

(Translation)

Twenty-Four Con & Supply Public Company Limited

No. 89 AIA Capital Center, 9th Floor, Room 901, Din Daeng Sub-District, Din Daeng District, Bangkok

April 24, 2024

Subject: Resolutions of the 2024 Annual General Meeting of Shareholders To: President The Stock Exchange of Thailand

Twenty-Four Con & Supply Public Company Limited (the **"Company**") would like to inform the resolutions of the 2024 Annual General Meeting of Shareholders, held on April 24, 2024, at 13.30 hrs. via electronic media (E-AGM). There were 30 shareholders attending the Meeting either in person or in proxy, representing 306,042,600 shares equivalent to 71.1727 % of the Company's total issued shares of 430,000,000 shares. Thus, the quorum was attained. The Meeting resolved matters as follows:

1. Adopted the Minutes of the Annual General Meeting of Shareholders of 2023, held on April 5, 2023.

The matter was approved by a majority vote of the shareholders who attended the Meeting and cast their votes as follows:

Approved	306,541,100	votes,	equivalent to	100.0000 %
Disapproved	0	vote,	equivalent to	- %
Abstained	0	vote,	e, not counted as vote	
Voided	0	vote,	not counted as vote	

In this agenda, there was additional 1 shareholder attended the Meeting. The total number of shareholders attended the Meeting was 31 persons representing 306,541,100 shares.

2. Acknowledged the Company's operating performance of 2023 ended December 31, 2023.



3. Approved the financial statements of 2023 for the fiscal year ended December 31, 2023.

The matter was approved by a majority vote of the shareholders who attended the Meeting and cast their votes as follows:

Approved	306,541,100	votes,	equivalent to	100.0000	%
Disapproved	0	vote,	equivalent to	-	%
Abstained	0	vote,	not counted as vote		
Voided	0	vote,	not counted as vote		

4. Approved the omission of allocation of net profit as legal reserve and omission of the dividend payment for the year 2023.

The matter was approved by a majority vote of the shareholders who attended the Meeting and cast their votes as follows:

Approved	306,541,100	votes,	equivalent to	100.0000	%
Disapproved	0	vote,	equivalent to	-	%
Abstained	0	vote,	vote, not counted as vote		
Voided	0	vote,	not counted as vote		

5. Appointed 2 directors who were due to complete their terms, to retain their office and other positions for another term, namely:

1. Mr. Santi Maneewong	Director / Managing Director
2. Mr. Thawatchai Jirawaddhanangkana	Director / Managing Director

The matter was approved by a majority vote of the shareholders who attended the Meeting and cast their votes as follows:



1. Mr. Santi Maneewong

Approved	306,541,100	votes,	equivalent to	100.0000	%
Disapproved	0	vote,	equivalent to	-	%
Abstained	0	vote,	te, not counted as vote		
Voided	0	vote,	not counted as vote		

2. Mr. Thawatchai Jirawaddhanangkana

Approved	306,541,100	votes,	equivalent to	100.0000	%
Disapproved	0	vote,	equivalent to	-	%
Abstained	0	vote,	rote, not counted as vote		
Voided	0	vote,	not counted as vote		

6. Approved the remuneration of the directors for 2024 as follows:

Position	Attendance Fee /	Monthly Remuneration
	Time (Baht)	(Baht)
		(bant)
Chairman of the Board of Directors	15,000	25,000
Chairman of Audit Committee	15,000	
Chairman of Risk Management Committee	15,000	
Member of the Board of Directors	10,000	20,000
Member of Audit Committee	10,000	
Member of Risk Management Committee	10,000	

The remuneration of the directors and committee members for 2024 shall not exceed a total amount of Baht 1,250,000 (One Million Two Hundred Fifty Thousand Baht). The directors are entitled to remuneration at such rate and under such condition until otherwise resolved by the shareholders' meeting. Moreover, executive directors are only entitled to monthly remuneration and bonus as officers of the Company.



The matter was approved by not less than two-thirds (2/3) of the total votes of the shareholders who attended the Meeting as follows:

Approved	306,541,100	votes,	equivalent to	100.0000 %
Disapproved	0	vote,	equivalent to	- %
Abstained	0	vote,	equivalent to	- %
Voided	0	vote,	not counted as vote	

- **<u>Remark</u>**: The executive directors are not entitled to monthly remuneration; thus, they have no conflict of interest and are entitled to cast their votes in this agenda.
- 7. Approved the appointment of the auditors from PricewaterhouseCoopers ABAS Ltd. to be the Company's auditor for the year 2024:

1)	Ms. Sanicha	Akkarakittilap	Certified Public Accountant No. 8470; or
2)	Ms. Napanuch	Apichatsatien	Certified Public Accountant No. 5266; or
3)	Ms. Varaporn	Vorathitikul	Certified Public Accountant No. 4474

And approved the audit fee for the year 2024 in the amount of Baht 2,800,000 and acknowledged the audit fee of the Company's subsidiary for 2024 in the amount not exceed Baht 800,000, excluding other service fees which would be paid on an actual basis.

The matter was approved by a majority vote of the shareholders who attended the Meeting and cast their votes as follows:

Approved	306,541,100	votes,	equivalent to	100.0000	%
Disapproved	0	vote,	equivalent to	-	%
Abstained	0	vote, not counted as vote			
Voided	0	vote,	not counted as vote		

8. Approved the amendment of the Articles of Association in a total of 12 items to be in line with the amendment of the Public Limited Companies Act (No. 4), B.E. 2565 (2022) and announcements of the



Department of Business Development, Ministry of Commerce, relating to the amendment of the Act as follows:

- Section 4, Clause 22, 26, 27 and 28
- Section 5, Clause 36, 37, 38, 39, 40 and 41
- Section 7, Clause 51
- Section 8, Clause 53

In this regard, details of the amendments are as follows:

C	Current Articles of Association	Proposed Amendment of Articles of Association
Clause 22.	In the case that the whole board of	Clause 22. In the case that the whole board of
	directors vacates office, the retired board	directors vacates office, the retired board
	of directors shall remain in office as acting	of directors shall remain in office as acting
	directors to conduct the business of the	directors to conduct the business of the
	Company as necessary until the new	Company as necessary until the new
	board of directors takes office, unless	board of directors takes office, unless
	ordered otherwise by the court in a case	ordered otherwise by the court in a case
	where the board of directors vacates the	where the board of directors vacates the
	office by the court order.	office by the court order.
	The retired board of directors shall call for	The retired board of directors shall call for
	a shareholders' meeting to elect a new	a shareholders' meeting to elect a new
	board of directors within one (1) month	board of directors within one (1) month
	after the date of retirement, by sending	after the date of retirement, by sending
	the notice of meeting to shareholders not	the notice of meeting to shareholders not
	less than fourteen (14) days prior to the	less than fourteen (14) days prior to the
	date of the meeting and publish the	date of the meeting and publish the
	notice in a newspaper <u>not-less than three</u>	notice in a newspaper <u>or electronic media</u>
	(3) days prior to the date of the meeting	in accordance with the relevant laws
	for at least three (3) consecutive days	and regulations for at least three (3)
		consecutive days and not less than
		three (3) days prior to the date of the



C	furrent Articles of Association	Proposed	Amendment of Articles of Association
			<u>meeting. In the case that the</u>
			shareholders requested or gave consent
			to the delivery of notices or documents
			by electronic means, the Company or
			the board of directors may send the
			notice of meeting or supporting
			documents by electronic means in
			accordance with the relevant laws and
			regulations.
Clause 26.	The meeting of the board of directors	Clause 26.	The meeting of the board of directors
	shall be held at least <u>every three (3)</u>		shall be held at least <u>once (1) every three</u>
	months.		<u>(3) months.</u>
Clause 27.	The meeting of the board of directors	Clause 27.	The meeting of the board of directors
	shall be held in the locality in which the		shall be held in the locality in which the
	office of the Company is situated or a		head office of the Company is situated
	neighboring province or at another		or a neighboring province or at another
	place determined by the chairman of		place <u>in the Kingdom of Thailand</u>
	the board or any person authorized by		determined by the chairman of the
	the chairman of the board, or <u>the</u>		board or any person authorized by the
	chairman of the board may determine		chairman of the board, or <u>the meeting</u>
	that the meeting be held by electronic		may be operated by electronic media in
	media.		accordance with the laws on electronic
			meetings. In such event, the location of
			the Company's head office shall be
			deemed as the place of meeting.
Clause 28.	In summoning a meeting of the board of	Clause 28.	The chairman of the board shall call for
	directors, regardless of attending in person		the meeting of the board of directors.
	or by electronic means, the chairman of		
	the board or any person authorized by the		



Current Articles of Association	Proposed Amendment of Articles of Association
chairman of the board shall send the	In summoning a meeting of the board of
notice of meeting to the directors not less	directors, regardless of attending in person
than <u>seven (7) days</u> prior to the meeting	or by electronic means, the chairman of
date. Unless where it is necessary or	the board or any person authorized by the
urgent to preserve the rights or benefits of	chairman of the board shall send the
the Company, the meeting may be called	notice of meeting to the directors not less
by other methods and an earlier meeting	than <u>three (3) days</u> prior to the meeting
date may be chosen. In a case where such	date. Unless where it is necessary or
meeting will be held by electronic media,	urgent to preserve the rights or benefits of
the Company may send the notice of	the Company, the meeting may be called
meeting and supporting documents by	by electronic means or any other means
<u>electronic mail.</u>	and an earlier meeting date may be
	chosen. In a case that the directors
In a case that two (2) or more directors	requested or gave consent to the
request the calling of the meeting of the	delivery of notices or documents by
board of directors, the chairman of the	electronic means, the chairman of the
board shall proceed to call for a meeting	board or any person authorized by the
of the board of directors to be held within	chairman of the board may send the
fourteen (14) days as from the date of	notice of meeting or supporting
receipt of such request.	documents by electronic means in
	accordance with the relevant laws and
	regulations.
	In case it is necessary or urgent to preserve
	the rights or benefits of the Company, two
	(2) or more directors may jointly request
	the chairman of the board to call for a
	meeting of the board of directors
	whereby the subjects and reasons for
	calling for such meeting shall be stated
	in such request for the meeting to
	consider. In this regard, the chairman of



C	Current Articles of Association	Proposed	Amendment of Articles of Association
			the board shall proceed to call for a
			meeting to be held within fourteen (14)
			days as from the date of receipt of such
			request.
			In the case that the chairman of the
			board does not perform according to
			the third paragraph, the directors who
			have requested the meeting of the
			board of directors may jointly call for
			the meeting of the board of directors for
			the consideration of the requested
			matter to be held within fourteen (14)
			days as from the date of completion of
			the period under the third paragraph.
			In the case that there is no chairman of
			the board for any reasons, the vice-
			chairman of the board shall call for the
			meeting of the board of directors. In the
			case that there is no vice-chairman of
			the board for any reasons, two (2) or
			more directors may jointly call for the
			meeting of the board of directors.
Clause 36.	The meeting of shareholders shall be	Clause 36.	The meeting of shareholders shall be
	held in the locality in which the head		held in the locality in which the head
	office of the Company is situated or a		office of the Company is situated or a
	neighboring province or at another		neighboring province or at another place
	place determined by the board of		determined by the board of directors or
	directors or any person authorized by		any person authorized by the board of
	the board of directors, <u>or the board of</u>		directors, <u>or the meeting may be held</u>



C	Current Articles of Association	Proposed	Amendment of Articles of Association
	directors may determine that the		by electronic media in accordance with
	meeting be held by electronic media.		the laws on electronic meetings. In the
			case that the meeting is held by
			<u>electronic media, it shall be deemed</u>
			that the location of the Company's
			head office is the place of meeting.
Clause 37.	The board of directors shall convene a	Clause 37.	The board of directors shall convene a
	general meeting of shareholders within	Clause 51.	general meeting of shareholders within
	four (4) months as from the date of fiscal		four (4) months as from the date of fiscal
	year ending of the Company.		year ending of the Company.
	All other general meetings of shareholders		All other general meetings of
	shall be called extraordinary meetings.		shareholders shall be called
			extraordinary meetings.
	The board of directors may call for an		The board of directors may call for an
	extraordinary general meeting whenever		extraordinary general meeting whenever
	they deem appropriate or when one or		they deem appropriate or when one or
	more shareholders holding shares		more shareholders holding shares
	amounting to not less than ten (10)		amounting to not less than ten (10)
	percent of the total number of		percent of the total number of
	distributed shares may submit a written		distributed shares may submit a written
	request to the board of directors to call		request to the board of directors to call
	for an extraordinary general meeting at		for an extraordinary general meeting at
	any time, but the subjects and reasons		any time, but the subjects and reasons
	for calling for such meeting shall be		for calling for such meeting shall be
	explicitly stated in such request. In this		explicitly stated in such request. In this
	regard, the board of directors shall		regard, the board of directors shall
	proceed to call for a meeting of		proceed to call for a meeting of
	shareholders to be held within forty-five		shareholders to be held within forty-five



Current Articles of Association	Proposed Amendment of Articles of Association
(45) days as from the date of receipt of	(45) days as from the date of receipt of
such request from the shareholders.	such request from the shareholders.
In the case that the board of directors	In the case that the board of directors
does not hold such meeting within the	does not hold such meeting within the
period specified in the third paragraph,	period specified in the third paragraph,
the shareholders who have submitted	the shareholders who have submitted
the request or other shareholders	the request or other shareholders
holding the aggregate number of shares	holding the aggregate number of shares
as prescribed in this Article may call for	as prescribed in this Article may call for
the meeting by themselves within forty-	the meeting by themselves within forty-
five (45) days from the completion of	five (45) days from the completion of
the period referred to in the third	the period referred to in the third
paragraph. In this case, it shall be	paragraph. In this case, it shall be
deemed that such shareholder's	deemed that such shareholder's
meeting is the meeting called by the	meeting is the meeting called by the
board of directors. The Company shall	board of directors. The Company shall
be responsible for all necessary	be responsible for all necessary
expenses incurring from the holding of	expenses incurring from the holding of
such meeting and provide reasonable	such meeting and provide reasonable
facilitation for the meeting.	facilitation for the meeting.
In the case that the quorum of the	In the case that the shareholders call for
meeting convened as requested by the	an extraordinary meeting according to
shareholders according to the fourth	the fourth paragraph, the shareholders
paragraph cannot be formed as required	who call for the meeting may send
by Article 39, the shareholders under	notice of meeting to shareholders by

by Article 39, the shareholders under the fourth paragraph shall be jointly responsible for any expenses incurring from the convening of such meeting.

shareholders have already sent their requests or given consent to the Company or the board of directors.

electronic means provided that the



C	Current Articles of Association	Proposed	Amendment of Articles of Association
			In the case that the quorum of the
			meeting convened by the shareholders'
			request according to the fourth
			paragraph cannot be formed as required
			by Article 39, the shareholders under
			the fourth paragraph shall be jointly
			responsible for any expenses incurring
			from the convening of such meeting.
Clause 38.	In summoning a meeting of	Clause 38.	In summoning a meeting of
	shareholders, regardless of attending in		shareholders, regardless of attending in
	person or by electronic means, the		person or by electronic means, the
	board of directors shall prepare a notice		board of directors shall prepare a notice
	summoning the meeting, with an		summoning the meeting, with an
	indication of the place, date, time,		indication of the place, date, time,
	agenda of the meeting, and matters to be proposed to the meeting, together		agenda of the meeting and, matters to be proposed to the meeting, together
	with appropriate details and a clear		with appropriate details and a clear
	indication whether such matters are to		indication whether such matters are to
	be proposed for acknowledgement,		be proposed for acknowledgement,
	approval or consideration, as well as		approval or consideration, as well as
	opinions of the board of directors on		opinions of the board of directors on
	such matters, and shall send such		such matters, and shall send such notice
	notice to the shareholders and the		to the shareholders and the Public
	Public Limited Company Registrar not		Limited Company Registrar not less than
	less than seven (7) days prior to the date		seven (7) days prior to the date of the
	of the meeting, provided that the notice		meeting, provided that the notice
	summoning the meeting shall also be		summoning the meeting shall also be
	published in a newspaper for at least		published in a newspaper <u>or an</u>
	three (3) consecutive days and not less		electronic media in accordance with the
	than three (3) days prior to the date of		relevant laws and regulations for at least
	the meeting. In a case where such		three (3) consecutive days and not less



C	Current Articles of Association	Proposed	Amendment of Articles of Association
	meeting will be held by electronic		than three (3) days prior to the date of
	media, the Company may send notice		the meeting. <u>In a case where the</u>
	of meeting and supporting documents		shareholders requested or gave consent
	by electronic mail.		to the delivery of notices or documents
			by electronic means, the Company or
			the board of directors may send notice
			of meeting or supporting documents by
			electronic means in accordance with the
			relevant laws and regulations.
Clause 39.	In the meeting of shareholders,	Clause 39.	In the meeting of shareholders,
	regardless of attending in person or by		regardless of attending in person or by
	electronic means, there shall be		electronic means, there shall be
	shareholders and proxies (if any) present		shareholders and proxies (if any) present
	at the meeting in a number not less		at the meeting in a number not less
	than twenty-five (25) persons or not less		than twenty-five (25) persons or not less
	than one half $(1/2)$ of the total number		than one half (1/2) of the total number
	of shareholders with a number of shares		of shareholders with a number of shares
	amounting not less than one-third (1/3)		amounting not less than one-third (1/3)
	of the total number of distributed		of the total number of distributed
	shares to constitute a quorum. <u>And shall</u>		shares to constitute a quorum.
	comply with the criteria prescribed by		
	the virtue of the laws on electronic		At any meeting of shareholders, upon
	meetings.		the lapse of one (1) hour from the time
			fixed for the meeting commencement, if
	At any meeting of shareholders, upon		a number of the shareholders present is
	the lapse of one (1) hour from the time		insufficient to form a quorum as
	fixed for the meeting commencement,		stipulated; the meeting shall be
	if a number of the shareholders present		cancelled if such meeting is convened
	is insufficient to form a quorum as		because the shareholders have
	stipulated; the meeting shall be		requested, the meeting shall be
	cancelled if such meeting is convened		reconvened, if such meeting is held not



Current Articles of Association		Proposed Amendment of Articles of Association		
	because the shareholders have requested, the meeting shall be reconvened, if such meeting is held not because the shareholders have requested, and the notice of meeting shall be sent to the shareholders not less than seven (7) days in advance of the date of the meeting. In the subsequent meeting no quorum is required.	because the shareholders have requested, and the notice of meeting shall be sent to the shareholders not less than seven (7) days in advance of the date of the meeting. In the subsequent meeting no quorum is required.		
Clause 40.	At a meeting of shareholders, a shareholder may appoint a person for the purpose of attending the meeting and voting on the shareholder's behalf. The appointment of a proxy must be made in writing and signed by the grantor according to the form as prescribed by the Public Limited Company Registrar. The proxy form must be submitted to the chairman of the board or other person designated by the chairman of the board at the meeting venue before the proxy attending the meeting. The form shall at least contain the following particulars:	Clause 40. At a meeting of shareholders, a shareholder may appoint a person for the purpose of attending the meeting and voting on the shareholder's behalf. The appointment of a proxy must be made in writing and signed by the grantor according to the form as prescribed by the Public Limited Company Registrar. The proxy form must be submitted to the chairman of the board or other person designated by the chairman of the board at the meeting venue before the proxy attending the meeting. The form shall at least contain the following particulars: (1) Number of shares held by the		
	grantor;(2) Name of the proxy;(3) Meeting reference number that the proxy is granted to attend and vote.	grantor; (2) Name of the proxy; (3) The number of times that the proxy is granted to attend and vote.		



Current Articles of Association	Proposed Amendment of Articles of Association
	The appointment of a proxy as mentioned in paragraph one may be made by electronic means in accordance with the relevant laws and regulations, it provided that such means are safe and can be proven that the proxy has been appointed by the shareholder itself.
Clause 41. The meeting of shareholders shall proceed according to an order fixed in the meeting agenda as specified in the notice of meeting unless the shareholders' meeting resolved to change the order of the agenda by the affirmative votes of the shareholders not less than two-thirds (2/3) of the shareholders attending the meeting.	Clause 41. The meeting of shareholders shall proceed according to an order fixed in the meeting agenda as specified in the notice of meeting unless the shareholders' meeting resolved to change the order of the agenda by the affirmative votes of the shareholders not less than two-thirds (2/3) of the shareholders attending the meeting.
After the meeting has considered all agenda items specified under the notice of meeting, shareholders holding not less than one-third (1/3) of the total number of distributed shares may request the meeting to consider other matters not specified in such notice.	After the meeting has considered all agenda items specified under the notice of meeting, shareholders holding not less than one-third (1/3) of the total number of distributed shares may request the meeting to consider other matters not specified in such notice.
In the event that the meeting cannot complete consideration of matters according to the agenda specified under the notice of meeting or the matters NO: 24CS-ELCID2024-002	In the event that the meeting cannot complete consideration of matters according to the agenda specified under the notice of meeting or the matters



Current Articles of Association		Proposed Amendment of Articles of Association	
	that are raised by the shareholders in	that are raised by the shareholders in	
	time, and the postponement of the	time, and the postponement of t	
	meeting is necessary, the meeting shall	meeting is necessary, the meeting shall	
	determine the place, date, and time of	determine the place, date, and time of	
	the next meeting and the board of	the next meeting and the board of	
	directors shall send the notice of	directors shall send the notice of	
	meeting specifying the place, date, time,	meeting specifying the place, date, time,	
	and agenda of the meeting to the	and agenda of the meeting to the	
	shareholders at least seven (7) days	shareholders at least seven (7) days	
	prior to the date of the meeting. The	prior to the date of the meeting. The	
	meeting invitation shall be published in	meeting invitation shall be published in	
	a newspaper for at least three (3)	a newspaper <u>or electronic media in</u>	
	consecutive days and not less than	accordance with the relevant laws and	
	three (3) days prior to the date of the	regulations for at least three (3)	
	meeting.	consecutive days and not less than	
		three (3) days prior to the date of the	
		meeting. <u>In the case that the</u>	
		shareholders requested or gave consent	
		to the delivery of notices or documents	
		by electronic means, the Company or	
		the board of directors may send the	
		notice of meeting or supporting	
		documents by electronic means in	
		accordance with the relevant laws and	
		regulations.	
Clause 51.	In a case where the Company wishes to	Clause 51. In a case where the Company wishes to	
	reduce the amount of its registered	reduce the amount of its registered	
	capital, the meeting's resolution to	capital, the meeting's resolution to	
	reduce the amount of the registered	reduce the amount of the registered	
	capital shall be sent to the creditor(s) of	capital shall be sent to the creditor(s) of	
	the Company within fourteen (14) days	the Company within fourteen (14) days	



C	Current Articles of Association	Proposed	Amendment of Articles of Association
	as from the date of the shareholders'		as from the date of the shareholders'
	resolution. Creditor(s) have the rights to		resolution. Creditor(s) have the rights to
	object to the capital reduction within		object to the capital reduction within
	two (2) months from the date the		two (2) months from the date the
	notification is received. Such meeting's		notification is received. Such meeting's
	resolution shall be published in a		resolution shall be published in a
	newspaper within fourteen (14) days		newspaper <u>or electronic media in</u>
	from the date of the shareholders'		accordance with the relevant laws and
	resolution for at least three (3)		regulations within fourteen (14) days
	consecutive days.		from the date of the shareholders'
			resolution for at least three (3)
			consecutive days. In the case that the
			Company's creditor(s) have requested
			or given consent to the delivery of
			notices or documents by electronic
			means, the Company or the board of
			directors may send the notice of
			resolution to reduce the amount of the
			registered capital by electronic means in
			accordance with the relevant laws and
			regulations.
Clause 53.	The board of directors may consider	Clause 53.	The board of directors may consider
	making interim dividend payment to the		making interim dividend payment to the
	shareholders from time to time when it		shareholders from time to time when it
	deems that the Company has enough		deems that the Company has enough
	profit to do so, and the payment of such		profit to do so, and the payment of such
	dividend shall be reported to the		dividend shall be reported to the
	shareholders in the next meeting.		shareholders in the next meeting.
	The dividend payment shall be made		The dividend payment shall be made
	within one (1) month from the date of		within one (1) month from the date of



Current Articles of Association	Proposed Amendment of Articles of Association
the meeting of shareholders or the	the meeting of shareholders or the
board of directors' votes, as the case	board of directors' votes, as the case
maybe. The notice of such dividend	maybe. The notice of such dividend
payment shall be sent to the	payment shall be sent to the
shareholders and published in a	shareholders and published in a
newspaper for at least three (3)	newspaper <u>or electronic media in</u>
consecutive days.	accordance with the relevant laws and
	<u>regulations</u> for at least three (3)
	consecutive days. <u>In the case that the</u>
	shareholders have requested or given
	consent to the delivery of notices or
	documents by electronic means, the
	Company or the board of directors may
	send the notice of dividend payment by
	electronic means in accordance with the
	relevant laws and regulations.

The matter was approved by not less than three-fourth (3/4) of the total number of votes of the shareholders who attended the Meeting and entitled to vote as follows:

Approved	306,541,100	votes,	equivalent to	100.0000 %
Disapproved	0	vote,	equivalent to	- %
Abstained	0	vote,	equivalent to	- %
Voided	0	vote,	not counted as vote	



Please be informed accordingly.

Yours sincerely,

Twenty-Four Con & Supply Public Company Limited

-Santi-

(Mr. Santi Maneewong) Director/ Executive Director