



Kingsmen C . M . T . I . Plc.

Notice to the 2026 Annual General Meeting of Shareholders.

Kingsmen C.M.T.I. Public Company Limited.

Wednesday, April 29, 2026, at 2.00 p.m. (BKK time),

Via Hybrid Meeting (e-Meeting and Physical).

Re: Notice to the 2026 Annual General Meeting of Shareholders.

To: Shareholders of Kingsmen C.M.T.I. Public Company Limited.

Enclosure:

1. 2025 Annual Report in QR Code format.
2. Information of persons nominated candidates for election as directors in place of those who are due to retire by rotation.
3. Information of independent directors for proxy of shareholders.
4. Definition of Independent Director.
5. The Company's Articles of Association only in relation to the shareholders' meeting.
6. Proxy Form A, Form B and Form C.
7. Rules for attending the shareholders' meeting via electronic media (E-AGM)
8. Documents requesting to attend the meeting via electronic media.
9. Personal Data Protection Notice (Privacy Notice).
10. Location Map.
11. Annual report request form in QR Code format.

The Board of Directors of Kingsmen C.M.T.I. Public Company Limited (the Company) in its meeting No.1/2026 on February 26, 2026 resolved to convene the 2026 Annual General Meeting of Shareholders on Wednesday, April 29, 2026, at 2:00 p.m. (BKK time), via Hybrid Meeting (e-Meeting and Physical) at the Gallery room on the 1st floor of the Company's headquarters building, located at 9/19 Moo 7, Lam Luk Ka Leab Khlong 6 Road, Bueng Kham Proi Sub-district, Lam Luk Ka District, Pathum Thani, to consider various matters, according to the following agenda.

Agenda No.1: Chairman's Report.

Agenda No.2: To acknowledge the operating performance of the year 2025.

Facts and reasons:

The Company has prepared a report to the Board of Directors regarding the Company's operating results for the year 2025 ending December 31, 2025, which shows the company's operating results for the year 2023 and the Board of Directors have considered see that it is correct and sufficient. Therefore, it is appropriate to report on the Company's operating results for the year 2025 ending December 31,2025 in accordance with the annual report which was delivered to the shareholders together with the notice of this meeting as per Enclosure 1.

Board of Directors' Opinion:

The Board of Directors deemed it appropriate to report on the company's operating results for the year 2025 at the Annual General Meeting of Shareholders for acknowledgement.

Votes for approval:

It is an agenda is for acknowledgment therefore, there was no voting.

Agenda No.3: To consider and approve the financial statements for the year ended 31 December 2025

Facts and reasons:

The Board of Directors has arranged for the preparation of financial statements for the fiscal year ended December 31, 2025 and certified by a certified public accountant to be present to the shareholders' meeting for consideration and approval at the annual general meeting according to Section 112 of the Public Limited Companies Act B.E. The details are shown in the 2025 annual report in Enclosure 1.

Board of Directors' Opinion:

It was deemed appropriate to propose to the shareholders' meeting to consider and approve the financial statements for the year ended 31 December 2025, which has been audited by a certified public accountant and has been approved by the Audit Committee.

Votes for approval:

A majority vote of the shareholders who attended the meeting and voted.

Agenda No.4: To consider and approve the allocation of profit as legal reserve and dividend payment from retained earnings.

Facts and reasons:

According to the Public Limited Companies Act B.E. 2535 (1992), Section 115 stipulates that dividends may not be paid from funds other than profits. In the event that the Company has accumulated losses, the payment of dividends shall be prohibited. Section 116 further requires the Company to allocate a portion of its annual net profit as a reserve fund of not less than 5 percent of the annual net profit, after deducting the carried-forward accumulated losses (if any), until the reserve fund reaches an amount of not less than 10 percent of the registered capital, unless the Company's Articles of Association or other applicable laws require a higher reserve. The Company has a policy to pay dividends to shareholders at a rate of not less than 30 percent of the net profit based on the separate financial statements after deduction of corporate income tax and all types of reserves as required by law and the Company's Articles of Association. However, such dividend payment may be subject to change depending on necessity and other appropriateness as deemed by the Board of Directors.

According to the company's operating results in the fiscal year ended December 31, 2025, the company has allocating the legal reserves, in the amount of 2,600,000 Baht of retained earnings as per the separate financial statements. This will result in the total legal reserves of the Company amounting to 2,600,000 Baht or approximately 1.03 % of the registered capital. and the payment of dividends to shareholders from the retained earnings as at 31 December 2025 at the rate of THB 0.055 per share. The company had previously paid an interim dividend from the retained earnings as at 30 September 2025 at the rate of THB 0.025 per share on December 12, 2025. Subject to the approval of the Shareholders, the remaining dividend at the rate of Baht 0.03 per share or amounting to 15,156,252 Baht will be paid on May 28, 2026. The record date for specifying the list of Shareholders who have the right to receive dividend shall be May 14, 2026.

Details of the dividend payment	2021	2022	2023	2024	2025
1. Net profit for the year according to the separate financial statements (Baht)	-43,986,348	1,955,269	14,147,453	46,434,129	4,541,314
2. Number of issued shares at year-end (shares)	359,999,536	546,665,669	479,534,471	549,357,815	505,208,400
3. Earnings per share (Baht per share)	-	0.005	0.028	0.100	0.010
4. Dividend per share (Baht per share)	-	-	-	0.030	0.055
5. Total dividends paid (Baht)	-	-	-	16,479,648	27,785,559
6. Dividend payout ratio based on net profit according to the separate financial statements (%)	-	-	-	35.49	611.84

Board of Directors' Opinion:

It was deemed appropriate to propose to the shareholders' meeting to consider and approve the allocation of profit as legal reserve and dividend payment from retained earnings.

Votes for approval:

A majority vote of the shareholders who attended the meeting and voted.

Agenda No. 5: To consider and approve the director's remuneration for the year 2026

Facts and reasons:

According to the Public Limited Companies Act B.E. 2535 (including amendments), Section 90 and Article 22 of the Company's Articles of Association, company directors are entitled to receive compensation in the form of awards, meeting allowances, bonuses or other types of compensation. According to the shareholders' meeting will consider and a vote of not less than two-thirds of the total number of votes of the shareholders present at the meeting.

Board of the Nomination and Compensation' Opinion:

Nominating and compensation committee in the meeting No. 1/2026 on February 25, 2026, the remuneration of directors and sub-committees was carefully considered. Taking into account the various suitability, including comparable with organizations in the same industry and similar business sizes. Performance and responsibilities of the Board of Directors and sub-committees Including the overall business situation and proposed to the Board of Directors at the meeting No. 1/2026 on February 27, 2026.

Board of Directors' Opinion:

The Board of Directors has considered and deemed it appropriate to propose in the 2026 Annual General Meeting of Shareholders to determine the remuneration of the company's directors and sub-committees for the year 2026 as proposed by the Nominating and Compensation Committee at the following rates.

- **Monthly compensation**

-None-

- **Meeting allowance paid on a per meeting basis (Unit: Baht)**

Board of Director & Audit Committee			
Position	2025	2026	Change from 2025
Chairman	30,000	30,000	- Remains the same -
Directors	20,000	20,000	- Remains the same -
Nomination and Compensation Committee and Risk Management, Sustainability and Corporate Governance Committee			
Position	2025	2026	Change from 2025
Chairman	20,000	20,000	- Remains the same -
Directors	10,000	10,000	- Remains the same -

Note

1. Executive Directors of the company waive the right to receive the meeting allowance.

2. Meetings between non-executive directors without the presence of management, the Audit Committee waived the right to receive meeting allowances.

- **Directors' bonus**

The Company will consider paying the directors' bonuses annually depending on the overall performance, in total not exceeding 5 million baht per year (executive directors do not receive bonus)

Net profit less than 20 million baht

➤ directors will not accept bonus

Net profit 20-50 million baht

➤ 80,000-200,000 baht/person

Net profit more than 50-100 million baht

➤ 200,000-400,000 baht/person

Net profit more than 100 million baht

➤ to be further considered but altogether will not exceed 5 million baht.

- **Other benefits**

-None-

Votes for approval:

Not less than two-thirds of the total number of votes of shareholders attending the meeting and having the right to vote.

Agenda No.6: To consider and approve the appointment of directors in replacement of those who must retire by rotation.

Facts and reasons:

According to the company's articles of association, article 17 stipulates that in the Annual General Meeting of Shareholders, the directors shall leave the position, one third as the rate or the closet number to one-third of the director who has been in the position for the longest time will retire first. Directors who have retired may be re-elected as a director for another term. For this year there are 2 directors who have retired from the position are:

Assoc. Prof. Dr. Theeraporn Verathaworn

Independent Director, Audit committee

Mr. Peerasant Khlaisang

Independent Director, Audit committee

The Company has given the opportunity to shareholders to propose agenda and nominate a qualified person to be considered for election as a director. However, no shareholder nominated any person to be considered for election as the company's director.

Board of the Nomination and Compensation' Opinion:

The Nomination and Compensation Committee have considered in accordance with the criteria and methods of recruiting by considering the qualifications according to the Public Limited Company Act B.E. 2535 and the announcement of the Securities and Exchange Commission and related announcements of the Stock Exchange of Thailand relevant and qualifications of directors in various fields individually saw that 2 directors who had to retire by rotation is a person who is suitable for qualifications and knowledge ability, experience and performance as a director, able to express their opinions freely during the past time is useful to the company and 2 directors are not prohibited qualifications and does not operate any business or holding shares in any business that competes with the company's operations. The Nomination and Remuneration Committee therefore recommends 2 directors to be re-elected for another term. The details of the biography of 2 directors appear in Enclosure 2.

Board of Directors' Opinion:

The Board has reviewed and determined that Assoc. Prof. Dr. Theeraporn Verathaworn, Independent Director and Audit Committee, is a suitable candidate to be re-elected as an Independent Director. He meets all the qualifications as per the relevant laws and regulations governing independent directors. Although his tenure exceeds 9 years, he possesses the appropriate qualifications, knowledge, abilities, and experience, along with a proven record of performance as a board member. His independent opinions over the past years have been beneficial to the company.

Therefore, the Board deems it appropriate to propose to the Annual General Meeting of Shareholders in 2026 to re-elect the four directors whose terms are due to expire and continue serving in their positions for another term. Additionally, the brief biography and information of the two nominated individuals for re-election, along with the definition of an independent director, are provided in Attachments 2 and 4, respectively.

Votes for approval:

A majority vote of the shareholders who attended the meeting and voted.

Agenda No.7: To consider and approve the appointment of the company's auditor and audit fee for the year 2026.

Facts and reasons:

In order to comply with the Public Limited Companies Act which requires the annual general meeting of shareholders to appoint auditor and determine the company's audit fee every year. In this regard the same auditor can be re-appointed. Therefore, at this annual general meeting of shares holders, it is necessary to appoint and auditor and determine the audit fee of the company for the year 2026. In selecting the auditor who has the appropriate qualifications and reasonable audit fee of the company. The audit committee has considered should be proposed to appoint;

Auditor's Name	Certified Public Accountant (Thailand) No.	Auditor Company	Number of years That audits for the company
1. Ms. Nongram Laohaareedilok	4334	AST Master Company Limited.	4
2. Ms. Sunantha Kamsuk	8207		-
3. Ms. Pakkamon Laohaareedilok	11499		-

To be the company's auditor for the year 2026 with the audit fee of 1,200,000 Baht which remains unchanged from the year 2025, and with no other service fees. In this regard, no relationship and

no conflict of interest with the company/ subsidiary/ executive/ major shareholder or those related to such persons.

* By the auditor of that subsidiary not under the same affiliation. But the directors will supervise that the financial statements can be prepared in time.

Board of Directors' Opinion:

The Board of Directors agreed with the proposal of the Audit Committee. To propose to the 2026 Annual General Meeting of Shareholders to appoint an auditor as proposed above and determine the audit fee with the total amount of THB 1,200,000.

Votes for approval:

A majority vote of the shareholders who attended the meeting and voted.

Agenda No. 8: To consider and approve the amendment to the Company's objectives and the amendment to Clause 3 of the Memorandum of Association to align with the Company's business operations.

Facts and reasons:

To expand opportunities for business growth, it deemed appropriate to propose to the 2026 Annual General Meeting of Shareholders to consider and approve the amendment to the Company's objectives and the amendment to Clause 3 of the Memorandum of Association to align with the Company's business operations by adding the following objectives:

Clause 53. To engage in the business of engineering contracting in electrical engineering, telecommunications engineering, and other engineering works, including installation, repair, maintenance, and testing of electrical systems, generators, power distribution stations, electrical wiring, telephone lines, other cable systems, fiber optic cables, and signal cables, both inside and outside buildings.

Clause 54. To engage in the business of manufacturing, purchasing or selling, importing or exporting, and installing cables, electric wires, copper electric wires, aluminum electric wires, telephone wires, fiber optic cables, coils, copper wires, aluminum wires, metal wires, busbars, or other types of electrical wires, including spare parts and equipment of such products.

Clause 55. To engage in the business of providing consultancy services, advice, and inspection in relation to safety systems, occupational health, and working environment, including inspection of operations to ensure compliance with applicable laws; implementation of fire prevention and fire suppression systems; operations in accordance with customer requirements; inspection of safety promotion activities; provision of training; inspection of personnel entering to perform work within the Company; work permit authorization results; and inspection of document-related operations.

Clause 56. To engage in the business of installation and provision of electric charging stations for electric vehicles for commercial purposes, including design and layout planning for the installation of electric vehicle charging stations.

In this regard, authorize a person appointed and assigned by the Board of Directors to have the authority to proceed with the registration of the amendment of the Memorandum of Association at the Department of Business Development, Ministry of Commerce, including having the power to take any relevant and necessary actions in order to complete the registration of the amendment of the Memorandum of Association.

Board of Directors' Opinion

The Board of Directors has considered and deemed it appropriate to propose to the 2026 Annual General Meeting of Shareholders to consider and approve the amendment to the Company's objectives and the amendment to Clause 3 of the Memorandum of Association to align with the Company's business operations.

Votes for approval:

Not less than three-fourths of the total number of votes of shareholders who attend the meeting and have the right to vote.

Agenda No.9 : To consider other agenda (if any).

Therefore, the shareholders are invited to attend the 2026 Annual General Meeting of Shareholders Via Hybrid Meeting (e-Meeting and Physical) on the date and time mentioned above. In this regard, the Company requests cooperation from all shareholders to study the clarification on the evidence required for attending the meeting, registration process and voting in the 2026 Annual General Meeting of Shareholders (Enclosure 7). The Company will conduct the meeting accordance with the company's articles of association related to the shareholders' meeting, details as shown in (Enclosure 5). In addition, for the convenience of shareholders who are unable to attend the meeting in person and wish to authorize other persons to attend and vote at this meeting, please fill in the details and sign the attached proxy form. (Enclosure 6). In case the shareholder is a foreign investor and appoints a custodian in Thailand to be a share depository and custodian, only Proxy Form C will be used for shareholders who are not foreign investors and have appointed a custodian in Thailand to be a share depository and custodian, only one of the Proxy Form A or Form B can be used. However, if any shareholder is unable to attend the meeting in person, please appoint a proxy to attend the meeting and vote on your behalf which the shareholders can choose to appoint the independent directors of the company as their proxies. The name list and details shown in Enclosure 3.

Best regards,



(Mr. Chayawat Pisessith)
Chairman of the Board

Information of persons nominated for election as directors in place of those retiring by rotation**Profiles of Directors Nominated for Election as Directors**

Name-Surname	Assoc.Prof.Dr.Theeraporn Verathaworn	
Position	Independent Director Audit Committee Chairman of Nomination, Remuneration, Corporate Governance Committee	
Age	72 years	
Number and percentage of shareholding in the company	1,750,000 shares (or 0.35%)	
Family relationship Between the executives	- none -	
Education Qualifications	PhD in Statistics The University of Michigan, USA Master's Degree in Statistics Michigan State University, USA Bachelor of Science in Mathematics Second Class Honors, Chulalongkorn University	
Relevant training Organized by the Institute for Promotion Thai Company Director (IOD)	Director Accreditation Program (DAP) Class 114/2015	
Significant work history in listed companies	2015-present Independent Director / Audit Committee / Risk Committee / Chairman of Nomination Compensation and corporate governance Committee, Kingsmen C.M.T.I. 2009 - 2020 Independent Director / Audit Committee, Muang Thai Life Assurance PCL. 2021 - 2022 Advisor to the Board of Directors, Muang Thai Life Assurance PCL.	
Non-listed companies	2014 - present Retired Chief of Staff Chulalongkorn University 2011 - present Advisor to the Board of Education Preparatory School 2016 - 2020 Audit Committee Burapha University	
Holding a position in other businesses that may Causing a conflict of interest	- None -	
Meeting attendance in 2025	Attendance of the Board of Directors' Meetings 8/8 times (100%) Attendance of Audit Committee meetings 5/5 times (100%)	
Criteria / Recruitment Method	Considered suitability by the Nomination, Compensation and Corporate Governance Committee in addition to the past performance as a director.	

Information of Independent Directors for Appointment of Proxy for Shareholders

Name-Surname	Mr. Peerasant Khlaisang	
Position	Director / Independent Director / Audit Committee	
Age	48 years	
Number and percentage of shareholding in the company	772,666 shares (or 0.15%)	
Family relationship Between the executives	- None -	
Education Qualifications	Bachelor of Law, Faculty of Law, Assumption University	
Relevant training Organized by the Institute for Promotion Thai Company Director (IOD)	Director Accreditation Program (DAP) Class 217/2025	
Significant work history in listed companies	2023 - Present Independent Director / Audit Committee Kingsmen C.M.T.I. Public Company Limited 2006 - 2025 Vice President SCG JWD Logistics Public Company Limited	
Non-listed companies	2016 - Present Founding Shareholders Siam JWD Logistics Company Limited	
Holding a position in other businesses that may Causing a conflict of interest	- None -	
Meeting attendance in 2025	Attendance of the Board of Directors' Meetings 8/8 times (100%) Attendance of Audit Committee meetings 5/5 times (100%)	
Criteria / Recruitment Method	Considered suitability by the Nomination, Compensation and Corporate Governance Committee in addition to the past performance as a director.	

Information of Independent Directors for Appointment of Proxy for Shareholders

Name-Surname	Mr. Teerataht Poshyanonda	
Position	Director / Independent Director / Chairman of Audit Committee / Chairman of Risk Management, Sustainability and Corporate Governance Committee / Nomination and Compensation Committee	
Date of appointment as a director First time	February 25, 2015	
Age	64 years	
Number and percentage of shareholding in the company	- shares	
Family relationship Between the executives	- None -	
Education Qualifications	Master of Business Administration (Marketing), Oklahoma City University, USA Bachelor's Degree in Accounting, Faculty of Commerce and Accountancy, Chulalongkorn University	
Relevant training Organized by the Institute for Promotion Thai Company Director (IOD)	Director Accreditation Program (DAP) Class 31/2015 Risk Management Program for Corporate Leaders (RCL) Class 6/2017	
Significant work history in listed companies	2015 - present Director /Independent Director / Chairman of Risk Management, Sustainability and Corporate Governance Committee / Nomination and Compensation Committee, Kingsmen C.M.T.I. Plc. 2023 - present Chairman of Audit Committee, Kingsmen C.M.T.I. Plc. 2015 - 2023 Audit Committee, Kingsmen C.M.T.I. Plc. 2020 - Present Chairman of the Board, Venture Incorporation Plc. 2018 - Present Chairman of the Audit Committee / Independent Director, Venture Incorporation Plc. 2020 - 2023 Chairman of the Audit Committee / Independent Director and Nomination and Remuneration Committee, Nusasiri Plc.	
non-listed companies	2007 - present Accounting and Finance Director Trepax Innovation Co., Ltd. 2000 - 2022 Lecturer, Department of Accounting, Faculty of Business Administration Assumption University	
Holding a position in other businesses that may Causing a conflict of interest	- None -	
Meeting attendance in 2025	Attendance of the Board of Directors' Meetings 8/8 times (100%) Attendance of Audit Committee meetings 5/5 times (100%)	

Information of Independent Directors for Appointment of Proxy for Shareholders

Name-Surname	Assoc.Prof.Dr.Theeraporn Verathaworn						
Position	Independent Director Audit Committee Chairman of Nomination, Remuneration, Corporate Governance Committee						
Age	72 years						
Number and percentage of shareholding in the company	1,750,000 shares (or 0.35%)						
Family relationship Between the executives	- none -						
Education Qualifications	PhD in Statistics The University of Michigan, USA Master's Degree in Statistics Michigan State University, USA Bachelor of Science in Mathematics Second Class Honors, Chulalongkorn University						
Relevant training Organized by the Institute for Promotion Thai Company Director (IOD)	Director Accreditation Program (DAP) Class 114/2015						
Significant work history in listed companies	<table border="0" style="width: 100%;"> <tr> <td style="width: 15%; vertical-align: top;">2015-present</td> <td>Independent Director / Audit Committee / Risk Committee / Chairman of Nomination Compensation and corporate governance Committee, Kingsmen C.M.T.I.</td> </tr> <tr> <td style="vertical-align: top;">2009 - 2020</td> <td>Independent Director / Audit Committee, Muang Thai Life Assurance PCL.</td> </tr> <tr> <td style="vertical-align: top;">2021 - 2022</td> <td>Advisor to the Board of Directors, Muang Thai Life Assurance PCL.</td> </tr> </table>	2015-present	Independent Director / Audit Committee / Risk Committee / Chairman of Nomination Compensation and corporate governance Committee, Kingsmen C.M.T.I.	2009 - 2020	Independent Director / Audit Committee, Muang Thai Life Assurance PCL.	2021 - 2022	Advisor to the Board of Directors, Muang Thai Life Assurance PCL.
2015-present	Independent Director / Audit Committee / Risk Committee / Chairman of Nomination Compensation and corporate governance Committee, Kingsmen C.M.T.I.						
2009 - 2020	Independent Director / Audit Committee, Muang Thai Life Assurance PCL.						
2021 - 2022	Advisor to the Board of Directors, Muang Thai Life Assurance PCL.						
Non-listed companies	<table border="0" style="width: 100%;"> <tr> <td style="width: 15%; vertical-align: top;">2014 - present</td> <td>Retired Chief of Staff Chulalongkorn University</td> </tr> <tr> <td style="vertical-align: top;">2011 - present</td> <td>Advisor to the Board of Education Preparatory School</td> </tr> <tr> <td style="vertical-align: top;">2016 - 2020</td> <td>Audit Committee Burapha University</td> </tr> </table>	2014 - present	Retired Chief of Staff Chulalongkorn University	2011 - present	Advisor to the Board of Education Preparatory School	2016 - 2020	Audit Committee Burapha University
2014 - present	Retired Chief of Staff Chulalongkorn University						
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2016 - 2020	Audit Committee Burapha University						
Holding a position in other businesses that may Causing a conflict of interest	- None -						
Meeting attendance in 2025	Attendance of the Board of Directors' Meetings 8/8 times (100%) Attendance of Audit Committee meetings 5/5 times (100%)						

Information of Independent Directors for Appointment of Proxy for Shareholders

Name-Surname	Mr. Peerasant Khlaisang	
Position	Director / Independent Director / Audit Committee	
Age	48 years	
Number and percentage of shareholding in the company	772,666 shares (or 0.15%)	
Family relationship Between the executives	- None -	
Education Qualifications	Bachelor of Law, Faculty of Law, Assumption University	
Relevant training Organized by the Institute for Promotion Thai Company Director (IOD)	Director Accreditation Program (DAP) Class 217/2025	
Significant work history in listed companies	2023 - Present Independent Director / Audit Committee Kingsmen C.M.T.I. Public Company Limited 2006 - 2025 Vice President SCG JWD Logistics Public Company Limited	
Non-listed companies	2016 - Present Founding Shareholders Siam JWD Logistics Company Limited	
Holding a position in other businesses that may Causing a conflict of interest	- None -	
Meeting attendance in 2025	Attendance of the Board of Directors' Meetings 8/8 times (100%) Attendance of Audit Committee meetings 5/5 times (100%)	

Definition of Independent Committee.

1. Hold less than 1% of the total ordinary shares of the company, subsidiaries, major shareholder joint venture or authorized director of the company. The count must be inclusive of shares belong to the independent director's associates.
2. Never or used to be executive director, employee, consultant with fixed salary or the companies, corporations, subsidiary's, joint venture's, same level subsidiary's authorized person, majority shareholders or the company's authorized person, except being exempt from the above characteristic for at least 2 years prior to submitting the permit to the Securities and Exchange Commission Office. The above prohibited characters exclude the independent director who is a government employee or consultant who is majority shareholders or authorized director of the company.
3. Don't have a relationship directly or legally married to executives, majority shareholders, authorized person or person who has been nominated an executive position or subsidiary, including not being parents, siblings, children, and being in-law of such person as stated above.
4. Never or used to have business relationship with the company, corporation, subsidiary, majority shareholders, joint venture, majority shareholders or company's authorized person of which obstructed independent judgment, including not being or used to be significant shareholders or an authorized person having business relationship with corporation, subsidiary, joint venture, majority shareholders or the company's authorized person, except being exempt from the above characteristics at least two years before submitting application to Securities and Exchange Commission Office.
5. Never or used to be the company's, corporation's, joint venture's, major shareholders' auditor or the authorized person of the company and not a significant shareholder, authorized person or partner of the auditing firm that the company, corporation, subsidiary, joint venture, major shareholder auditor or authorized person of the company belong, except for being exempt from the above characteristic for at least 2 years before submitting application to Securities and Exchange Commission Office.
6. Never or used to be a professional service provider whose business includes legal or financial consultation, who receives more than 2 million baht per annual service fee from the company, corporation, subsidiary, joint venture, major shareholders or authorized person of the company and not a significant shareholders, authorized person or partner of the professional service provider, except for being exempt from the above characteristic for at least 2 years before submitting application to Securities and Exchange Commission Office.
7. Not an appointed committee by the representative of the company's director, major shareholders or shareholders who associate with majority shareholders of the company.
8. Not operate the same business and a significant competitive business with the company or subsidiary or not a significant partner in partnership or an executive director of such business, employees who earn fixed salary or hold more than 1% of the overall ordinary share of another company which operates the same business and be a significant competitor with the company or subsidiary.
9. No other characteristics preventing the independent opinion on the company's operation.

Articles of Association
Kingsmen C.M.T.I. Public Company Limited.
Related to the Shareholders' meeting.

Section 5

Board of Directors

- Article 15. For carrying out its business operations, the company shall have the board of directors comprising at least five (5) directors. Not less than one-half of the total number of directors and must have residence in the Kingdom of Thailand.
- A director may or may not be a shareholder of the company.
- Article 16. The shareholders meeting shall elect directors in accordance with the following rules and procedures:
- (1) A shareholder shall have one (1) vote per one (1) share;
 - (2) Each shareholder may exercise all the votes he/she has under (1) to elect one or more persons as director, but may not divide his/her votes to any of such persons;
 - (3) The persons receiving the highest votes in respective order of the votes shall be elected as directors in the number equal to the number of the directors required at such meeting. In case several persons receive equal votes, causing the number of directors to exceed the required number, the chairman of the meeting shall have a casting vote.
- Article 17. At every annual general meeting, one-third (1/3) of directors at that time shall retire from office. If the number of directors is not a multiple of three, then the number of directors nearest to one-third (1/3) shall retire from office.
- The directors retiring from office may be re-elected.
- The directors to retire from office in the first and second years after the registration of the company shall be selected by drawing lots. In subsequent years, the directors having held office longest shall retire.
- Article 18. Apart from retirement by rotation, the directors shall vacate office upon:
- (1) Death;
 - (2) Resignation;
 - (3) Lack of qualifications, or possession of prohibited characteristics as specified by the laws governing public limited companies and the laws governing securities and exchange;
 - (4) Removal by a resolution of the shareholders meeting under Article 20;
 - (5) Removal by a court order.
- Article 19. Any director who wishes to resign from the company shall submit a resignation letter to the company. The resignation letter will be by effective from the date of the resignation letter.

A director who resigns under the first paragraph may also notify the Registrar of his resignation.

Article 20. The shareholders meeting may pass a resolution removing any director from office before the expiration of his/her term of office by a vote of not less than three-fourth (3/4) of the total shareholders attending the meeting and entitled to vote, and having an aggregate number of shares not less than one-half of the total shares held by the shareholders attending the meeting and entitled to vote.

Article 21. In the event that the position of the director is vacant for any reason other than the expiration of the term. The committee shall select the qualified persons who does not have prohibited characteristics under the public limited companies act and the securities and exchange act to be a replacement director at the next board meeting, unless The remaining term of that director shall be less than two (2) months, and the person who is replaced by the said director may hold office for only the remaining term of the director whom he or she replaces.

The resolution of the committee under the first paragraph must be made by a vote of not less than three-fourths (3/4) of the remaining number of directors.

Article 22. The directors shall be entitled to receive remuneration from the company in the form of reward, meeting allowance, as considered and approved by the shareholders meeting. The remuneration may be fixed in a certain amount, or be specified from time to time, or be in effect until a change by a resolution of the shareholders meeting. The directors shall also be entitled to receive per diem allowances and other fringe benefits in accordance with the company's regulations.

Article 23. The committee shall elect one member to be the chairman of the board.

In the event that the Board deems it appropriate The Board may elect one or more directors to be the Vice Chairman. The Vice Chairman has duties in accordance with the regulations of the affairs assigned by the Chairman.

Article 24. At the board meeting, the director must be present of not less than half (1/2) of the number of directors in order to form a quorum and the chairman of the board shall act as the chairman of the board meeting. In the event that the Chairman of the Board is not present at the meeting or is unable to perform his duties, if there is a vice chairman. The Vice Chairman of the Board shall chair the meeting and the decision of the committee meeting shall be made by a majority of votes. One of the judges has one (1) vote. Voting, unless the director who has interests in any matter has no right to vote on that matter. If the votes are equal the chairman of the meeting shall have an additional vote (1) as a casting vote.

Article 25. In calling a meeting of the board of directors The Chairman or the person who has been assigned shall send the notice calling for the meeting. To directors no less than seven (7) days before the meeting date. Except in the urgent case need to protect the rights and interests of the company, the chairman will notify the meeting by other methods and set a meeting date earlier.

Article 26. In operating of the company, the directors must perform their duties in accordance with the laws, objectives and regulations of the company. As well as resolutions of the shareholders' meeting with honesty and carefully to protect the interests of the company.

Article 27. It is prohibited for the directors to operate the same nature of the company's business and competing with the main business of the company or being a partner with unlimited liability in a limited partnership or be a director of a limited company or any other public company limited that operating the same nature of business. Whether

for one's own benefit or benefit others, unless he has informed the shareholders' meeting before a resolution is passed to appoint such director.

Article 28. Directors must notify the company without delay. In the event that a director has interests, either directly or indirectly. In any contract made by the company or in the event that the number of shares or debentures of the company or affiliates or affiliates held by the director is increased or decreased.

Article 29. The board of directors must meet at least once per three (3) months in the province where the company's headquarters is located or nearby provinces or at any other place by setting the date, time and place in accordance with the chairman of the board.

Article 30. The authorized directors are (2) directors who sign together and the company's seal. The meeting of the board of directors shall have the power to determine and amend the names of the authorized directors to bind the company.

Section 6

Meeting of Shareholders

Article 31. The Board of Directors shall call for a shareholders' meeting which is an annual general meeting of shareholders within four (4) months from the end of the Company's fiscal year.

Shareholders' meetings other than the one referred in the first paragraph shall be called an extraordinary meetings.

The Board of Directors may call for an extraordinary meeting of shareholders at any time as it deems appropriate.

Shareholders holding shares in aggregate not less than ten (10) percent of the total number of shares sold may sign a notice requesting the Board of Directors to call an extraordinary meeting of shareholders at any time, but the matter and reasons for calling the meeting must be clearly stated in the aforementioned notice.

In such a case the Board of Directors must call for a shareholders' meeting within forty-five (45) days from the date of receipt of the notice from the said shareholder.

Article 32. In calling shareholders meeting, the board of directors shall prepare a notice thereof specifying the place, date and time, agendas of the meeting and the matters to be proposed to the meeting together with proper details by indicating whether they are proposed for acknowledgement, approval or consideration, as the case maybe, including opinions of the board of directors thereon. The notice of such meeting shall be sent to the shareholders and the registrar not less than seven (7) days prior to the date of the meeting, and be published in a newspaper for not less than three (3) consecutive days not less than three (3) days prior to the date of the meeting.

The shareholders meeting may be held in the province in which the head office of the company is located or in any other place as specified by the board of directors.

Article 33. At a shareholders meeting, at least twenty-five (25) shareholders and proxies, or not less than one-half of the total number of shareholders holding an aggregate number of shares not less than one-third (1/3) of the total shares sold, must attend the meeting to constitute a quorum.

At any shareholders meeting, in case where one (1) hour has passed since the time which the meeting is scheduled and the number of shareholders attending the meeting has not constituted a quorum, if the meeting is called by a request of shareholders, such meeting shall be cancelled. If the meeting is not called by the

request of shareholders, another meeting shall be called and the notice of the meeting shall be sent to the shareholders not less than seven (7) days prior to the date of the meeting. At this subsequent meeting, no quorum is required.

Article 34. The chairman of the board shall preside over the shareholders meeting. In case the chairman of the board is absent or unable to perform his/her duties, the vice chairman shall act as the presiding chairman. If there is no vice chairman, or the vice chairman is absent or unable to perform his/her duties, the meeting shall elect a shareholder present at the meeting as the presiding chairman.

Article 35. In vote casting at the shareholders meeting, each share shall be counted as one vote. Any shareholder having particular interests in any matter shall not be entitled to vote on such matter, except for voting on the election of directors. A resolution of the shareholders meeting shall require:

(1) In a general case, a majority vote of the shareholders attending the meeting and casting their votes. In case of a tie vote, the chairman of the meeting shall have an additional vote as a casting vote.

(2) A vote of not less than three-fourth (3/4) of the total votes of the shareholders attending the meeting and entitled to vote, in the following cases:

(a) Sale or transfer of the entire or partial material business of the company to another person;

(b) Mergers and Acquisitions of other private company or public company limited;

(c) Making, amending or terminating the lease of all or significant parts of the company's business. Assigning any other person to manage the company's business or merging with other parties for the purpose of sharing profits and losses.

(d) Amendment to the Memorandum of Association or Articles of Association;

(e) Increase or decrease of the registered capital of the company;

(f) Dissolution of the company;

(g) Issuance of debentures of the company;

(h) Merger of business with other company;

Article 36. Businesses to be duly transacted at the Annual General Meeting are as follows:

(1) To acknowledge the report of the board of directors on the company's business operations during the previous year.

(2) To consider and approve the financial statement and the profit and loss statement.

(3) To approve the appropriation of profits and dividend payment.

(4) To elect directors in place of those retired by rotation.

(5) To consider the remuneration of directors.

(6) To appoint auditors and to fix audit fee; and

(7) To consider other businesses.

แบบหนังสือมอบฉันทะ แบบ ก. (แบบทั่วไปซึ่งเป็นแบบที่ง่ายไม่ซับซ้อน)

ท้ายประกาศกรมพัฒนาธุรกิจการค้าเรื่อง กำหนดแบบหนังสือมอบฉันทะ (ฉบับที่ 5) พ.ศ. 2550

Proxy Form A

เขียนที่

Written at

วันที่..... เดือน พ.ศ.....

Date Month Year

(1) ข้าพเจ้า..... สัญชาติ

I / we nationality

อยู่บ้านเลขที่..... ถนน ตำบล / แขวง.....

Reside at Road Sub-district

อำเภอ / เขต จังหวัด รหัสไปรษณีย์

District Province Postal code

(2) เป็นผู้ถือหุ้นของ บริษัท คิงส์แมน ซี.เอ็ม.ที.ไอ.จำกัด (มหาชน)

I am/are a shareholder of Kingsmen C.M.T.I. Public Company Limited.

โดยถือหุ้นจำนวนทั้งสิ้นรวมหุ้นและออกเสียงลงคะแนนได้เท่ากับ เสียง ดังนี้

Holding altogether shares with the right to vote for Votes as follow:

หุ้นสามัญหุ้น ออกเสียงลงคะแนนได้เท่ากับ เสียง

Common stock.....Shares with the right to vote for.....votes

(3) ขอมอบฉันทะให้

Hereby appoint

1. อายุ ปี อยู่บ้านเลขที่.....

Age years, reside at

ถนน ตำบล / แขวง อำเภอ/เขต

Road Sub-district District

จังหวัด รหัสไปรษณีย์ หรือ

Province Postal code or

2. อายุ ปี อยู่บ้านเลขที่.....
 Age years, reside at
 ถนน ตำบล / แขวง อำเภอ/เขต
 Road Sub-district District
 จังหวัด รหัสไปรษณีย์ หรือ
 Province Postal code or

3. อายุ ปี อยู่บ้านเลขที่.....
 Age years, reside at
 ถนน ตำบล / แขวง อำเภอ/เขต
 Road Sub-district District
 จังหวัด รหัสไปรษณีย์
 Province Postal code

คนหนึ่งคนใดเพียงคนเดียวเป็นผู้แทนของข้าพเจ้าเพื่อเข้าร่วมประชุมและออกเสียงลงคะแนนแทนข้าพเจ้าในการประชุมผู้ถือหุ้น ประจำปี 2569 ในวันพุธที่ 29 เมษายน 2569 เวลา 14.00 น. ณ ห้องประชุม Gallery ชั้น 1 เลขที่ 9/19 หมู่ที่ 7 ถนนลำลูกกา เลียบคลอง 6 ตำบลบึงคำพร้อย อำเภอลำลูกกา จังหวัดปทุมธานี 12150

One of them represents as my / our proxy to attend and vote on my / our behalf at the General Meeting of Shareholders for the year 2026, on Wednesday 29 April 2026 at 2:00 p.m. (BKK time), at the Gallery room on the 1st floor of the Company's headquarters building, located at 9/19 Moo 7, Lam Luk Ka Leab Khlong 6 Road, Bueng Kham Proi Sub-district, Lam Luk Ka, District, Pathum Thani

กิจการใดที่ผู้รับมอบฉันทะกระทำไปในการประชุมนั้น ให้ถือเสมือนว่าข้าพเจ้าได้กระทำเองทุกประการ

Any business carries out by the proxy in the said meeting shall be deemed as having been carried out by myself / ourselves.

หมายเหตุ
 ผู้ถือหุ้นที่มอบฉันทะ จะต้องมอบฉันทะให้ผู้รับมอบฉันทะเพียงรายเดียวเป็นผู้เข้าร่วมประชุม และออกเสียงลงคะแนน ไม่สามารถแบ่งแยกจำนวนหุ้นให้ผู้รับมอบฉันทะหลายคน เพื่อแยกการลงคะแนนเสียงได้
Note
 The shareholder appoints the proxy must authorize only one proxy to attend and vote at the meeting and may not spilt the number of shares to many proxies for splitting votes.
 โปรดติดอากรแสตมป์ 20 บาท
 Please affix Baht 20 Duty Stamp.

ลงชื่อ / signed ผู้มอบฉันทะ/Grantor
 (.....)

ลงชื่อ / signed ผู้รับมอบฉันทะ/Proxy
 (.....)

ลงชื่อ / signed ผู้รับมอบฉันทะ/Proxy
 (.....)

หนังสือมอบฉันทะแบบ ข.

(แบบที่กำหนดรายการต่างๆ ที่จะมอบฉันทะที่ละเอียดชัดเจนตายตัว)

ท้ายประกาศกรมพัฒนาธุรกิจการค้า เรื่อง กำหนดแบบหนังสือมอบฉันทะ (ฉบับที่ 5) พ.ศ. 2550

Proxy Form B

เขียนที่.....

Written at

วันที่.....เดือน.....พ.ศ.....

Date Month Year

(1) ข้าพเจ้า.....สัญชาติ.....อยู่บ้านเลขที่.....

I/We nationality reside at

ถนน.....ตำบล/แขวง.....อำเภอ/เขต.....

Road Sub-district District

จังหวัด.....รหัสไปรษณีย์.....

Province Postal code

(2) เป็นผู้ถือหุ้นของบริษัท คิงส์แมน ซี.เอ็ม.ที.ไอ. จำกัด (มหาชน) โดยถือหุ้นจำนวนทั้งสิ้นรวม.....

Am/ are a shareholder of Kingsmen C.M.T.I Public Company Limited, holding altogether

หุ้นและออกเสียงลงคะแนนได้เท่ากับ.....เสียง ดังนี้

shares with the right to vote for votes as follow:

หุ้นสามัญ.....หุ้น ออกเสียงลงคะแนนได้เท่ากับ.....เสียง

Common stock shares with the right to vote for votes

(3) ขอมอบฉันทะให้

Hereby appoint

1. อายุ ปี อยู่บ้านเลขที่.....

Age years, reside at

ถนน ตำบล / แขวง อำเภอ / เขต

Road Sub-district District

จังหวัด รหัสไปรษณีย์

Province Postal code หรือ/Or

2. นายธีรรัช โปษยานนท์ อายุ 64 ปี อยู่บ้านเลขที่ 200
 Mr. Teerataht Poshyanonda age 64 years, reside at 200
 ถนน ท่าดินแดง 10 ตำบล/แขวง คลองสาน อำเภอ/เขต คลองสาน
 Road Thadindang 10 Sub-district Klongsan District Klongsan
 จังหวัด กรุงเทพมหานคร รหัสไปรษณีย์ 10600
 Province Bangkok Postal code 10600
3. รศ.ดร.ธีระพร วีระถาวร อายุ 72 ปี, อยู่บ้านเลขที่ 383
 Assoc.Prof.Dr.Theeraporn Verathaworn age 72 years, reside at 383
 ถนน ลาดพร้าว ซอย 101 ตำบล/แขวง คลองเจ้าคุณสิงห์ อำเภอ/เขต วังทองหลาง
 Road Ladprao 101 Sub-district Khongchaokhunsingha District Wangthonglang
 จังหวัด กรุงเทพมหานคร รหัสไปรษณีย์ 10310 หรือ
 Province Bangkok Postal code 10310 Or
4. นายพีระศักดิ์ คล้ายสังข์ อายุ 48 ปี อยู่บ้านเลขที่ 40
 Mr. Peerasant Khlaisang age 48 years, reside at 40
 ซอย ปุณณวิถี 29/1 ตำบล/แขวง บางจาก อำเภอ/เขต พระโขนง
 Soi Punnavithi 29/1 Sub-district Bang Chak District Phra Khanong
 จังหวัด กรุงเทพมหานคร รหัสไปรษณีย์ 10260
 Province Bangkok Postal code 10260

คนหนึ่งคนใดเพียงคนเดียวเป็นผู้แทนของข้าพเจ้าเพื่อเข้าร่วมประชุมและออกเสียงลงคะแนนแทนข้าพเจ้าในการประชุมผู้ถือหุ้น ประจำปี 2569 ในวันพุธที่ 29 เมษายน 2569 เวลา 14.00 น. ณ ห้องประชุม Gallery ชั้น 1 เลขที่ 9/19 หมู่ที่ 7 ถนนลำลูกกาเลียบคลอง 6 ตำบลบึงคำพร้อย อำเภอลำลูกกา จังหวัดปทุมธานี 12150

One of them represents as my / our proxy to attend and vote on my / our behalf at the General Meeting of Shareholders for the year 2026, on Wednesday 29 April 2026 at 2:00 p.m. (BKK time), at the Gallery room on the 1st floor of the Company's headquarters building, located at 9/19 Moo 7, Lam Luk Ka Leab Khlong 6 Road, Bueng Kham Proi Sub-district, Lam Luk Ka, District, Pathum Thani

ข้าพเจ้าขอมอบฉันทะให้ผู้รับมอบฉันทะออกเสียงลงคะแนนแทนข้าพเจ้าในการประชุมครั้งนี้ ดังนี้

In this meeting, I/we grant my/our proxy to consider on my/our behalf as follows.

วาระที่ 1 เรื่องที่ประธานแจ้งให้ทราบ

Chairman's Report

วาระที่ 2 รับทราบผลการดำเนินงานประจำปี 2568

To acknowledge the operating performance of the year 2025

วาระที่ 3 พิจารณานุมัติงบการเงินประจำปีสิ้นสุดวันที่ 31 ธันวาคม 2568

To consider and approve the financial statements for the year ended 31 December 2025

(ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร

The proxy shall have the right on my/our behalf to consider and approve independently as it deems appropriate.

(ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้าดังนี้

The proxy shall have the right to approve in accordance with my/our intention as follows:

เห็นด้วย

ไม่เห็นด้วย

งดออกเสียง

Approve

Disapprove

Abstain

วาระที่ 4 พิจารณานุมัติการจัดสรรกำไรเป็นทุนสำรองตามกฎหมายและการจ่ายเงินปันผลจากกำไรสะสม

To consider and approve the allocation of profit as legal reserve and dividend payment from retained earnings

(ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร

The proxy shall have the right on my/our behalf to consider and approve independently as it deems appropriate.

(ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้าดังนี้

The proxy shall have the right to approve in accordance with my/our intention as follows:

เห็นด้วย

ไม่เห็นด้วย

งดออกเสียง

Approve

Disapprove

Abstain

วาระที่ 5 พิจารณานุมัติค่าตอบแทนกรรมการประจำปี 2569

To consider and approve the directors' remuneration for the year 2026

(ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร

The proxy shall have the right on my/our behalf to consider and approve independently as it deems appropriate.

(ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้าดังนี้

The proxy shall have the right to approve in accordance with my/our intention as follows:

เห็นด้วย

ไม่เห็นด้วย

งดออกเสียง

Approve

Disapprove

Abstain

วาระที่ 6 พิจารณานุมัติเลือกตั้งกรรมการแทนกรรมการที่ครบกำหนดออกจากตำแหน่งตามวาระ

To consider and approve the appointment of directors in replacement of those who must retire by rotation

รศ.ดร.ธีระพร วีระถาวร

Assoc.Prof.Dr.Theeraporn Verathaworn

เห็นด้วย

ไม่เห็นด้วย

งดออกเสียง

Approve

Disapprove

Abstain

นายพีระศักดิ์ คล้ายสังข์

Mr. Peerasant Khlaisang

เห็นด้วย

Approve

ไม่เห็นด้วย

Disapprove

งดออกเสียง

Abstain

วาระที่ 7 พิจารณาแต่งตั้งผู้สอบบัญชี และกำหนดค่าตอบแทนการสอบบัญชี ประจำปี 2569

To consider and approve the appointment of the company's auditor and audit fee for the year 2026.

(ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร

The proxy shall have the right on my/our behalf to consider and approve independently as it deems appropriate.

(ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้าดังนี้

The proxy shall have the right to approve in accordance with my/our intention as follows:

เห็นด้วย

Approve

ไม่เห็นด้วย

Disapprove

งดออกเสียง

Abstain

วาระที่ 8 พิจารณานุมัติการแก้ไขเพิ่มเติมวัตถุประสงค์ของบริษัท และแก้ไขหนังสือบริคณห์สนธิข้อ 3. เพื่อให้สอดคล้องกับการดำเนินธุรกิจ

To consider and approve the amendment to the Company's objectives and the amendment to Clause 3 of the Memorandum of Association to align with the Company's business operations.

(ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร

The proxy shall have the right on my/our behalf to consider and approve independently as it deems appropriate.

(ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้าดังนี้

The proxy shall have the right to approve in accordance with my/our intention as follows:

เห็นด้วย

Approve

ไม่เห็นด้วย

Disapprove

งดออกเสียง

Abstain

วาระที่ 9 พิจารณาวาระอื่นๆ (หากมี)

To consider other agenda (if any)

(4) การลงคะแนนเสียงของผู้รับมอบฉันทะในวาระใดที่ไม่เป็นไปตามที่ระบุในหนังสือมอบฉันทะนี้ถือว่าการลงคะแนนไม่ถูกต้องและไม่ใช่เป็นการลงคะแนนเสียงของข้าพเจ้าในฐานะผู้ถือหุ้น

If the proxy does not vote consistently with my/our voting intentions as specified herein, such vote shall be deemed incorrect and is not made on my/our behalf as the Company's shareholders.

(5) ในกรณีที่ข้าพเจ้าไม่ได้ระบุความประสงค์ในการออกเสียงลงคะแนนในวาระใดไว้หรือระบุไว้ไม่ชัดเจนหรือในกรณีที่ประชุมมีการพิจารณาหรือลงมติในเรื่องใดนอกเหนือจากเรื่องที่ระบุไว้ข้างต้น รวมถึงกรณีที่มีการแก้ไขเปลี่ยนแปลงหรือเพิ่มเติมข้อเท็จจริงประการใด ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร

In the event that I/we have not specified my/our voting intention on any agenda item or have not clearly specified or in case of the meeting considers or passes resolutions in any matters other than those specified above, including in case there is any amendment or addition of any fact, the proxy shall have the right to consider and vote my/our behalf as he/she may deem appropriate in all respects.

กิจการใดที่ผู้รับมอบฉันทะได้กระทำไปในการประชุม เว้นแต่กรณี que ผู้รับมอบฉันทะไม่ออกเสียงตามที่ข้าพเจ้าระบุในหนังสือมอบฉันทะให้ถือเสมือนว่าข้าพเจ้าได้กระทำเองทุกประการ

Any acts performed by the proxy in this meeting, except in the event that the proxy does not vote consistently with my/our voting intention as specified herein, shall be deemed to be the action performed by myself/ourselves.

หมายเหตุ:

1. ผู้ถือหุ้นที่มอบฉันทะจะต้องมอบฉันทะให้ผู้รับมอบฉันทะเพียงรายเดียวเป็นผู้เข้าประชุมและออกเสียงลงคะแนน ไม่สามารถแบ่งแยกจำนวนหุ้นให้ผู้รับมอบฉันทะหลายคนเพื่อแยกการลงคะแนนเสียงได้
2. ในกรณีที่มิวาระที่พิจารณาในการประชุมมากกว่าวาระที่ระบุไว้ข้างต้นผู้มอบฉันทะสามารถระบุเพิ่มเติมได้ในใบประจำต่อแบบหนังสือมอบฉันทะแบบข. ตามแนบ

Note:

1. The shareholder appointing the proxy must authorise only one proxy to attend and vote at the meeting and may not split the number of his or her shares between many proxies in order to split his or her votes.
2. In case where the statement exceeds those specified above, additional details may be specified in the Attachment to this proxy Form B.

ลงชื่อ.....ผู้มอบฉันทะ/Grantor
(.....)

ลงชื่อ.....ผู้รับมอบฉันทะ/Proxy
(.....)

ลงชื่อ.....ผู้รับมอบฉันทะ/Proxy
(.....)

ลงชื่อ.....ผู้รับมอบฉันทะ/Proxy
(.....)

ใบประจำต่อแบบหนังสือมอบฉันทะแบบ ข.

Attachment to Proxy Form B

ในการประชุมผู้ถือหุ้นประจำปี 2569 ในวันที่พุธที่ 29 เมษายน 2569 เวลา 14.00 น. ณ ห้องประชุม Gallery ชั้น 1 เลขที่ 9/19 หมู่ที่ 7 ถนนลำลูกกาเลียบคลอง 6 ตำบลบึงคำพร้อย อำเภอลำลูกกา จังหวัดปทุมธานี 12150 หรือ จะพึงเลื่อนไปในวันเวลาและสถานที่อื่น For the General Meeting of Shareholders for the year 2026, on Wednesday 29 April 2026 at 2:00 p.m. (BKK time), at the Gallery room on the 1st floor of the Company's headquarters building, located at 9/19 Moo 7, Lam Luk Ka Leab Khlong 6 Road, Bueng Kham Proi Sub-district, Lam Luk Ka, District, Pathum Thani or such other date, time and place as the Meeting may be held.

วาระที่..... เรื่อง

Agenda Item No. Re.

(ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร

The Proxy shall have the right on my/our behalf to consider and approve independently as it deems appropriate.

(ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้าดังนี้

The proxy shall have the right to approve in accordance with my/our intention as follows:

เห็นด้วย

ไม่เห็นด้วย

งดออกเสียง

Approve

Disapproved

Abstain

วาระที่..... เรื่อง

Agenda Item No. Re.

(ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร

The Proxy shall have the right on my/our behalf to consider and approve independently as it deems appropriate.

(ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้าดังนี้

The proxy shall have the right to approve in accordance with my/our intention as follows:

ไม่เห็นด้วย

ไม่เห็นด้วย

ไม่เห็นด้วย

Disapproved

Disapproved

Disapproved

วาระที่..... เรื่อง

Agenda Item No. Re.

(ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร

The Proxy shall have the right on my/our behalf to consider and approve independently as it deems appropriate.

(ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้าดังนี้

The proxy shall have the right to approve in accordance with my/our intention as follows:

ไม่เห็นด้วย

ไม่เห็นด้วย

งดออกเสียง

Disapproved

Disapproved

วาระที่..... เรื่อง

Agenda Item No. Re.

(ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร

The Proxy shall have the right on my/our behalf to consider and approve independently as it deems appropriate.

(ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้าดังนี้

The proxy shall have the right to approve in accordance with my/our intention as follows:

ไม่เห็นด้วย

Disapproved

ไม่เห็นด้วย

Disapproved

ไม่เห็นด้วย

Disapproved

หนังสือมอบฉันทะแบบ ค.

(แบบที่ใช้เฉพาะกรณีผู้ถือหุ้นเป็นผู้ลงทุนต่างประเทศและแต่งตั้งคัสโตเดียน (Custodian) ในประเทศไทยเป็นผู้รับฝากและดูแลหุ้น)
(For the shareholders who are specified in the register as a foreign investors and have appointed a custodian in Thailand to be a share depository and keeper)

Proxy Form C

เขียนที่.....

Written at

วันที่.....เดือน.....พ.ศ.

Date Month Year

(1) ข้าพเจ้า.....สัญชาติ.....อยู่บ้านเลขที่.....

I/We

nationality

reside at

ถนน.....ตำบล/แขวง.....อำเภอ/เขต.....

Road

Sub-district

District

จังหวัด.....รหัสไปรษณีย์.....

Province

Postal code

ในฐานะผู้ประกอบธุรกิจเป็นผู้รับฝากและดูแลหุ้น (custodian) ให้กับ

As the Custodian of

ซึ่งเป็นผู้ถือหุ้นของบริษัท คิงส์แมน ซี.เอ็ม.ที.ไอ จำกัด (มหาชน) (“บริษัทฯ”)

Who is a shareholder of Kingsmen C.M.T.I Public Company Limited (“Company”)

โดยถือหุ้นจำนวนทั้งสิ้นรวม.....หุ้นและออกเสียงลงคะแนนได้เท่ากับ.....เสียง ดังนี้

Holding the total number of shares with the right to vote for votes as follow:

หุ้นสามัญ.....หุ้น ออกเสียงลงคะแนนได้เท่ากับ.....เสียง

Common stock

shares with the right to vote for

votes

(2) ขอมอบฉันทะให้

Hereby appoint (please choose one of following)

1. อายุ ปี อยู่บ้านเลขที่.....
Age years, reside at
ถนน ตำบล / แขวง อำเภอ / เขต
Road Sub-district District
จังหวัด รหัสไปรษณีย์
Province Postal code

หรือ /Or

2. อายุ ปี อยู่บ้านเลขที่.....
Age years, reside at
ถนน ตำบล / แขวง อำเภอ / เขต
Road Sub-district District
จังหวัด รหัสไปรษณีย์
Province Postal code

คนหนึ่งคนใดเพียงคนเดียว / Anyone of these persons

2. มอบฉันทะให้กรรมการอิสระของบริษัท Appoint Independent Directors of Company
- นายธีรรัช โปษยานนท์ / Mr. Teerataht Posyanonda
 - รศ.ดร. ธีระพร วีระถาวร / Assoc. Prof. Dr. Theeraporn Verathawon
 - นายพีระศักดิ์ คล้ายสังข์ / Mr. Peerasant Khlaisang

(รายละเอียดประวัติกรรมการที่เป็นผู้รับมอบฉันทะปรากฏตามเอกสารแนบ ในหนังสือเชิญประชุมสามัญผู้ถือหุ้นประจำปี 2569 หน้า 10-12)

(Profiles of above directors are specified in the Notice of the 2026 Annual General Meeting of Shareholders page 10-12)

คนหนึ่งคนใดเพียงคนเดียวเป็นผู้แทนของข้าพเจ้าเพื่อเข้าร่วมประชุมและออกเสียงลงคะแนนแทนข้าพเจ้าในการประชุมผู้ถือหุ้นประจำปี 2569 ในวันพุธที่ 29 เมษายน 2569 เวลา 14.00 น. ณ ห้องประชุม Gallery ชั้น 1 เลขที่ 9/19 หมู่ที่ 7 ถนนลำลูกกาเลียบคลอง 6 ตำบลบึงคำพร้อย อำเภอลำลูกกา จังหวัดปทุมธานี 12150

One of them represents as my / our proxy to attend and vote on my / our behalf at the General Meeting of Shareholders for the year 2026, on Wednesday 29 April 2026 at 2:00 p.m. (BKK time), at the Gallery room on the 1st floor of the Company's headquarters building, located at 9/19 Moo 7, Lam Luk Ka Leab Khlong 6 Road, Bueng Kham Proi Sub-district, Lam Luk Ka, District, Pathum Thani

ข้าพเจ้าขอมอบฉันทะให้ผู้รับมอบฉันทะออกเสียงลงคะแนนแทนข้าพเจ้าในการประชุมครั้งนี้ ดังนี้

In this meeting, I/we grant my /our proxy to consider on my/our behalf as follows:

มอบฉันทะตามจำนวนหุ้นทั้งหมดที่ถือและมีสิทธิออกเสียงลงคะแนนได้

Grant all of my/our proxy in accordance with the amount of shares with voting right I/we hold

มอบฉันทะบางส่วน คือ

Grant certain of my/our proxy as follows:

หุ้นสามัญหุ้น และมีสิทธิออกเสียงลงคะแนนได้เท่ากับ เสียง

Ordinary share shares and have the right to vote equal to votes

รวมสิทธิออกเสียงลงคะแนนได้ทั้งหมด เสียง

Total rights to vote equal to

(3) ข้าพเจ้าขอมอบฉันทะให้ผู้รับมอบฉันทะออกเสียงลงคะแนนแทนข้าพเจ้าในการประชุมครั้งนี้ ดังนี้

In this meeting, I/we grant my /our proxy to consider on my/our behalf as follows:

(ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร

The proxy shall have the right on my/our behalf to consider and approve independently as it deems appropriate.

(ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้าดังนี้

The proxy shall have the right to approve in accordance with my/our intention as follows:

วาระที่ 1 เรื่องที่ประธานแจ้งให้ทราบ

Chairman's Report

วาระที่ 2 รับทราบผลการดำเนินงานประจำปี 2568

To acknowledge the operating performance of the year 2025

วาระที่ 3 พิจารณานุมัติงบการเงินประจำปีสิ้นสุดวันที่ 31 ธันวาคม 2568

To consider and approve the financial statements for the year ended 31 December 2025

(ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร

The proxy shall have the right on my/our behalf to consider and approve independently as it deems appropriate.

(ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้าดังนี้

The proxy shall have the right to approve in accordance with my/our intention as follows:

เห็นด้วย

Approve

ไม่เห็นด้วย

Disapprove

งดออกเสียง

Abstain

วาระที่ 4 พิจารณานุมัติการจัดสรรกำไรเป็นทุนสำรองตามกฎหมายและการจ่ายเงินปันผลจากกำไรสะสม

To consider and approve the allocation of profit as legal reserve and dividend payment from retained earnings

(ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร

The proxy shall have the right on my/our behalf to consider and approve independently as it deems appropriate.

(ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้าดังนี้

The proxy shall have the right to approve in accordance with my/our intention as follows:

เห็นด้วย

Approve

ไม่เห็นด้วย

Disapprove

งดออกเสียง

Abstain

วาระที่ 5 พิจารณานุมัติค่าตอบแทนกรรมการประจำปี 2569

To consider and approve the directors' remuneration for the year 2026

(ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร

The proxy shall have the right on my/our behalf to consider and approve independently as it deems appropriate.

(ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้าดังนี้

The proxy shall have the right to approve in accordance with my/our intention as follows:

เห็นด้วย

Approve

ไม่เห็นด้วย

Disapprove

งดออกเสียง

Abstain

วาระที่ 6 พิจารณานุมัติเลือกตั้งกรรมการแทนกรรมการที่ครบกำหนดออกจากตำแหน่งตามวาระ

To consider and approve the appointment of directors in replacement of those who must retire by rotation

รศ.ดร.ธีระพร วีระถาวร

Assoc.Prof.Dr.Theeraporn Verathaworn

เห็นด้วย

Approve

ไม่เห็นด้วย

Disapprove

งดออกเสียง

Abstain

นายพีระศักดิ์ คล้ายสังข์

Mr. Peerasant Khlaisang

เห็นด้วย

Approve

ไม่เห็นด้วย

Disapprove

งดออกเสียง

Abstain

วาระที่ 7 พิจารณาแต่งตั้งผู้สอบบัญชี และกำหนดค่าตอบแทนการสอบบัญชี ประจำปี 2569

To consider and approve the appointment of the company's auditor and audit fee for the year 2026.

(ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร

The proxy shall have the right on my/our behalf to consider and approve independently as it deems appropriate.

(ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้าดังนี้

The proxy shall have the right to approve in accordance with my/our intention as follows:

เห็นด้วย

Approve

ไม่เห็นด้วย

Disapprove

งดออกเสียง

Abstain

วาระที่ 8 พิจารณานุมัติการแก้ไขเพิ่มเติมวัตถุประสงค์ของบริษัท และแก้ไขหนังสือบริคณห์สนธิข้อ 3. เพื่อให้สอดคล้องกับการดำเนินธุรกิจ

To consider and approve the amendment to the Company's objectives and the amendment to Clause 3 of the Memorandum of Association to align with the Company's business operations.

(ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร

The proxy shall have the right on my/our behalf to consider and approve independently as it deems appropriate.

(ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้าดังนี้

The proxy shall have the right to approve in accordance with my/our intention as follows:

เห็นด้วย

Approve

ไม่เห็นด้วย

Disapprove

งดออกเสียง

Abstain

วาระที่ 9 พิจารณาวาระอื่นๆ (หากมี)

To consider other agenda (if any)

4. การลงคะแนนเสียงของผู้รับมอบฉันทะในวาระใดที่ไม่เป็นไปตามที่ระบุในหนังสือมอบฉันทะนี้ให้ถือว่าการลงคะแนนไม่ถูกต้องและไม่ใช่เป็นการลงคะแนนเสียงของข้าพเจ้าในฐานะผู้ถือหุ้น

If the proxy does not vote consistently with my/our voting intentions as specified herein, such vote shall be deemed incorrect and is not made on my/our behalf as the Company's shareholders.

5. ในกรณีที่ข้าพเจ้าไม่ได้ระบุความประสงค์ในการออกเสียงลงคะแนนในวาระใดไว้หรือระบุไว้ไม่ชัดเจนหรือในกรณีที่ประชุมมีการพิจารณาหรือลงมติในเรื่องใดนอกเหนือจากเรื่องที่ระบุไว้ข้างต้น รวมถึงกรณีที่มีการแก้ไขเปลี่ยนแปลงหรือเพิ่มเติมข้อเท็จจริงประการใด ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร

In the event that I/we have not specified my/our voting intention on any agenda item or have not clearly specified or in case of the meeting considers or passes resolutions in any matters other than those specified above, including in case there is any amendment or addition of any fact, the proxy shall have the right to consider and vote my/our behalf as he/she may deem appropriate in all respects.

กิจการใดที่ผู้รับมอบฉันทะได้กระทำไปในการประชุม เว้นแต่กรณี que ผู้รับมอบฉันทะไม่ออกเสียงตามที่ข้าพเจ้าระบุในหนังสือมอบฉันทะให้ถือเสมือนว่าข้าพเจ้าได้กระทำเองทุกประการ

Any acts performed by the proxy in this meeting, except in the event that the proxy does not vote consistently with my/our voting intention as specified herein, shall be deemed to be the action performed by myself/ourselves.

ลงชื่อ.....ผู้มอบฉันทะ/Grantor
(.....)

ลงชื่อ.....ผู้รับมอบฉันทะ/Proxy
(.....)

ลงชื่อ.....ผู้รับมอบฉันทะ/Proxy
(.....)

ลงชื่อ.....ผู้รับมอบฉันทะ/Proxy
(.....)

หมายเหตุ:

1. หนังสือมอบฉันทะแบบ ค นี้ ใช้เฉพาะกรณีที่ผู้ถือหุ้นที่ปรากฏชื่อในทะเบียนเป็นผู้ลงทุนต่างประเทศและแต่งตั้งคัสโตเดียน (custodian) ในประเทศไทยเป็นผู้รับฝากและดูแลหุ้นให้เท่านั้น
2. หลักฐานที่ต้องแนบพร้อมกับหนังสือมอบฉันทะคือ
 - 2.1 หนังสือมอบอำนาจจากผู้ถือหุ้นให้คัสโตเดียน (custodian) เป็นผู้ดำเนินการลงนามในหนังสือมอบฉันทะแทน
 - 2.2 หนังสือยืนยันว่าผู้ลงนามในหนังสือมอบฉันทะแทนได้รับอนุญาตประกอบธุรกิจคัสโตเดียน
3. ผู้ถือหุ้นที่มอบฉันทะจะต้องมอบฉันทะให้ผู้รับมอบฉันทะเพียงรายเดียวเป็นผู้เข้าประชุมและออกเสียงลงคะแนน ไม่สามารถแบ่งแยกจำนวนหุ้นให้ผู้รับมอบฉันทะหลายคนเพื่อแยกการลงคะแนนเสียงได้
4. ในกรณีที่มิวาระที่พิจารณาในการประชุมมากกว่าวาระที่ระบุไว้ข้างต้นผู้มอบฉันทะสามารถระบุเพิ่มเติมได้ในใบประจำต่อแบบหนังสือมอบฉันทะแบบข. ตามแนบ

Note:

1. The proxy form C is only used for the shareholder who is specified in the register as a foreign investor and has appointed a custodian in Thailand to be a share depository and keeper.
2. The documents needed to be attached to this proxy form C are
 - 2.1 Power of attorney from the shareholder empowering the custodian to sign this proxy form C on his/her behalf.
 - 2.2 Document confirming that the person who signed this Proxy Form C is permitted to operate the custodian business.
1. The shareholder appointing the proxy must authorise only one proxy to attend and vote at the meeting and may not split the number of his or her shares between many proxies in order to split his or her votes.
2. In case where the statement exceeds those specified above, additional details may be specified in the Attachment to this proxy Form C provided.

ใบประจำต่อแบบหนังสือมอบฉันทะแบบ ค.

Attachment to Proxy Form C

ในการประชุมผู้ถือหุ้นประจำปี 2569 ในวันที่พุธที่ 29 เมษายน 2569 เวลา 14.00 น. ณ ห้องประชุม Gallery ชั้น 1 เลขที่ 9/19 หมู่ที่ 7 ถนนลำลูกกาเลียบคลอง 6 ตำบลบึงคำพร้อย อำเภอลำลูกกา จังหวัดปทุมธานี 12150 หรือ จะพึงเลื่อนไปในวันเวลาและสถานที่อื่น For the General Meeting of Shareholders for the year 2026, on Wednesday 29 April 2026 at 2:00 p.m. (BKK time), at the Gallery room on the 1st floor of the Company's headquarters building, located at 9/19 Moo 7, Lam Luk Ka Leab Khlong 6 Road, Bueng Kham Proi Sub-district, Lam Luk Ka, District, Pathum Thani or such other date, time and place as the Meeting may be held.

วาระที่..... เรื่อง

Agenda Item No. Re.

(ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร

The Proxy shall have the right on my/our behalf to consider and approve independently as it deems appropriate.

(ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้าดังนี้

The proxy shall have the right to approve in accordance with my/our intention as follows:

เห็นด้วย

ไม่เห็นด้วย

งดออกเสียง

Approve

Disapproved

Abstain

วาระที่..... เรื่อง

Agenda Item No. Re.

(ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร

The Proxy shall have the right on my/our behalf to consider and approve independently as it deems appropriate.

(ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้าดังนี้

The proxy shall have the right to approve in accordance with my/our intention as follows:

ไม่เห็นด้วย

ไม่เห็นด้วย

ไม่เห็นด้วย

Disapproved

Disapproved

Disapproved

วาระที่..... เรื่อง

Agenda Item No. Re.

(ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร

The Proxy shall have the right on my/our behalf to consider and approve independently as it deems appropriate.

(ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้าดังนี้

The proxy shall have the right to approve in accordance with my/our intention as follows:

ไม่เห็นด้วย

ไม่เห็นด้วย

งดออกเสียง

Disapproved

Disapproved

วาระที่..... เรื่อง

Agenda Item No. Re.

(ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร

The Proxy shall have the right on my/our behalf to consider and approve independently as it deems appropriate.

(ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้าดังนี้

The proxy shall have the right to approve in accordance with my/our intention as follows:

ไม่เห็นด้วย

Disapproved

ไม่เห็นด้วย

Disapproved

ไม่เห็นด้วย

Disapproved

Rules for attending the shareholders' meeting via electronic media (E-AGM)

Shareholders or proxies who wish to attend the meeting must submit documents proving their identity as specified to the Company within April 24 2026. The Company shall verify the list of shareholders according to the closing information of the shareholders' register book who have the right to attend the meeting wholly and correctly. After that, the electronic conferencing service provider will send a Link to attend the meeting and the user manual to the Email you have sent to inform the Company. The Link will be sent two days in advance of the meeting date.

Requesting to attend the meeting via electronic media

Shareholders wishing to attend the meeting via electronic media must notify their intention to attend the meeting in two ways as follows:

1. Submit your request to attend the meeting by sending information via Email or postal mail.
2. Submit your request to attend the meeting by sending information via website or QR Code.

If shareholders wish to notify their intention to attend the meeting via electronic media (E-AGM) by sending information via Email or postal:

1. Please fill in the document requesting to attend the meeting via electronic media (E-AGM) (Enclosure 8) by specifying your Email and your mobile phone number clearly for registering for the meeting.
2. Attach a copy of proof of identity to confirm the right to attend the E-AGM meeting.
 - 2.1 Shareholders who are natural persons:
 - If a shareholder wishes to attend the meeting in person via E-Meeting:
 - Attach a copy of a valid government-issued identification document such as an ID card, government ID card, driver's license, or passport. In case of name-surname changes, shareholders are requested to attach supporting evidence.
 - If a shareholder appoints another person to attend the meeting on his/her behalf via E-Meeting:
 - The Proxy Form C (attached with the invitation letter) is filled in all information signed by the proxy grantor and the proxy correctly and entirely together with duty stamp affixed;
 - A copy of the proxy grantor's identity document, such as an ID card, a government official I.D. card, passport (In the case of foreigners) that has not expired and signed certifying the true copy of the proxy.
 - A copy of the proxy's identity document, such as an ID card, a government official an ID card, passport (In the case of foreigners) that have not expired and signed certifying the true copy of the proxy.
 - 2.2 Shareholders who are juristic persons:
 - If the person authorized to sign on behalf of the juristic person (director) wishes to attend the meeting in person via electronic media (E-Meeting)
 - A copy of the shareholder's juristic person registration certificate issued no later than one year before the date of the shareholders' meeting, which is duly certified by the juristic person representative (director) authorized to sign on behalf of the juristic person.
 - A copy of the identity document of the representative of the juristic person (director), such as an ID card, a government official ID card, passport (In the case of foreigners) that has not expired and signed to certify the true copy.
 - If the proxy is assigned to attend the meeting instead via electronic media (E-Meeting)

- The Proxy Form C (attached with the invitation letter) is filled in all information signed by the proxy grantor and the proxy correctly and entirely together with duty stamp affixed;
- A copy of the shareholder's juristic person registration certificate issued no later than one year before the date of the shareholders' meeting, which is duly certified by the juristic person representative (director) authorized to sign on behalf of the juristic person.
- A copy of the identity document of the representative of the juristic person (director), such as an ID card, a government official ID card, passport (In the case of foreigners) that has not expired and signed to certify the true copy.
- Copy of the identity document of the proxy as in the case of natural persons as mentioned above.

Suppose the documents or evidence mentioned above are not Thai or English versions. In that case, the shareholders must present an English translation of the document signed to certify the translation by the shareholder or by an authorized signatory to bind that juristic person (in the case of a juristic person).

3. Submit the documents requesting to attend the meeting via electronic media (item 1) and proof of identity together with supporting documents (item 2) by sending to the Company April 24, 2026.
 - Email channel: companysecretary@kingsmen-cmti.com
 - Postal channels: Kingsmen C.M.T.I. Public Company Limited.
9/19 Moo 7, Lam Luk Ka Leab Khlong 6 Road, Bueng Kham Proi Sub-district, Lam Luk Ka District, Pathum Thani 12150

If a shareholder wishes to submit a request to attend the meeting via electronic media (E-AGM) via the website or QR Code

1. Request to attend the meeting via Web Browser: Chrome by going to

Scan QR Code	Go to Link
	https://k.thekoble.com/agm/emeeting/index/1

2. Fill in the information of shareholders:
 1. Securities holder account number;
 2. Name (do not include a title)
 3. Last Name
 4. ID card number;
 5. Choose to accept the terms and consent to access to personal information;
 6. Press "Confirm"
3. Check the name of the shareholder and the number of shares. If correct, please fill in shareholder information.

1. Name - Surname (English);
2. Email to receive a link to attend the meeting;
3. Mobile phone number;
Self-Attending: Shareholder's mobile number.
Proxy: **Proxy's mobile number**. (Used to log in system).
4. Select the attendance type:
 - i. Attend the meeting in person via E-AGM;
 - ii. Authorize the natural persons to attend the meeting via E-AGM;
 - iii. Assign a proxy to an independent director;
5. Press "Next"

In the case of shareholders attending the meeting in person:

Prepared shareholders' identification documents

1. Attach a copy of the shareholder's identity document;
2. Attach a copy of other identity documents;
3. Press "Next";
4. The system will display a message "Information received successfully," check the name, surname, and number of shares again;
5. Close window to finish;

In the case of appointing the natural person to attend the meeting via E-AGM:

Prepared shareholders' identification documents

1. Attach a copy of the shareholder's identity document;
2. Attach a copy of other identity documents;
3. Press "Next";
4. Save the proxy's information and attach supporting documents:
 - i. Name-surname of the proxy (Thai language);
 - ii. Name-surname of the proxy (English);
 - iii. Attach a copy of the proxy's identity document;
 - iv. Attach the proxy form with complete information and signature;
5. Press "Next";
6. The system will display a message "Information received successfully," check the name, surname, and number of shares again;
7. Close window to finish;

In the case of appointing a proxy to an independent director:

1. Attach a copy of the shareholder's identity document (Like in the case of shareholders attending the meeting in person);
2. Attach the completed and signed proxy form;
3. Press "Next";
4. The system will display a message "Information received successfully," check the name, surname, and number of shares again;
5. Close window to finish;

Remark: The system for receiving the request to attend the meeting will be open for operation from March 31, 2026 to April 29, 2026 date or until the meeting is completed. (The system does not accept information on Saturdays, Sundays, and public holidays.)

Suppose the documents or evidence mentioned above are not Thai or English versions. In that case, the shareholders must present an English translation of the document signed to certify the translation by the shareholder or by an authorized signatory to bind that juristic person (in the case of a juristic person).

Electronic Meeting Attendance (E-AGM):

1. Once the shareholders or proxies wish to attend the meeting and have been fully verified, you will receive an Email from the meeting organizer, a link for attending the meeting, and a system's user manual two days before the meeting date. Please study the manual on how to use the E-AGM meeting system in detail. If you haven't received the Email within the April 24, 2026, please get in touch with the Company immediately.
2. Please prepare the following information for logging in the meeting
Self-Attending: Shareholder Account Number (10 digits Number) and ID Card.
Proxy: Proxy ID Card and Proxy's Mobile Number.
3. Meeting attendance and voting via electronic media can be used with computers/ notebooks/tablets and mobile phones via Web Browser: Chrome with 4G internet speed or home internet basic.

Note: In case of meeting via tablet and mobile phone, Zoom Cloud Meeting program must be installed before attending the meeting, which can be downloaded as follows:

IOS system	Android system
	
https://apps.apple.com/th/app/zoom-cloud-meetings/id546505307	https://play.google.com/store/apps/details?id=us.zoom.videomeetings

4. The system will open for meetings 60 minutes before the start of the meeting. However, the live broadcast will only start at the time of the meeting.
5. To log in, attendees must use the information of the shareholder registration number and the shareholder's ID card number.
6. Voting through the E-Voting system, you will be able to vote for each agenda only by voting for agreeing, disagreeing, or abstaining. In case of not voting in any agenda, the system will be deemed to vote as agree immediately (using the vote-counting method by pouring votes towards agreeing).
7. If attendees have any problems or problems in using the E-AGM system, you can contact OJ International Co., Ltd. at the phone number specified in the Email that sends you the system's user manual.

If a shareholder wishes to appoint an independent director as a proxy:

Suppose any shareholders cannot attend the E-AGM meeting in person or cannot appoint other proxies to attend the E-AGM meeting and wish to appoint an independent director as a proxy. In this regard, they can send a proxy form (Enclosure 6) specifying the proxy as one of the independent directors as specified by the Company along with supporting documents to the Company by the date within April 24, 2026. via the following channels:

- Email channel: companysecretary@kingsmen-cmti.com
- Postal channels: Kingsmen C.M.T.I. Public Company Limited.
9/19 Moo 7, Lam Luk Ka Leab Khlong 6 Road, Bueng Kham Proi Sub-district, Lam Luk Ka District, Pathum Thani 12150

Note: If the shareholders specify their votes in each agenda, the independent directors will cast their votes as specified in the proxy form. In which the voting in each agenda, shareholders have the right to vote in agreeing, disagreeing, or abstaining only and cannot divide a partial vote (unless it is a Custodian vote).

In the case of a shareholder who is a foreign investor and appoints a custodian in Thailand to be a stock depository and keeper:

Please submit the following information:

1. The Proxy Form C (attached with the invitation letter) is filled in all information signed by the proxy grantor and the proxy correctly and entirely together with a 20-baht duty stamp affixed;
2. Custodian juristic person registration certificate (Custodian) with a signature certifying true copy by the authorized signatory on behalf of the juristic person of the Custodian or the attorney with the corporate seal (if any).
3. A power of attorney from the shareholders for the Custodian to be authorized to sign the proxy form;
4. A letter confirming that the person signing the proxy form is authorized to operate a custodian business;
5. Copy of ID card, or a copy of government official ID card, or copy of passport (In the case of foreigners) of the proxy with certified the true copy;
6. Submit information via the following channels:
 - By Email: companysecretary@kingsmen-cmti.com
 - By mail: Kingsmen C.M.T.I. Public Company Limited.
9/19 Moo 7, Lam Luk Ka Leab Khlong 6 Road, Bueng Kham Proi Sub-district, Lam Luk Ka District, Pathum Thani 12150

Submitting advice or questions related to business, industry, Company performance, or related to any agenda which will be considered at the E-AGM meeting:

If shareholders wish to submit suggestions or questions, they can be done in two ways as follows:

1. Send advice or questions **in advance** to the Company before the meeting date through the following channels:
 - By Email: companysecretary@kingsmen-cmti.com
 - Telephone: 02-052-8008 Ext. 335 or Ms. Phattharin 087-575-4114
 - By mail: Kingsmen C.M.T.I. Public Company Limited.
9/19 Moo 7, Lam Luk Ka Leab Khlong 6 Road, Bueng Kham Proi Sub-district, Lam Luk Ka District, Pathum Thani 12150
2. Submit advice or questions **during the meeting** to those attending the E-AGM meeting. The attendee must specify his/her first and last name and state whether his/her is a shareholder attending the meeting himself/herself or a proxy. Before every suggestion or question is submitted, the Company has opened channels for sending advice and questions during the meeting as follows:
 - Chat channel for text messages;
 - An audio chat channel where attendees press the raising hand button and turn on the microphone on their device after the operator sends you an invitation to chat. Please

turn off the microphone after the conversation is finished every time (For more details, please refer to the user manual sent to the attendees' Emails).

In this regard, if shareholders have questions about the meeting, they can contact the following staff:

1. Regarding submitting documents confirming identity to attend the shareholders' meeting via E-Meeting, please contact the Company Secretary for further information via the Company's contact channels as detailed above.
2. Regarding the process of attending the meeting and voting via E-Meeting, in the case of correct and complete identity verification, please contact OJ International Co., Ltd. at the phone number specified in the Email that sends you the system's user manual.

วันที่.....เดือน.....พ.ศ.....
 Date Month Year

- (1) ข้าพเจ้า.....หมายเลขบัตรประชาชน/หนังสือเดินทาง.....
 I/We, Identification Card/Passport number
 สัญชาติ.....บ้านเลขที่.....ถนน.....ตำบล/แขวง.....
 Nationality Residing at No. Road Sub district
 อำเภอ/เขต.....จังหวัด.....รหัสไปรษณีย์.....
 District Province Postal Code
- (2) เป็นผู้ถือหุ้นของ บริษัท คิงส์เมน ซี.เอ็ม.ที.ไอ. จำกัด (มหาชน)
 Being a shareholder of Kingsmen C.M.T.I. Public Company Limited

โดยถือหุ้นรวมทั้งสิ้น หุ้น
 Holding the total amount of shares

ประสงค์จะร่วมประชุมและลงคะแนนผ่านสื่ออิเล็กทรอนิกส์สำหรับการประชุมสามัญผู้ถือหุ้นประจำปี 2568
 I would like to participate the E-AGM for Annual General Meeting 2026

- () เข้าร่วมประชุมด้วยตัวเอง
 Self-Attending
- () มอบฉันทะให้ (นาย/นาง/นางสาว)..... ได้เข้าร่วมประชุมดังกล่าวข้างต้น
 Proxy to attend the meeting.

- (3) ข้อมูลในการจัดส่งวิธีการเข้าร่วมประชุม
 Please send the Link to join the meeting by below email
- อีเมล..... (โปรดระบุ)
 E-Mail Please fil in the blank.
- โทรศัพท์มือถือ.....(โปรดระบุ)
 Mobile Number Please fil in the blank.

- (4) จัดส่งเอกสารเพื่อยืนยันตัวตน ตามเอกสารแนบ 7 วิธีการเข้าร่วมประชุม ภายในวันที่ 24 เมษายน 2569
 Please submit the required document per an attachment 7 by April 24, 2026
- (5) เมื่อได้รับการยืนยันตัวตน บริษัทฯ จะจัดส่งลิงค์การเข้าร่วมประชุมและวิธีการเข้าร่วมประชุมไปยังอีเมลที่ท่านได้ระบุ
 Once you have verified, the company will send the Link to join the meeting via email
- (6) ในวันประชุมผู้ถือหุ้นจะต้องเตรียม เลขบัญชีผู้ถือหุ้น และเลขบัตรประชาชนไว้ สำหรับการเข้าร่วมประชุม
 Please prepare your Account Number and your Identification Card Number for log in the meeting.

ลงชื่อ/Signed.....ผู้ถือหุ้น/Shareholder
 (.....)

Privacy Notice

For the Annual General Meeting of Shareholders 2026

Kingsmen C.M.T.I. Public Company Limited. (the Company) greatly aware of the personal data protection of shareholders and/ or proxy holders in accordance with the Privacy Data Protection Act B.E. 2562. The Company would like to inform the shareholders and/ or proxy holders regarding the information and rights under the law as follows;

Objective and Necessary to collect your Personal Data

The Company is necessary to collect personal data regarding shareholders and /or proxy holders. Personal data consists of the following:

1. General Personal Data such as name, surname, identification number, date of birth, gender, nationality, shareholder identification number, number of shares, bank account number, image and video recording of the meeting etc.
2. In the case of granting a proxy, it is necessary for the Company to collect the copy of shareholder's personal identification card which may contain religion information that is considered as Sensitive Data. The Company has no intention to collect such Sensitive Data. Accordingly, you can redact such data.
3. Shareholders' contact Information and registration information related to electronic systems access such as Address, Telephone number, Email, IP Address (in case of online access to the meeting)

The Company will record and broadcast images and sounds of the meeting for its legitimate interests and the interests of shareholders.

However, The Company may collect your Personal Data directly from shareholders and/or proxy holders from Thailand Securities Depository Company Limited ("TSD") as the Company registrar), but only in necessity and in accordance with measures required by law.

Purpose of Collection, Use and Disclosures of Personal Data

The Company collects, uses and discloses your Personal Data for following purpose:

1. Inviting the Annual General Meeting of Shareholders for the year and holding the Annual General Meeting of Shareholders as required by law, or delivering documents as requested by shareholders
2. Probably disclosing Personal Data to other persons or regulatory authorities related to the mentioned purposes as required by law such as Department of Business Development; Ministry of Commerce, SET and Electronic conferencing administrator.
3. Using for promoting the Company's public relations under legitimate interest basis and the interests of the Company shall not override the fundamental rights and freedoms of the shareholders and/or proxy holders.

Retention Periods for Personal Data

The Company will retain your Personal Data within the period specified by relevant laws, and will collect, use and disclose your Personal Data for the necessary duration, as defined in this Privacy Notice. If it is not possible to specify the Personal Data retention period, the Company will retain the Personal Data as may be expected per data retention standards (such as the longest legal prescription of 10 years).

Owner's right of Data Subject

As the owner of the personal data, you have the rights set forth in the Personal Data Protection Act B.E. 2562, which may include the rights to withdraw the consent, to access and obtain a copy of your Personal Data, to correct, delete or clean up your Personal Data, refuse to processing of your Personal Data, rights to transfer your Personal Data according to the legal method stipulated, rights of complaint and rights to object to the processing or disclosing your Personal Data.

In this regard, the company reserves the right to consider the request to exercise your rights and process in accordance with personal data protection act 2019.

Contact Information

To contact the Company to exercise those rights or others under the Personal Data Protection Act B.E. 2562, please contact; Company Secretary

Kingsmen C.M.T.I. Public Company Limited.

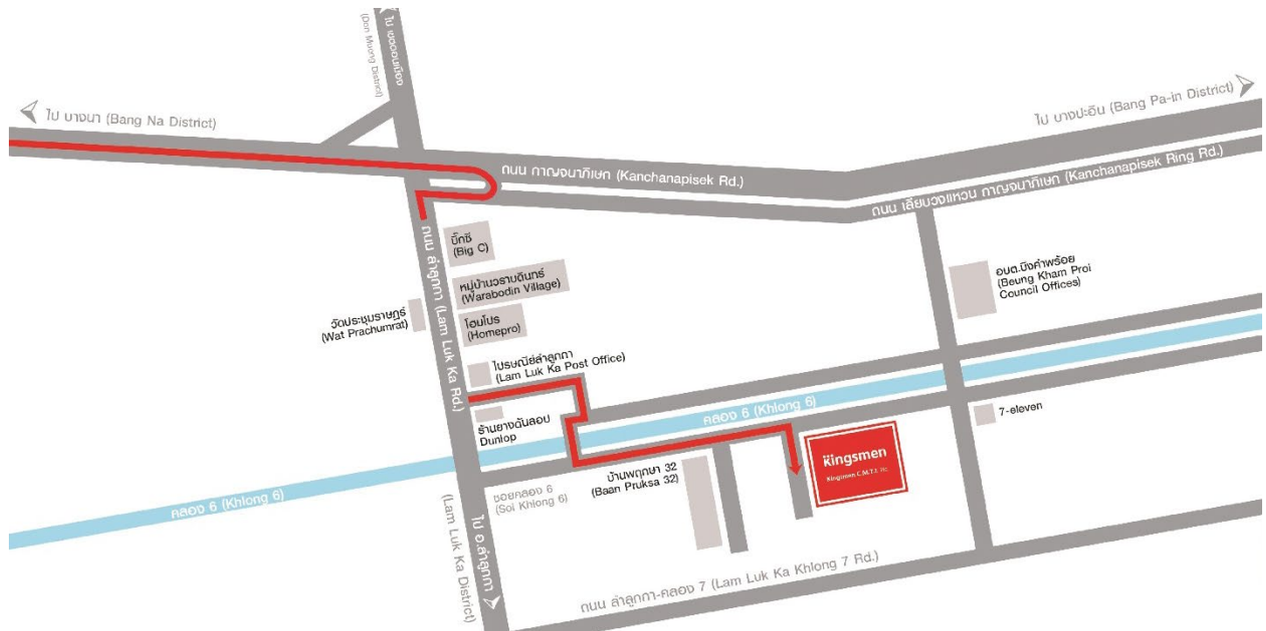
Website: www.kingsmen-cmti.com

9/19 Moo 7, Lam Luk Ka Leab Khlong 6 Road, Bueng Kham Proi Sub-district, Lam Luk Ka , District, Pathum Thani. 12150

Tel. 02-052-8008 E-mail : companysecretary@kingsmen-cmti.com

Location Map.

At the Gallery room on the 1st floor of the Company's headquarters building, located at 9/19 Moo 7, Lam Luk Ka Leab Khlong 6 Road, Bueng Kham Proi Sub-district, Lam Luk Ka , District, Pathum Thani. 12150 Tel. 02-052-8008



Dear shareholders,

The Company has prepared the Annual Report for the year 2025 which contains information according to the regulations of the Securities and Exchange Commission in the form of QR Code and has delivered to the shareholders together with this invitation letter.

If you shareholders wish to receive

- the annual report 2025 published in hard copy format
- Proxy Form B

Please inform the details through the channels specified below to the company. To deliver to you according to your next request as well

My name is surname.....
Residing at home numberroad..... Sub-district
District / District Province Postal code
Contact phone number Email

Shareholders can send details of requesting documents to the company at:

Tel. 02 052 8008 ext. 335 or e-mail: companysecretary@kingsmen-cmti.com

Or contact to request / or Send it back to the company at

**Kingsmen C.M.T.I. Public Company Limited.
9/19 Moo 7, Lam Luk Ka Leab Khlong 6 Road,
Bueng Kham Proi Sub-district,
Lam Luk Ka District,
Pathum Thani 12150, Thailand
Attention: company secretary**