Documents or evidence of identity of shareholders or representatives of shareholders who are entitled to attend the Meeting

The Policy of the Board of Governors of the Stock Exchange of Thailand dated February 19, 1999, relating to good practice for holding a shareholders' meeting for listed companies, aims to establish guidelines for compliance by listed companies. Accordingly, the Company reviews documents or evidence of identity of shareholders or their representatives who are entitled to attend the meeting. However, the Company reserves the right to waive any of these requirements for certain shareholders or their representatives on a case by case basis, at the Company's sole discretion.

Туре	Thai Shareholders	Foreign Shareholders
Natural Person		
(1) In person	Identification Card	Passport
(2) By proxy	- Identification Card of Proxy Holder	
	- Certified Copy of Identification Card of	- Identification Card or Passport of Proxy
	Grantor	Holder (as applicable)
	- Proxy Form (affix Baht 20 Duty Stamp)	- Certified Copy of Passport of Grantor
		- Proxy Form (affix Baht 20 Duty Stamp)
Juristic Person		
	- Identification Card of Proxy Holder	- Identification Card or Passport of Proxy
	- Certified Copy of Company Affidavit, issued	Holder (as applicable)
	within 30 days by the Department of	- Certified Copy of Company Affidavit
	Business Development, the Ministry of	- Certified Copy(ies) of Identification Card(s)
	Commerce	or Passport(s) of Authorized Director(s)
	- Certified Copy(ies) of Identification Card(s)	(as applicable)
	of Authorized Director(s)	- Proxy Form (affix Baht 20 Duty Stamp)
	- Proxy Form (affix Baht 20 Duty Stamp)	

Any documents produced or executed overseas should be notarized by a notary public.

The Company has provided the Proxy Form B. for each shareholder as per the form set out by the Department of Business Development, and please also bring the signed Proxy Form B. on the Shareholders' Meeting date.

Each shareholder may not split the number of shares held for granting proxy to several proxy holders in order to split votes and the shareholder shall grant proxy equivalent to the number of shares held. The shareholder may not grant proxy less than the total number of shares held, except in case of proxy to be custodian per Proxy Form C.