

CPL Group Public Company Limited

Invitation to 2025 Annual General Meeting of Shareholders

The Annual General shareholders' Meeting for the year 2025

Will be held on April 28, 2024 14.00 hrs.

Through electronic media according to the Emergency Decree on Electronic meeting B.E.2563

Guidelines for attending of Electronic Meeting

Shareholders and proxies wishing to attend the meeting can proceed according to the procedure for submitting the request form to attend the meeting via electronic please note that the electronic registration will be available from 21 April 2025 at 8:30 a.m. and shall be closed on 28 April 2025 until the end of the meeting.

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CPL Group Public Company Limited



700 Moo 6, Sukhumvit Road, Bangpoomai, Muang, Samutprakarn 10280

Tel: 6627095633-8 Fax: 6627096033 Registration Number 0107537000289

March 24, 2025

Subject: Invitation to the Annual General Meeting of Shareholders 2025 by Teleconference using

Electronic Device (E-AGM).

To: All Shareholders.

Enclosures:

Documents accompanying Agenda

 Copy of the Minutes of the 2024 Annual General Meeting of Shareholder held on April 26, 2024 (Attachment 1)

- 2. From 56-1 One Report, together with the Financial Statement of the company for the financial year ended December 31, 2024 (Attachment 2)
- 3. Profiles of candidates nominated for election as directors of the Company (Attachment 3)
- 4. Profiles of the proposed Auditors for the year 2025 (Attachment 4)

Documents accompanying the Meeting

- 5. Notification of Meeting (Please see the separate document)
- 6. Registration documents, registration and meeting processes and voting procedures and vote counting.
- 7. Proxy Form A. B. and C. (Shareholders can download the proxy form, Form A, Form B, and Form C, from the company's website https://www.cpl.co.th/en/invester-relations/shareholders-information/shareholder-s-meeting)
- 8. Profiles of independent directors to serve as proxy of the shareholder and qualification of independent directors.
- 9. Articles of Association of the Company concerning shareholder's meeting.
- 10. Personal Data Protection Notice (PDPA)

The Board of Director of CPL Group Public Company Limited has resolved that the Annual General shareholders' Meeting for the year 2025 will be held on April 28, 2025 14.00 hrs. Through electronic media according to the Emergency Decree on Electronic meeting B.E.2563, live from at CPL Group Public Company Limited Meeting Room 3rd Floor, No.700 Moo.6 Sukhumvit Road, Bangpoo-Mai, Muang, Samutprakarn 10280, Thailand. Please find the agenda as follows:

Agenda 1: To consider and adopt the Minute of the General Meeting of Shareholders 2024.

Objective and Reason:

The company had prepared Minutes of the Annual General Meeting of shareholders 2024 held on April 26, 2024. The meeting is therefore required to certify the said Minutes of the Annual General Meeting of Shareholders as enclosed. (Attachment 1)

Opinion of the Board:

After due consideration, the Board of Directors was of the view that the Minutes were accurately and completely recorded and deemed it appropriate to propose that the shareholders meeting endorse Minutes of the Annual General Meeting of Shareholders 2024 which was convened on April 26, 2024 as proposed, in all respects.





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Voting Rule:

The resolution for this agenda requires by **the majority of votes of shareholders** attending the meeting and authorized for voting.

Agenda 2: To acknowledge the Company's Business Performance of 2024

Objective and Reason:

The Operation results of the company for the year 2024 as reported in the annual report shall be distributed as attachment.

Opinion of the Board:

To acknowledge the operation results for the previous year.

Voting Rule:

This agenda requires no vote of shareholders.

Agenda 3: To consider and approve the Statement of Finance Position and Statement of Comprehensive Income for the year ended December 31, 2024.

Objective and Reason:

According to the Public Limited Companies Act 1992 (including amendments), Section 112 and Article 29 of the Company's Articles of Association, the company is required to prepare a company performance report and prepare a balance sheet and profit and loss from the previous year to propose to the shareholders' meeting for consideration and approval.

Opinion of the Board:

It is deemed appropriate to propose to the Annual General Meeting of Shareholders approved the statement of financial position and income statement as at 31 December 2024, which the Company's certified public accountant has audited and certified and has been reviewed by the Audit Committee as detailed in Attachment 2

The summary of the consolidated financial statements compared with the previous year

Financial Statements	2023	2024
Total assets (million baht)	2,490.33	2,176.49
Total liability (million baht)	1,672.09	1,438.69
Shareholder equinity (million baht)	817.97	736.89
Total revenue (million baht)	1,841.48	1,944.53
Net profit (Loss) (million baht)	(170.22)	(80.44)
Earnings (Loss) per shares (bath)	(0.39)	(0.18)

Voting Rule:

The resolution for this agenda requires the majority of votes of the shareholders attending the meeting and authorized for voting.

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Agenda 4: To consider and approve Omission of Dividend Payment for the Company's performance of the year 2024

Objective and Reason:

In accordance with Section 116 of the Public Limited Companies Act 1992 (as well as amended) and according to Article 36 of the Company's Articles of Association, the Company must allocate a portion of the annual net profit as a reserve not less than 5% of the annual net profit deducted by the accumulated loss brought forward (if any) until this reserve is not less than 10 percent of the registered capital. The company has a policy to pay dividends from its annual performance at the rate of 60% of the annual net profit after tax and after deducting all kinds of reserves as required by law and as required by regulations. The Board of Directors will consider the dividend payment to the shareholders and the payment of dividends. It must not significantly affect the normal operation however the company may pay less dividends than the policy stipulated above. This depends on the financial status, liquidity and need for working capital or expansion future business according to the Board of Directors, shareholders deems appropriate to propose a dividend payment at the annual general meeting next year from the operation year.

Description / Year Paid	2022	2023	2024
1. Amount of Shares (Million share)	439.84	439.84	439.84
2. Net Profit (Loss) (Million baht)	19.43	(170.22)	(80.44)
3 Profit (Loss) per shares	0.16	(0.39)	(0.18)
4. Total Dividend Payment per shares	-	-	-

Opinion of the Board:

According to the company's performance for the year 2024, the company has a loss of 80.44 million baht. The Board of Directors considered and agreed to propose to the 2025 Annual General Meeting of Shareholders to approve the omission of dividend payment. And refrain from allocating profits and legal reserves for the year 2024 because the company has a loss. **Voting Rule:**

The resolution for this agenda requires by <u>a majority vote of the shareholders</u> attending the meeting and authorized for voting.

Agenda 5: To consider and approve the appointment of the directors to replace those who will retire by rotation in 2025

Objective and Reason:

The Public Limited Company Regulations 2535 and Article 13 requires that in every Annual General Meeting. In one third of the directors shall retire from office if the number of directors to be divided into three parts, not exactly. Then the number nearest to one third of the Directors must retire in the first year and second year after company registration. Directors who retire by rotation may be re-elected to a new position.

At present the company have 9 directors. Therefore, 3 directors have to retire by rotation this year with the names as follow:





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Mr. Kuo Shih Lun Director
 Dr. Kitichai Wongcharoensin Director

3. Mr. Supapat Ongsangkoon Independent director

The company announced the news on the website of The Stock Exchange of Thailand and the company invites shareholders to nominate individuals that have qualified from November 15, 2024 until January 15, 2025 to be elected as directors. However, *there was no shareholder nominating any person to be elected as directors* of the Company.

The Nomination and Remuneration Committee considered the suitability of the person who deserves to be appointed as the Company's director considering important criteria such as the absence of prohibited qualifications in the position of director of the Company according to the Public Company Limited Act, 1992, morality, knowledge, competence, expertise, experience and suitability in diversity of qualifications of company directors as a whole the Nomination and Remuneration Committee there was an opinion suggesting to reappoint the directors who retired by rotation to serve as directors of the Company for another term.

Opinion of the Board:

Board of Directors (Which directors with conflict of interest did not participate in the consideration) considered the opinion of the Nomination and Remuneration Committee on the appropriateness and maximum benefit of the Company. and saw that the directors who retired by rotation have full qualifications and do not have any prohibited characteristics as stipulated by law and is a qualified person with knowledge, ability and experience in various businesses including the Company's business According to the documents supporting the consideration of Agenda 5, the persons nominated to be appointed as independent directors will be able to express their opinions independently. And in accordance with the relevant rules In addition, the persons nominated this time have undergone a scrutiny process or careful consideration of the Board of Directors, and therefore recommend that the shareholders approve the appointment of the directors who retire by rotation upon returning. Hold a position as a director of the Company for another term.

Voting Rule:

The resolution for this agenda requires by the majority of votes of the shareholders attend the meeting and authorized for voting.

Agenda 6 : To consider and approve the remuneration of the Company Board of director's for the year 2025 Objective and Reason:

According to Article 14 of the Company's Articles of Association, the directors are entitled to receive remuneration from the Company in the form of rewards, meeting allowances, gratuities, bonuses or other benefits. According to regulations or as the shareholders' meeting will consider which may be defined as a certain amount or placed as a basis and will be scheduled from time to time or will be effective forever until there is a change, and in addition, allowances and benefits according to the company regulations

Nomination and Remuneration Committee has considered and proposed the criteria for determining the remuneration of directors from the operating results performance and responsibility of directors by comparing with reference to businesses in the same category as the company or similar. Which the company has paid remuneration to the directors in the form of compensation, meeting allowance and director bonus with the following payment policies:



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	Year 2024	Year 2025 (Proposed year)
Directors' remuneration (MB/Year)	not exceed 8 MB	not exceed 8 MB
Number of Directors (person)	9	9

Details of remuneration for each committee are as follows:

Positon	Year 2	024	Year Proposed to tl appr	ne meeting for	
	Monthly (Baht/per month)	Meeting Attendance	Monthly (Baht/ per month)	Meeting Attendance	
1. Board of Director					
Chairman	30,000.00	20,000.00	30,000.00	20,000.00	
Member	20,000.00	15,000.00	20,000.00	15,000.00	
2. Audit Committee		,			
Chairman	10,000.00	15,000.00	10,000.00	15,000.00	
Member	10,000.00	10,000.00	10,000.00	10,000.00	
3. Sub Committee (Nomination and Remuneration Committee, Risk Management Committee, Advisory investment Committee)					
Chairman	-	15,000.00	-	15,000.00	
Member	-	10,000.00	-	10,000.00	
Other remuneration		-There are no othe	r remuneration -		

Objective and Reason:

Agreed to propose to the Annual General Meeting of Shareholders for the year 2025 to consider and approve the directors the Audit Committee for the year 2025 in the form of monthly remuneration, meeting allowance, annual remuneration and other compensation, in which the total amount shall not exceed 8,000,000 Baht which is the same remuneration as 2024.

In 2024, the company paid directors' remuneration in the amount of 5,770,000 baht. Details appear in the 2024 annual report (Form 56-1 One Report).

Voting Rule:

The resolution for this agenda <u>requires two – third of votes of the shareholders</u> attending the meeting and authorized for voting.

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Agenda 7: To consider the appointment of the auditor and the audit fee for year 2025

Objective and Reason:

In compliance with Section 120 of the Public Company Act B.E. 2535 which specify that the Shareholder's Meeting shall appoint the auditor and fix the auditor's remuneration annually and the same auditor of the past years could be appointed again. The announcement of the Capital Market Supervisory Board No. TorJor. 75/2 2018 Re: Rules, Conditions and Methods for Reporting Disclosures of Financial Position and the performance of the company issuing securities, effective since January 1, 2019, requires the company to arrange the rotation of auditors in the event that any auditor has performed the review, audit, or has completed 7 cycles accounts whether they are connected or not The Company may appoint that auditor to be the Company's auditor after at least 5 consecutive fiscal years.

Opinion of the Board

Approved the proposal of the Audit Committee that selected SP Audit Co., Ltd. Auditor knowledgeable and experience in auditing which has served in accordance with the scope of powers and duties has always given good advice and suggestions to the Company including satisfactory performance Qualifications are not inconsistent with rules, announcements and related regulations. To consider and approve the appointment of auditors and approve the audit fees as follows: which appeared information of all 9 auditors in the supporting documents for agenda 7

1. Appoint an auditor from SP Audit Company Limited to be the Company's auditor in the year 2025 with the list of auditors as follows:

Name	Certified Public	Number of years of
	Accountant	auditing for the Company
1. Miss susan eiamvanicha	4306	-
2. Miss. Wanraya Puttasatien	4387	3 (2020, 2023, 2024)
3. Mr. suchart panitcharoen	4475	-
4. Miss Chuenta Chommern	7570	-
5. Miss. Waraporn Intaraprasit	7881	-
6. Miss Wandee Eiamvanicha	8210	-
7. Mr. Kiatisak Vanithanont	9922	-
8. Miss Amornrat Chaeuthongborisut	10998	-
9. Miss. Chonthicha Lertwilai	12258	1 (2021)

2. Approve Auditor fee for the year 2025 amount of 1,910,000 baht. Excluding other expenses such as transportation to and from the hotel. The audit fee for 2025 increased from the previous year by 50,000 baht for the details of the audit fee for 2025 as follows:





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Description	2024	2024	change Increase/ (decrease)
Auditor Fee of the Company	1,780,000	1,830,000	50,000
Subsidiaries	80,000	80,000	-
Total	1,810,000	1,910,000	50,000

Non-audit Fee

The Company and its subsidiaries did not receive any other services from the affiliated audit firm in the past year.

- 3. Relationship with the Company and related parties: The nominated auditors above have no relationship with, and/or any conflict of interest in the Company, the Company's subsidiaries, executives, major shareholders or their related person Therefore, SP Audit is able to audit and comment on the financial statements of the Company independently.
- 4. Services to the Company's subsidiaries and associated companies: In 2023, SP Audit has been nominated as the auditor of 1 subsidiary and/or associated companies: CPL Venture Plus Co., Ltd
- 5. The Board of Directors will ensure that the financial statements can be prepared in time.

Voting Rule:

The resolution for this agenda requires the <u>majority of votes of the shareholders</u> attending the meeting and authorized for voting.

Agenda 8: Any other business (if any).

Information for shareholders:

- The Company has determined the names of shareholders who are entitled to attend the 2025 Annual General Meeting of Shareholders (Record Date) which is March 14, 2025 in accordance with Section 89/26 of the Securities and Exchange Act B.E. 2535.
- 2. The Company has invited shareholders who wish to propose matters for the Board of Directors to consider including as the agenda of the 2025 Annual General Meeting of Shareholders or to propose qualified persons to be considered as directors of the Company. Shareholders can submit such wishes to the Company at least 3 months prior to the date of the Annual General Meeting of Shareholders in accordance with the principles of good corporate governance of the Stock Exchange of Thailand, that is, from November 15, 2024 to January 15, 2025 by The offer must be in accordance with the Company's regulations which are posted on the Company's website. www.cpl.co.th including the company has notified the said invitation via electronic channels of the Stock Exchange of Thailand. There were no shareholders proposing the meeting agenda or nominating a person to be considered for appointment as a director in accordance with the Company's regulations to the Company.
- 3. A simple majority vote of the shareholders who are attending the meeting and casting their votes is required to pass a resolution for all agenda items, except for the following items:

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- Agenda 2 to acknowledge the Company's Business Performance of 2024 this agenda requires no vote of shareholders.

- Agenda 6, regarding the approval of directors' remuneration for the year 2025 requires a vote of not less than two-thirds (2/3) of the total number of votes of the shareholders attending the meeting. Shareholders attend the meeting and entitled to vote.

4. At the 2025 Annual General Meeting of Shareholders, the Company will use electronic registration and vote counting. The company will invite representatives from the legal advisory firm to be the auditor of the vote and oversee the meeting to be transparent and legal and the Company's Articles of Association, as well as the principles of good corporate governance in order to comply with the rules for the shareholders' meeting of the Office of the Securities and Exchange Commission.

Therefore, I would like to invite the shareholders to attend the meeting in the E-AGM system according to the specified measurement, time and system. The company has appoint Inventech Systems (Thailand) Co., Ltd. to organize meetings via electronic media by the company's system.

Invent Tech Systems (Thailand) Co., Ltd. has passed the audit in terms of meeting security standards through Electronic media from the Ministry of Digital Economy and Society Shareholders and proxies wishing to attend the meeting can proceed according to the procedure for submitting the request form to attend the meeting via electronic please note that the electronic registration will be available from 21 April 2025 at 8:30 a.m. and shall be closed on 28 April 2025 until the end of the meeting. The company will open for registration in the E-AGM system to attend the Annual General Meeting of Shareholders from 12.00 hrs.

The company requests cooperation from shareholders and proxies to study the conditions and methods of registration and the preparation of documents to verify their identity before the meeting date. to receive a username (USERNAME) and password (PASSWORD), as well as to study the voting method and the process of attending the meeting in detail Appears in Attachment 6 in order to protect the rights and benefits of the shareholders. In the event that the shareholders are unable to attend the meeting in person and wishes to assign a proxy to any independent director of the company to attend the meeting and vote on behalf of the shareholders Able to appoint 3 independent directors of the company. as detailed in attachment 8 together with the proxy's signature and stamp duty 20 and send the proxy form A. Form B. or Form C. (custodian) according to supporting documents can download https://www.cpl.co.th/th/investor-th/shareholders-th/annual-general-meeting-of-shareholders-th for attending the meeting 6-7 together with relevant documents to

Meeting documents can be downloaded from www.cpl.co.th Under the topic of investor relations/shareholder meeting or you can request meeting documents in hard copy at E-mail: secretary@cpl.co.th, ir@cpl.co.th or contact the Company Secretary Office telephone number 02-709-5633

By mail: "Company Secretary Office" CPL Group Public Company Limited
 No. 700, Moo 6, Sukhumvit Road, Bang Pu Mai Sub-district, Muang District,
 Samut Prakan Province 10280

2. Email: secretary@cpl.co.th, ir@cpl.co.th





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For the convenience of document verification, we therefore ask for cooperation from shareholders and/or proxies to send documents to the company by April 25, 2025 and for the 2025 Annual General Meeting of Shareholders to be effective. The company invites shareholders to submit questions related to the meeting agenda in advance. By asking shareholders to submit questions with their names/registration numbers Shareholders/phone numbers that can be contacted via E-mail "Investor Relations" at ir@cpl.co.th via registered mail to "Office of the Company Secretary" at the address above and because the Company will use the username (USERNAME) to register and count votes in proportion to the number of attendees in the meeting as follows: Shareholder or proxies Please verify your identity with other relevant supporting documents. The details appear in attachment 6 - 7.

Your sincerely,

Mr. Suwatchai Wongcharoensin Chairman

Company Secretary Office 02 709 - 5633 - 8 Ext 8110 - 8112



聯誠(大眾)股份有限公司

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Report of The Annual General Shareholder's Meeting for 2024

The Meeting was held on Friday 26, April 2024 at 14.00 hrs. The Meeting through electronic means (E-AGM) according to the Emergency Decree on Electronic Meeting B.E.2563 (2020). E-AGM system is open for shareholders to register from 12.00, with Mr. Suwatchai Wongcharoensin, Chairman of the Board and Mr. Bunyati Rongdech the moderator of meeting.

Directors attending the Meeting: (8 persons of 88.89 of all directors)

1. Mr. Suwatchai Wongcharoensin Chairman of the Board

2. Mr. Puvasith Wongcharoensin Chief Executive Officer / Member of Risk Management /

Member of the Nomination and Remuneration /

Member of Investment Advisory

3. Mr. Kuo Shih Lun Director

4. Ms. Chen Yun Wen Director / Member of Risk Management

5. Mr. Natthakit Wongchaorensin Director / Member of the Nomination and Remuneration

6. Mr. Supapat Ongsangkung Independent Director/ Chairman of the Audit Committee/ Chairman of

Investment Advisory Committee

7. Dr. Mongkol Laowarapong Independent Director / Chairman of Risk Management Committee/

Chairman of the Nomination and Remuneration Committee / Member of

the Audit Committee / Member of Investment Advisory

8. Pol. Lt. Gen Chayoot Thanataweeruch Independent Director/ Member of the Audit Committee/

Member of Risk Management

Director leave meeting

1. Mr. Kitichai Wongcharoensin Director / Member of Investment Advisory

Other Attendees

Executive Officers Present:

1. Mr. Niteepong Techamontrikul Chief Finance Officer

2. Ms. Arjaree Suphasinwongchai Company Secretary

Legal Advisor

2. Mr. Wayuburt Kamart Legal Advisor from Payap Khamarj Law Office

Auditor attending the Meeting through electronic. (Zoom Meeting)

1. Ms. Wanya Putasatien Partner of CWWP Co., Ltd. vie electronic meeting





聯誠(大眾)股份有限公司

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Preliminary Proceedings: 14.00 p.m.

Mr. Bunyati Rongdech was assigned to the moderator to clarify details, procedures and order of the meeting. The Meeting

through electronic means (E-AGM) according to the Emergency Decree on Electronic Meeting B.E.2563 (2020) provides that a

meeting via electronic means shall be held in compliance with the standards for maintaining security of meetings via electronic

means prescribed by the Ministry of Digital Economy and Society. And has been certified by relevant agencies this is for the safety

The meeting is transparent. Comply with the law and the Company's Articles of Association. as well as the principles of good

corporate governance

The Company has determined the names of shareholders who are entitled to attend the 2024 Annual General Meeting of

Shareholders (Record Date) March 14, 2024. According to the Securities and Exchange Act of Thailand. which will display the

company's information including the list of major shareholders and various news information According to the Securities and

Exchange Act of Thailand which will display the company's information including the list of major shareholders and various news

information According to the Securities and Exchange Act of Thailand which will display the company's information including the

list of major shareholders and various news information

The company has provided an opportunity for shareholders to nominate a person to enter the nomination process to replace

those who retire by rotation. Including giving an opportunity to propose matters for the Board of Directors to consider including in

the agenda of this general meeting of shareholders. From November 15, 2023 to January 15, 2024, the company has also notified the

invitation through the electronic channel of the Stock Exchange of Thailand. However, the company would like to inform that no

shareholder proposed an agenda item or nominated a person to be considered for election as a director according to the company's

regulations.

Quorum Announcement

The moderator announcing the opening of the Annual General Meeting of Shareholders for the year 2024

1. 11 shareholders attending in person, representing 30,661,517 shares

29 by proxies, representing 326,315,474 shares

Total 40 shareholders totaling 356,976,991 shares, representing 81.1598 of the issued shares. All of the company

constituted a quorum. The quorum under the Public Limited Companies Act B.E. 2535 and the Company's Articles of Association

stipulates that there must be at least 25 shareholders and proxies and must hold shares amounting to not less than one-third of the

total shares sold of the company.

Mr.Suwatchai Wongcharoensin was the Chairman of the meeting ("Chairman") and Mr. Bunyati Rongdech was the

moderator of the meeting. ("Moderator")

Mr. Bunyati Rongdech, The moderator informed the meeting important rules for the meeting and voted as follows:

Creative Performance Lifestyle PANG LIN 1000 150 9001 2008 50 / 15 1994 150 14001 2004 150 14001 2004 150 14001 2004 150 14001 2004



eative Performance Lifestyle

CPL GROUP PUBLIC COMPANY LIMITED

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- In voting, One Share One Vote.
- In counting the votes, the Company will deduct the dissenting and abstained votes from the total number of votes of the shareholders who attend the meeting and have the right to vote and the remaining votes will be considered as agreeing votes.
- For Agenda 5: To consider the appointment of directors in place of those retiring by rotation allowing shareholders to vote through the e-Voting system whether they agree, disagree or abstain. To count the votes, there will be a separate vote for each director. For shareholders who do not vote in any way through the e-Voting system, it will be considered that they vote for approval.
- The resolution of the meeting will be based on the majority vote of the shareholders who attend the meeting and have the right to vote. Unless otherwise stipulated by law, that is, in <u>Agenda 6 to</u> consider and approve the directors' remuneration, which must be approved by a vote of not less than two-thirds of the total number of votes of the shareholders who attend the meeting and have the right to vote. And <u>Agenda 2</u> this agenda requires no vote of shareholders. The moderator of the meeting will notify the voting to the meeting after the counting of votes for that agenda is completed.

How to vote, count votes, and ask questions or express opinions.

- The meeting will consider this matter in the order specified in the invitation letter. The information for each agenda item will be submitted to shareholders and they will be allowed to raise questions before voting. The voting results will be notified to the meeting during the counting of votes. Complete in sequence.
- In voting Let shareholders choose the agenda they want to vote on. Then press the "Vote" button. The system will display a total of 3 voting boxes: agree, disagree and abstain from voting for shareholders or multiple proxies. The system will display all names of those who have been granted a proxy. The voting will be done separately for each person. To cancel voting, press the "Cancel Voting" button for any shareholder who has not voted within the specified time. The company will consider that shareholders "agree" with that agenda and voting can make amendments. Until there is notification of the closing of voting in that agenda. The company gives voting time 1 minute and when the voting results for each agenda are closed. The results of that agenda will be announced to the meeting later.
- In the case of receiving proxies from many shareholders using the same email and telephone number to confirm your identity in the proxy. The system will combine the names of those granting proxies in the same user account. Except using different email addresses and phone numbers to verify your identity. The system will not include the names of the proxies. But it will be used as a separate user account. To access other accounts Press to select the menu. "User Account" and press the "Change Account" button to access the accounts of other proxies. By changing accounts the system will not remove votes from the meeting base.
- In the event that shareholders register and leave the quorum before closing voting on any agenda The votes of shareholders will not be counted as a quorum for the said agenda. And votes will not be counted immediately for the remaining agenda items. However, leaving the quorum in any agenda item this will not disqualify the rights of shareholders or proxies to return to attend the meeting, and vote on agenda items that have not yet been processed in the system





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- Raise questions or express opinions in the conference room. Before voting on each agenda, the company will provide
 attendees with the opportunity to ask questions. Alternatively, by selecting the agenda to inquire about or express opinions,
 express opinions on issues related to the agenda as appropriate. By pressing the 'Question' button, you can query in two
 ways:
 - O Through text question, you can print the query you want and then press the 'Question' button. The company will answer questions related to this question in the conference room. However, if a large number of questions are submitted. The company reserves the right to choose the issue at its discretion; or
 - O Video Conference: Press' Video Conference ', then press' OK' to confirm the reservation. With the permission of the staff, turn on the camera and microphone. Participants must provide their names. And the identity of shareholders or proxies before each question, so that the company can accurately and completely record it in the meeting minutes.
- In the case that there are a large number of shareholders wanting to ask questions using images and sound in the system. In order to preserve the duration of the meeting please ask shareholders to ask questions via message. for officials to answer questions or bring your questions Answer at the end of the meeting or put the answer on the company's website
- If shareholders encounter difficulties accessing the meeting or voting system, please study and follow the instructions in the invitation letter. Alternatively, select the 'Help' menu in the system. You can contact the Inventech call center through your phone number and official line.
- If shareholders wish to raise a large number of questions in the system to maintain meeting time. Please ask shareholders to ask questions through SMS so that the staff can answer the questions or answer your questions at the end of the meeting.

 Or reply on the company website (www.cpl. co.th)

The moderator asked if any shareholders had any further questions or suggestions. As the shareholders did not raise any questions or opinions, the organizers of the meeting requested approval of the agenda items.

Agenda 1: To certify the Minutes of the 2023 Annual General Meeting of Shareholders

The Chairman assigned the meeting moderator to announce to the meeting that Minutes of the 2023 Annual General Meeting of Shareholders held on April 25, 2023. The Company published the minutes of such meeting on the Company's website www.cpl.co.th Since May 8, 2023. The Board of Directors has considered that the minutes of the 2023 Annual General Meeting of Shareholders held on April 25, 2023 have been correctly recorded. and deemed appropriate to propose to the Annual General Meeting of Shareholders.

The moderator inquired whether any shareholders had any questions or concerns or had additional advice. There were no questions or concerns or any additional suggestions, the moderator requested the meeting to consider approving the minutes of the 2023 Annual General Meeting of Shareholders.



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Resolution: The meeting resolved to certify the Minutes of the Annual General Meeting of Shareholders 2023 as follow:

Approved by	356,976,991	Votes,	Equivalent to	100.0000	percent
Disapproved by	-	Votes,	Equivalent to	-	percent
Abstained by	-	Votes,	Equivalent to	-	percent
Invalid Ballots	-	Votes,	Equivalent to	-	percent

Agenda 2: To acknowledge the Company's Business Performance of 2023.

The chairman assigned the moderator of the meeting. Moderator invited Mr. Niteepong Techamontrikul Chief Financial Officer. To report the operating results for the year 2023 as follows: 1) Statement of Financial Position 2) Statement of Comprehensive Income 3) Analysis of Operating Results.

- 1. Statement of Financial Position Assets as at the end of 2023 increased from 2,483 million baht to 2,490 million baht, an increase of 7 million baht. The significant increase in items was Accounts Receivable and Other Receivable an increase of 28 million baht, Long-term Loan to Related Party an increase 27 million baht, deferred tax assets an increase of 18 million baht, Right of use in asset an increase of 12 million baht and Inventory an increase 10 million baht. Significant reductions in items were Plants, and Equipment decrease of 41 million baht, Cash and Cash Equivalent decreased by 39 million baht.
- 2. Liabilities of 2023 increased from 1,490 million baht to 1,672 million baht, an increase of 182 million baht. The significant increase items were Long-term loan from related parties, an increase of 95 million baht, Short-term borrowings from financial institutions increased 95 million baht, Short-term loan from related party an increase of 40 million baht, Accounts payable and other payable an increase of 12 million baht, Lease liabilities an increase of 11 million baht, Employee benefits obligation an increase of 8 million baht, and more transactions the reduced list is Long-term loan decreased by 40 million baht. Derivative liabilities 7 million baht.
- 3. Performance of the Income Statement Overall in 2023 is considered a better year for the Company. Revenue was 2,375 million baht to 1,841 decreased of 534 million baht (22%). The reason is that sales decreased from Tannery as a result, it resulted in an operating loss of 170 million baht. Finished Leather had decreased income due to a decrease in leather sales volume. Especially movies that are expensive. Tanning the demand for ready-made tanned leather has decreased. The company has sought additional customers to reach full production capacity and the company has adjusted its work to be more efficient. Safety Product Income increased by 6 million baht. Income from sales of PPE-related products decreased, but income from safety shoes increased in price. Therefore being able to maintain sales levels. Summarized return on equity, ROA decreased from 0.78% to -6.84%, ROE decreased from 1.95% to -20.83%, and this year the company omission of dividend payment because the company loss.

And invited Mr. Puvasith Wongcharoensin, Chief Executive Officer. To report the business's overview business operations in the past year of CPL Group.

Overview report of the past year from the situation of the war in Russia-Ukraine Inflation problem exchange rate changes Purchasing power in the market has decreased, various brands have reduced product prices, reduced stocks and released products. The proportion of high-priced movies has decreased. This caused the company to be affected by the past year. Business group safety shoes and personal protective equipment, PPE products did not meet the target. Safety shoe products still maintain sales.





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In the past year, the prices of products have been adjusted. Moreover, nowadays there is competition in terms of price as well. The strategy of this business group has begun to expand into the machine safety section to prepare to support Thailand 4.0. For the business group of ready-made tanned cowhide and finished tanned cowhide, there are supply chain problems, affecting the quality of the raw leather. which is the main raw material But in the past year, the proportion of purchasing has been adjusted. By reducing the proportion of tanning the skin itself Increase the proportion of orders for Wetblue movies to solve the problem. The proportion of purchasing has been adjusted to be in line with market demand. It is expected that the financial statements will be better this year.

The company also places importance on sustainability. The company has given importance to the environment since its early days. The company has received the Leather Working Group standard at the "Gold Rated" level for all 3 production divisions, and in the ESG aspect, it also has a concept framework. Methods for ESG development from the stock exchange which has participated in the project to develop sustainability information for listed companies and organized a training seminar on sustainability which was honored by knowledgeable speakers Competencies from leading organizations come to lecture to directors, executives, and employees. BU1, in the 4th quarter the company began to reduce the use of coal and change to using Wood Chips in the production process. In terms of environmentally friendly innovation, the Bio-TAN product is leather that does not use Chromium in the tanning process. The company has developed continuously, has collaborated with a chemical company and PUMA to make compostable shoes that are biodegradable. Bio-TAN Re-Suede leather is the first material that is biodegradable before any other, and this year PUMA will use this leather in Collection Olympic, BU2 installing solar roofs, expanding into the machine safety market with IIoT Smart Solution technology is a tool that will help the industrial production sector. Increase production efficiency, measure Carbon Emission in addition to the main business. As for other businesses and products that have been continuously developed, there is NOW End of Waste, which is Food Waste Management Solutions that can help eliminate food waste. Helps reduce global warming from burning garbage. Landfilling in garbage dumps and increase health for the community.

Moderator has reported the award and the results of the assessment of the Company for the year 2023 as follows:

- 1. Received an assessment of the quality of the Annual General Meeting of Shareholders of Listed Companies ("AGM Checklist") for the year 2022 from the Thai Investors Association. Received a score of 91 evaluation results.
- 2. Received the Corporate Governance Assessment of Listed Companies ("CGR") for the year 2022 from the Thai Institute of Directors Association. Received a rating of "very good" or a 5-star rating.
- 3. The company has cultivated everyone in the company to be aware of performing duties with honesty and compliance with the policy. Anti-corruption along with operations in all activities of the company. Anti-corruption is an important policy of the company. In addition, announced his participation in the No Gift Policy, refraining from giving or receiving gifts during every festival. To express intentions and communicate to stakeholders and outsiders. And in the past year there have been no complaints.
- 4. The company has participated in the project to develop information for sustainability for listed companies. To continue participating in the sustainability assessment or SET ESG Rating.

Moderator asked if any shareholders had any questions or concerns. When no shareholder has any questions or doubts meeting moderator Lets proceed to the next agenda.





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Agenda 3: To consider and approve the Statement of Finance Position and Statement of Comprehensive Income for the year ended December 31, 2023.

The Chairman assigned the moderator to declare to the meeting that The Company has prepared the financial statements for the period ended December 31, 2023, which have been audited and certified by the auditors of CWWP Company Limited.

Give an unqualified opinion. And passedthe consideration of the AuditCommittee and passed the approval of the Board of Directors already. The meeting moderator invited Mr. Niteepong Techamontrikul, Chief Financial Officer to report The summary of the financial statements is as follows:

Financial Statements	Statement of Finance	Separate financial
	Position	statement
Total assets	2,490,325,124	2,509,947,051
Total liability	1,672,093,747	1,683,977,458
Shareholder equinity	818,231,377	825,969,593
Net profit	(170,423,413)	(166,711,530)
Net profit (Loss)	(175,185,724)	(171,473,841)
Earnings (Loss) per shares (bath)	(0.39)	(0.38)

The Board of Directors agreed to propose to the meeting. To approve Annual financial statements for the year ended December 31, 2023 that the auditor has audited.

Moderator of the meeting Inquired whether any shareholders have any questions or concerns or have additional suggestions or not. There were no shareholder has any further questions or concerns. The moderator of the meeting requested the meeting to consider and approve the financial statements for the year ended December 31, 2023, audited by the auditor.

Resolution: The meeting passed a resolution with a majority vote of the shareholders who attended the meeting and had the right to vote to approve the financial statements for the year ended December 31, 2023, audited by the auditor as proposed with the following votes.

Approved by	356,976,991	Votes,	Equivalent to	100.0000	percent
Disapproved by	-	Votes,	Equivalent to	-	percent
Abstained by	-	Votes,	Equivalent to	-	percent
Invalid Ballots	-	Votes,	Equivalent to	-	percent

Agenda 4: To consider and approve Omission of Dividend Payment for the Company's performance of the year 2023

The Chairman assigned the moderator to report to the meeting that according to Section 116, the Public Limited Act B.E. 2535, stating that "The Company must allocate part of the annual net profit as a reserve fund of not less than five percent of the net profit. It was yearly deducted by the accumulated loss brought forward (if any) until this reserve is not less than ten percent of the registered capital. Except for the company, there will be regulations or other laws requiring more reserves than that."





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In 2023, the company had a loss of 170.22 million baht. The Board considered and agreed to propose to the 2023 Annual General Meeting of Shareholders to approve Omission of Dividend Payment for the Company's performance of the year 2023

The Board of Directors considered and agreed to propose to the 2024 Annual General Meeting of Shareholders to approve the omission of dividend payment. And refrain from allocating profits and legal reserves for the year 2023 because the company needs to reserve money for working capital in business operations and investments.

Resolution: The meeting passed a resolution with a majority vote of the shareholders who attended the meeting and had the right to vote to approve omission of Dividend Payment for the Company's performance of the year 2023 as follow:

Approved by	356,976,991	Votes,	Equivalent to	100.0000	percent
Disapproved by	-	Votes,	Equivalent to	-	percent
Abstained by	-	Votes,	Equivalent to	-	percent
Invalid Ballots	-	Votes,	Equivalent to	-	percent

Agenda 5: To consider and approve the appointment of the directors to replace those who will retire by rotation in 2024.

The Chairman assigned the moderator declared to the meeting that according to the Public Limited Companies Act B.E. 2535 and the Company's Articles of Association No. 13 stipulate that at every annual general meeting If the number of directors cannot be divided into three parts, then the number nearest to 1 in 3 must resign in the first and second year after the registration of the company, to draw lots, whoever will leave, for the following years, the longest - serving directors may be re-elected. Those who have completed their terms may be re-elected. Therefore, in 2023 there are 3 directors who must retire by rotation, consisting of

> 1. Mr. Suwatchai Wongcharoensin Director 2. Mr. Puvasith Wongcharoensin Director

3. Dr.Mongkon Laoworapong Independent director

For this agenda, the nominated directors, Mr. Suwatchai Wongcharoensin and Mr. Puvasith Wongcharoensin returned to be the Company's directors, expressed the intention of voting on this agenda item, and requested the meeting to consider the election of individual directors.

The moderator inquired whether any shareholders had any questions or concerns. There were no questions or opinions from shareholders, the meeting's moderator asked the panel to consider and approve the election of directors in place of the directors who retired by rotation individually. Therefore, all shareholders were requested to vote in case of agreeing, disagreeing, or abstaining votes through the e-Voting.

Resolution: The meeting appointment of directors to replace those retiring by rotation, 3 persons as follows:

5.1 Mr. Suwatchai Wongcharoensin by the meeting passed a resolution with a majority vote of the shareholder who attended and voted at the Meeting as follow:





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Approved by	350,935,949	Votes,	Equivalent to	100.0000	percent
Disapproved by	-	Votes,	Equivalent to	-	percent
Abstained by	6,041,042	Votes,	Equivalent to	-	percent
Invalid Ballots	-	Votes,	Equivalent to	-	percent

⁽Mr. Suwatchai Wongcharoensin omitted in this agenda, exclude the calculation base of 6,041,042 shares)

5.2 Mr. Puvasith Wongcharoensin by the meeting passed a resolution with a majority vote votes of the shareholder who attended and voted at the Meeting as follow:

Approved by	350,376,991	Votes,	Equivalent to	100.0000	percent
Disapproved by	-	Votes,	Equivalent to	-	percent
Abstained by	6,600,000	Votes,	Equivalent to	-	percent
Invalid Ballots	-	Votes,	Equivalent to	-	percent

⁽Mr. Puvasith Wongcharoensin omitted in this agenda, exclude the calculation base of 6,600,000 shares)

5.3 Dr.Mongkon Laoworapong by the meeting passed a resolution with a majority vote of the shareholder who attended and voted at the Meeting as follow:

Approved by	356,975,836	Votes,	Equivalent to	99.9996	percent
Disapproved by	1,155	Votes,	Equivalent to	0.0003	percent
Abstained by	-	Votes,	Equivalent to	-	percent
Invalid Ballots	-	Votes,	Equivalent to	-	percent

Agenda 6: To consider and approve the remuneration of the Company Board of director's for the year 2024.

The Chairman assigned the moderator declared to the meeting that according to Article 14 of the Company's Articles of Association, the directors are entitled to receive remuneration from the Company in the form of rewards, meeting allowances, gratuities, bonuses or other benefits. According to regulations or as the shareholders' meeting will consider which may be defined as a certain amount or placed as a basis and will be scheduled from time to time or will be effective forever until there is a change and in addition to receiving allowances and benefits according to various company regulations by comparing references to listed companies in the stock exchange and considering the performance along with business investment policy to increase the ability of the company to compete.

The Board of Directors agreed to propose to the meeting, to approve the remuneration of the Company Board of director's a total amount not exceeding 8 million baht, which is the same remuneration as 2023. If any director who are the Company's employee will receive monthly remuneration excluded the remuneration as an employee of the company.



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	Year 2022	Year 2023	Year 2024
			(Proposed year)
Directors' remuneration (MB/Year)	not exceed 8 MB	not exceed 8 MB	not exceed 6 MB
Number of Directors (person)	9	9	9

Details of remuneration for each committee are as follows:

Positon	Year 2023		Year	Year 2024	
			proposed to the me	eeting for approval	
	Monthly	Meeting	Monthly	Meeting	
	(Baht/per month)	Attendance	(Baht/per month)	Attendance	
1. Board of Director					
Chairman	30,000.00	20,000.00	30,000.00	20,000.00	
Member	20,000.00	15,000.00	20,000.00	15,000.00	
2. Audit Committee					
Chairman	10,000.00	15,000.00	10,000.00	15,000.00	
Member	10,000.00	10,000.00	10,000.00	10,000.00	
3. Sub Committee	3. Sub Committee				
(Nomination and Remuneration	(Nomination and Remuneration Committee, Risk Management Committee, Advisory investment Committee)				
Chairman	-	15,000.00	-	15,000.00	
Member	-	10,000.00	-	10,000.00	

The moderator asked whether any shareholders had any questions or concerns or any additional suggestions. There were no questions or concerns or any additional suggestions. The moderator requested the meeting to approve the remuneration of the directors for the year 2024 with an affirmative resolution of not less than two-third of total number of votes of the shareholder present at the meeting and eligible to vote.

Resolution: The Meeting resolved to approve the remuneration for directors for the year 2024 as follow:

Approved by	356,976,991	Votes,	Equivalent to	100.0000	percent
Disapproved by	-	Votes,	Equivalent to	-	percent
Abstained by	-	Votes,	Equivalent to	-	percent
Invalid Ballots	-	Votes,	Equivalent to	-	percent





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Agenda 7: To consider the appointment of the auditor and the audit fee for year 2024.

The Chairman assigned the moderator declared to the meeting that to comply with Section 120 of the Public Limited Companies ACT B.E. 2535 prescribed that the auditors and their fee shall be appointed or re-appointed and determined annually by the Annual General Meeting of Shareholders.

The Audit Committee considers the qualification and performance of the auditor by the Audit Committee and including the appropriateness of the audit fee in 2024. The Audit Committee agreed that the auditor's expertise and experience as well as working standards are beneficial to the company. The Audit Committee found it appropriate to propose auditors.

The nominated auditors from SP Audit Co., Ltd. has no relationship with, or any interest in the company, the executive, major shareholders or any related persons, therefore, they are able to audit and comment on the financial statement of the Company independently.

The Board agreed with the Audit Committee and recommends the Annual General Meeting of Shareholder 2024 approve the appointment of the auditor and audit fees as follows:

Ms. Wanraya Puttasatien Certified Public Accountant No. 4387 and/or Ms. Waraporn Intaraprasit Certified Public Accountant No. 7881 and/or Ms. Chonthicha Lertwilai Certified Public Accountant No. 12258 and/or Ms. Susan Eiamvanicha Certified Public Accountant No. 4396 and/or Mr. Suchart Panitcharoen Certified Public Accountant No. 4475 and/or Ms. Wandee Eiamvanicha Certified Public Accountant No. 8210 and/or Ms. Chuenta Chommern Certified Public Accountant No. 7570 and/or Mr. Kiatisak Vanithanont Certified Public Accountant No. 9922 and/or Ms. Amornrat Chaeuthongborisut Certified Public Accountant No.10998. The nominated auditor have not review, audited and expressed opinions on the Company's Financial Statements for seven consecutive or non-consecutive years, and fixing amount of THB 1,860,000.

The moderator asked whether any shareholders had any questions or concerns or any additional suggestions. There were no questions or concerns or any additional suggestions. The moderator requested the meeting to appoint auditors and fix the auditing fee for the year 2024. The agenda was adopted with the majority of the total number of votes of the shareholders present at the meeting and eligible to vote.

Resolution: The meeting resolved to appoint auditors and fix the auditing fee for the year 2024 as follow:

Approved by	356,976,991	Votes,	Equivalent to	100.0000	percent
Disapproved by	-	Votes,	Equivalent to	-	percent
Abstained by	-	Votes,	Equivalent to	-	percent
Invalid Ballots	-	Votes,	Equivalent to	-	percent

Agenda 8: To consider other matters.

Please be informed accordingly when there were no shareholders or proxies to propose other matters for ask question or consideration the moderator invented the chairman to close the meeting.



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In this regard, the Company will prepare minutes of the Annual General Meeting of year 2024 and submit to the Security Exchange of Thailand within the period specified under the regulation on disclosure of information of listed company and will publish the minutes of the Annual General Meeting of year 2024 and The Company has recorded the meeting in the form of video media on the Company's website accordingly.

The Chairman then thank to all shareholders for taking the time to attend the meeting and expressing their opinion on various matter and declared the meeting adjourned. The meeting was adjourned at 15.29 hrs.

Mr.Suwatchai Wongcharoensin Chairman



Form 56-1 One Report and Financial Statements of year 2024 in QR Code format.

Form 56-1 One Report

Financial Statements of year 2024

How to scan QR Code

The Stock Exchange of Thailand by The Thailand Securities Depository Co., Ltd. (TSD), as a securities registrar, has developed a system for sending meeting documents and annual reports in electronic form via QR code instead of a paper document format. To achieve efficiency, convenience and speed for shareholders, shareholders can download QR code for both Android and iOS operating systems as following;

Android and iOS operating systems

- 1. Downloading LINE application
- 2. Connecting to the Internet
- 3. Open the application for scanning
 - 3.1 LINE > Home > Search (The My QR Code will appear) > Press the link that appears to browse the document.

Request form for 56-1 One Report

Dear Shareholder

If shareholders wish to receive Form 56-1 One Report of the year 2024 in hard copy (copy format only), which has the same detail as in the QR Code. Please complete the form and send it back to the Company at the contact as following;

1) Investor Relation

Email: <u>ir@cpl.co.th</u> Tel.: 0-2709-5633-8

2) Postal Delivery:

Attention to: Office of the Company Secretary

CPL Group Public Company Limited Address: No. 700 Moo 6, Sukhumvit Road, Bangpoomai, Muang, Samutprakarn 10280

Name-Surname (shareholder): Shareholder Registration Number:

Address to deliver book:

Telephone: Email:

Remark : Please complete all information.



Profiles of candidates nominated for election as directors of the Company

Age 70 years old Type of director proposed for election Title Director Executive committee Date of being a director Number of years being the director Number and percentage of shareholding (including spouses and underage children) As of March 14, 2025 Highest education - Director Accreditation Program - Class 65/2007 Passing other training course - Director Accreditation Program - Class 65/2007 Passing the director training - Director Accreditation Program - Class 65/2007 Passing the director training - Director Accreditation Program - Class 65/2007 Passing the director training - Director Accreditation Program - Class 65/2007 Passing the director training - Director Accreditation Program - Class 65/2007 Passing the director training - Director Accreditation Program - Class 65/2007 The directorship / executive in other company Position in the company 1994 - Present Executive Director The directorship / executive in other company The directorship in other non-listed company The directorship in other non-listed company Accounted to in the said business: - There is no directorship / executive position in the said business: - There is no directorship / executive position in the said business: - There is no directorship / executive position in the said business: - There is no directorship / executive position in the said business: - There is no directorship / executive position in the said business: - There is no directorship / executive position in the said business: - There is no directorship / executive position in the said business: - There is no directorship / executive position in the said business: - There is no directorship / executive position in the said business: - There is no directorship / executive position in the said business: - There is no directorship / executive position in the said business: - There is no directorship / executive position in the said business: - There is no directorship / executive position in the said business: - There is no directorship / executive	Name	Mr. Kuo Shih Lun	
Type of director proposed for election Title Director Executive committee Date of being a director Number of years being the director Number and percentage of shareholding (including spouses and underage children) As of March 14, 2025 Highest education Passing other training course - Director Accreditation Program – Class 65/2007 Passing the director training Course Work Experience and the directorship / executive in other company Position in the company The directorship / executive in other Executive Director The directorship in other non-listed company Holding a position in any business that competes or is in connection with the Company's business that competes or is in connection with the Company's business that any cause a conflict of interest with the Company Meeting attendance in 2024 * Board of Directors Executive Directors Pictor Shares with voting rights # Board of Directors Fine Committee Fin	Age		
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Executive committee Date of being a director December 13, 1994 30 years 30 years 30 years 5,366,980 shares, equivalent to 1,220% of shares with voting rights shareholding (Including spouses and underage children) As of March 14, 2025 Highest education Director Accreditation Program - Class 65/2007 Director Accreditation Program - Class 65/2007		Director	
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spouses and underage children) As of March 14, 2025 Highest education Passing other training course - Director Accreditation Program - Class 65/2007 - None-Class 65		3,300,300 Shales, equivalent to 1.220 % of Shales with	ir voung rights
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The directorship in other non- listed company -None- Holding a position in any business that competes or is in connection with the Company's business that may cause a conflict of interest with the Company Meeting attendance in 2024 EXCOM Committee S/6 times (Accounted for 100 %) Annual General Meeting of Shareholders 2024 1/1 times (Accounted for 100%)	The directorship / executive in	-None-	
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Holding a position in any business that competes or is in connection with the Company's business that may cause a conflict of interest with the Company Meeting attendance in 2024 EXCOM Committee Annual General Meeting of Shareholders 2024 There is no directorship / executive position in the said business. There is no directorship / executive position in the said business. There is no directorship / executive position in the said business. There is no directorship / executive position in the said business. There is no directorship / executive position in the said business. There is no directorship / executive position in the said business.	-		
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EXCOM Committee 5/6 times (Accounted for 83%) Annual General Meeting of Shareholders 2024 1/1 times (Accounted for 100%)	with the Company		
Annual General Meeting of Shareholders 2024 1/1 times (Accounted for 100%)	Meeting attendance in 2024	■ Board of Directors	7/7 times (Accounted for 100 %)
		■ EXCOM Committee	5/6 times (Accounted for 83%)
Illegal record in the past 10 years -None-		■ Annual General Meeting of Shareholders 2024	1/1 times (Accounted for 100%)
	Illegal record in the past 10 year	s -None-	



Relationships with Directors/	-None-		
Executives			
Having the following interests in	the Company, parent company, subsidiaries, affiliates or any legal entities		
that have conflicts, at present or	in the past 2 years		
1. Being a director that take part i	n managing day-to-day operation, or being an employee, or advisor who receive a regular		
salary or fee	-Yes-		
2. Being a professional service pro	ovider (i.e., auditor, lawyer) -No-		
3. Having the significant business	relations that may affect the ability to perform independently -No-		
Expertise	Fashion, Marketing, Data Analysis		
Criteria for nominating	Mr. Kuo Shih Lun has passed the scrutiny process of the Board of Nomination and		
directors	Remuneration Committee. That there are qualifications suitable for the business operation		
	of the company and has qualifications as a director according to the relevant laws /		
	regulations Therefore deemed appropriate to propose Shareholders consider electing to		
	be the Company's directors.		



Profiles of candidates nominated for election as directors of the Company

Name	Dr. Kitichai Wongcharoensin
Age	48 years old
Type of director proposed for	Executive Director
election	
Title	Director
	Executive committee
	Member of Investment Advisory Committee
	Chairman of Sustainability Committee
Date of being a director	April 25, 2005
Number of years being the	19 years
director	
Number and percentage of	5,984,800 shares, equivalent to 1.361% of shares with voting rights
shareholding (Including spouses	
and underage children) As of	
March 14, 2024	
Highest education	- Doctor of Philosophy Logistics and Supply Chain Management Suan Sunandha
	Rajabhat University
	- Master Degree of Management (Industrial Management) Huachiew Chalermprakiet
	University
	- Bachelor Degree of Business Administration Assumption University
Passing other training course	- Young F.T.I. Elite
	- Advanced Certificate Course in Public Economic Management for Executives
	- Advanced Certificate Course in Politics and Governance in Democratic Systems for
	Executives
	- Political and Electoral Development Institute
Passing the director training	- Director Accreditation Program - 64/2007
course	- Director Certification Program – 187/2014
Work Experience and the directors	l hip / executive in other company
Position in the company	2005 – Present Director
	2005 - Present Executive Director
	2021 - Present Investment Advisory Committee
	2024 – Present Chairman of Sustainability Committee
The directorship / executive in	-None-
other listed company	
	1



Creative Performance Litestyle				
The directorship in other non-	- Director, Sangburapha Rubber Company Limited			
listed company	- Director, Charoensin Holding Company Limited			
	- Director, CS Rubber Industry Company Limited			
	- Director, CS Unitel Technology Company Limited			
	- Director, CSJ Rubber Sheet Company Limited			
	- Director, CPL Venture plus Company Limited			
	- Director, Elephant Cann Company Limited			
	- Director, CPL Group Company Limited			
	- Director, Now End Of Waste Company Limited			
	- Director, Integrated Leather Network Company Limited			
	- Director,Tanning Industrial Zone K.m.34 Co., Ltd.			
	- Vice Chairman of Footwear Industry Club, The Federation o	f Thai Industries		
	- Secretary of Leather Based Industry Club, The Federation of	of Thai Industries		
	- Lay Judge	-13 Companies-		
Holding a position in any	- There is no directorship / executive position in the said business.			
business that competes or is in				
connection with the Company's				
business that may cause a				
conflict of interest with the				
Company				
Meeting attendance in 2024	■ Board of Directors 7/7 times (Accou	nted for 100%)		
	■ EXCOM committee 6/6 times (Accou	inted for 100 %)		
	Annual General Meeting of Shareholders 2024 Absent			
Illegal record in the past 10 years	- None-			
Relationships with Directors/	Brother : Mr.Suwatchai Wongcharoensin			
Executives				
Having the following interests in the	e Company, parent company, subsidiaries, affiliates or any legal er	tities		
that have conflicts, at present or in	the past 2 years			
1. Being a director that take part in m	anaging day-to-day operation, or being an employee, or advisor who r	eceive a regular		
salary or fee		-Yes-		
2. Being a professional service provide	er (i.e., auditor, lawyer)	-No-		
3. Having the significant business rela	ations that may affect the ability to perform independently	-No-		
Expertise	Economics, Transport and Logistics, Sustainability, Organization Mar	nagement		
Criteria for nominating directors	Dr. Kitichai Wongcharoensin has passed the scrutiny process	of the Board of		
	Nomination and Remuneration Committee. That there are qualification	ons suitable for the		
	business operation of the company and has qualifications as a dir	ector according to		
	the relevant laws / regulations Therefore deemed appropriate to propose Shareholders			
	the relevant laws / regulations Therefore deemed appropriate to pro	oose Shareholders		



Profiles of candidates nominated for election as directors of the Company

Name	Mr. Supapat Ondsangkoon		
Age	63 years old		
Type of director proposed for	Independent Director		
election			
Title	Independent Director	4/4	
	Chairman of Audit Committee		
	Chairman of Investment Advisory Committee		
Date of being a director	October 12, 2016		
Number of years being the	8 years		
director			
Number and percentage of	- None-		
shareholding			
Highest education	- Bachelor of Science (Business Administration) Pep	operdine University U.S.A	
	- Master of Business Administration (Finance) West	coast University U.S.A.	
Passing other training course	- National Defence College		
Passing the director training	- Director Certification Program – 234/2017		
course	- Financial Statements for Directors (FSD) 39/2019		
	- Director Leadership Certification Program (DLCP)	-11/2023	
Work Experience and the directorsl	l nip / executive in other company		
Position in the company	2016 - Present Independent Director		
	2016 – Present Audit Committee member		
	2020 – Investment Advisory Committee		
The directorship / executive in	-None-		
other listed company			
The directorship in other non-	-None-		
listed company			
Holding a position in any	- There is no directorship / executive position in the	eaid husingss	
business that competes or is in	- There is no directorship? executive position in the	said business.	
connection with the Company's			
business that may cause a			
conflict of interest with the			
Company			
Meeting attendance in 2024	Board of Directors	7/7 times (Accounted for 100%)	
	Audit committee	4/4 times (Accounted for 100%)	
	 Annual General Meeting of Shareholders 2024 	1/1 time (Accounted for 100%)	
Illegal record in the past 10 years	- None-	,	



Relationships with Directors/	-None -		
Executives			
Having the following interests in th	e Company, parent company, subsidiaries, affiliates or any legal entities		
that have conflicts, at present or in	the past 2 years		
1. Being a director that take part in m	anaging day-to-day operation, or being an employee, or advisor who receive a regular		
salary or fee	-No-		
2. Being a professional service provide	ler (i.e., auditor, lawyer) -No-		
3. Having the significant business rela	ations that may affect the ability to perform independently -No-		
Expertise	Economics, Commerce, Law, Marketing		
Criteria for nominating directors	Mr. Supapat Ongsangkoon has passed the scrutiny process of the Board Nomination		
	and Remuneration Committee. He served as an independent director for more than 9		
	years, but that did not take away his independence. Able to give opinions and perform		
	duties independently. Knowledge and expertise appropriate to propose Shareholders		
	consider electing to be the Company's directors.		



Profiles of the nominated auditors for the year 2025 (SP AUDIT COMPANY LIMITED)

1. Miss Susan Eiamvanicha

C.P.A. (Thailand) No. 4306

Educational Qualification

- Master of Accounting Thammasat University
- Bachelor of Accountancy Rajamangala University of Technology

Professional Assiliations

- Auditors Approved by SEC
- Auditors Approved by FAP
- Diploma in Auditing, Thammasat University

Work experience

- SP Audit Company Limited, Audit Partner (2005 Present)
- Sam Nak Ngan A.M.C. Company Limited, Senior Audit Manager (1990 2005)

Relationship with or Interest in (except for the audit service) the Company, Subsidiaries, Executives, Major Shareholders, or their Related Persons Capable of Undermining the Ability to Perform Duties Independently

-None-

2. Miss Wanraya Puttasatiean

C.P.A. (Thailand) No. 4387

Educational Qualification

- Master of Accounting Chulalongkorn University
- Bachelor of Accountancy Rajamangala University of Technology

Professional Assiliations

- Auditors Approved by SEC
- Auditors Approved by FAP
- Diploma in Auditing, Thammasat University

Work Experience

- SP Audit Company Limited, Audit Partner (2024 Present)
- CWWP Company Limited, Audit Partner (2015 -2024)
- S.K. Accountant Services Company Limited, Audit Partner (2004 2015)
- Sam Nak Ngan A.M.C. Company Limited, Senior Audit Manager (1990 2004)

Relationship with or Interest in (except for the audit service) the Company, Subsidiaries, Executives, Major Shareholders, or their Related Persons Capable of Undermining the Ability to Perform Duties Independently -None-

3. Mr. Suchart Panitcharoen

C.P.A. (Thailand) No. 4475

Educational Qualification

- Master of Accounting Thammasat University
- Bachelor of Accountancy University of the Thai Chamber of Commerce



Professional Assiliations

- Auditors Approved by SEC
- Auditors Approved by FAP
- Diploma in Auditing, Thammasat University

Work Experience

- SP Audit Company Limited, Audit Partner (2007 Present)
- Sam Nak Ngan A.M.C. Company Limited, Audit Supervisor (1991 1995)

Relationship with or Interest in (except for the audit service) the Company, Subsidiaries, Executives, Major Shareholders, or their Related Persons Capable of Undermining the Ability to Perform Duties Independently —None-

4. Ms. Waraporn Intaraprasit

C.P.A. (Thailand) No. 7881

Educational Qualification

- Master of Accounting Chulalongkorn University
- Bachelor of Accountancy Rajamangala University of Technology

Professional Assiliations

- Auditors Approved by SEC
- Auditors Approved by FAP

Work Experience

- SP Audit Company Limited, Audit Partner (2024 Present)
- CWWP Company Limited, Audit Partner (2015 -2024)
- S.K. Accountant Services Company Limited, Audit Manager (2008 2015)

Relationship with or Interest in (except for the audit service) the Company, Subsidiaries, Executives, Major Shareholders, or their Related Persons Capable of Undermining the Ability to Perform Duties Independently -None-

5. Miss Chuenta Chommern

C.P.A. (Thailand) No. 7570

Educational Qualification

- Bachelor of Accountancy Rajamangala University of Technology

Professional Assiliations

- Auditors Approved by SEC
- Auditors Approved by FAP

Work Experience

- SP Audit Company Limited, Audit Partner (2006 Present)
- Sam Nak Ngan A.M.C. Company Limited, Audit Supervisor (2001 2005)

Relationship with or Interest in (except for the audit service) the Company, Subsidiaries, Executives, Major Shareholders, or their Related Persons Capable of Undermining the Ability to Perform Duties Independently

-None-



6. Miss Wandee Eiamvanicha

C.P.A. (Thailand) No. 8210

Educational Qualification

- Master of Accounting Chulalongkorn University
- Bachelor of Accountancy University of the Thai Chamber of Commerce

Professional Assiliations

- Auditors Approved by SEC
- Auditors Approved by FAP

Work experience

- SP Audit Company Limited, Audit Partner (2006 Present)
- Sam Nak Ngan A.M.C. Company Limited, Audit Supervisor (1998 2003)

Relationship with or Interest in (except for the audit service) the Company, Subsidiaries, Executives, Major Shareholders, or their Related Persons Capable of Undermining the Ability to Perform Duties Independently —None-

7. Mr. Kiatisak Vanithanont

C.P.A. (Thailand) No. 9922

Educational Qualification

- Master of Science Program in Applied Statistics (Insurance Actuarial Science and Risk Management) National Institute of Development Administration (NIDA)
- Master of Information and Technology Major: Internet and E-commerce Assumption University
- Bachelor of Business Administration Major: Accounting and Business Computer Assumption University

Professional Assiliations

- Auditors Approved by SEC
- Auditors Approved by FAP
- Director Certification Program (DAP), Thai Institute of Directors Association

Work experience

- SP Audit Company Limited, Audit Partner (2013 Present)
- KV Offices Company Limited, Audit Partner (2012-2015)
- ANS Audit Company Limited, Audit Manager (2014 2012)

Relationship with or Interest in (except for the audit service) the Company, Subsidiaries, Executives, Major Shareholders, or their Related Persons Capable of Undermining the Ability to Perform Duties Independently

-None-



8. Miss Amornrat Chaeuthongborisut

C.P.A. (Thailand) No. 10998

Educational Qualification

- Bachelor of Business Administration (Accounting) Rajamangala University of Technology Thanyaburi

Professional Assiliations

- Auditors Approved by SEC
- Auditors Approved by FAP

Work experience

- SP Audit Company Limited, Audit Partner (2019 Present)
- GMS Associate Company Limited, Audit Partner (2015-2018)
- ANS Audit Company Limited, Audit Supervisor (2005 2012)

9. Ms. Chonthicha Lertwilai

C.P.A. (Thailand) No. 12258

Education

- Master of Accounting Financial Accounting, Chulalongkorn University
- Bachelor of Business Administration Program (Accounting), Burapa University

Educational Qualification

- Master of Accounting Chulalongkorn University
- Bachelor of Accountancy Burapa University

Professional Assiliations

- Auditors Approved by SEC
- Auditors Approved by FAP

Work Experience

- SP Audit Company Limited, Audit Partner (2024 Present)
- CWWP Company Limited, Audit Partner (2019 -2024)
- CWWP Company Limited, Audit Manager (2015 -2019)
- S.K. Accountant Services Company Limited, Assitant Audit Manager (2011 2015)

Relationship with or Interest in (except for the audit service) the Company, Subsidiaries, Executives, Major Shareholders, or their Related Persons Capable of Undermining the Ability to Perform Duties Independently —None-

Contact Details: SP AUDIT COMPANY LIMITED

475 Siripinyo Building, 16 Floor, Unit 1061, Sriayutha Road Thanon Phyathai, Sub-District Ratchathewi District, Bangkok 10400



Documents and Evidence for registered 2025 AGM

Documents that must be presented for registered.

- 1. In the event the shareholder is present in person as an individual person:
- Notification of Meeting
- The identification card of the shareholder issued by a government unit, which has not yet expired, such as, ID card, a driving license or a passport which certified true and correct copy. And in the event of a change of first name and/or family name, evidence thereof shall also be submitted.
- Shareholder email address and contact number, so that the meeting control system provider can send a meeting link, username, and password for accessing the system for the Annual General Meeting of Shareholders via electronic means.

2. Documents required for appointment of proxy

For shareholders who are natural persons:

- A duly completed proxy form signed by the shareholder and the proxy, together with THB 20 stamp duty; (https://www.cpl.co.th/en/invester-relations/shareholders-information/shareholder-s-meeting)
- A certified true copy of the shareholder's identification document issued by governmental authorities, e.g., identification card, driver's license, or passport;
- A certified true copy of the proxy's identification document issued by governmental authorities, e.g., identification card, driver's license, or passport
- The proxy's email address and contact number, so that the meeting control system provider can send a meeting link, username, and password for accessing the system for the Annual General Meeting of Shareholders via electronic means

For shareholders who are juristic persons registered in Thailand:

- A duly completed proxy form, signed by the proxy and the authorized signatory(ies) of the shareholder, with the company seal affixed (if any), and THB 20 stamp duty; (https://www.cpl.co.th/en/invester-relations/shareholder-s-meeting)
- A copy of the affidavit or certificate of incorporation of the shareholder issued by the Ministry of Commerce or relevant authority not more than three months prior to the date of the meeting, certified by the authorized signatory(ies) of the shareholder, with the company seal affixed (if any);
- A certified true copy of the identification documents of the authorized signatory(ies) of the shareholder issued by governmental authorities, e.g., identification card, driver's license, or passport;
- A certified true copy of the identification document of the proxy issued by governmental authorities, e.g., identification card, driver's license, or passport;
- The proxy's email address and contact number, so that the meeting control system provider can send a meeting link, username, and password for accessing the system for the Annual General Meeting of Shareholders via electronic means



For shareholders who are juristic persons registered overseas:

- A duly completed proxy form, signed by the proxy and the authorized signatory(ies) of the shareholder, with the company seal affixed (if any), and THB 20 stamp duty; (https://www.cpl.co.th/en/invester-relations/shareholder-s-meeting)
- A copy of the certificate of incorporation or equivalent constitutional document(s) of the shareholder issued by the relevant authority, containing the name of the shareholder, its registered address, and the name(s) of the authorized signatory(ies) and the authority of such person(s), certified by the authorized signatory(ies) of the shareholder, with the company seal affixed (if any);
- A certified true copy of the identification document of the authorized signatory(ies) of the shareholder issued by governmental authorities, e.g., identification card, driver's license, or passport;
- A certified true copy of the identification document of the proxy issued by governmental authorities, e.g., identification card, driver's license, or passport;
- The proxy's email address and contact number, so that the meeting control system provider can send a meeting link, username, and password for accessing the system for the Annual General Meeting of Shareholders via electronic means

In the event of proxy granted by a shareholder who is a foreign investor and has appointed a custodian in Thailand as the depositary and caretaker of his/her shares:

Documents and evidence from the custodian

- A letter of proxy which has been filled in correctly and completely and signed by such person authorized to act on behalf of the custodian as registered, in his/her capacity as grantor, and signed by the proxy holder and fully affixed THB 20 stamp duty;
- A letter confirming that the person signing the letter of proxy is authorized to carry on the business of a custodian, which letter has been signed by the person authorized to act on behalf of the custodian and affixed with the seal (if any) as registered;
- A copy of the custodian's certificate of registration of a juristic person, which copy is certified true and correct by the signature of the person authorized to act on behalf of the custodian and affixed with the seal (if any) as registered, with a statement indicating that the custodian's representative signing the letter of proxy in his/her capacity as grantor is authorized to act on behalf of the custodian;
- A certified true copy of the identification documents of the authorized signatory(ies) of the shareholder issued by governmental authorities, e.g., identification card, driver's license, or passport, which copy is certified true and correct by his/her signature
- A certified true copy of the documents issued by governmental authorities to the person authorized to act on behalf of the custodian which the proxy is the individual person, with certified true and correct by his/her signature

Guidelines for attending of Electronic Meeting by Inventech Connect

Shareholders and proxies wishing to attend the meeting can proceed according to the procedure for submitting the request form to attend the meeting via electronic media as follows:

Step for requesting Username & Password from via e-Request system

1. The Shareholders must submit a request to attend the meeting by Electronic Means via Web Browser at https://app.inventech.co.th/CPL347487R/#/homepage or scan QR Code shown in the picture



and follow the steps as



the same email and phone number **

Click link URL or scan QR Code in the letter notice Annual General Meeting

Choose type request for request form to 4 step

Step 1 Fill in the information shown on the registration

Step 2 Fill in the information for verify

Step 3 Verify via OTP

Step 4 Successful transaction, The system will display information again to verify the exactitude of the information

Please wait for an email information detail of meeting and Password

- 2. For Shareholders who would like to attend the Meeting either through the Electronic Means by yourself or someone who is not the provided independent directors, please note that the electronic registration will be available from 21 April 2025 at 8:30 a.m. and shall be closed on 28 April 2025 Until the end of the meeting.
- 3. The electronic conference system will be available on 28 April 2025 at 12:00 p.m. (2 hours before the opening of the meeting). Shareholders or proxy holders shall use the provided Username and Password and follow the instruction manual to access the system.

For Shareholders who authorize one of the Company's Independent Directors to attend and vote on his or her behalf, The Shareholders can submit a request to attend the meeting by Electronic Means of the specified procedures or send the proxy form together with the required documents to the Company by mail to the following address. The proxy form and required documents shall be delivered to the Company by 25 April 2025 at 5.00 p.m.

CPL Group Public Company Limited

Company Secretary

700 Moo 6 Sukhumvit Rd., Bangpoomai, Muang, Samutprakan, 10280 Thailand

If you have any problems with the software, please contact Inventech Call Center



02-931-9136



@inventechconnect



The system available during 21 - 28 April 2025 at 08.30 a.m. - 05.30 p.m.

(Specifically excludes holidays and public holidays)



Report a problem @inventechconnect

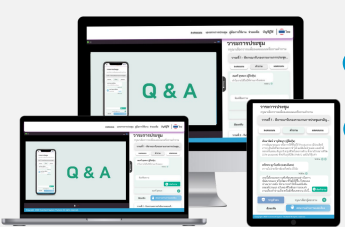
Steps for registration for attending the meeting (e-Register) and voting process (e-Voting)

- Get email and password that you received from your email or request OTP
- Click on "Register" button, the system has already registered and counted as a quorum.
- Click on "Join Attendance", Then click on "Accept" button
- 4 Select which agenda that you want to vote
- 5 Click on "Vote" button
- 6 Click the voting button as you choose
- 7 The system will display status your latest vote



To cancel the last vote, please press the button "Cancel latest vote (This means that your most recent vote will be equal to not voting, or your vote will be determined by the agenda result) Shareholders can conduct a review of the votes on an agenda basis. When the voting results for that agenda are closed.

Step to ask questions via Inventech Connect



- Select which agenda
- Click on "Question" button
- 1 Ask a question
 - Type the question then click "Send"
- 2 Ask the question via video
 - Click on "Conference"
 - Click on "OK" for confirm your queue
 - Please wait for the queue for you then your can open the microphone and camera

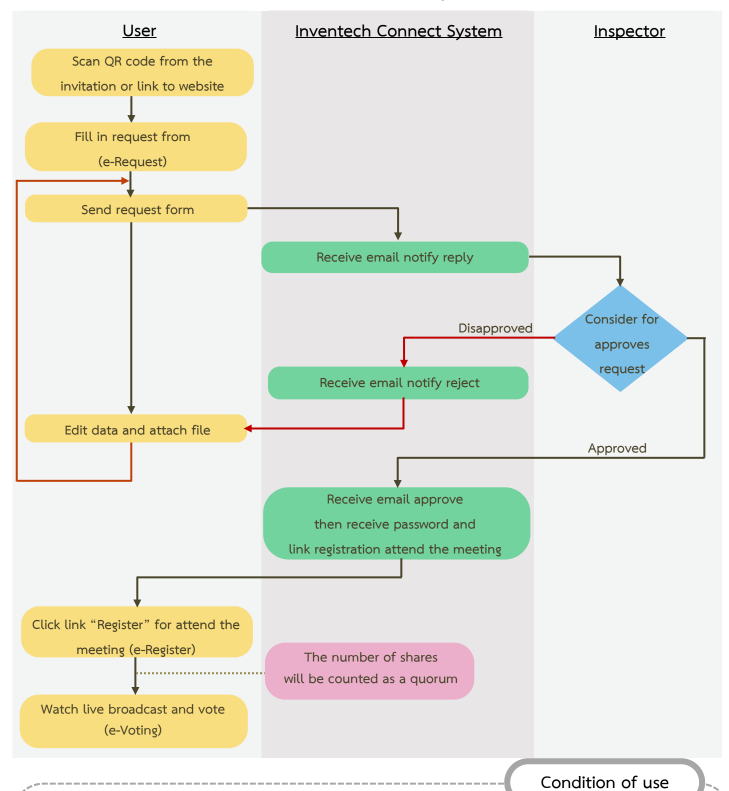
How to use Inventech Connect



User Manual and Video of using Inventech Connect

- * Note Operation of the electronic conferencing system and Inventech Connect systems. Check internet of shareholder or proxy include equipment and/or program that can use for best performance. Please use equipment and/or program as the follows to use systems.
 - 1. Internet speed requirements
 - High-Definition Video: Must be have internet speed at 2.5 Mbps (Speed internet that recommend).
 - High Quality Video: Must be have internet speed at 1.0 Mbps.
 - Standard Quality Video: Must be have internet speed at 0.5 Mbps.
 - 2. Equipment requirements.
 - Smartphone/Tablet that use IOS or android OS.
 - PC/Laptop that use Windows or Mac OS.
 - 3. Requirement Browser Chrome (Recommend) / Safari / Microsoft Edge ** The system does not supported internet explorer.

Carried out before the meeting date



In case Merge account/change account

In case filing request multiple by using the same email and phone number, the systems will merge account or in case user has more than 1 account, you can click on "Change account" and the previous account will still count the base in the meeting.

In case Exit the meeting

Attendees can click on "Register to leave the quorum", the systems will be number of your shares out from the meeting base.





PROXY FORM A

		Written at	
		DateMonthY	ear
(1). I/\	We	Nationality	
		Road Tambal/Sub-District	
Distric	ot	Province Postcode	
(2). be	eing (a) shareh	older of CPL Group Public Company Limited	
holdin	g total of	shares and have a rights to	Votes
(3) H	Hereby appoint	May grant proxy to the Company's Independents Director of which details as show	vn in attachment 8
	1. Name	Age	years
	Address	RoadTambal/Sub-District	
	District	Province Postcode	Or
	Is not a c	onflict of interest in this Annual General Meeting Shareholder	
	2. Name	Mr.Supapat Ongsangkoon (Independent Director) Age	63 years
	Address	700 Moo 6 Road Sukhumvit Tambal/Sub-District Bar	igpoomai
	District	Munag Province Samutprakarn Postcode 10280	Or
	Special Eq	uity: Agenda 5	
	3. Name	Pol. Lt. Gen Chayoot Thanataweeruch (Independent Director) Age 6	38 years
	Address	700 Moo 6 Road Sukhumvit Tambal/Sub-District Bar	igpoomai
	District	Munag Province Samutprakarn Postcode 10280	Or
	Is not a co	nflict of interest in this Annual General Meeting Shareholder	
	4. Name	Dr. Mongkon Laoworapong (Independent Director) Age	55 years
	Address	700 Moo 6 Road Sukhumvit Tambal/Sub-District Bar	gpoomai
	District	Munag Province Samutprakarn Postcode 102	280
	Is not a co	nflict of interest in this Annual General Meeting Shareholder	
Only	one of them a	s my/our proxy to be my representative to join and vote in the 2025 Ann	ual General Meeting o
-		onday, April 28, 2025 at 2.00 P.M. CPL Group Public Company Limited	•
		ad, Bangpoo-Mai, Muang, Samutprakarn 10280 or which will be postponed	
place as the me			,
		Signature	
		()
		Signature	Proxy
		Oignataro	

Remarks

Shareholders appointing a proxy may appoint only one person to attend and vote at the meeting, and may not divide shares amongst more than one proxy in order to split votes. Votes may be cast in favor of the appointment of all proposed directors or of certain proposed director(s) only



Proxy From B

(Specific Details Form)

Shareholders' Registration No.		Written at	
		DateMonth	
		Nationality	
Address			
(2) Being a Shareholder of CPL GROUP PUB	LIC COMPANY	/ LIMITED	
Holding the total amount of		and have the rights to vote equal to	votes as
follows:			
Ordinary share	shares	have the rights to vote equal to	votes
Preferred share	shares	have the rights to vote equal to	votes
(3) Hereby appoint May grant proxy to the Cor	mpany's Independ	dents Director of which details as shown in attachme	ent 8
1. Mr./Mrs./Ms.		Age years, residing at	
		District	
ProvincePostal Co	ode		or
Is not a conflict of interest in this Annual	General Meeti	ng Shareholder	
2. Mr. Supapat Ongsangkoon	Independent	Director Age 63 years,	
Residing at 700 Moo 6 Road	Sukhumvit	Sub- District <u>Bangpoo-mai</u>	
District <u>Munag</u> Province	Samutprakarı	n Postal Code 10280	or
Special Equity: Agenda 5			
		Independent Director Age 68 years,	
Residing at 700 Moo 6 Road			
		rn Postal Code 10280	or
Is not a conflict of interest in this Annual		<u> </u>	
		ector Age 55 years,	
Residing at 700 Moo 6 Road			
		n Postal Code 10280	
Is not a conflict of interest in this Annua	ii Generai ivieet	ing Snareholder	
Anyone of above as my/our proxy to attend	and vote on m	y/our behalf at the meeting of the 2025 Annua	l General Meeting
of Shareholders (E-AGM) on April 28, 2025 at 2	.00 p.m. CPL	Group Public Company Limited Meeting Roon	n 3 rd Floor, No.700
Moo.6 Sukhumvit Road, Bangpoo-Mai, Muang, S	amutprakarn 10	0280 or such other date, time and place as the	e meeting may be
adjourned			
(4) In this Meeting, I/we grant my/our proxy to vot	o on mylaur ha	half as follows:	
Agenda Item 1 To consider and adopt the minu	•		
		d vote on my/our behalf as appropriate in all re	enacte
(a) To grant my/our proxy (b) To grant my/our proxy			apecia.
Approve	-		



Agenda Item 2 To acknowledge the Company's operating results for the year 2024
(a) To grant my/our proxy to consider and vote on my/our behalf as appropriate in all respects.
☐ (b) To grant my/our proxy to vote at my/our desire as follows:
☐ Approve ☐ Disapprove ☐ Abstain
Agenda Item 3 To consider and approve the consolidated financial statement for the year ending December 31, 2024
(a) To grant my/our proxy to consider and vote on my/our behalf as appropriate in all respects.
☐ (b) To grant my/our proxy to vote at my/our desire as follows:
☐ Approve ☐ Disapprove ☐ Abstain
Agenda Item 4 To consider and approve Omission of Dividend Payment for the Company's performance of the year 2024
(a) To grant my/our proxy to consider and vote on my/our behalf as appropriate in all respects.
☐ (b) To grant my/our proxy to vote at my/our desire as follows:
Approve Disapprove Disapprove
Agenda Item 5 To approve of the nomination of directors whose tenures are expired by rotation
(a) To grant my/our proxy to consider and vote on my/our behalf as appropriate in all respects.
(b) To grant my/our proxy to vote at my/our desire as follows:
☐ Vote for all nominated candidates
☐ Approve ☐ Disapprove ☐ Abstain
☐ Vote for an individual nominated candidate
Name of the nominated candidate 1. Mr. Kuo Shih Lun
☐ Approve ☐ Disapprove ☐ Abstain
Name of the nominated candidate 2. Dr. Kitichai Wongcharoensin
☐ Approve ☐ Disapprove ☐ Abstain
Name of the nominated candidate 3. Mr. Supapat Ongsangkoon
☐ Approve ☐ Disapprove ☐ Abstain
Agenda Item 6 To approve of the directors' remuneration for the year 2025
(a) To grant my/our proxy to consider and vote on my/our behalf as appropriate in all respects.
(b) To grant my/our proxy to vote at my/our desire as follows:
Approve Disapprove Disapprove
Agenda Item 7 To approve the re-appointment of the Company auditor and fixing the audit fee for the year 2025
(a) To grant my/our proxy to consider and vote on my/our behalf as appropriate in all respects.
(b) To grant my/our proxy to vote at my/our desire as follows:
Approve Disapprove Abstain
Agenda Item 8 Any other business (if any)
(a) To grant my/our proxy to consider and vote on my/our behalf as appropriate in all respects.
(b) To grant my/our proxy to vote at my/our desire as follows:
☐ Approve ☐ Disapprove ☐ Abstain
(5) Voting of proxy in any agenda that is not as specified in this proxy shall be considered as invalid and not signify my voting
as a shareholder.
(6) In case I/we have not specified my/our voting intention in any agenda or not clearly specified or in case the Meeting
considers or passes any resolution other than those specified above, including the case of any amendment or addition of any

fact, the proxy shall have the rights to consider and vote on my/our behalf as he/she may deem appropriate in all respects.





Any actions performed by the proxy in this Meeting shall be deemed to be the actions performed by myself/ourselves.

Signature	Granto
()
Signature	Proxy
()

Remarks: According to the notification of Department of Business Development, Ministry of Commerce regarding Proxy Form (Issue 5) 2007

- 1. The shareholder appointing the proxy must authorize only one proxy to attend and vote at the meeting and not split the number
 - of shares to several proxies for splitting votes.
- 2. Regarding the election of directors, the proxy can either elect the whole set of the nominated directors or any individual nominated directors
- 3. In case there are additional agenda items other than those specified above, the grantor of the proxy shall use the Attachment to Proxy Form B attached herewith to specify the additional agenda item (s).



Supplemental Proxy Form B

(Specific Details Form)

The proxy as a shareholder of CPL GROUP PUBLIC COMPANY LIMITED

At the meeting of the 2025 Annual General Meeting of Shareholders (E-AGM) of CPL GROUP PUBLIC COMPANY LIMITED on Monday, 28 April, 2025 at 2.00 p.m. at the CPL Group Public Company Limited Meeting Room 3rdFloor, No.700 Moo.6 Sukhumvit Road, Bangpoo-Mai, Muang, Samutprakarn 10280 or such other date, time and place as the meeting may be adjourned.

Agend	a	Subject				
:	(b) To grant my/our pro	oxy to vote at my/our Disapprove		-	as appropriate in all respects.	
Agenda	a	Subject				
	(a) To grant my/our p	proxy to consider and	vote or	n my/our beha	- alf as appropriate in all respects.	
	(b) To grant my/our p	proxy to vote at my/or	ur desire	e as follows:		
	☐ Approve	Disapprove		Abstain		
Agenda	<u> </u>	Subject				
:						
u		-		-	alf as appropriate in all respects.	
u	(b) To grant my/our p	<u>.</u>	_	e as follows:		
	☐ Approve	Disapprove	Ц	Abstain		
Agenda		Subject <u>E</u>	lection	of the Directo	ors to replace those who will retire (continued)
	(a) To grant my/our p	proxy to consider and	vote or	n my/our beha	alf as appropriate in all respects.	
_ 🗖	(b) To grant my/our p		ur desire	e as follows:		
☐ Vote for	r all nominated candida	ates				
	☐ Approve	Disapprove		Abstain		
Uote for	r an individual nominat	ted candidate				
	Name of the nominal	ted candidate <u>Mr. Ku</u>	o Shih l	<u>Lun</u>		
	Approve	Disapprove		Abstain		
	Name of the nominal	ted candidate <u>Dr. Kit</u>	chai W	ongcharoensir	<u>n</u>	
	☐ Approve	Disapprove		Abstain		
	Name of the nominal	ted candidate <u>Mr. Su</u>	papat C)ngsangkoon		
	☐ Approve	Disapprove		Abstain		
I/We certify	that the statements in the	his Supplemental Pro	xy Forn	n are correct,	complete and true in all respects.	
				Signature_		Grantor
				(_)
				Signature _		Proxy
				,		



PROXY FORM C

(For foreign shareholders who have custodian in Thailand only)

		Written a	at		
		Date	Month	Year	
(1) I/We			Nationality		
	Road				
District	Province		Postcode		
Custodian					
oeing (a) shareholde	r of CPL Group Public Company Limite	∍d			
nolding total of	shares and ha	ive a rights t	to		Votes
(2) Hereby appoint	May grant proxy to the Company's Independen	nts Director of	which details as s	hown in attachment	i 9
1. Name			A(ge	years
Address	Road	Tambai	I/Sub-District		
District	Province	Postco	de		Or
2. Name	Mr.Supaput Ongsangkoon	Independen	t Director	Age 63	years
Address 7	00 Moo 6 Road Sukhumv	<u>it</u> Tan	nbal/Sub-Distri	ict Bangpoo-m	nai
District	Munag Province	Sam	utprakarn	Postcode	10280
Special Eq	uity: Agenda 5				Or
3. Name	Pol. Lt. Gen Chayoot Thanataweer	uch Indep	endent Direct	or Age	68 years
Address 7	00 Moo 6 Road Sukhumv	<u>ʻit</u> Tam	nbal/Sub-Distri	ict Bangpoo-m	nai
District	Munag Province	Sam	utprakarn	Postcode	10280
Is not a co	nflict of interest in this Annual General Me	eeting Share	eholder		Or
4. Name	Dr. Mongkon Laoworapong I	ndependent	Director	Age 55	years
Address	700 Moo 6 Road Sukhumvii	tTam	nbal/Sub-Distri	ct Bangpoo-m	nai
District	Munag Province	Samutprak	arn Pos	tcode 10280	
Is not a co	nflict of interest in this Annual General Me	eeting Share	eholder		
Shareholders (E-AG No.700 Moo.6 Sukh	as my/our proxy to be my representa M) of on April 28, 2025 at 2.00 P.M. at umvit Road, Bangpoo-Mai, Muang, Samu may be adjourned.	the CPL G	roup Public C	ompany Limited	Meeting Room 3 rd F
(3) I/We authoriz	e my/our Proxy to cast the votes according	ng to my/our	r intention as f	follows:	
☐ Grant parti	al the total amount of shares holding and	entitled to v	vote		
	al shares of				
Ordinary share	shares and have the ri	ght to vote e	equal to		votes
(4) I/WE authorize	my/our Proxy to cast the votes according	a to mv/our i	ntention as fo	llows:	
	ider and adopt the minutes of the 2024				'S
	nt my/our proxy to consider and vote on				
	nt my/our proxy to vote at my/our desire			•	
i n	Agree Disagree			Abstain	



Ageı	nda 2: To	acknowledg	e the Company'	s operating results	for the year 202	4	
	☐ (a)	To grant my	our proxy to con	sider and vote on m	y/our behalf as a	ppropriate in all respec	ets.
	☐ (b)	To grant my	our proxy to vote	e at my/our desire as	s follows:		
		Agree		Disagree		Abstain	
Ageı	nda 3: To	consider ar	nd approve the c	onsolidated financ	ial statement for	the year ending Dece	ember 31, 2024
	☐ (a)	To grant my	our proxy to con	sider and vote on m	y/our behalf as a	ppropriate in all respec	ets.
	(b)	To grant my	our proxy to vote	e at my/our desire as	s follows:		
		Agree		Disagree		Abstain	
Ageı	nda 4: To	consider ar	nd approve Omis	ssion of Dividend P	ayment for the 0	Company's performan	ce of the year 2024
	☐ (a) ¯	Γο grant my/o	our proxy to cons	ider and vote on my	our behalf as ap	propriate in all respect	S.
	(b)	Γο grant my/o	our proxy to vote	at my/our desire as	follows:		
		Agree		Disagree		Abstain	
Ageı	nda 5: To					nures are expired by	
	☐ (a) ⁻	Γο grant my/o	our proxy to cons	ider and vote on my	our behalf as ap	propriate in all respect	S.
	(b)	Γο grant my/o	our proxy to vote	at my/our desire as	follows:		
		•	ominated candi	•			
			Approve	☐ Disapprove	☐ Abstai	n	
	□ v	ote for an in	dividual nomina	• •		•	
			Name of the no	minated candidate	1. Mr. Kuo Shi	h Lun	
			☐ Approve	☐ Disapprove	☐ Abstai	n	
			Name of the no	minated candidate	2. Dr. Kitichai	Wongcharoensin	
			☐ Approve	☐ Disapprove	☐ Abstain	ı	
			Name of the no	minated candidate	3. Mr. Supapa	t Ongsangkoon	
			☐ Approve	☐ Disapprove	☐ Abstai	n	
Ageı	nda 6: To	consider ar	nd approve the c	lirectors' remunera	tion for the year	2025	
	☐ (a) ¯	Γο grant my/o	our proxy to cons	ider and vote on my	our behalf as ap	propriate in all respect	S.
	☐ (b) -	Γο grant my/o	our proxy to vote	at my/our desire as	follows:		
	□А	gree	·	Disagree		Abstain	
Ageı	nda 7: To	consider ar	nd approve the r	e-appointment of th	ne Company aud	litor and fixing the au	dit fee the year 2025
	☐ (a)	Γο grant my/o	our proxy to cons	ider and vote on my	our behalf as ap	propriate in all respect	S.
	☐ (b) ¯	Γο grant my/o	our proxy to vote	at my/our desire as	follows:		
	□А	gree		Disagree		Abstain	
Δας:		her busines					
Ayel				sider and vote on my	ı/our hehalf as ar	ppropriate in all respect	· s
	_		· ·	at my/our desire as		propriate in all respect	
	☐ (^D)	10 grant my/	odi proxy to vote	at myrour desire as	TOTIOWG.		
		Agree		Disagree		Abstain	



- (5) Voting of the proxy holder in any agenda that is not specified in this proxy shall be considered as invalid and not my/our voting as a shareholder.
- (6) In case I/We have not specified my/our voting intention in any agenda or not clearly specified or in case 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 on my/our behalf as he/she may deem appropriate in all respects.

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

Signature_		Shareholder
(_)	•
Signature		Proxy
(Y)

Remarks

- The Proxy Form C. only use for shareholders whose names appearing in the foreign investors registration and he/she
 appointed a custodian in Thailand to be responsible for safeguarding shares only.
- 2. Documents and evidences to be enclosed with the proxy form are:
 - (1) Power of attorney from the shareholder authorizes a custodian to sign the Proxy Form on behalf of the shareholder
 - (2) Letter of certification to certify that the proxy Form have a permit to act as a custodian.
- 3. The shareholder appointing the proxy must authorize only one proxy to attend and vote at the meeting and may not split the number of shares to many proxies for splitting votes.
- 4. In case there are agenda other than the agenda specified above the additional statement can be specified by the Shareholder in the Supplemental Proxy Form as enclosed.



Supplemental PROXY FORM C

The proxy is granted by a shareholder of CPL Group Company Limited.

The 2025 Annual General Meeting of Shareholders (E-AGM) on April 28, 2025 at 2.00 P.M. at the CPL Group Public Company Limited Meeting Room 3rd Floor, No.700 Moo.6 Sukhumvit Road, Bangpoo-Mai, Muang, Samutprakarn 10280 or which will be postponed to other date, time and place as the meeting may be adjourned.

Agenda		. :			
	(a) To grant	my/our prox	xy to consider and v	rote on my/our behalf as appro	oriate in all respects.
П	(b) The gran	t my/our prox	y to vote at my/our	desire as follows:	
Agree	 		Disagree	Abstain	
Agenda		. :			
	(a) To grant	my/our prox	xy to consider and v	rote on my/our behalf as approp	oriate in all respects.
	(b) The grant	my/our proxy	to vote at my/our	desire as follows:	
Agree			Disagree	Abstain _	
Agenda		.:			
	(a) To grant	my/our prox	xy to consider and v	ote on my/our behalf as appro	oriate in all respects.
	(b) The gran	t my/our prox	y to vote at my/our	desire as follows:	
Agree			Disagree	Abstain	
A					
Agenda					
Ц	. ,	•	•	rote on my/our behalf as appro	oriate in all respects.
			y to vote at my/our		
Agree			Disagree	Abstain	· · · · · · · · · · · · · · · · · · ·
Agenda		:			
				rote on my/our behalf as appro	
_			y to vote at my/our		·
		-	-	Abstain	
_				_	
I/ We certify that the	ne statements	in this Supple	emental Proxy Forn	n are correct, complete and tru	e in all respects.
			Signature		Sharoholdor
					Silai el loldel
			(,
			(,
			<u> </u>)



Profile of the Independent Director

For shareholder to grant the independent director as proxy



1. Mr. Supapat Ongsangkung

Age 63 years

Position Independent Director/Chairman of Audit Committee/

Chairman of Investment Advisory Committee

Address CPL Group Public Company Limited 700 Moo 6, Sukhumvit road,

Bangpoo-mai, Muang, Samutprakarn 10280

Special Equity: Agenda 5



2. Pol. Lt. Gen Chayoot Thanataweeruch

Age 68 years

Position Independent Director/ Audit Committee Director/ Risk Management

Committee Director

Address CPL Group Public Company Limited 700 Moo 6, Sukhumvit road,

Bangpoo-mai, Muang, Samutprakarn 10280

Special Equity: -



3. Dr. Mongkol Laoworapong

Age 55 years

Position Independent Director/ Audit Committee Director/

Chairman of Risk Management Committee/

Chairman of Nomination and Remuneration Committee

Address CPL Group Public Company Limited 700 Moo 6, Sukhumvit road,

Bangpoo-mai, Muang, Samutprakarn 10280

Special Equity: -



Independent Director

The company determines components for Board of Directors to be consisting of at least 1/3 of independent of total number of the company's directors. Board of Directors determines qualities of independent director as follows;

- 1. Hold shares no more than 1.0% of total number of share with voting right of the company, head office, subsidiary, joint company, major shareholder, or person with power to control the company, which shall also include shareholding of related person of that independent director.
- 2. Not being or never been a director involved in management, employee, consultant who receives regular salary, or person with controlling power of the company, head office, subsidiary, joint company, subsidiary at the same level, major shareholder, or of person with controlling power of the company, except being freed from such characteristic for at least 2 years before being appoint as independent director.
- 3. No blood relationship or by registration according to the law in the manner of father, mother, spouse, sibling, and child, including spouse of the child, of executive, major shareholder, person with controlling power, or person to be nominated as executive or person with controlling power of the company or subsidiary.
- 4. Not having or never have business relationship with the company, head office, subsidiary, joint company, major shareholder, or person with controlling power of the company in the manner that is preventing one's independent judgment, including not being or never been implied shareholder or person with controlling power of the company, except being freed from such characteristic for at least 2 years before being appoint as independent director.
- 5. Not being or never been an auditor of the company, head office, subsidiary, joint company, major shareholder, or person with controlling power of the company, and not being implied shareholder, person with controlling power, or partner of audit firm that has auditor of the company, head office, subsidiary, joint company, major shareholder, or person with controlling power of the company, except being freed from such characteristic for at least 2 years before being appoint as independent director.
- 6. Not being or never been service provider in any profession, including providing service of legal advisor or financial advisor who receive service fee of more than THB 2 million per year from the company, head office, subsidiary, joint company, major shareholder, or person with controlling power of the company, and not being implied shareholder, person with controlling power, or shareholder of service provider in that profession except being freed from such characteristic for at least 2 years before being appoint as independent director.
- 7. Not being a director that was appointed as director's representative of the company, major shareholder, or shareholder who is related to major shareholder.
- 8. Not operating a business that has the same condition, and is an implied competition with business of the company or subsidiary, or not being an implied partner in a partnership, or is a director involved in management, employee, consultant who receives regular monthly salary, or hold share more than 1.0% of total shares with voting right of other company, which operate a business that has the same condition, and is an implied competition with business of the company or subsidiary.
- 9. Not having any other characteristic that cannot provide independent comment regarding the company's operation.



Articles of Association concerning shareholders meetings

Board of Director

Articles 11 The company shall be managed by a Board of Directors, consisting of at least five (5) persons, of whom at least half must reside within the Kingdom and must have the Qualifications prescribed by law.

Articles 12 The election of the board of Directors shall be in accordance with the following rules and procedures:

- (1) Each shareholder has one vote for each share.
- (2) Each shareholder may exercise all the votes he or she has under (1) to appoint the nominated persons on a person-by-person basis or an en bloc basis. The shareholder cannot split his or her votes between more than one person or in the basis extent.
- (3) The persons obtaining the most votes in descending order will be elected as directors equal to the number of positions to be filled at the meeting. If two or more persons receive equal votes and the number of candidates exceeds the positions to be filled, the Chairman of the meeting has a casting vote. In the case of a tied vote, the last person shall be decided by the casting vote of the Chairman of the meeting.

Article 13 At every annual general ordinary meeting, one-third (1/3) of the directors shall retire from office. If the number of directors is not a multiple of three, the number closest to decide by drawing lots. In subsequent years, the directors who have held office longest shall retire. The director who retire under this Clause are eligible for re-

Article 14 The remuneration of the directors of the Company shall be fixed at a meeting of Shareholders of the Company.

Shareholders Meeting

Articles 24 The board of directors shall call a shareholder meeting which is an annual ordinary general meeting of shareholders within four months of the last day of the fiscal year of the company. Shareholders meeting other than the one referred to in the first paragraph shall be called extra ordinary general meeting. The board of directors may call an extraordinary general meeting of shareholders any time the board considers it expedient to do so. Shareholders holding shares amounting to not less than one-fifth of the total number of shares sold or shareholders numbering not less than twenty-five persons holding shares amounting to not less than one-tenth of the total number of shares sold may submit their names in a request directing the board of directors to call an extraordinary general meeting at any time, but the reasons for calling such meeting shall be clearly stated in such request. The board of directors shall proceed to call a shareholder meeting to be held within one month of the date of receipt of such request from the said shareholders.

Articles 25 The board of directors shall prepare a notice summoning a shareholders meeting indicating the place, date and time, the agenda of the meeting and matters to be proposed to the meeting along with reasonable details, by clearly specifying whether such matters are proposed for acknowledgement, approval or consideration, as the case may be, including opinions of the board of directors on such matters, and such notice shall be sent to the shareholders



and registrar at least seven days prior to the date of the meeting, provided that such notice shall also be published in a newspaper not less than three days prior to the date of the meeting for not less than three consecutive days. The Company may send a summoning notice of the meeting and its related documents to shareholders by electronic means. In addition, publication of a notice of the meeting may be instead made via electronic means by being posted on a generally accessible website according to the conditions, procedures and methods prescribed by law.

The shareholders' meeting can be held at the locality where the company's head office is located or in other provinces.

The shareholders' meeting may be conducted through electronic means. The head office of the company shall be deemed to be the meeting place.

In the event that a meeting is held via electronic media the head office of the company shall be deemed to be the meeting place.

In the case where the company or the board of directors is obligated to deliver letters or documents under this Act to directors, shareholders or creditors of the company If such person has notified the intention or consented to send the letter or document by electronic means. The company or the committee may send such letter or document by means of electronic means.

Articles 26 Shareholders are entitled to attend and vote at the shareholder meeting but they may authorize other persons as proxies to attend and vote at nay meeting on their behalf. The instrument appointing the proxy shall be submitted to the chairman of the board of the person designated by the chairman of the board.

Articles 27 There shall be shareholders and proxies (if any) attending a shareholders meeting not less than twenty five (25) persons or not less than one- half (1/2) of the total number of shareholders and holding shares in aggregate not less than one-third (1/3) of the total issued shares to constitute a quorum.

In the event that the shareholders call the meeting by themselves A shareholder calling a meeting may send a meeting notice to shareholders by means of electronic means. If that shareholder has informed the intention or given consent to the company or the board of directors.

And the proxy may be performed by electronic means instead. It must use a secure and reliable method that the proxy is made by the shareholder. In accordance with the criteria prescribed by law.

Articles 28 Unless otherwise stipulated by this Act, a resolution of the shareholder meeting shall require in an ordinary event, the majority vote of the shareholders who attend the meeting and cast their votes. In case of a tie vote, the chairman of the meeting shall have a casting vote. In the following events, a vote of not less than three quarters of the total number of votes of shareholders who attend the meeting and have the right to vote: the sale or transfer of the whole or important parts of the business of the company to other persons; the purchase or acceptance of transfer of the business of other companies or private companies by the company: The making, amending or Terminating of contracts with respect to the granting of a lease of the whole or important parts of the business of the company, the assignment of the management of the business of the company to any other persons or the amalgamation of the business with other persons with the purpose of profit and loss sharing.



Articles 29 Business to be transacted at the annual ordinary meeting of Shareholders is as follows:

- (a) Consideration of report of the Board of Directors on the conduct of the company's business during the past year.
- (b) Adoption of Financial Statements
- (c) Appropriation of profits.
- (d) Election of Directors to replace those retiring by rotation
- (e) Appointment of auditors
- (f) Any other business



Privacy Notice (PDPA)

CPL Group Public Company Limited (the "Company") prioritizes the collection and protection of your personal data, therefore, the Company would like to inform the guidelines in order to comply with Personal Data Protection Act, B.E. 2562 (PDPA) as follows:

1. Definition

"Company" means CPL Group Public Company Limited

"You" means a data subject such as a shareholder and a proxy

"Personal Data Protection Laws" means Personal Data Protection Act B.E. 2562 (as amended) and the relevant laws.

"Personal Data" means any information relating to a person, which enables the identification of such person, whether directly or indirectly, but not including the information of the deceased persons in particular under Personal Data Protection Laws.

2. Purposes, necessities and Personal Data to be collected

The Company has to collect your Personal Data which You have informed the Company e.g., name, surname, mobile phone number and national identification card number, electronic traffic information, and other information relating to your meeting for the following purposes.

- To summon and hold the 2024 Annual General Meeting of Shareholders under the law.
- To deliver the notice of the 2024 Annual General Meeting of Shareholders together with its enclosures.

3. Source of Personal Data

- Receive directly from you through the channels which the Company provides to verify the identity to attend the meeting.
- Receive from Thailand Securities Depository Company Limited (TSD) as the Company's securities Registrar as of the latest Record Date.
- Receive from the video and voice records during the 2024 Annual General Meeting of Shareholders.

4. Data Processing

The Company uses the Personal Data relating to the 2024 Annual General Meeting of Shareholders to summon the meeting, verify identity to attend the meeting, count the quorum, count the votes, or take any action relating to the meeting and disclose the Personal Data to the 2024 Annual General Meeting of Shareholders Service Provider to process such actions.



5. Period of Collecting Personal Data

The Company will collect your Personal Data as specified in this document throughout the period which the data is required to be used and as required by law for the purpose of the arrangement of the 2024 Annual General Meeting of Shareholders.

For shareholders and proxies who have queries during the meeting, the Company may record your name and surname in the minutes of the meeting which such minutes will be disclosed on the Company's website and submitted to the Stock Exchange of Thailand and the Department of Business Development, Ministry of Commerce and any relevant agencies prescribed by law.

6. Data Subject's Rights

As You are a data subject, You have the rights as stipulated in Personal Data Protection Act B.E. 2562 including the right to withdraw the consent, the right to request access and receiving the Personal Data, the right to request amendment of the Personal Data, the right to request deletion and destruction of the Personal Data, the right to request suspension of the use of the Personal Data, the right to request transfer of the Personal Data by means prescribed by law, the right to complain, and the right to object to the collection, use or disclosure of the Personal Data relating to You. In case you would like to exercise such rights, please contact

- By mail: "Company Secretary Office" CPL Group Public Company Limited
 No. 700, Moo 6, Sukhumvit Road, Bang Pu Mai Sub-district, Muang District, Samut Prakan Province 10280
- 2) E-mail: DPO@cpl.co.th

Security Measures

The Company provides the Personal Data protection system according to "Personal Data Protection Policy" of the Company for protecting the access, change, and destruction without the Company's permission by using the standard security system to protect your Personal Data. For the collection, use and/or disclosure of the Personal Data, whether in whole or in part, the Company agrees to operate in accordance with the rights and obligations under the Personal Data Protection Laws.

Remark In the identification documents which you send to the company such as copy of national identification card or other official documents, you can conceal the sensitive information before sending to the company, such as race, blood type, religion, which is not an information necessary for the 2024 Annual General Meeting of Shareholders. If you do not conceal such information, the company will reserve the right to conceal such information on the documents without being regarded as the collection of your sensitive information.