will be cleared. The showed amount is gathered from the company and subsidiaries.
- The distribution expenses and administrative expenses, page 118, are commission disbursed to agent or application, which customer make a reservation through. This leads to increase of these expenses as a proportion of gaining revenue, which had 20% of online booking revenue previously explained in Agenda 2.
- -The administrative expenses this year were higher due to the salaries of employees who came to work as usual in 2022, which was higher than in 2021 when the company controlled the expenditure of the number of employees who came to work. Pay according to the number of days you come to work, which is not a normal situation. When the situation improves in 2022, employees come to work normally, so costs are higher.
- For the higher financial cost, it was resulted from MLR loan payment and accounting standards article 9, which regulated to record part of long-term loan interests amount 36 million baht. This expense did not actually happen, and our committee had considered offering to manage financial cost to issue debenture, which today we will offer to shareholders to consider in Agenda 8.
- **Mr. Sukchai Sakulsrimontri**, a shareholder, queried about allowance for doubtful accounts that will be the company difficulty or not. The shareholder was also questioned about Losses on cash flow hedge reserve on page 119 and the coming election event. The shareholders questioned the management about the solution measure.
- **Mr. Thana Vongsangnak**, the company's internal auditor, clarified the Losses on cash flow hedge reserve from forward loan of our foreign subsidiary. For Trade and other current receivables page 140 regarding aging remark number 7, the company had provided reserve money, 4.4 million Baht for overdue more than 1-year debtors amount to 4.9 million Baht, it is almost 100% of the debt.
 - **Mr. Surapong** explained about a company account receivable that has a similar number and is still in normal condition. The company has no legal case about indebtedness. In our hotel's experience, we had no effects on customers from both the pandemic and the previous political rally situation. Our hotel had communicated with customers to avoid crowding the site. We served our customers with safety and good care. Also, the previous situation only happened for a short time.

After that no shareholders inquired anymore. The Chairman proposed the shareholders to approve the financial statement as reported above.

In this agenda, more shareholders and proxies joined the meeting which is 117 people, 236,743,441 votes

The meeting considered and resolved to approve the financial statement for the year ended on 31 December 2022 of Asia Hotel PCL and the consolidated statement as proposed by the Board of Directors

By the following votes:

	Votes	Percentage
Approval	236,743,441	100.0000
Disapproval	0	0.0000
Invalid ballots	0	0.0000
Total	236,743,441	100.0000
Abstinent	0	-

Agenda 4 To consider and approve omission of dividend payment from operating results of the year 2021

Fact and Reasons : Pursuant to the Public Companies Limited Act, B.E. 2535(1992) and the Company's Articles of Association No. 48-49, it is required that the Annual General Meeting of Shareholders shall consider and approve the allocation of profit and to set aside as a statutory reserve at least 5 percent of the Company's net earnings after deducting accumulated deficit brought forward (if any) until the reserve reaches at least 10 percent of its registered share capital and the company has a policy to pay the dividend to shareholders not less than 60% of the net profit after appropriating to legal reserve. According to the audited separate financial statements of ASIA for the year ended December 31, 2022, the net loss is Baht 36.05 million due to the impact of the COVID-19 pandemic in 2022. Therefore, the Company is unable to allocate dividends to shareholders according to the Company's dividend payment policy.

Board of Directors' Opinion: As the above result it, should be to consider and approve the omission of dividends and the allocation of legal reserves from the 2022 performance.

Voting: To approve this matter, a resolution must be passed by a majority vote of the shareholders who attending the meeting

The Chairman inquired the meeting if any shareholder would like to question anymore on this agenda.

Mr.Sukchai Sakulsrimontri, a shareholder, requested an explanation about the company's tax benefits, which are currently in the loss condition.

Miss Hongyok Vimolchart, Representative of ANS Audit Co., Ltd, indicated that the company and subsidiaries had total loss tax benefits of 515.55 million Baht within 5 years, but we did not record them as deferred tax assets.

Mr. Thana Vongsangnak, the internal auditor, had an additional explanation about tax benefits losses that the company could not apply over 5 years as the Revenue Department criterion. The company applied the first-year net loss as the criterion for deduction from the company profit. After the calculation process, the company might be exempt from income tax by applying the loss criteria for not more than five years.

Ms. Busakorn Ngamphasuthadon,, a shareholder, revealed her personal opinion that the distribution costs were much higher this year. Together, the higher revenue and higher financial cost will affect the company's net loss. Also, dividend payments will be unlikely. The shareholder asked management about the cost reduction approach.

Mr. Surapong described that distribution costs had actually increased; however, our company did reduce marketing costs by revoked the transfer of sales staff overseas to contact foreign travel agencies. Regarding company debt, this will be explained in Agenda 8.

The shareholders acknowledged and no more inquiry.

The meeting considered and resolved to approve the omission of dividends and the allocation of legal reserves from the 2022 performance that proposed by the Board.

By the following votes:

	Votes	Percentage
Approval	236,743,441	100.0000
Disapproval	0	0.0000
Invalid ballots	0	0.0000
Total	236,743,441	100.0000
Abstinent	0	-

Agenda 5 To consider and elect the directors in replacement of those who are retired by rotation

Fact and Reasons: According to the Public Limited Company Act, and Clause 18 of the Company's Articles of Association, one-third of the directors shall vacate the office upon the Annual General Meeting of shareholders. Currently, the Board of Directors consists of 13 members. There must be four members who have to be retired by rotation in the Annual General Meeting of Shareholders for the Year 2023. Three

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directors who hold the longest time in the office who was appointed in the year 2020, and one director, who was appointed in the year 2021, totaling 4 members in this annual general meeting are:

Mr. Piyawudh Senapoopitaksa
 Dr. Chotima Puasiri
 Mrs. Pornpun Tanariyakul
 Miss Kesarin Pupiphathirunkul
 Independent Director and Audit Committee Member Executive Director
 Independent Director and Audit Committee Member Independent Director
 Independent Director

The Nomination and Remuneration Committee reviewed the nominated persons to propose to shareholders for appointment as directors to replace the directors who retired by rotation. The Company then gave the shareholders the opportunity to propose names of potential candidates with appropriate qualifications through its website for election as the Company's directors during the period of 1 October 2022 to 31 December 2022. However, until the end of the specified period, there were no candidates proposed by the shareholders. The Nomination and Remuneration Committee (excluding the directors who retire by rotation, Mr.Piyawudh Senapoopitaksa and Mrs.Pornpun Tanariyakul) consider and scrutinize the qualifications of all directors who have retired, they recommended these 4 members of directors to replace the members who ended their term.

The Nomination and Remuneration Committee recommended these 4 members of directors to replace the members who ended their term as follows:

Mr. Piyawudh Senapoopitaksa
 Dr. Chotima Puasiri
 Independent Director and Audit Committee Member
 Independent Director and Audit Committee Member

3) Mrs. Pornpun Tanariyakul Executive Director4) Miss Kesarin Pupiphathirunkul Independent Director

The brief information of the nominated persons to be directors are shown in Enclosure No. 3

Board of Directors' Opinion: Directors (excluding the directors who retire by rotation) agreed with the Nomination and Remuneration Committee that the 1st, 2nd and 4th directors are independently able to supervise and inspect the performance of duties as well, give useful advice to the business. The 3rd director are knowledgeable in hotel business management with years of experience. As a result, the directors propose the meeting to consider electing of 4 members to be directors for one more term. They are not having any prohibited attributes and can perform their roles legally.

Voting: To approve this matter, a resolution must be passed by a majority vote of the shareholders who attending the meeting

In this agenda, 4 directors with completed term were leaving the conference for a while. The chairman of the meeting was announcing the vote of directors individually in accordance with the principle of good governance by which every shareholder participate in voting individually. Before the voting, The Chairman, Mr. Piyawudh Senapoopitaksa gave it to Mr. Suwat Dusitrojanawongse, the Chairman of the Audit Committee shall temporarily chairman the meeting to vote on this agenda. The list of directors is as follows:

1) Mr. Piyawudh Senapoopitaksa as Independent Director/Audit Committee Member Nomination and Remuneration Member

By the following votes:

	Votes	Percentage
Approval	236,475,481	99.9996
Disapproval	1,000	0.0004
Invalid ballots	0	0.0000
Total	236,476,481	100.0000
Abstinent	266,660	-

2) Dr. Chotima Puasiri as Independent Director / Audit Committee Member By the following votes:

	Votes	Percentage
Approval	234,742,381	99.9996
Disapproval	1,000	0.0004
Invalid ballots	0	0.0000
Total	234,743,381	100.0000
Abstinent	60	_

3) Mrs. Pornpun Tanariyakul as Executive Director By the following votes:

	Votes	Percentage
Approval	202,019,691	100.0000
Disapproval	0	0.0000
Invalid ballots	0	0.0000
Total	202,019,691	100.0000
Abstinent	34,723,750	-

4) Miss Kesarin Pupiphathirunkul as Independent Director By the following votes:

	Votes	Percentage
Approval	236,743,441	100.0000
Disapproval	0	0.0000
Invalid ballots	0	0.0000
Total	236,743,441	100.0000
Abstinent	0	-

The meeting considered and resolved to reinstate the 4 rotated directors, Mr. Piyawudh Senapoopitaksa, Dr. Chotima Puasiri, Mrs. Pornpun Tanariyakul and Miss Kesarin Pupiphathirunkul as the Company's directors for another term with the above votes.

After that, the meeting host invited four directors to come back in the meeting room to consider the next agendas, Mr. Piyawudh Senapoopitaksa as the chairman of meeting again.

Agenda 6 Consideration for approval of the remuneration for the board of directors and the meeting allowance as proposed by the Board.

Fact and Reasons: Articles of Association no.34, the Annual General Meeting of shareholders will determine the Directors' remuneration and meeting allowances.

The Nomination and Remuneration Committee has proposed to consider the remuneration for directors is Directors' Bonus and meeting allowances for year 2023 due to the company's performance in 2022 has improved over the previous year and due to the current economic recovery. Therefore, it is proposed to pay the bonus to the Board in 2023 at the lates rate as before covid pandemic and proposed the board meeting allowance at the same rate as the previous year. To propose for approval to the shareholders' meeting as follows:

Remunerations	Year 2023 (to Propose)	Year 2022
Board of Directors		
1. Bonus of Board of Director		
- Chairman of Board of Director	224,000	none
- Vice Chairman	168,000	none
- Director	112,000	none
2. Meeting Allowance per meeting		
- Chairman of Board of Director	20,000 Baht	20,000 Baht
- Vice Chairman	15,000 Baht	15,000 Baht
- Director	10,000 Baht /person	10,000 Baht /person
Remuneration of Committee		
Remuneration of Audit Committee:		
-Chairman of Audit Committee	60,000	none
- Audit Committee member	40,000	none
Remuneration of Nomination and Remuneration Committee: their remuneration was meeting allowance		
-Chairman of Nomination and Remuneration committee	15,000 Baht /meeting	15,000 Baht/meeting
-Nomination and Remuneration Committee member	10,000 Baht /person/meeting	10,000 Baht /person/meeting

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Board of Directors' Opinion: The Board of Directors waives the remuneration to help the Company to save its expenditures, later the situation is better, the board had received the remuneration since November 2022 onwards. For the year 2023, As recommended by the Nomination and Remuneration Committee, The Board of Directors proposes the Annual General Meeting of shareholders to approve the Directors' remuneration and remuneration of the committee. There should be no other remuneration apart from the above specified.

Voting: To approve this matter, a resolution must be passed by not less than two-thirds of the total number of votes of shareholders who attend the meeting.

The Chairman asked the meeting if any shareholder disapproves or abstains from voting. No shareholder disagreed or abstained.

The meeting considered and resolved to approve the payment of the remuneration for 2023 to the Board and the meeting allowances to each board meeting in 2023.

By the following votes:

	Votes	Percentage
Approval	236,743,441	100.0000
Disapproval	0	0.0000
Invalid ballots	0	0.0000
Abstinent	0	0.0000
Total	236,743,441	100.0000

Agenda 7 To consider and appoint the auditor for the year ended 2023 and to fix auditing fee

Fact and Reasons: According to the Public Limited Company Act and Clause 43 of the Company's Articles of Association, the shareholders' meeting shall appoint the auditor and fix the audit fee. The selection of the auditors and the audit fee were scrutinized and endorsed by the Audit Committee and the Board of Directors respectively.

Furthermore, the audit committee has an opinion according to the performance of auditing duties and financial statements of the company as well as related work. It is accurate, transparent, and complete, to propose ANS Audit Co., Ltd., who was auditor 8 years ago, to be new auditor of the company. The audit company has offered the audit fee for 1,400,000.-baht for the year 2023

Board of Directors' Opinion: The Board of Directors proposes to Annual General Meeting of Shareholders to appoint new auditors from ANS Audit Co., Ltd., as following

Name of Auditors	CPA No.	Number of years as signed in F/S
1. Mr. Sathien Vongsnan	3495	4
2. Miss Panita Chotesaengmaneekul	9575	-

The brief information of the nominated persons to be auditors are shown in Enclosure No. 4

By fix the audit fee for the year 2023 comprising of 3 quarterly interim financial statement and statutory financial statement with the audit fee Baht 1,400,000.- (audit fee for the year 2022 of Baht 1,380,000.-). If there is any work other than the annual auditing, the Board of Directors should be authorized to set service fee case by case.

In addition, the same group auditors, ANS Audit Co., Ltd., has been appointed to be the auditor of the 6 subsidiary companies: Asia Pattaya Hotel Co., Ltd., Asia Airport Hotel Co., Ltd., Zeer Property Public Co., Ltd., Zeer Asset Co., Ltd., Zeer Oversea LLC and Spa Hotel Co., Ltd. which the Board of Directors will ensure that the financial statements can be prepared in a timely manner, with the total audit fee for ASIA Groups Baht 5,521,000.- which details as follows:

None	Audit Fee for Year	Audit Fee for Year	Increase/(Decrease)
<u>Name</u>	<u>2023</u>	<u>2022</u>	
	ANS Audit Co., Ltd	ANS Audit Co., Ltd	
ASIA Hotel Public Co., Ltd.	1,400,000.00	1,380,000.00	20,000.00
<u>Subsidiaries</u>			
1. Asia Pattaya Hotel Co., Ltd.	850,000.00	850,000.0	0.00
2. Asia Airport Hotel Co., Ltd.	990,000.00	990,000.00	0.00

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3. Zeer Property Public Co., Ltd.	1,554,000.00	1,480,000.00	74,000.00
4. Zeer Asset Co., Ltd.	82,000.00	82,000.00	0.00
5. Zeer Oversea LLC	330,000.00	330,000.00	0.00
6. SPA Hotel Co., Ltd.	315,000.00	315,000.00	<u>0.00</u>
Total Audit Fee	<u>5,521,000.00</u>	5,427,000.00	94,000.00

ANS Audit Co., Ltd is an independent firm. There is no relationship and/or stakeholders between the auditor and the company/subsidiary/management/major shareholder or related persons of such person and is not a shareholder of the Company and subsidiaries and renders no other services.

Voting: To approve this matter, a resolution must be passed by a majority vote of the shareholders who attending the meeting

After that the Chairman inquired if any shareholder would disagree or abstain from voting on this item.

Mr.Sukchai Sakulsrimontri, a shareholder, suggested AI technology usage to discount the audit service fee. The shareholders requested that audit committees consider this issue and inform auditors about applying this technology next year.

Mr. Satien Vongsnan, the company auditor, mentioned that the auditor had already started using AI and invested in software and hardware technology in the past 2–3 years. However, there were other risk assessment factors to review too. Auditors had to review those factors, such as responding to increasing or decreasing company risk and considering collaboration with AI systems. In respect of auditors, they will be verified and certified company financial statements for shareholders' advantages, who are majority maximized advantages from financial statements.

No shareholder disagreed or abstained.

The meeting considered and resolved to approved the auditors who are Mr. Sathien Vongsnan, CPA No. 3495 or Miss Panita Chotesaengmaneekul CPA No. 9575 from ANS Audit Co., Ltd. as the auditors of the Company for 2023 with the audit fees in the amount of 1,400,000 baht.

By the following votes:

	Votes	Percentage
Approval	236,743,441	100.0000
Disapproval	0	0.0000
Invalid ballots	0	0.0000
Total	236,743,441	100.0000
Abstinent	0	0.0000

Agenda 8 To consider and approve the issuance and offering of debentures in the amount not exceeding 3,200 million baht

Fact and Reasons: In the past, the company and its subsidiaries managed the business mainly by raising capital through financial institutions. Although it can be managed conveniently and steadily, it is trusted by financial institutions. As a result, the fundraising process can continue, and the interest rate is relatively low. However, what happens from the use of this source of capital is that the company does not have enough cash flow each year to expand the business or take care of the existing business since the company has to pay interest and principal at the same time.

The Board of Directors has examined and considered all relevant factors, risks, impacts, and opportunities. It is considered appropriate for the company to issue and offer debt securities to raise capital from the capital market, with a limit not exceeding 3,200 million baht. This does not close the channel for the use of financial institutions, but it gives the company more options to find financing for its business. The details can be summarized as follows:

	For general business use and/or loan repayment and/or investment and/or working capital of
Objectives:	the Company and subsidiaries or for other purposes as the Board of Directors deems
	appropriate.

Type of Debenture	All type of debentures including, but not limited to: with or without name registered debentures, with or without collateral, with or without debentures holders representative and subordinated or non-subordinated debentures depending on the suitability of the conditions market and other factors. At the time of each issuance and offering of debentures.
Amount	Not exceeding 3,200 million baht at the time of offering (Revolving Basis)
Currency	Thai Baht or equivalent foreign currency
Interest Rate	Depending on market conditions at the time of each bond issuance and offering.
Maturity Period	Depending on market conditions at the time of each bond issuance and offering. Except in the case of issuance of perpetual debentures. Debentures issued by the Company must not exceed 20 years from the date of issuance of the relevant debentures. In case of issuance of redemption debentures upon dissolution of the Company. The maturity and maturity date of the debentures shall be in accordance with the relevant rules of the Capital Market Supervisory Board and/or the Securities and Exchange Commission (SEC) and/or any other relevant government agency.
Early Redemption	Debenture holders and/or the Company may or may not have the right to redeem the debentures before maturity, depending on the terms and conditions of the debentures at each
of Debentures	issuance.
Allocation Method	The offering of the debentures can be at one time or several times, whether offered domestically and/or internationally and may be offered to general public and/or specific investors and/or high- net- worth individual and/or institutional investors and/or any other investors.
Authority to determine other details	Authorize the Board of Directors and/or Executive Directors to assign persons designated to have authority in matters relating to and/or continuing with the issuance of debentures, including (but not limited to) the following:
	(1) Determine conditions and details necessary and related to the issuance and offering of the debentures, including (but not limited to) such as name, type, collateral (if any), currency, amount, maturity, par value, offer price per unit, interest rate, right of redemption, method of offering, issuance and offering period, repayment methods, allocation methods, and terms and conditions, etc., as the circumstances will permit and for a period of time as deemed appropriate. The issuance and offering of the debentures can be in various forms at one time or several times.
	(2) Proceed with any action necessary and appropriate for the issuance of such debentures and has the authority to appoint representatives of debentures holders and/or registrars of the debentures and/or distributor and/or underwriters and/or financial advisors and/or other advisors and/or any other persons involved in the issuance and offering of the debentures and/or credit rating agencies and/or property appraisers, etc., as well as to register debentures with Thai Bond Market Association or any other secondary markets as well as to have the authority to apply for permission to disclose information and proceed with other actions with relevant authorities.
	(3) Contact, provide information, negotiate, enter into, sign, certify and amend documents and contracts relating to the issuance and offering of the debentures, including (but not limited to) application, prospectus, registration statements and documents evidence to be filed with the Securities and Exchange Commission, Thai Bond Market Association and/or any other entity involved in the issuance and offering of such debentures, as well as liaise and file the aforementioned documents with the Securities and Exchange Commission, Thai Bond Market Association or any other agency or person concerned.
	(4) Proceed with any other action necessary and appropriate for the issuance of the Company's debentures to be achieved and in accordance with its objectives.

Board of Directors' Opinion: The Board of Directors proposes to Annual General Meeting of Shareholders to approve the issuance and offering of debentures in the amount not exceeding 3,200 million baht, including details of the issuance and offering of debentures to support the Company's funding needs from alternative funding sources and strengthen the Company's financial position and future investments.

Voting: To approve this matter, a resolution must be passed by not less than three-fours of the total number of votes of shareholders who attend the meeting.

The Chairman assigned Mr. Patcharapol Techaruvichit, who is Assistant Development Manager, to further explain the company's financial statement. In 2022, the company had debt obligations of 4,364 million baht, which originated from a financial institution loan of 2,380 million Baht. For the outstanding loans from other institutions, they divided them into two categories: domestic financial institutions (2,008 million Baht) and international financial institutions (372 million Baht). In the case of loan interest calculation from the domestic financial institution at 2,008 million Baht at computed interest rates of 6%, 7%, and 8%, the interest amount will be 121, 131, and 141, respectively. The average EBITDA between 2017 and 2019 (before the COVID-19 pandemic) was 338 million Baht, and the company will remain cash after disbursing interest (principle 2,008 million Baht), as shown in the following table:

Interest Rate %	80% EBITDA	Interest/Year	Ability to pay Interest (Times)	Cash Balance after Paying Interest
6.0%	338	121	2.8	218
6.5%	338	131	2.6	208
7.0%	338	141	2.4	197

The company might invest, renovate, or expand from its cash balance in the future. The company planned to issue debentures worth 1,600 million baht and repay a loan from a financial institute. The company will maintain its loan outstanding balance at 408 million baht as an alternative cash management approach and expand its business in the future.

Mr. Surapong Techaruvichit, the meeting moderator, questioned shareholders about suggestions and further inquiries.

Mr. Surawin Sawaengdee, a shareholder, commented that the forthcoming issuance of debentures creates only a slightly different interest than the current payment. The shareholder asked about the debenture interest rate and company rating.

Mr.Sukchai Sakulsrimontri, a shareholder, also asked about debenture credit line amount 3,200 million baht regarding sourcing, perpetual bond and D/E Ratio.

Mr. Patcharapol Techaruvichit explained additional other issues as following;

- The debenture interest rate is approximately 6–7%, which is higher than the bank rate. By not paying the loan principle, we might apply cash flow with the maximum company benefit in each year, and this will lead to business growth in the future.
- 1,600 million baht is the credit line of each debenture issuance event. When the debenture is due, the company will issue a new debenture. This will overlap because a new debenture will replace the old one.
- Currently, the company is researching about credit rating. We are waiting for outcoming of interest rate, which depends on this debenture too.
- Presently, D/E Ratio stays at 0.4 times (only financial institute debt), which is limited at not over 2 times.

After that the Chairman inquired if any shareholder would disagree or abstain from voting on this item.

No shareholder disagreed or abstained.

The meeting considered and resolved to the issuance and offering of debentures in the amount not exceeding 3,200 million baht

By the following votes:

	Votes	Percentage
Approval	236,743,441	100.0000
Disapproval	0	0.0000
Invalid ballots	0	0.0000
Abstinent	0	0.0000
Total	236,743,441	100.0000

Agenda 9 Consideration for other business (if any)

Mr. Surapong Techaruvichit, Managing Director questioned shareholders in the meeting that who has any questions regarding the company's performance.

Mr.Sukchai Sakulsrimontri, a shareholder, questioned about seminar customers, which visit hotel before COVID-19 pandemic.

Mr. Surapong Techaruvichit explained that at present our banquet rooms are under renovation, which will be served customers in the future. From financial statement report, it was indicated that hotel revenue both rooms and restaurant resulted from meeting and seminar. Majority customers are government and private companies. However, during Songkran festival, meeting and seminar events were reduced.

Mr. Surawin Sawaengdee, a shareholder, requested about special offers for shareholder as hotel customer and asked about Rio Grill restaurant operating.

Mr. Surapong Techaruvichit informed that our company has already provided privilege offers for shareholders. For Rio Grill, after renovation, we have provided The Signature Restaurant, where serves Brazilian, Vietnamese and Chinese food as customers selection too.

No shareholders proposed anything to the meeting for consideration, the Chairman thanked the attendees and adjourned the meeting at 17.00 hours.

Signed *Piyawudh Senapoopitaksa* Chairman of the Meeting (Mr.Piyawudh Senapoopitaksa)

Miss Sudaratana Wisnuwatanakit Secretary of the meeting

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Enclosure no. 2

Annual – One Report 2023: QR Code

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Brief information supporting the election of the new directors who vacate the office in Agenda 5

1. Name/ Position Mr. Surapol Techaruvichit

Propose to Director Executive Director

Present Position Executive Director - Chief Executive Officer

AGE 66 years

Training Course from IOD Certificate of Attendance DAP no. 6/2003

from IOD.

Educational Background MBA, San Francisco University, U.S.A.

Bachelor Degree in Economics, Chulalongkorn University

Number of Shares Held 15,808,330 shares (self =14,735,000 shares, spouse = 1,073,330 share)

or 4.94%

Family Relationship Son of Mrs. Suvimol Techaruvichit, Older Brother of Mr. Surapong

Techaruvichit, Mrs. Pornpun Tanariyakul and Mrs. Oyetip Hayrabut

Father of Mr. Polpat Techaruvichit

Experience for the past 5 years Apr. 8,2021 - Present Director, Asia Hotel Public Company Limited.

Dec. 2020 – Present Director, CEO, Asia Pattaya Hotel Co., Ltd. Dec. 2020 – Present Director, CEO, Asia Airport Hotel Co., Ltd.

Nov.2020 - Present CEO, Asia Hotel Public Co., Ltd.

1990 - Present Managing Director, Zeer Property Plc. Co., Ltd.

Term of directorship 3 years (Appointed in April 2021)

Criminal record in past 10 years -none-

Disqualifications -none-

(Has not committed and an offense against property or entered into a

transaction which may have caused a conflict of interest with

Company over the last year)

Current position in other organization

Listed Company -none-

Non-Listed Company 2016 – Present Director, Polsirapat Co., Ltd.

 $2010-Present\quad Director,\ CTC\ Hainan\ Aviation\ and\ Tourism\ Co.,\ Ltd.$

1989 - Present Director, Pamatoy Co., Ltd.

1988 - Present Managing Director A.B.K. Enterprised Co., Ltd.

Other organization that may cause

Any conflict of interest to ASIA

-none-

Participate in the meeting for year 2023

0 time for Annual General Meeting no.61 (2023)

11/12 times for Board Meeting

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2. Name/ Position Mrs. Oyetip Hayrabut

Propose to Director Executive Director

Present Position Executive Director -

Deputy Managing Director

AGE 61 years

Training Course from IOD Certificate of Attendance DCP no. 278/2019

from IOD

Educational Background - MBA, Sul Ross States University U.S.A.

-Bachelor Degree in Accounting, Chulalongkorn University

-The Rule of Law for Democracy no.8

Number of Shares Held 2,040,660 Shares or 0.64%

Family Relationship Daughter of Mrs. Suvimol Techaruvichit and Younger sister of

Mr. Surapol Techaruvichit, ,Mr.Surapong Techaruvichit and

Mrs. Pornpun Tanariyakul

Experience for the past 5 years Dec. 2020 - Present Director, Asia Pattaya Hotel Co., Ltd.,

Dec. 2020 - Present Director Asia Airport Hotel Co., Ltd

May 2018 - Present Deputy MD, Asia Hotel Public Company Limited

Apr. 2018 - Present Director, Asia Hotel Public Co., Ltd. 2011 - Present General Manager, Asia Hotel Plc Co., Ltd.

Term of directorship 6 years (Appointed in April 2018)

Criminal record in past 10 years -none-

Disqualifications -none-

(Has not committed and offence against property or entered into a

transaction which may have caused a conflict of interest with

Company over the last year)

Current position in other organization

Listed Company -none-

Non-Listed Company 1996 – Present Director, A.B.K. Enterprise Co., Ltd.

 $1966-Present\ \ \, Director,\,Pamatoy\,Co.,\,Ltd.$

Other organization that may cause

Any conflict of interest to ASIA

-none-

Participate in the meeting for year 2023

1 time for Annual General Meeting no.61 (2023)

12/12 times for Board Meeting

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3. Name/ Position Mr. Polpat Techaruvichit

Propose to Director Director

Present Position Director

AGE 36 years

Training Course from IOD Certificate of Attendance DCP no.281/2019

from IOD

Educational Background - MBA, Sasin, Chulalongkorn University

- Bachelor Degree in Business Administration,

Mahidol University International College (MUIC), Nakorn Pathom

Number of Shares Held 1,459,000 Shares or 0.46%

Family Relationship Grandson of Mrs. Suvimol Techaruvichit, Son of Mr. Surapol

Techaruvichit, Naphew of Mr.Surapong Techaruvichit, Mrs. Pornpun

Tanariyakul and Mrs.Oyetip Hayrabut

Experience for the past 5 years 2018 – Present Director, Asia Hotel Public Co., Ltd.

2017 - Present Asst. General Manager, Asia Airport Hotel Co., Ltd. 2015 - Present Asst. to Executive Director, Zeer Property Plc. Co., Ltd.

Term of directorship 6 years (Appointed in April 2018)

Criminal record in past 10 years -none-

Disqualifications -none-

(Has not committed and an offense against property or entered into a

transaction which may have caused a conflict of interest with

Company over the last year)

Current position in other organization

Listed Company -none-

Non-Listed Company 2016 - Present Managing Director, Polsirapat Co., Ltd.

Other organization that may cause

Any conflict of interest to ASIA

-none-

Participate in the meeting for year 2023

1 time for Annual General Meeting no.61 (2023)

11/12 times for Board Meeting

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4. Name/ Position Miss Patcha Techaruvichit

Propose to Director Director

Present Position Director

AGE 34 years

Training Course from IOD Certificate of Attendance DCP no.279/2019

And FBG no.13/2018 from IOD

Educational Background - Master of International Business, Swiss Hotel

Management School, Switzerland

-Graduate Certificate: International Hotel Management, Blue Mountains

Hotel Management School Australia.

-Bachelor in Communication Arts, Major in New Media Communication, Assumption University of Thailand.

-Course: YECBK Season 1, (Young Entrepreneur Chamber of Commerce)

- Innovation Driven Enterprise to Initial Public Offering Episode 3

(IDE to IPO3)- Hospitality and Tourism Industry, (NIA) and (SET-MAI)

Number of Shares Held 210,600 shares or 0.07%

Family Relationship Daughter of Mr. Surapong Techaruvichit, Niece of Mrs. Pornpun

Tanariyakul and Mrs. Oyetip Hayrabut

Experience for the past 5 years May 2018 – Present Director, Asia Hotel Plc Co., Ltd

Jan 2017 - Present Asst. Marketing Manager, Asia Hotel Plc Co., Ltd.

Term of directorship 6 years (Appointed in April 2018)

Criminal record in past 10 years -none-

Disqualifications -none-

(Has not committed and offence against property or entered into a

transaction which may have caused a conflict of interest with

Company over the last year)

Current position in other organization

Listed Company -none-Non-Listed Company -none-Other organization that may cause -none-

Any conflict of interest to ASIA

Participate in the meeting for year 2023

1 time for Annual General Meeting no.61 (2023) 11/12 times for Board Meeting

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5. Name/ Position General Chanchai Yossundara

Propose to Director Independent Director

Present Position Independent Director

AGE 67 years

Training Course from IOD -none-

Educational Background - Bachelor of Science, Chulachomklao Royal Military Academy

- Master of Public Administration, Rajaphak Institue

- Army War Collage, Class 48

Number of Shares Held -none-

Family Relationship -none-

Experience for the past 5 years 11 Aug. 2023 - Present - Nomination and Remuneration Committee member

Asia Hotel Public Co., Ltd.

8 Apr.2021- Present - Independent Director Asia Hotel Public Co., Ltd.

2019 - Present - Secretary General of the Fencing Sports Association

Of Thailand

2016 – Present - Member of the Basic Education Institution,

Suankularb Wittayalai School

2017 - 2019 - Vice President, Thailand Fencing Federation

Term of directorship - 3 year (Appointed in 2021)

Criminal record in past 10 years - none -

Disqualifications - none -

(Has not committed and offence against property or entered into a transaction which may have caused a conflict of interest with

Company over the last year)

Current position in other organization

Listed Company -none-

Non-Listed Company Jan. 2021 – Present Consultant, Super Safe Service Co., Ltd.

Other organization that may cause

Any conflict of interest to ASIA

-none-

Participate in the meeting for year 2023

1 time for Annual General Meeting no.61 (2023)

12/12 times for Board Meeting

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Brief information of the nominated persons to be Auditor for the year

1. Name Mr. Sathien Vongsnan

CPA License no. 3495

Present Position Audit Senior Partner, ANS Audit Co. Ltd.

Qualifications -Certified Public Accountant of Thailand

-Member of the Federation of Accounting

Professions of Thailand (FAP)

-BBA (Accountancy) from Thammasat University

-MBA (International Program) from Bangkok University

-Lecturer and guest speaker

-SEC Authorized Auditor

Experience -Senior Audit Partner of ANS Audit Co., Ltd. since 2001

-The Deputy Financial Controller for Christiani & Neilsen (Thai) PCL

-Accounting Manager at Ericsson Thai Networks Co., Ltd.

-Senior Auditor at SGV Na Thalang Co., Ltd.

Years signed in the Company's financial statements - 5 – years

2. Name/ Position Mr. Atipong Atipongsakul

CPA License no. 3500

Present Position Audit Partner, ANS Audit Co. Ltd.

Qualifications -Certified Public Accountant of Thailand

-Instructor, lecturer and guest speaker

-SEC Authorized Auditor

- Member of the Federation of Accounting Professions of Thailand FAP)

-MBA, Thammasat University &

-BBA in accounting from Thammasat University

Experience -Senior Audit Partner of ANS Audit Co., Ltd. since 2001

-January 1,1992 to December 30, 2000: Worked with KPMG(Bangkok) providing auditing an advisory to various multinational Companies

-1982to1991:Working with SGV Na Thalang Co., Ltd.(Arthur Andersen)

Years signed in the Company's financial statements -0- year

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3. Name/ Position Miss Panita Chotesaengmaneekul

CPA License no. 9575

Present Position Audit Partner, ANS Audit Co. Ltd.

Qualifications -Certified Public Accountant of Thailand

-SEC Authorized Auditor

-Member of the Federation of Accounting Professions of Thailand (FAP)

-M.Sc. in IT in Business (MIS), Chulalongkorn University

-BBA in accounting from Ramkhamhaeng University

Experience -Jointed ANS Co., Ltd. Since September 2004.

-Audit Partner of ANS Audit. Co. Ltd. Since 2017

-She serves the audit service to various local and multinational clients

including the publicly interest entities.

Years signed in the Company's financial statements -0- year





Regulation of Shareholder Meeting

- 35. The Board of Directors shall call a shareholder meeting which is an annual ordinary general meeting of shareholders within four months of the last day of the fiscal year of the company.
- 36. All other than meetings shall be called extraordinary general meetings (EGM). The board of directors shall call an EGM whenever it deems appropriate or one or more shareholders holding shares amounting to not less than ten percent of the total number of shares sold may, by subscribing their names, makes a written request to the Board of Directors to call an extraordinary general meeting at time, but the subjects and reasons for calling such meeting shall be clearly stated in such request. In this regard, the Board of Directors shall proceed to call a meeting of shareholders to be held within forty-five days as from the date of receipt of such request from the shareholders.

In case the Board of Directors does not hold the meeting within the period as prescribed under paragraph one, the shareholders who subscribe their names or other shareholders holding the number of shares as required may call such meeting within forty-five days as from the completion of such period. In this regard, the meeting shall be considered as the shareholders' meeting called by the Board of Directors. The company shall be responsible for necessary expenses arising from such meeting and reasonably provide facilitation

In case the quorum of the shareholders' meeting called by the shareholders as prescribed under paragraph two is not formed according to Article 38, the shareholders as prescribed under paragraph two shall be collectively responsible to the company for expenses arising from such meeting.

- 37. In calling a shareholder meeting, the board of directors shall prepare a written notice calling the meeting that states the place, date, time agenda of the meeting and the matters to be proposed to the meeting with reasonable details by indicating on clearly whether it is the matter proposed for information, for approval or for consideration including the opinions of the board of directors in the said matters, then the said notice shall be delivered to the shareholders not less than seven days prior to the date of the meeting. The notice calling for the meeting shall also be published in a newspaper at least three days prior to the date of the meeting.
- 38. In order to constitute a quorum, there shall be shareholders and proxies (if any) attending at a shareholder meeting amounting to not less than twenty-five persons or not less than one-third of the total number of shareholders whichever case such shareholders shall hold shares amounting to not less than one-third of the total number of shares sold, unless otherwise stipulated by the relevant Act.

At any shareholder meeting, if one hour has passed since the time specified for the meeting is still inadequate for a quorum as defined in the first paragraph, and of such shareholder meeting was called as a result of request by the shareholders, such meeting shall be cancelled. If such meeting was not called as result of a request by the shareholders the meeting shall be called once again and the notice calling such meeting shall be delivered to shareholders not less than seven days prior to the date of the meeting, In the subsequent meeting a quorum is not required

39. In the shareholders' meeting, the shareholders may authorize other people who reach the legal age to attend the meeting and vote on their behalf. The proxy statement must be dated and signed by the shareholder who grants it and shall comply with the statement set by the registrar.

This proxy statement shall be submitted to the chairman of the board or his assignee at the meeting venue before the proxy attends the meeting.

In voting, it shall consider the proxy has the votes equal to the combined votes the principal has except the proxy shall state to the meeting before voting that they shall vote on behalf of some principal by stating the name of the principal and the number of shares the proxy holds.

- 40. In voting, one share shall be counted as one vote and a resolution of the shareholder meeting shall require as follows.
 - (1) In an ordinary event, the majority votes of the shareholders who attend the meeting is final. In case of a tie vote, the chairman of the meeting shall have a casting vote.
 - (2) In the following events, a vote of not less than three quarters of the total number of votes of shareholders who attend the meeting and have the right to vote:
 - (a) The sale or transfer of the whole or important parts of the business of the company of others person.
 - (b) The purchase or acceptance of transfer of the business of other companies of private company.
 - (c) The making, amending or termination of contracts with respect to the granting of a lease of the whole or important parts of the business of the company.
 - (d) The assignment the management of the business of the company to any other persons.
 - (e) The amalgamation of the business with other persons with the purpose of profit and loss sharing.
 - (f) The amendment of the article association or regulation
 - (g) The increased or decreased capital of company or debenture
 - (h) Merge or Quittance
- 41. Voting should be done openly unless during or before announcing the resolution there are not less than 5 shareholders request for a secret voting and procedures to be set by the Chairman.

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- 42. Any shareholders who get special benefits from any resolution will not be allowed to vote. If necessary the Chairman will ask that particular shareholder to temporary leave the meeting.
- 43. The following transactions for an annual general meeting shall comprise:
 - (1) To consider reports of the board of directors which proposed to the meeting declaring the annual operating of the company.
 - (2) To consider and to approve the balance sheet.
 - (3) To consider the statement of profit and profit appropriation
 - (4) To elect the director (s) in replacement of the vacancy upon the expiry of his or her term
 - (5) To appoint the auditor of the company, and
 - (6) Others (if any)

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Enclosure no.6 page 1

Name/ Position	AGE	Position	The stakeholder in this meeting	Responsibility	Address
1. Mr. Suwat Dusitrojanawongse	79 years	Independent Director and Audit Committee Chairman	Mr. Suwat Dusitrojanawongse will not gain benefit from all agenda proceed to this shareholder meeting	Be in office as audit committee member since year 1999 and independent director since 2008 with well recognition.	296 Phyathai Rd. Rajathevi Bangkok 10400
2. Mrs. Ruchukorn Siriyodhin	66 years	Independent Director and Audit Committee member	Mrs. Ruchukorn Siriyodhin will not gain benefit from all agenda proceed to this shareholder meeting	Be in office as audit committee member since year 2023 and independent director since 2020 with well recognition.	296 Phyathai Rd. Rajathevi Bangkok 10400
3. Dr. Chotima Puasiri	45 years	Independent Director and Audit Committee member	Dr. Chotima Puasiri will not gain benefit from all agenda proceed to this shareholder meeting	Be in office as audit committee member since May 2012 and as independent director since 2011 with well recognition.	296 Phyathai Rd. Rajathevi Bangkok 10400
4. Miss Kesarin Pupiphathirunkul		Independent Director and Audit Committee member	Miss Kesarin Pupiphathirunkul will not gain benefit from all agenda proceed to this shareholder meeting	Be in office as audit committee member since Aug 2023 and as independent director since 2022 with well recognition.	296 Phyathai Rd. Rajathevi Bangkok 10400

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Information of Qualifications of Independent Directors

Qualifications of Independent Directors are as follows:

- Hold shares of not more than 1.00% of the voting shares of the company, holding company, subsidiary company, associated company, major shareholder or person control over the company, including shares held by related persons of such independent director as equal as the SEC's regulator.
- Must not be nor have ever been a director with participation in management, a hired worker, an employee, an advisor with fixed salary, or a person control over the company, subsidiaries company, associated company, the same level of subsidiaries, major shareholders or a person control over the company unless having been relieved from such title for not less than 2 years before the date of appointment.
- Must not be a person related by blood or by legal registration as father, mother, spouse, sibling, and offspring including spouse of offspring of an executive or major shareholder, controlling person or person who will be nominated as executive or controlling person of the Company and subsidiary companies.
- Must not have nor ever had any business relationship with the company, holding company, subsidiaries company, associated company, major shareholder or person control over the company, to the extent that may obstruct the using of his/her independent discretion, and is not nor ever have been a shareholder or controlling person with business relationship with the company, holding company, subsidiaries company, associated company, major shareholder or controlling person unless having been relieved from such title for not less than 2 years before the date of appointment.
- Must not have nor ever been an auditor of the company, holding company, subsidiaries company, associated company, major shareholder or person control over the company and is not major shareholder, controlling person or a managing partner of the audit firm where the auditors of the company, holding company, subsidiaries company, associated company, major shareholder are working for unless having been relieved from such title for not less than 2 years before the date of appointment.
- Must not have nor ever been a provider of any professional service, including legal consultant of financial consultant, with the remuneration in excess of Baht 2 million per annum from the company, holding company, subsidiaries company, associated company, major shareholder or person control over the company and is not major shareholder, controlling person or a managing partner of such professional service provider, unless having been relieved from such title for not less than 2 years before the date of appointment.
- Must not be a director appointed as the representative of the Company director, major shareholder or any shareholder who are connected persons of the major shareholder.
- Must not operate the similar business that will compete with the business of the company or its subsidiaries or not holding shares or be a committee member, employee, staff, consultant with salary or holding more than 1% of other company's or its subsidiaries' shares with the similar business and competition.
- Must not possess any other characteristics that will prevent the independent expression of opinions in respect of the operations of the company.
- Independent Directors may be assigned by Board of Directors to make a collective decision regarding the business operation of the Company, major company, subsidiary companies, affiliated companies and sub-companies at the same level or juristic persons that may have conflictions.
- Disclose information of being independent director of other group of companies including remuneration obtained from the group in the form 56-1 and annual report (remuneration from each individual company is not required)

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Schedule for Attendance at the meeting

Registration: 12.30 a.m. To 2.00 p.m.

Participants are required to present the following documents for registration prior to attending the meeting (depending on the case)

In case of "In attendance"

For individual shareholders:

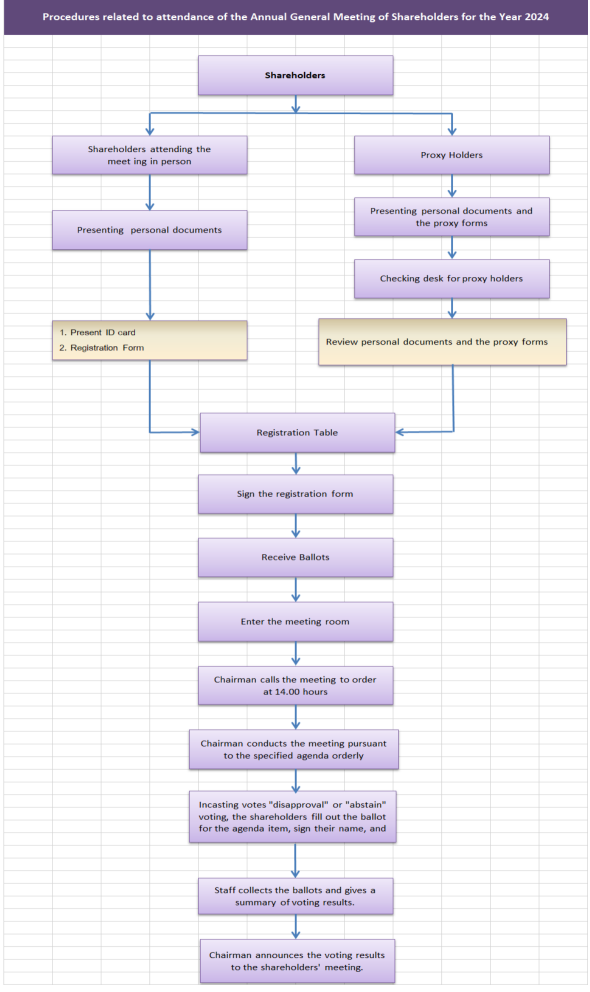
Please present the identification card issued by the state agency, which bears the photograph of the participant. Also, a photocopy of such identification document certified a true copy by the shareholder or proxy holder (in case the participant is a proxy holder).

For Shareholder who is the juristic person: A photocopy of the Certificate of Incorporation of the juristic person, which is certified a true copy by the juristic person's representative. Also, a photocopy of the identification document of the juristic person's representative and the proxy who sign on the photocopy of the Certificate of Incorporation which is certified a true copy. As well, the identification document issued by the state agency, which bears the photograph of the proxy holder who is authorized to attend the meeting, must be presented at the meeting.

In case of "Proxy"

- 1. The proxy form shall be made in writing and signed by both grantor and grantee and shall be presented with the certified copies of ID card of both grantor and grantee.
- 2. Please deliver the proxy form with stamp duty as described in (1) to the company (either by mail or by hand) to Khun Sudarat Wisnuwatanakit at 3rd floor, the office of managing director, Asia Hotel, 296 Phyathai Rd., Bangkok 10400, not later than 9.00 a.m. of the business day before the meeting day.
- 3. Proxy Form for using in Shareholder Meeting. Shareholders may use one of 3 forms: Proxy A, B or C. Proxy Form B is attached here to. The others are available at www.asiahotel.co.th under the title "Investor Relations"
- 4. If shareholders wish to obtain a power of attorney in document form, please contact us at least 14 days before the meeting.

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Please send the ballots in all agendas to the staff after the finished meeting

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Proxy Form (Form B)

			Writte	en at	
			Date	Month	Year
	(1) I/We	Nationality	Residing at	No	
	(2) As a shareholder of Asia	Hotel Public Company Limited	holding the aggregate	of	shares
and vote at the	e meeting is	votes.			
	Common shares		•	Votes.	
	Preferred shares	shares. Vote	at the meeting is	Votes.	
			_	-	
	(B) Hereby appoint .			years Residing at No	
	(C) Hereby appoint	Mrs. Ruchukorn Siriyodhin			
	296 Phyathai Road	l, Rajathevee, Bangkok 10400.			
Anyone of the	e above as my/our proxy in my/o	our stead to attend and vote at th	e 62th Annual General	Meeting of Shareholders to be	e held on 11 April 2024
•	t the Ratchatevi room, Asia Hote				•
		proxy to votes on my/our behal		_	
	•				
Agenda 1	Certify the minutes of the A				
Approve	vote.	Disapprove			vote.
Agenda 3	Consider and approve the au	ıdited Financial Statements f	•		
Approve	vote.	_		Abstain	vote.
Agenda 4		nission of dividend payment :	_	_	
Approve	vote.	Disapprove		Abstain	vote.
Agenda 5		those completing their terms			
	Approve to Appoint All Bo Approve to Appoint some	ard of Directors		Votes.	
	Mr. Surapol Techaruvic				
Approve	-	Disapprove	vote	□ A hetain	vote
	2. Mrs. Oyetip Hayrabut	Disapprove			
Approve	vote.	Disapprove	vote	Abstain	vote
	3. Mr. Polpat Techaruvichi				
Approve	vote.	Disapprove	vote	Abstain	vote
	4. Miss Patcha Techaruvich				
Approve	vote.	_	vote.	Abstain	vote.
	5. General Chanchai Yossu				
Approve	vote.	Disapprove	vote.	Abstain	vote.
Agenda 6		remuneration for the Board			
_				A hotain	vote
Approve	vote.			Abstain	vote.
Agenda 7	Consider and appoint the au	ditor for the year ended 2024			
Approve	vote.	Disapprove	vote.	Abstain	vote.
Agenda 8	Consider other issues (if any	y)			
\square Approve	vote.	Disapprove	vote.	Abstain	vote.

Continue page 2

- (5) Voting of the proxy holder in any agenda that is not specified in this proxy shall be considered as invalid and not my/our voting.
- (6) In case I/we have not declared a voting intention in any agenda or my/our determination is not clear or in case the meeting considers or passes resolutions in any matters apart from those agendum specified above, including the case that there is any amendment, modification or addition of any fact, the proxy holder shall have the right to consider and vote as to his/her consideration.

Any business carried on by the proxy holder in the said meeting, except the proxy holder does not vote as I/we specify in the proxy form, shall be deemed as having been carried out by myself/ourselves in all respects.

SignatureGrantor
()
SignatureGrantee
()
SignatureGrantee
()
SignatureGrantee
()

Remarks

- 1. A shareholder shall appoint only one proxy holder to attend and vote at the meeting. A shareholder may not split shares and appoint more than one proxy holder in order to split votes.
- 2. In agenda regarding the election of directors, the ballot can be either for all the nominated candidates as a whole or for an individual nominee.
- 3. In case that there any further agenda apart from specified above brought into consideration in the meeting, the proxy holder may use the Annex attached to Proxy Form B.

Annex to the Form of Proxy

Grant of Proxy as shareholder of Asia Hotel Public Company Limited

At the 62th AGM of Shareholders to be held on 11 April 2024 at 2.00 p.m. at the Ratchatevi Room, Floor 3, Asia Hotel, 296 Phyathai Road, Rajathevee, Bangkok, or the adjournment of such meeting on such other date, time and place.

Agenda	Subject	 	
Approve	vote.	Disapprovevote.	Abstainvote.
Agenda	Subject	 	
		Disapprovevote.	
Agenda	Subject	 	
		Disapprovevote.	

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โรงแรมเอเชีย กรุงเทพ 296 ก.พญาใท ราชเทวี กรุงเทพฯ เชื่อมต่อรถไฟฟ้าราชเทวี โทร. 02-217-0808

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