

Invitation to the

2021

Annual General Meeting of Shareholders

CAZ (Thailand) Public Company Limited

Friday, 23 April 2021 at 1.30 p.m.

Open for registration at 12.30 p.m.

At Meeting Room A in the Engineering Building, of the Company's Headquarters
239 Huaypong-Nongbon Road, Huaypong Sub-district,
Muang Rayong District, Rayong 21150

For convenience during registration of shareholders or proxies attending the meeting,
please bring along the meeting invitation displaying barcode or proxy form
and national identification card or identification document issued by
government agencies as proof of identification.

(No complimentary gifts will be given out In order to comply with the policy on transparency and the guideline for good corporate governance campaigned by the supervising authorities in relation to the decrease or cancellation of token giving at the annual general meeting of shareholders).



26 March 2021

Subject: The Annual General Meeting of Shareholder for the year 2021

Attention: The Shareholders of CAZ (Thailand) Public Company Limited

According to the Annual General Meeting of Shareholder for the year 2021 of CAZ (Thailand) Public Company Limited ("the Company") will be held on Friday 23 April 2021, at Meeting Room A in the Engineering Building, of the Company's Headquarters 239 Huaypong-Nongbon Road, Huaypong Sub-district, Muang Rayong District, Rayong 21150.

<u>Please Note</u> Due to continuing corona virus outbreak of Corona Virus 2019 (CODID-19), the Company encourages shareholders to authorize Mr. Natie Tabmanie, The Company's Independent Directors to act as your Proxy at the meeting and to vote for you instead of attending the meeting in person. In the event that shareholders attend the meeting in person, the Company asks all shareholders to strictly comply with the recommendations of the Department of Disease Control, Ministry of Public Health regarding "the control of Corona Virus Disease 2019 (COVID-19). And Recommendations for participants at meeting as Follows;

- Should not attend the meeting if you are sick or have a fever or have symptoms of a respiratory system diseases such as cough, sore throat, sneezing, runny nose, breathe racers.
- All participants must wear face masks at all time while attending the meeting and clean their hands with sanitizer.
- If you feel you sick, or have a fever or respiratory symptoms; do not attend
 meetings, seminars or other mass gatherings, and promptly seek medical
 attention.
- 4. If you observe that other participants have symptoms like fever, cough and runny nose, advise them to promptly seek attention.
- 5. Avoid contact with people who are sick, especially patients with respiratory diseases who are not wearing face masks.

For the safety of everyone, the Company has set up screening process to check the temperature of all attendees before the meeting. The Company reserves the right to not



allow people with fever above 37.5 degrees to attend the meeting. And also no food and beverages will be served to reduce the risk of the spread of virus.

If there are any changes in the situation or additional AGM-related measures from the Government Official, the Company will inform Shareholders via the Company's website www.caz.co.th or www.set.or.th. Please closely follow all news and information via mentioned channels.

Please be informed accordingly.

Yours Sincerely

Mr. Chung Sik Hong

Chief Executive Officer

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26 March 2021

Subject: Invitation to the 2021 Annual General Meeting of Shareholders

To: Shareholders of CAZ (Thailand) Public Company Limited

Enclosures 1. 2020 Annual Report including the statement of financial position and income

statement in QR Code format which presented on the meeting invitation form

2. Capital Increase Report (F53-4)

3. Information on individuals proposed for directorship in replacement for those

due to retire by rotation

4. The Company's Articles of Association relating to shareholders' meetings

5. Information on independent directors currently in position proposed as proxy

for shareholders

6. Explanation on the registration process, appointment of proxies, and vote

casting

7. Registration form for meeting attendance

8. Map of the 2021 Annual General Meeting venue

9. 2020 Annual Report (hard copy) request form

10. Proxy forms (Form A, Form B, and Form C) in QR Code format. In accordance

with the specifications of the Department of Business Development, Ministry of

Commerce

The Board of Directors of CAZ (Thailand) Public Company Limited (the "Company")

deemed it appropriate to convene the 2020 Annual General Meeting of Shareholders on Friday,

23 April 2021 at 1.30 pm. at Meeting Room A located in the Engineering Building of the Company's

headquarters, 239 Huaypong-Nongbon Road, Huaypong Sub-district, Muang Rayong District,

Rayong 21150 to consider the following meeting agenda.

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Agenda 1 To acknowledge the report on the Company's operating results for the year 2020

<u>Facts and Rationale</u>: Article 35 (1) of the Company's Articles of Association states that the Annual General Meeting of shareholders shall "consider the Board of Directors' report with regards to the Company's operations for the past year". The Board of Directors summarized the Company's operating results for the year 2020 (according to the QR code on the meeting invitation form).

The Company operates its business on the basis of transparency, ethics, adherence to good corporate governance principles, and compliance with laws relating to anti-corruption measures and bribery given to officers of the state or the private sector. The Company's organization structure was designed such that responsibilities are clearly defined by operating process and chain of command so as to achieve appropriate balance of power and checks and balance. Thus, the Company specified anti-corruption measures to serve as a guideline for directors, executives, and personnel of the Company and its subsidiaries.

<u>Opinion of the Board</u>: The Board of Directors deemed it appropriate to propose the acknowledgement of the Company's operating results for the year 2020 and the 2020 Annual Report.

Voting Requirement: This agenda is for acknowledgement and voting is not required.

Agenda 2 To consider and approve the financial statements for the year 2020 ended 31 December 2020

Facts and Rationale: Section 112 of the Public Limited Companies Act B.E. 2535 states that "The Board of Directors shall prepare the statement of financial position and income statement as at the last day of the Company's accounting period to be proposed to the Annual General Meeting of shareholders for consideration and approval." and Article 36 (2) of the Company's Articles of Association states that the Annual General Meeting of shareholders shall "consider and approve the statement of financial position and statement of comprehensive income". Details on the Company's operating results appear in the 2020 Annual Report in QR Code format accompanying this meeting invitation form.

<u>Opinion of the Board</u>: The Board of Directors deemed it appropriate to propose the consideration and approval of consolidated financial statements of the Company and its subsidiary and separate financial statements of the Company comprising of the consolidated and separate statements of



financial position as at 31 December 2020, consolidated and separate statements of comprehensive income, consolidated and separate statements of changes in equity, and consolidated and separate cash flow statements for the accounting period ended 31 December 2020, which have been audited and signed by the Company's external auditor, KPMG Phoomchai Audit Limited, reviewed by the Audit Committee, and approved by the Board of Directors. Key information on the Company's financial position and operating results for the year 2020 can be summarized as follows.

Summary of the Company's Financial Statements

Unit: Baht

Statement of Financial Position	Consolidated	Separate
	Financial	Financial
	Statements	Statements
Total assets	1,675,024,267	1,706,781,606
Total liabilities	1,146,810,394	1,189,681,098
Paid-up capital	140,000,000	140,000,000
Total equity attributable to owners of the parent	522,538,122	517,100,508
	Consolidated	Separate
Statement of Comprehensive Income	Financial	Financial
	Statements	statements
Total revenues	2,236,438,819	2,239,388,168
Net profit attributable to owners of the parent	61,505,451	56,061,067
Earnings per share (Baht per share)	0.22	0.20

<u>Voting Requirement</u>: This agenda requires the approval of the meeting by a majority vote of shareholders attending and possessing voting rights.

Agenda 3 To consider and approve the appropriation of the Company's net profit for the year 2020 and for dividend payment

<u>Facts and Rationale</u>: The Company's dividend payment policy states that the Company shall pay dividends of no less than 40% of net profit from separate financial statements of the Company after deduction of corporate income tax and statutory reserve and dividend payment shall not pose significant impact on the Company's normal business operations. However, the aforementioned



dividend payment may change depending on the business performance and financial status, liquidity, business expansion plan. Necessity and other suitability in the future of the company and as Section 115 of the Public Limited Companies Act B.E. 2535 and Article 44 of the Company's Articles of Association states that "Dividends shall be paid within (1) month from the date of the shareholders' meeting or Board of Directors' Meeting resolution, as may be the case, and written notice shall be sent to shareholders as well as advertised in newspapers regarding such dividend payment for a period of at least (3) consecutive days." Moreover, Section 116 of the Public Limited Companies Act B.E. 2535 and Article 45 of the Company's Articles of Association states that "The Company shall appropriate no less than 5% of its net profit for the year deducted by accumulated losses (if any) as legal reserve until the amount of legal reserve is no less than 10% of registered capital."

Opinion of the Board: In 2020, the Company's net profit for separate financial statement of Baht 56.06 Million with no accumulated losses. The Board's resolution approved to allocate the Company's 2020 net profit of separate financial statement and dividend payment for the operating result of the period 1 January – 31 December 2020 at the rate of Baht 0.04778 per share, the total of dividend payment value is totaling of Baht 13.38 Million. The dividend payment shall be paid by the stock dividend and cash, details of which are as follows:

- 3.1 Allocated net profit of the year ended 2020 not less than 5 percent as legal reserve totaling of Baht 2.80 Million.
- 3.2 The dividend payment for the operating result during the period of 1 January 31 December 2020 to shareholders at the rate of Baht 0.04778 per share, the total of dividend payment value is totaling of Baht 13.38 Million. The dividend payment shall be paid by the stock dividend and cash, details of which are as follows:
 - (1) Payment in the form of stock dividend in the amount approximately of 14 million shares at the ratio of 20 existing ordinary shares to 1 new ordinary share, with a par value of Baht 0.50 per share, or the value is not exceeding to Baht 7,000,000. The stock dividend is at rate of Baht 0.0250 per share. In case of any shareholders has a fraction of the original share



- after the stock dividend allocation, cash will be paid instead of the stock dividend at the rate of Baht 0.0250 per share.
- (2) Payment in the form of cash dividend will pay at the rate of Baht 0.0200 per share. Including, accommodate withholding tax by laws of stock dividend at the rate of Baht 0.00278 per share. Totaling of cash dividend payment approximately of Baht 0.02278 per share, or Baht 6.38 Million.

The total dividend payment of (1) and (2) is approximately at the rate of Baht 0.04778 per share, or totaling of Baht 13.38 Million. Equivalent to 25.12% of net profit of separated financial statement after deducting tax and legal reserve which lower than the Company's dividend policy. The main reason is to maintain liquidities of cash flow for the Company's working capital.

The Board's resolution agreed to propose to the 2021 Annual General Meeting of Shareholders to approve the appropriation of net profit allocated and dividend payment from the operating result of the period 1 January – 31 December 2020 at the rate of Baht 0.04778 per share, the total of dividend payment value is totaling of Baht 13.38 Million. And also this dividend payment shall be paid inform of the stock dividend and cash which mention above.

The Company will use the record date to determine the name of shareholders who are entitled to receive the dividend is on March 18, 2020. The dividend will be paid on Friday May 21, 2021.

Comparison table of dividend payment rates in the past year

Description	1 Jan 2019 – 31 Dec 2019	1 Jan 2020 – 31 Dec 2020
Net profit of separate financial	81,281,590	56,061,067
statement (Baht)		
Number of shares (share)	280,000,000	280,000,000
Number of stock dividends (share)	-	14,000,000
Stock dividend ration (Existing : New)	-	20 : 1
(Baht/share)		0.0250
Fraction of the existing shares after the	-	0.0250
stock dividend allocation (Baht/share)		



Description	1 Jan 2019 – 31 Dec 2019	1 Jan 2020 – 31 Dec 2020
Cash dividend will pay at the rate	0.1071	0.02278
(Baht/share)		
Total dividend rate (Baht/share)	0.1071	0.04778
Note	Portion of dividend payment Portion of dividend payment	
	lower than the Company's	lower than the Company's
	dividend payment policy.	dividend payment policy.
	Regarding to maintain the	Regarding to maintain the
	Company's working capital.	Company's working capital.

<u>Voting Requirement</u>: This agenda requires the approval of the meeting by a majority vote of shareholders attending and possessing voting rights.

Agenda 4 To consider and approve the increase of the Company's registered capital for the stock dividend payment

Facts and Rationale: According in the dividend payment of the Company's ordinary shares in Agenda 3, the Company has to propose to the Annual General Meeting of Shareholders to consider and approve the increase in the Company's registered capital to accommodate the stock dividend. To consider and approve the increase of the Company's registered capital in the amount of Baht 7,000,000 from existing capital totaling of Baht 140,000,000 to the registered capital of Baht 147,000,000 by issuing 14,000,000 newly ordinary shares at the par value of Baht 0.50 per share. Capital increase of the Company are as set out in capital increased report form (F53-4) (Enclosure 2).

Opinion of the Board: The Board of Directors deemed it appropriate to propose the consideration and approval of the Annual General Meeting of Shareholders to consider and approve the increase in the Company's registered capital to accommodate the stock dividend. The increase of the Company's registered capital in the amount of Baht 7,000,000 from existing capital totaling of Baht 140,000,000 to the registered capital of Baht 147,000,000 by issuing 14,000,000 newly ordinary shares at the par value of Baht 0.50 per share.

<u>Voting Requirement</u>: This agenda requires the approval of the meeting by no less than three-fourths (3/4) of the total number of votes of shareholders who attend the meeting.



Agenda 5 To consider and approval the amendment of Clause 4 of the Company's Memorandum of Association in order to be in the line with the increase of the Company's registered capital

<u>Facts and Rationale</u>: As a result of the increase in the Company's registered capital as proposed to the meeting to consider in Agenda 4 above, the Company has an increased registered capital of 14,000,000 shares to the registered capital of Baht 147,000,000, divided into 294,000,000 shares with a par value of Baht 0.50 per share, which the company has to amend the Memorandum of Association Clause 4.

Opinion of the Board: The Board of Directors deemed it appropriate to propose the consideration and approval of the Annual General Meeting of Shareholders No. 1/2021 to consider and approve the amendment of Clause 4 of the Memorandum of Association to be in line with the increase of the Company's registered capital. By the person assigned by the Board of Directors to register the amendment of the Memorandum of Association of the Department of Business Development Ministry of commerce has the power to amend and add words to be in accordance with the order of the Registrar as follows:

"Clause 4. Registered capital 147,000,000 Baht (One hundred and forty-seven million baht)

Divided into 294,000,000 Shares (Two hundred and ninety-four million shares)

Par value per share 0.50 Baht (Fifty Satang)

Categorized into:

Ordinary shares 294,000,000 Shares (Two hundred and ninety-four million shares)

Preferred shares - Shares (-)"

<u>Voting Requirement</u>: This agenda requires the approval of the meeting by no less than three-fourths (3/4) of the total number of votes of shareholders who attend the meeting.

Agenda 6 To consider and approve the allocation of the Company's newly issued ordinary shares for stock dividend payment

<u>Facts and Rationale</u>: According in the allocation of retained earnings and dividend payments as proposed to the meeting for consider in Agenda 4 and the increase of the Company's registered capital by issuing 14,000,000 new ordinary shares with a par value of Baht 0.50 per share, as mentioned in Agenda 5 above, it is deemed appropriate to propose the consideration and approval



of the Annual General Meeting of Shareholders No. 1/2021 for approval the allocation of the Company's newly issued ordinary shares for stock dividend payment.

Opinion of the Board: The Board of Directors deemed it appropriate to propose the consideration and approval of the allocation of the Company's newly issued ordinary shares for stock dividend payment.

<u>Voting Requirement</u>: This agenda requires the approval of the meeting by a majority vote of shareholders who attend the meeting and have the right to vote without counting the votes of those who abstained in the counting of votes.

Agenda 7 To consider and approve the appointment of directors in replacement of those due to retire by rotation

Facts and Rationale: The Public Limited Companies Act B.E. 2535 and Article 15 of the Company's Articles of Association states that "In the Annual General Meeting held each year, one-third (1/3) of directors shall vacate position. If the number of directors is not a multiple of (3), the number of directors closest to one-third shall vacate position. In the first and second year after registration of the Company, directors who will vacate position shall be determined by drawing lots, with directors holding the longest duration in position to vacate position in subsequent years. Directors vacating position may be reelected for position." In addition, Article 14 of the Company's Articles of Association states that the Annual General Meeting of shareholders shall "consider the appointment of directors in replacement of those due to retire by rotation". In the 2021 Annual General Meeting, 3 directors due to retire are as follows.

1. Mr. Narongrit Tavornvisitporn Independent Director / Chairman of the Board /

Audit Committee / Nomination and

Remuneration Committee

2. Mr. Natie Tabmanie Independent Director / Chairman of Audit

Committee / Nomination and Remuneration Committee

3. Ms. Kanchana Rimpanichayakij Director

<u>Opinion of the Board</u>: (Excluding directors with stake in the matter) The Board of Directors agree with the Nomination and Remuneration Committee's proposal and deemed it appropriate to propose the consideration and approval of appointment of 3 directors, namely, Mr. Narongrit Tavornvisitporn, Mr. Natie Tabmanie, and Ms. Kanchana Rimpanichayakij, for reelection for another term. The Board of Directors are of the opinion that such individuals are qualified, knowledgeable, capable, and experienced, able to contribute benefits to the Company's business operations. In



addition, such individuals undertake their duties with responsibility, caution, honesty, and possess complete qualifications in accordance with the Public Limited Companies Act B.E. 2535 and comply with SEC and SET regulations, with information as shown in **Enclosure 3**.

Moreover, the Company gives shareholders the opportunity to nominate persons who are considered suitable and qualifid. In order to be considered as a director according to the criteria disclosed on the Company's website from 8 January 2021 to 16 February 2021, but no one propose nominated for director any names.

Shareholding of Individuals Proposed for Directorship

Names of Individuals Proposed for Directorship	Number of Shares	Voting Rights
Mr. Narongrit Tavornvisitporn	-	-
Mr. Natie Tabmanie	-	-
Ms. Kanchana Rimpanichayakij	200	200

<u>Voting Requirement</u>: This agenda requires the approval of the meeting by a majority vote of shareholders attending and possessing voting rights.

Agenda 8 To consider and approve remuneration for the Board of Directors for the year 2021

<u>Facts and Rationale</u>: Section 90 of the Public Limited Companies Act B.E. 2535 states that "the Company shall not pay to directors' cash or assets except for remuneration in accordance with the Company's Articles of Association" and Article 16 of the Company's Articles of Association states that "directors are entitled to remuneration from the Company in the form of gratuity, meeting allowance, pension, bonus, or other forms of remuneration".

<u>Opinion of the Board</u>: The Board of Directors deemed it appropriate to propose the consideration and approval of director remuneration for the year 2021 in the form of meeting allowance of no more than Baht 2,000,000 (Two million), based on consideration of appropriateness to the nature of business and relationship to the Company's operating results consistent with market and industry norms and roles and responsibilities of the Board of Directors, with the following details.



Comparison of Director Remuneration in the Previous Year

	2021	2021	2020	2020
Committee	(Proposed)	(Proposed)		
	Monthly	Meeting	Monthly	Meeting
	compensation	Allowance /	compensation	Allowance /
	/ Person	Meeting / Person	/ Person	Meeting / Person
Chairman of the Board of Directors	35,000	-None-	35,000	-None-
Chairman of the Audit Committee	30,000	-None-	30,000	-None-
Independent Director	25,000	-None-	25,000	-None-
Chairman of the Nomination and	-None-	12,500	-None-	12,500
Remuneration Committee				
Director	-None-	12,000	-None-	12,000
Nomination and Remuneration	-None-	-None-	-None-	-None-
Committee Member				

In 2020, the Company paid director remuneration in the form of meeting allowance totaling Baht 1,453,000 with details as follows.

Names	2019	2020
1. Mr. Narongrit Tavornvisitporn	185,000	420,000
2. Mr. Natie Tabmanie	-	360,000
3. Mr. Yingyong Techarungnirun	144,000	300,000
4. Mr. Yeong Cheol Choi¹	-	48,000
5. Mr. Chung Sik Hong	48,000	60,000
6. Ms. Nita Treeweeranuwat	84,000	60,000
7. Mr. Prasert Treeveeranuwat	84,000	60,000
8. Mr. Somchai Kanbuakeaw	109,000	85,000
9. Ms. Kanchana Rimpanichayakij	72,000	60,000
10. Mr. Charoenchai Amnatsomboonsuk ¹	36,000	ı
11. Mr. Suthi Thum-Umnauysuk²	132,000	-
Total	894,000	1,453,000



Remark: ¹Mr. Charoenchai Amnatsomboonsuk has resigned from directorship by Mr. Yeong Cheol Choi was appointed as director in replacement of the director who resigned, from the resolution of the Board Director Meeting No. 1/2020 held on 27 February 2020.

<u>Voting Requirement</u>: This agenda requires the approval of the meeting by no less than two-thirds of total votes of shareholders attending the meeting.

Agenda 9 To consider and approve the appointment of the Company's external auditor and the determination of audit fees for the year 2021

Facts and Rationale: Section 120 of the Public Limited Companies Act B.E. 2535 states that "the Annual General Meeting held each year shall appoint the Company's auditor and determine audit fees, and the former auditor may be reappointed" and Section 121 of the Public Limited Companies Act B.E. 2535 states that "the auditor shall not be director, personnel, employee, or undertake any position in the Company". In addition, Article 42 of the Company's Articles of Association specifies that the Annual General Meeting held each year shall appoint the Company's auditor and determine audit fees, and the former auditor may be reappointed. The auditor shall not be director, personnel, employee, or undertake any position in the Company. However, the Company shall arrange for the rotation of auditors in accordance with the Securities and Exchange Law and/or other related laws.

Opinion of the Audit Committee: The Audit Committee deemed it appropriate to propose to the Board of Directors for proposal to the Annual General Meeting the consideration and approval of the appointment of Ms. Vipavan Pattavanvivek, Certified Public Accountant No. 4795, Ms. Nawarat Nitikeatipong, Certified Public Accountant No. 7789, and Ms. Chanarat Chanwa, Certified Public Accountant No. 9052 from KPMG Phoomchai Audit Limited as the Group of Companies' external auditor with one of the above-mentioned individuals performing the audit and expression of opinion on the Company's financial statements. In case such individuals are unable to undertake such proceedings, KPMG Phoomchai Audit Limited shall arrange for other auditors from KPMG Phoomchai Audit Limited to undertake such duties in replacement.

In addition, after consideration of the amount of work and audit fees of companies the same level, it is evident that the fees proposed by KPMG Phoomchai Audit Limited are appropriate. One of the above-mentioned individuals or other auditors from KPMG Phoomchai

² Resigned from the position of Independent Director, Chairman of the Audit Committee and the Nomination and Remuneration Committee of the Company, effective from August 15, 2019.



Audit Limited on the list of auditors approved by the Securities and Exchange Commission shall perform the audit and expression of opinion on the Group of Companies' financial report.

Name of Auditor	License No.	Number of Years Serving as the Company's Auditor
Ms. Vipavan Pattavanvivek	4795	1
Ms. Nawarat Nitikeatipong	7789	-
Ms. Chanarat Chanwa	9052	-

Comparison of Audit Fees with the previous year

Commonia	Audit	Fees
Company	2021 (proposed)	2020
CAZ (Thailand) Public Company Limited	2,700,000	2,800,000
A Subsidiary	400,000	400,000
Total	3,100,000	3,200,000

^{*} Excluding actual miscellaneous expense incurred in the provision of audit service

KPMG Phoomchai Audit Limited and the above-mentioned 3 auditors have no relationship and/or interest with the Company, executives, major shareholders, or any related persons of such individuals and do not hold shares in the Company, and thus are independent in the audit and expression of opinion on the Company's financial statements. As such, the Audit Committee deemed it appropriate to propose the determination of audit fees for the year 2021 to the Board of Directors. The audit fees are as follows: CAZ (Thailand) Public Company Limited at Baht 2,700,000 and its subsidiary (1 company) at Baht 400,000, totaling Baht 3,100,000, excluding actual miscellaneous expense incurred in the provision of audit service.

Opinion of the Board: The Board of Directors deemed it appropriate to propose the consideration and approval of the appointment of Ms. Vipavan Pattavanvivek, Certified Public Accountant No. 4795, Ms. Nawarat Nitikeatipong, Certified Public Accountant No. 7789, and Ms. Chanarat Chanwa, Certified Public Accountant No. 9052 from KPMG Phoomchai Audit Limited as the Group of Companies' external auditor with one of the above-mentioned individuals performing the audit and expression of opinion on the Company's financial statements. In case such individuals are unable to undertake such proceedings, KPMG Phoomchai Audit Limited shall arrange for other



auditors from KPMG Phoomchai Audit Limited to undertake such duties in replacement. The audit fees are as follows: CAZ (Thailand) Public Company Limited at Baht 2,700,000 and its subsidiary (1 company) at Baht 400,000, totaling Baht 3,100,000, excluding actual miscellaneous expense incurred in the provision of audit service.

<u>Voting Requirement</u>: This agenda requires the approval of the meeting by a majority vote of shareholders attending and possessing voting rights.

Agenda 10 Other business (if any)

<u>Facts and Rationale</u>: Section 105 Paragraph 2 of the Public Limited Companies Act B.E. 2535 states that "Shareholders representing at least one-third in aggregate of outstanding shares may request the Meeting to consider other matters than those specified in the invitation to the Meeting."

<u>Opinion of the Board</u>: The Board of Directors deemed it appropriate to include this matter to allow for shareholders to propose matters other than what the Board of Directors has specified in this Meeting.

Shareholders of CAZ (Thailand) Public Company Limited are cordially invited to the Annual General Meeting of Shareholders to be held on Friday, 23 April 2021 at 1.30 p.m. at Meeting Room A in the Engineering Building, of the Company's Headquarters 239 Huaypong-Nongbon Road, Huaypong Sub-district, Muang Rayong District, Rayong 21150. For convenience during registration, the Company will arrange for shareholders to be able to register from 12.30 p.m. onwards.

The Company has published this Invitation to the 2021 Annual General Meeting of Shareholders, 2020 Annual Report, enclosures to the meeting invitation, and Proxy Form A, B, and C on the Company website at www.caz.co.th.

For shareholders attending the Meeting in person, please bring along your national identification card. For shareholders unable to attend the Meeting in person, the Company has published Proxy Form A (general form), Proxy Form B, and Proxy Form C (for foreign investors who appoint Thailand Securities Depository Company Limited (TSD) as custodian) as shown in **Enclosure 10** with Baht 20 stamp duty on the Company website for shareholders to download as deemed appropriate. Documents or evidence indicating shareholding or representation of a shareholder eligible to attend the Meeting shall be attached along and presented to staff before commencement of the Meeting.



Foreign shareholders who appoint Thailand Securities Depository Company Limited (TSD) as custodian may use either one of Proxy Form A, Proxy Form B, or Proxy Form C (for Proxy Form C, please contact the Company Secretary or download from the Company website at www.caz.co.th),

The Company recommends the use of Proxy Form B, which specifies various particulars with clear and concise details.

Shareholders may grant proxy to one of the Company's independent directors to attend and vote on the shareholders' behalf. The independent director proposed as proxy for shareholders is as follows.

(1) Mr. Natie Tabmanie Independent Director

Please refer to details on the independent director proposed as proxy for shareholders as shown in **Enclosure 5**.

For shareholders who wish to grant proxy to the Company's independent director to attend and vote on the shareholders' behalf, please submit proxy form along with a certified true copy of the national identification card in advance before the date of the Meeting.

Shareholders who wish to request the 2020 Annual Report in hard copy may fill out the form as shown in **Enclosure 9** and submit to the Company in person on the date of the Meeting, through fax at 038-606-166, or through email to the Company Secretary at nattiya.p@caz.co.th.

The Company would like to inform shareholders for acknowledgement and conformance to the registration process, appointment of proxies, and vote casting as shown in **Enclosure 6** and for convenience during registration, please bring along the Invitation to the Meeting and registration form as proof of identification to attend the Meeting as shown in **Enclosure 7**.

For the greatest benefit of shareholders in attending the Meeting and the preservation of shareholders' rights, shareholders may send questions which require clarification with regards to the agenda in this Meeting in advance through email at nattiya.p@caz.co.th or through fax at 038-606-166.



In addition, to facilitate shareholders, the Company has prepared a map of the Meeting venue as shown in **Enclosure 8**.

Sincerely yours,

Mr. Narongrit Tavornvisitporn

Chairman of the Board of Directors

More information, please contact: Ms. Nattiya Charusombat

Company Secretary at 038-606-242 extension 336



Enclosure 2

(F53-4)

Capital Increase Report of CAZ (Thailand) Public Company Limited 23 February 2021

CAZ (Thailand) Public Company Limited ("the Company") hereby report of the resolution of Board of Directors' Meeting No 2/2021, held on 23 February 2021 in respect of capital increase and share allotment as follows:

1. Capital Increasing

The meeting of the Board of Directors passed a resolution approving the increase of the Company's registered capital from Baht 140,000,000 to Baht 147,000,000 by issuing 14,000,000 newly ordinary shares, at par value of Baht 0.50 per share, totaling of Baht 7,000,000. Details of each type of capital increase are as follows:

Type of capital increase	Type of shares	Number of shares	Par value	Total
		(shares)	(Baht/shares)	(Million Baht)
Specifying the purpose of utilizing proceeds	Ordinary	14,000,000	0.50	7,000,000
	Preferred	-	-	-
General Mandate	Ordinary	-	-	-
	Preferred	-	-	-

2. Allocation of new shares

2.1 Specifying the purpose of utilizing the funds

Allotted to	No. of shares	Ration (Existing:New)	Selling Price per shares (Baht)	Subscription Date	Remarks
Existing shareholders	14,000,000	20 : 1	-	-	Record Date 18 March 2021 Pay the Dividend 21 May 2021

Remarks: 1. Board of Directors resolved to approve the allocation of not more than 14,000,000 newly issued ordinary shares of the Company, at a par value of Baht 0.50 per share for the inform of dividend payment. At



the ratio of 20 existing ordinary shares to 1 new ordinary share, or representing a stock dividend at the rate of Baht 0.0250 per share.

- In case that any existing shareholder has a fraction of the existing shares after the stock dividend allocation, it will be paid by dividend payment in cash at the rate of Baht 0.0250 per share instead of stock dividends.
- 3. The Board of Directors has resolution to determine the date for determining the names of shareholders entitled to receive dividends on 18 March 2021 (Record Date). By XD will be posted on 17 March 2021 and the dividend will be paid on 21 May 2021.

However, the right to receive dividends of the Company there is still uncertainty as it has to wait for approval from the 2021 Annual General Meeting of Shareholders.

3. Schedule for the shareholders' meeting to approve the capital increase and allotment

The Annual General Shareholders' Meeting for fiscal year 2021 shall be held on 23 April 2021 at Meeting Room A in the Engineering Building, of the Company's Headquarters 239 Huaypong-Nongbon Road, Huaypong Subdistrict, Muang Rayong District, Rayong 21150.

- Determining the names of shareholders who are entitled to attend the shareholders 'meeting (Record date) on 18 March 2021 (XM or the date not eligible to attend the shareholders' meeting on 17 March 2021).
- 4. Approval of the capital increase / share allotment by relevant governmental agency and condition for such approval (if any)
 - 4.1 The approval from the Annual General Meeting of Shareholders for the year 2021.
 - 4.2 The Company will register the increase of registered capital and amend the clauses that related to increase of capital to Department of Business Development, Ministry of Commerce.
 - 4.3 The company will submit an application for approval to the Stock Exchange of Thailand to request approval for accepting the newly issued ordinary shares as listed securities.

5. Objectives of the capital increase

The increase of registered capital of the Company to allocation stock dividend for existing shareholders.

6. Benefits which the Company will receive from the capital increase/ share allotment

- 6.1 Increase the liquidity of the company's shares.
- 6.2 To maintain the financial liquidity of the company without having cash payment at fully amount.
- 6.3 Remaining cash flow could be used as working capital of the company.



7. Benefits which the shareholders will receive from the capital increase/share allotment

- 7.1 The Company has a policy to pay dividends of at least 40 percentage of net profit after corporate income tax and after deduct all types of reserves as required by law and the Company was determined from the separate financial statements. Board of Directors will take into account the best interests of the shareholders. Including other factors as deemed appropriate, such as the Company's operating results and financial position, the Company's liquidity, business expansion plan, any future necessity and suitability.
- 7.2 The shareholders who have been allocated stock dividend in this time. There will be equal rights with the existing shareholders of the Company in all respects and has the right to receive dividends from the Company's operations in the future.

8. Other details necessary for the shareholders to approve the capital increase/share allotment

- None -

Schedule of action where the Board of Directors of the Company passes a resolution approving the capital increase/ share allotment

No.	Process	Date
1.	Board of Directors' Meeting no. 2/2021	23 February 2021
2.	Excluding Meeting (XM)	17 March 2021
3.	The Annual General Shareholders' Meeting for fiscal year 2020	23 April 2021
4.	Excluding Dividend (XD)	17 March 2021
5.	Payment date for the dividends by cash	21 May 2021
6.	Proceed to register the capital increase and amend the memorandum of association of the company With the Ministry of Commerce	Within 14 days after the Annual General Shareholders' Meeting Date

The Company hereby certifies that the information contained in this report form is true and complete in all respects.

Signed	Authorized
(Mr. 0	Chung Sik Hong)
Chief	Executive Officer



Enclosure 3



Mr. Narongrit Tavornvisitporn

	-
Type of Directorship Proposed	- Chairman of the Board of Directors
	- Audit Committee Member
	- Independent Director
	- Nomination and Remuneration Committee Member
Age	- 69 years
	- Bachelor's Degree from the Faculty of Engineering in Electrical
	Engineering (2 nd class honors), Chulalongkorn University
Educational Background	- Executive Master of Business Administration (MBA), Thammasat
	University
	- Post Graduate Diploma in Electrical Power Generation and Distribution
	System,
	The Norwegian Institute of Technology,
	University of Trondheim, Norway
Director Training Course Attended	- General Member of the Council of Engineers in Electrical Engineering
	(Sor.For.Gor. 1489)
	- Director Certification Program (DCP) Batch of 166/2012
	- National Director Conference 2019
	- 2018 - Present : Independent Director / Chairman of the Board of
Work Experience	Directors / Chairman of the Audit Committee STC Concrete Product
	Public Company Limited



	- 2018 – Present : Independent Director / Chairman of the Board of
	Directors / Audit Committee Member Successmore Being Public
	Company Limited
	- 2017 – Present : Independent Director / Chairman of the Board of
	Directors / Audit Committee Member / Nomination and Remuneration
	Committee Member CAZ (Thailand) Public Company Limited
	- 2016 – Present : Independent Director / Chairman of the Audit
	Committee / Chairman of Nomination and Remuneration Committee
	- Dacon Inspection Services Company Limited
	4004 0040 4 14 144 1 5 51 1 51 1 01 5 11 0
	- 1984 – 2012 : Assistant Managing Director Thai Oil Public Company
	Limited
Holding directorship / executive	
positions in other companies	-none-
which could cause conflicts of	
interest	
Number of Years in Position as	4 years
Director	
Meeting Attendance for the Year	1. Attended the Board of Directors' Meetings 5/5 times
2020	2. Attended the Audit Committee Meetings 4/5 times
	3. Attend the Nomination and Remuneration Committee meeting 2/2 times





Ms. Natie Tabmanie

Type of Directorship Proposed	- Chairman of the Audit Committee
	- Independent Director
	- Nomination and Remuneration Committee Member
Age	- 62 years
Educational Background	- BBA and MBA
	International Business, Schiller International University,
	London, England
	- MSc in Economics, University of Strathclyde, Glasgow, Scotland
Director Training Course Attended	- MSc in Economics, University of Strathclyde, Glasgow, Scotland
	- Governing Executive, Higher Level, Ministry of Interior Batch of
	55
	- National Defense College, Batch of 54
	- Training Course preparing Thai government officials to the
	ASEAN Community for executive positions budget of the year
	2012 in Singapore
	- Inspector General in Ministry level
	- Ethics, Governance and Anti corruption, Korean Development
	Institution School (KDI) School of Public Policy
	- Training Course on Security Management Professional in an
	Advanced level , Batch of 6
	- Leadership Development Program III (LDP III) Batch of
	2/2015
	- Strategic Administrator for the Prevention and Suppression of
	Corruption, Higher Level Batch of 7



	- Course Top Management in Industrial Business Development
	and Investment Batch of 6, Institute of Business and Industrial
	Development
	- Course Top Management for Nation-Building Batch of 9 in
	Nation-Building Institute
	- Director Certification Program (DCP) Batch of 168/2020
Work Experience	- 2019 – Present : Chairman of the Audit Committee /
	Independent Director Nomination and Remuneration Committee
	Member CAZ (Thailand) Public Company Limited
	- 2013 – 2019 : Chief Inspector General, Ministry of Energy /
	Deputy Director of the Energy Policy Office Ministry of Energy
	- 2007 – 2013 : Director, office of petroleum and petrochemical
	policy, energy policy and planning division ministry of energy /
	Specialist in energy strategy planning / Director of the office of
	policy and strategy, office of the permanent secretary Ministry
	of Energy
	- 2009 – 2011 : Deputy Director of Energy Policy and Planning
	Office, Ministry of Energy / Director of Public Communications
	and Public Acceptance Nuclear Power Plant Project
	Development Office / Spokesperson for the Ministry of Energy
Holding directorship / executive positions	
in other companies which could cause	-none-
conflicts of interest	
Number of Years in Position as Director	2 years
Meeting Attendance for the Year 2020	1. Attended the Board of Directors' Meetings 5/5 times
	2. Attended the Audit Committee Meetings 5/5 times
	3. Attend the Nomination and Remuneration Committee meeting
	2/2 times





Ms. Kanchana Rimpanichayakij

- Director
- 62 years
- Bachelor's Degree in Business Administration,
Assumption University
- Director Accreditation Program (DAP) Batch of 103/2013
- 2018 – Present : Director CAZ (Thailand) Public Company Limited
- 2012 – Present : Director Takuni Group Public Company Limited
- 1995 – 2015 : Director Ratchapruek Engineering Company Limited
-none-
3 years
1. Attended the Board of Directors' Meetings 5/5 times



Enclosure 4

The Company's Articles of Association Relating to Shareholders' Meetings

Section 4 The Board of Directors

Article 13. The Board of Directors shall comprise of at least five (5) directors, with the number of Independent Directors and Audit Committee Members in compliance with the Securities and Exchange Law, and no less than one-half (1/2) of directors shall reside in Thailand. Directors of the Company shall have qualifications as prescribed by law and the Company's Articles of Association.

Directors shall not operate business of the same nature or in competition with the Company's business, or take on partnership in an ordinary partnership or unlimited liability partnership or undertake directorship of limited companies or public limited companies operating business of the same nature or in competition with the Company's business regardless of whether such actions constitute personal benefit or benefit for others, unless the director notifies the shareholders' meeting prior to the resolution for appointment of directorship of such director.

In the operations of the Company, directors and executives shall perform duties with responsibility, caution, mindfulness of retaining the Company's best interest, and honesty. Such actions shall be in accordance with laws, the Company's objectives and Articles of Association, resolution of the Board of Directors, and resolution of shareholders' meetings.

Directors shall immediately inform the Company in case of any conflict of interest, whether direct or indirect, in any contract executed by the Company during the accounting period or holds shares or debentures in the Company and its Group, specifying the total number of increase or decrease of shares during the accounting period.

Article 14. Directors shall be appointed by the shareholders' meeting by a majority vote of shareholders attending and possessing voting rights in accordance with the following rules and procedures.

- (1) Each shareholder shall have one (1) vote per one (1) share held
- (2) Shareholders shall vote on the appointment of directors on an individual basis
- (3) Candidates shall be ranked in order descending from the highest number of votes received to the lowest, and shall be appointed as directors in that order until all of the positions are filled. In case there is a tie in votes for candidates in descending order causing the number of directors to exceed vacant positions, the Chairman of the meeting shall cast an additional vote.



Article 15. In the Annual General Meeting held each year, one-third (1/3) of directors shall vacate position. If the number of directors is not a multiple of (3), the number of directors closest to one-third shall vacate position.

In the first and second year after registration of the Company, directors who will vacate position shall be determined by drawing lots, with directors holding the longest duration in position to vacate position in subsequent years. Directors vacating position may be reelected for position.

Article 16. Directors are entitled to remuneration from the Company in the form of gratuity, meeting allowance, pension, bonus, or other forms of remuneration in accordance with the Articles of Association or as resolved by the shareholders' meeting with no less than two-thirds (2/3) of total votes of shareholders attending the meeting. Remuneration could be specified at a certain amount or as a guideline and occasionally specified or to remain in effect until changes are made. In addition, allowances and benefits are to be provided in accordance with Company policy.

Section 5 Shareholders' Meetings

Article 30. The Board of Directors shall call for shareholders' meeting as Annual General Meeting within four (4) months from the end of the Company's fiscal year.

Any shareholders' meetings other than the aforementioned shall be called Extraordinary General Meeting which may be called by the Board of Directors at any time as deemed appropriate. One or several shareholders holding shares in aggregate representing no less than ten (10) percent of outstanding shares may subscribe their names and issue a written request to the Board of Directors to call for an Extraordinary General Meeting at any time, provided that written request must clearly state the matters and reasons for calling such meeting. In this regard, the Board of Directors shall arrange to convene the shareholders' meeting within forty-five (45) days from the date of receipt of such request.

In case the Board of Directors fails to convene the meeting within the period set out in the second paragraph, shareholders subscribing their names in the request or any other shareholder holding shares in aggregate representing the specified number of shares may call the meeting by themselves within forty-five (45) days from the expiration of the period in the second paragraph. Such meeting shall be deemed as called by the Board of Directors and the Company shall be responsible for necessary expenses incurred by such meeting and arrange for appropriate facilitation for such meeting.

In case the meeting called by shareholders pursuant to the third paragraph fails to form a quorum as specified in Article 33, shareholders in the third paragraph shall jointly reimburse any and all expenses incurred from convening such meeting to the Company.



Article 31. In the calling of shareholders' meetings, the Board of Directors shall prepare written notice specifying the venue, date, time, and agenda of the meeting as well as matters to be proposed to the meeting with appropriate details and clear indication of each matter whether the matter is for acknowledgement, approval, or consideration along with the Board of Directors' opinion on the matter. Such meeting invitation shall be disseminated to shareholders and the registrar no less than seven (7) days prior to the date of the meeting. In addition, the invitation shall be advertised in newspaper for a period of no less than three (3) consecutive days and no less than three (3) days prior to the date of the meeting.

The venue of the meeting shall be in the area where the Company's head office is located or any province throughout the country or any other place as the Board of Directors deemed it appropriate.

Article 32. At shareholders' meetings, shareholders may grant proxy to any other person to attend on vote on their behalf. The proxy form shall be dated and signed by the proxy grantor in the form prescribed by the registrar.

Such proxy form shall be handed to the Chairman of the meeting or any other person specified by the Chairman at the meeting before entrance into the meeting.

Article 33. The number of shareholders attending the Meeting in person and through proxy holders (if any) shall be no less than 25 persons representing no less than one-third of total outstanding shares or the number of shareholders attending the Meeting in person and through proxy holders (if any) shall be no less than one-half of the total number of shareholders representing no less than one-third of total outstanding shares to constitute a guorum.

In the event that a quorum of any shareholders' meeting is not formed as required after one (1) hour has passed, such meeting shall be cancelled if the meeting is called by the request of shareholders. However, if the meeting is not called by the request of shareholders, a subsequent meeting shall be convened and the invitation to the subsequent meeting shall be sent to shareholders no less than seven (7) days prior to the date of the meeting. For such subsequent meeting, no quorum shall be required.

The Chairman of the Board of Directors shall be the Chairman of the meeting. In case the Chairman of the Board of Directors is not present or unable to perform such duties, the vice-chairman shall be the Chairman of the meeting. If there is no such vice-chairman or the vice-chairman is unable to perform such duties, shareholders present shall elect one shareholder to be Chairman of the meeting.



Article 34. Each shareholder shall have one (1) vote per one (1) share held. Any shareholder having special interest in any matter shall have no right to vote on the matter, except for the appointment of directors. The resolution of shareholders' meeting shall comprise of the following votes.

- (1) In ordinary event, majority vote of shareholders attending and possessing voting rights is required to pass a resolution. In case of a tie, the Chairman of the meeting shall cast an additional vote.
- (2) In the following cases, no less than three-fourths (3/4) of votes of shareholders attending and possessing voting rights is required to pass a resolution.
 - (a) Sale or transfer of the whole or substantial parts of the Company's business to other persons
 - (b) Acquisition or acceptance of business transfer of other companies or private companies as part of the Company's business
 - (c) Execution, amendment, or termination of any contract relating to leasing out the whole or substantial parts of the Company's business, the assignment of other persons to manage the business of the Company, or the amalgamation of the business with other persons with the intent to share profit and loss
 - (d) Amendment to the Memorandum of Association or Articles of Association
 - (e) Increase or decrease of registered capital of the Company, or issuance of debentures
 - (f) Amalgamation or dissolution of the Company
 - (g) Restructuring of debt through equity issuance to repay debtors in changing debt into equity
 - (h) Other cases as specified in the Securities and Exchange Law

Casting of votes shall be done with disclosure unless no less than five (5) shareholders request the casting of votes to be done in secret prior to the casting of votes and the meeting is in agreement. Procedures on casting of votes in secret shall in accordance with specifications announced by the Chairman of the meeting.

Article 35. The Annual General Meeting shall



- (1) Consider the Board of Directors' report on the Company's operating results for the past fiscal year
- (2) Consider and approve the statement of financial position and statement of comprehensive income for the past fiscal year
- (3) Consider the appropriation of net profit for dividend payment and as legal reserve
- (4) Consider the appointment of directors in replacement of those due to retire by rotation and the determination of director remuneration
- (5) Consider the appointment of auditor and determination of audit fees
- (6) Other businesses

Article 36. In case the Company or its subsidiary enters into related party transactions or acquisition of disposal of assets of the Company or its subsidiary by the definition and regulations set out in the Securities and Exchange Law on related party transactions of listed companies or acquisition of disposal of assets of listed companies (as may be the case), the Company shall proceed in compliance with the regulations and procedure as specified by such laws on that matter.

Article 37. The Chairman of the shareholders' meetings shall oversee that such meetings are in accordance with laws and the Articles of Association on that matter (if any) and proceed with the agenda in the order specified in the meeting invitation unless shareholders in aggregate representing no less than two-thirds (2/3) of total votes of shareholders attending the meeting resolve to change the order of the agenda.

Once the meeting has considered all agenda, shareholders in aggregate representing no less than one-third (1/3) of outstanding shares request the consideration of additional agenda than those specified in the meeting invitation.

In case consideration of set agenda in order and/or additional agenda proposed by shareholders are not complete (as may be the case) and it is necessary to postpone consideration, the meeting shall specify the venue, date, and time of the subsequent meeting and the invitation to such meeting shall be disseminated to shareholders no less than seven (7) days prior to the date of the meeting. In addition, the invitation shall be advertised in newspaper for a period of no less than three (3) consecutive days and no less than three (3) days prior to the date of the meeting.

Article 44. No dividend shall be paid other than out of profits. If the Company has accumulated losses, no dividend shall be paid.

Unless in the case of preferred shares in which the Articles of Association state otherwise, dividend shall be paid on the basis of number of shares with each share receiving equal amount.



Dividend payment shall be approved by shareholders' meetings.

The Board of Directors may pay interim dividend to shareholders occasionally should it be deemed that the Company has sufficient profits to do so. Such interim dividend payment shall be reported to the next shareholders' meeting.

Payment of dividends shall be made within one (1) month from the date of the shareholders' meeting or Board of Directors' Meeting resolution, as may be the case. However, written notice shall be sent to shareholders as well as advertised in newspapers regarding such dividend payment for a period of at least (3) consecutive days.

No interest shall be charged if dividend payment made by the Company is in accordance with the duration of time specified by law.

Article 45. The Company shall appropriate no less than 5% of its net profit for the year deducted by accumulated losses (if any) as legal reserve until the amount of legal reserve is no less than 10% of registered capital.



Enclosure 5

Information on Independent Director Proposed as Proxy for Shareholders

Shareholders who are not able to attend the meeting in person may grant proxy to the Company's independent director with details as follows.



Full Name: Mr. Natie Tabmanie

Position: Chairman of the Audit Committee /

Independent Director / Nomination and Remuneration

Committee Member

Age: 62 years

Address: 8/4 Krungthep Kreetha Soi 7, Yaek 4, Hua Mak,

Bang Kapi District, Bangkok 10240

Special interest in consideration of any agenda:

-none-



Enclosure 6

Explanation on the Registration Process, Appointment of Proxies, and Vote Casting

Registration of attendees to the 2021 Annual General Meeting of CAZ (Thailand) Public Company Limited specifies verification of documents or evidence indicating shareholding or representation of a shareholder eligible to attend the Meeting. For convenience during registration, shareholders or representatives of shareholders (proxy holders) attending the Meeting are requested to bring along the form displaying QR Code accompanying the invitation to the Meeting, registration form, or proxy form as well as national identification card or identification document issued by government agencies as proof of identification.

The Company reserves the right of leniency in considering evidence indicating shareholding or representation of a shareholder eligible to attend the Meeting on a case-by-case basis as the Company deems appropriate.

1) Documents Required Before Attending the Meeting

Natural Person / Individual

1. Attendance in Person Shareholders are to present valid documentation issued by government agencies such as national identification card, government official identification card, driver license, or passport (for foreign investors). Should such shareholders previously change their name or surname, supporting documentation shall also be presented

2. Attendance by Proxy Please present the following documentation

- 2.1 Proxy form accompanying this invitation to the meeting (any form) completely filled out, signed by the shareholder (proxy grantor) and proxy holder, and affixed Baht 20 stamp duty which has been crossed out and dated on the day such proxy form was written
- 2.2 Certified true copy of documentation issued by government agencies of the shareholder (proxy grantor) in accordance with specifications in 1.
- 2.3 Certified true copy of documentation issued by government agencies of the proxy holder in accordance with specifications in 1.

Juristic Person

1. Attendance in Person by Authorized Director

- 1.1 Documentation issued by government agencies to representatives of the juristic person, as the case of a natural person in accordance with specifications in 1.
- 1.2 Certified true copy, by the representatives of the juristic person (directors), of the juristic person's certificate of registration (Affidavit) issued by the Department of Business Development, Ministry of Commerce for a period no longer than 30 days which contains a statement indicating that the



representative attending the Meeting is authorized to act on behalf of such juristic person who is the shareholder.

2. Attendance by Proxy

- 2.1 Proxy form accompanying this invitation to the meeting (any form) completely filled out, signed by representatives of the juristic person (directors) as proxy grantor and proxy holder, and affixed Baht 20 stamp duty which has been crossed out and dated on the day such proxy form was written.
- 2.2 Certified true copy, by the representatives of the juristic person (directors), of the juristic person's certificate of registration (Affidavit) issued by the Department of Business Development, Ministry of Commerce for a period no longer than 30 days which contains a statement indicating that the representative attending the Meeting is authorized to act on behalf of such juristic person who is the shareholder.
- 2.3 Certified true copy of documentation issued by government agencies to representatives of the juristic person, as the case of a natural person in accordance with specifications in 1. as proxy grantor.
- 2.4 Certified true copy of documentation issued by government agencies of the proxy holder, as the case of a natural person in accordance with specifications in 1.

3. Foreign Investors who Appoint Thailand Securities Depository Company Limited (TSD) as Custodian

- 3.1 Please prepare and present documentation as the case of juristic persons in 1. or 2.
- 3.2 Foreign investors who authorize Thailand Securities Depository Company Limited (TSD) to sign the proxy form on behalf of the shareholder are to present the following additional documentation.
- 1) Power of attorney granted by shareholder to TSD as custodian by which the custodian is appointed to sign the Proxy Form on behalf of such shareholder with affixed Baht 20 stamp duty which has been crossed out and dated on the day the proxy form was written.
- 2) A certification indicating that the authorized signatory of the proxy form is licensed to operate Thailand Securities Depository Company Limited (TSD).

Documents with original copies in English are to be translated into Thai, certified for translation by the shareholder or representatives of such juristic person, and attached along with.

2) Granting Proxy

The Company has attached 3 proxy forms consisting of Proxy Form A, Proxy Form B, and Proxy Form C for each shareholder in accordance with the specifications of the Department of Business



Development, Ministry of Commerce Re: Prescription of Proxy Forms (No. 5) B.E 2550 with details as follows.

- Proxy Form A constitutes general form which is simple and uncomplicated
- Proxy Form B specifies various particulars with clear and concise details
- Proxy Form C is for foreign investors who appoint Thailand Securities Depository Company Limited (TSD) as custodian

Shareholders who are unable to attend the Meeting in person may grant proxy and proceed as follows.

- 1. Choose only one proxy form from the above
 - 1.1 Ordinary shareholders may choose Proxy Form A or Proxy Form B
 - 1.2 Shareholders whose names appear in the register of foreign investors who appoint Thailand Securities Depository Company Limited (TSD) as custodian may choose either one of the 3 forms (Proxy Form A, Proxy Form B, or Proxy Form C)
- 2. Grant proxy to an individual as per the intent of shareholders or choose to grant proxy to the Company's independent director, specifying the name and details of the proxy holder or marking the box in front of the Company's independent director's name as specified in the proxy form, granting proxy to only one person to attend the Meeting.
- 3. Affix Baht 20 stamp duty and cross out and date the day which the proxy form was written for legal binding. The Company facilitates in the affixing of stamp duty for proxy holders attending the Meeting.
- 4. Send the proxy form through post to the Company Secretary Office before Wednesday, 21 April 2021 or at least 30 minutes before the start of the Meeting to ensure that the Company's staff have sufficient time to verify documents in time for the Meeting.

Shareholders granting proxy shall not distribute to may proxy holders to vote separately, and proxy granted shall be the number of shares held by such shareholders. Granting proxy in some portion less than the shareholding is not allowed unless for the case of Thailand Securities Depository Company Limited (TSD) which foreign investors appointed as custodian in accordance with Proxy Form C.

3) Registration for the Meeting

Registration for the Meeting shall commence at least 1 hour before the start of the Meeting, or from 12.30 p.m. onwards on Friday, 23 April 2021 at 1.30 p.m. at Meeting Room A in the Engineering Building, of the Company's Headquarters 239 Huaypong-Nongbon Road, Huaypong Sub-district, Muang Rayong District, Rayong 21150 with details as shown in the map of the 2020 Annual General Meeting accompanying this meeting invitation.

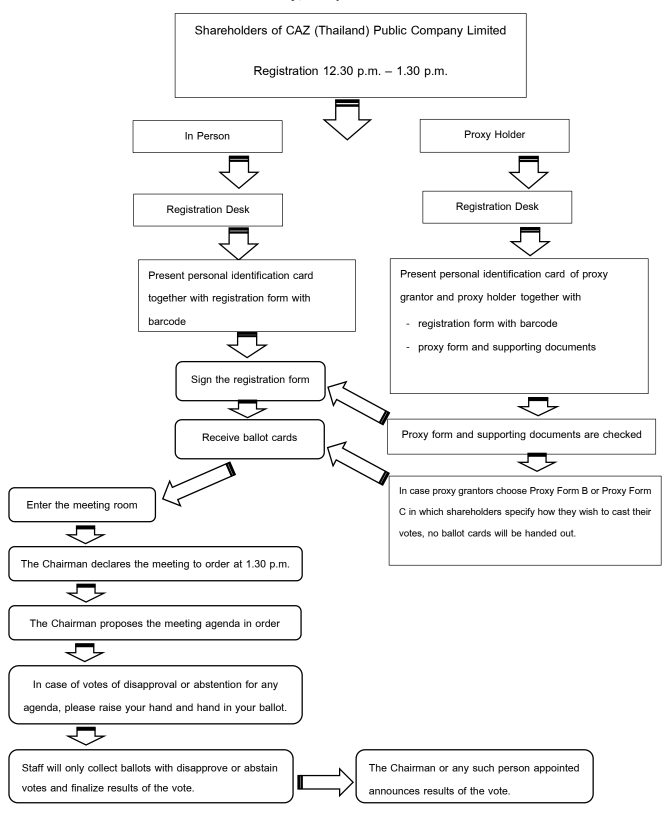


Enclosure 8

Procedures for the 2021 Annual General Meeting of Shareholders

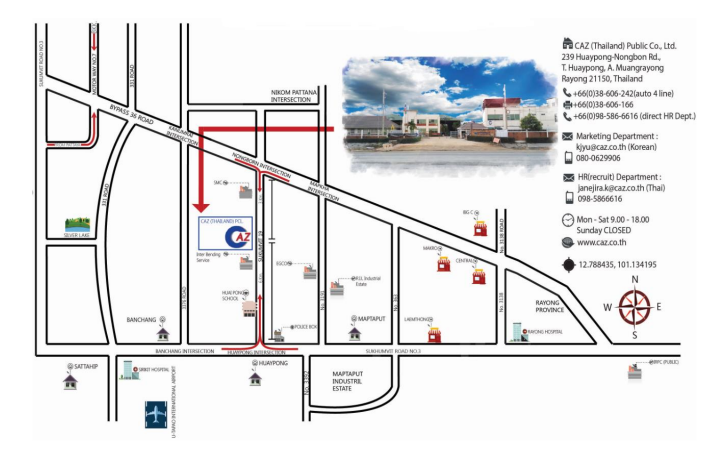
CAZ (Thailand) Public Company Limited

Friday, 23 April 2021





Map of CAZ (Thailand) Public Company Limited Headquarters





Enclosure 9

2020 Annual Report (Hard Copy) Request Form

Please send the 2020 Annual Report in hard copy

Thai Version	Amount copies
English Version	Amount copies
At: Name of Shareho	derholdingshares
Residing at	Building
Road	Subdistrict
District	Province Postal Code
Telephone Number	

Proxy Form A (General Form)

Attachment to the Notification of the Department of Business Development

Re: Prescription of Proxy Forms (No. 5) B.E 2550

			Written at	
			DateMo	nthYear
	(1) I/We		Nationa	lity
Reside	ence No	Road	Subdistrict	
Distric	t	Province	Postal Code	
	(2) Being the shar	eholder ofCAZ (Thaila	and) Public Company Limite	edholding the total number
of	s	hares representing a total numb	er of	votes comprising
	ordinary shares	sh	ares representing	votes
	preferred shares .	sha	ares representing	votes
	(3) Hereby appoir	nt		
		Mr. Natie Tabmanio	e Age	years Residing
at			_	CapiDistrict,BangkokPostal
	10240 or	5 1		, ,
	□			Age
years	Residing at		Alley	Subdistrict
Distric	t	Province	Postal Code	
	П			Age
years				Subdistrict
•	_	Province	•	
DISTRIC	i	Province	Postal Code	
Huaypo	olders on Friday, 23 a	April 2021 at 1:30 p.m. at Meeting luaypong Sub-district, Muang Rayong	Room A in the Engineering Build District, Rayong 21150 or at the	at the 2021 Annual General Meeting of ling, of the Company's Headquarters 239 Meeting which may be adjourned to some a carried out be me/us in all respects.
			Signed	Proxy Grantor
			()
			Signed	Proxy Holder
			(1

Remark

The shareholder granting proxy shall grant proxy to only one proxy holder to attend and vote at the Meeting, and shall not distribute to may proxy holders to vote separately. A certified true copy of the proxy grantor and proxy holder's national identification card shall be attached accompanying with the proxy form.

Proxy Form B

(Form Specifying Various Particulars with Clear and Concise Details) Attachment to the Notification of the Department of Business Development

Re: Prescription of Proxy Forms (No. 5) B.E 2550

		Written at	
		DateMonth	Year
(1) I/We		Nationality	
Residence NoRoad	Subdis	trict	
District Province	Posta	al Code	
(2) Being the shareholder of	CAZ (Thailand) Pu	blic Company Limited	holding the total
number of	shares representing	a total number of	
votes comprising			
ordinary shares	shar	res representing	
votes			
preferred shares	shares represe	enting	votes
(3) Hereby appoint			
☐ Mr. Natie	Tabmanie	Age 62	years Residing at
8/4Yak4Krung Thep Kritha Kł	hwaeng Rd,HuaMak,	,BangKapiDistrict,I	BangkokPostal Code
10240 or			
			. Age
years Residing at	Alley	Subdistrict	District
Province	Postal Cod	de	
			Age
years Residing at			
Province	•		

Provided only one of them as my/our proxy to attend and vote on my/our behalf at the 2021 Annual General Meeting of shareholders on Friday, 23 April 2020 at 1:30 p.m. at Meeting Room A in the Engineering Building, of the Company's Headquarters 239 Huaypong-Nongbon Road, Huaypong Sub-district, Muang Rayong District, Rayong 21150 or at the Meeting which may be adjourned to some other date, time, and place.

/We t	here	fore v	would like the	proxyholder to vote on m	y/our behalf at the	Meeting as s	et out as follows:
Agenda 1			To acknowle	edge the report on the Co	ompany's operatir	ng results for	the year 2020
Ag	enda	2	To consider	and approve the financi	ial statements for	the year 202	0 ended 31 December
			2020				
	(a)	The	proxy holder	shall have the right to cor	nsider and vote on	my/our behalf	as deemed appropriate.
	(b)	The	proxy holder	shall vote in accordance	with my/our intention	on as follows:	
		App	rove	Disapprove	Abstair	ı 🗌	Invalid Ballot
Age	enda	3	To consider	and approve the approp	riation of the Com	ıpany's net pr	ofit for the year
			2020 and fo	or dividend payment			
	(a)	The	proxy holder	shall have the right to cor	nsider and vote on	my/our behalf	as deemed appropriate.
	(b)	The	proxy holder	shall vote in accordance	with my/our intention	on as follows:	
		Арр	rove	Disapprove	Abstair	ı 🗆	Invalid Ballot
Ag	enda	4	To consider	and approve the increas	e of the Company	's registered	capital for the stock
			dividend pay	/ment			
	(a)	The	proxy holder	shall have the right to cor	nsider and vote on	my/our behalf	as deemed appropriate.
	(b)	The	proxy holder	shall vote in accordance	with my/our intention	on as follows:	
		Арр	rove	Disapprove	Abstair	n 🗌	Invalid Ballot
Α		- F	Te censido	and annual the ame	ndmant of Clause	4 of the Com	
Ag	jend	аэ		er and approval the ame			
				on in order to be in the	line with the inci	rease of the (Company's registered
	, ,		capital			, , , , ,	
			•	shall have the right to cor		•	as deemed appropriate.
	(b)			shall vote in accordance	_		
		App	rove	Disapprove	☐ Abstair	1 📙	Invalid Ballot
Ag	jend	a 6		and approve the allocat	ion of the Compa	ny's newly is	sued ordinary shares
				ridend payment			
			•	shall have the right to cor		•	as deemed appropriate.
	(b)	The	proxy holder	shall vote in accordance	_		
		App	rove	Disapprove	Abstair		Invalid Ballot
Ag	jend	a 7	To consider	and approve the appoi	ntment of directo	rs in replace	ment of those due to
			retire by rota	ation			
	(a)	The	proxy holder	shall have the right to cor	nsider and vote on	my/our behalf	as deemed appropriate.
	(b)	The	proxy holder	shall vote in accordance	with my/our intention	on as follows:	
		App	ointment of di	irectors as a whole			
		Арр	rove	Disapprove	Abstair	1	Invalid Ballot

1. Mr. Narongrit Tavornvisitpom Approve Disapprove Abstain Invalid Ballot 2. Mr. Natie Tabmanie Approve Disapprove Abstain Invalid Ballot 3. Ms. Kanchana Rimpanichayakij Approve Disapprove Abstain Invalid Ballot 4. Agenda 8 To consider and approve remuneration for the Board of Directors for the year 2021 (a) The proxy holder shall have the right to consider and vote on my/our behalf as deemed appropriate (b) The proxy holder shall vote in accordance with my/our intention as follows Approve Disapprove Abstain Invalid Ballot Agenda 9 To consider and approve the appointment of the Company's external auditor and the determination of audit fees for the year 2021 (a) The proxy holder shall have the right to consider and vote on my/our behalf as deemed appropriate (b) The proxy holder shall vote in accordance with my/our intention as follows Approve Disapprove Abstain Invalid Ballot Agenda 10 Other business (if any) (a) The proxy holder shall have the right to consider and vote on my/our behalf as deemed appropriate (b) The proxy holder shall vote in accordance with my/our intention as follows Approve Disapprove Abstain Invalid Ballot (5) Votes of proxy holders for any agenda not in accordance with my/our intention as follows Approve Disapprove Abstain Invalid Ballot (5) Votes of proxy holders for any agenda not in accordance with what I/We have specified in this Proxy Form shall be deemed improper and shall not constitute as my/our vote as shareholder. (6) In case I/We have not specified my/our intention to vote in any agenda or my/our intention specified is unclear, or in the case that the Meeting considers or resolves any matter other than those specified above, or in the case of changes or additions to any fact, the proxy holder shall have the right to consider and vote on my/our behalf as deemed appropriate.
2. Mr. Natie Tabmanie Approve
Approve Disapprove Abstain Invalid Ballot 3. Ms. Kanchana Rimpanichayakij Approve Disapprove Abstain Invalid Ballot Agenda 8 To consider and approve remuneration for the Board of Directors for the year 2021 (a) The proxy holder shall have the right to consider and vote on my/our behalf as deemed appropriate (b) The proxy holder shall vote in accordance with my/our intention as follows Approve Disapprove Abstain Invalid Ballot Agenda 9 To consider and approve the appointment of the Company's external auditor and the determination of audit fees for the year 2021 (a) The proxy holder shall have the right to consider and vote on my/our behalf as deemed appropriate (b) The proxy holder shall vote in accordance with my/our intention as follows Approve Disapprove Abstain Invalid Ballot Agenda 10 Other business (if any) (a) The proxy holder shall have the right to consider and vote on my/our behalf as deemed appropriate (b) The proxy holder shall vote in accordance with my/our intention as follows Approve Disapprove Abstain Invalid Ballot (5) Votes of proxy holders for any agenda not in accordance with what I/We have specified in this Proxy Form shall be deemed improper and shall not constitute as my/our vote as shareholder. (6) In case I/We have not specified my/our intention to vote in any agenda or my/our intention specified is unclear, or in the case that the Meeting considers or resolves any matter other than those specified above, or in the case of changes or additions to any fact, the proxy holder shall have the right to consider and vote on my/our behalf as
3. Ms. Kanchana Rimpanichayakij Approve Disapprove Abstain Invalid Ballot Agenda 8 To consider and approve remuneration for the Board of Directors for the year 2021 (a) The proxy holder shall have the right to consider and vote on my/our behalf as deemed appropriate (b) The proxy holder shall vote in accordance with my/our intention as follows Approve Disapprove Abstain Invalid Ballot Agenda 9 To consider and approve the appointment of the Company's external auditor and the determination of audit fees for the year 2021 (a) The proxy holder shall have the right to consider and vote on my/our behalf as deemed appropriate (b) The proxy holder shall vote in accordance with my/our intention as follows Approve Disapprove Abstain Invalid Ballot Agenda 10 Other business (if any) (a) The proxy holder shall have the right to consider and vote on my/our behalf as deemed appropriate (b) The proxy holder shall vote in accordance with my/our intention as follows Approve Disapprove Abstain Invalid Ballot (5) Votes of proxy holders for any agenda not in accordance with what I/We have specified in this Proxy Form shall be deemed improper and shall not constitute as my/our vote as shareholder. (6) In case I/We have not specified my/our intention to vote in any agenda or my/our intention specified is unclear, or in the case that the Meeting considers or resolves any matter other than those specified above, or in the case of changes or additions to any fact, the proxy holder shall have the right to consider and vote on my/our behalf as
Agenda 8 To consider and approve remuneration for the Board of Directors for the year 2021 (a) The proxy holder shall have the right to consider and vote on my/our behalf as deemed appropriate (b) The proxy holder shall vote in accordance with my/our intention as follows Approve
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Agenda 9 To consider and approve the appointment of the Company's external auditor and the determination of audit fees for the year 2021 (a) The proxy holder shall have the right to consider and vote on my/our behalf as deemed appropriate (b) The proxy holder shall vote in accordance with my/our intention as follows Approve
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(a) The proxy holder shall have the right to consider and vote on my/our behalf as deemed appropriate (b) The proxy holder shall vote in accordance with my/our intention as follows Approve Disapprove Abstain Invalid Ballot
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(a) The proxy holder shall have the right to consider and vote on my/our behalf as deemed appropriate (b) The proxy holder shall vote in accordance with my/our intention as follows Approve Disapprove Abstain Invalid Ballot (5) Votes of proxy holders for any agenda not in accordance with what I/We have specified in this Proxy Form shall be deemed improper and shall not constitute as my/our vote as shareholder. (6) In case I/We have not specified my/our intention to vote in any agenda or my/our intention specified is unclear, or in the case that the Meeting considers or resolves any matter other than those specified above, or in the case of changes or additions to any fact, the proxy holder shall have the right to consider and vote on my/our behalf as
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(6) In case I/We have not specified my/our intention to vote in any agenda or my/our intention specified is unclear, or in the case that the Meeting considers or resolves any matter other than those specified above, or in the case of changes or additions to any fact, the proxy holder shall have the right to consider and vote on my/our behalf as
unclear, or in the case that the Meeting considers or resolves any matter other than those specified above, or in the case of changes or additions to any fact, the proxy holder shall have the right to consider and vote on my/our behalf as
case of changes or additions to any fact, the proxy holder shall have the right to consider and vote on my/our behalf as
deemed appropriate.
Any actions carried out by the Proxy at the Meeting, except for votes by the proxy holder which is not in
accordance with what I/We have specified in this Proxy Form, shall be deemed as carried out be me/us in all respects.
Signed Proxy Grantor
()
Oimed But IIII
Signed Proxy Holder

Remark

- The shareholder granting proxy shall grant proxy to only one proxy holder to attend and vote at the Meeting, and shall not distribute to may proxy holders to vote separately.
- In the agenda of appointment of directors, directors as a whole or individual directors can be considered for appointment. 2.
- In case additional agenda other than those specified above are considered, the proxy grantor may vote on such items in the Attachment to Proxy Form B.

Attachment to Proxy Form B

Granting of proxy as a shareholder of CAZ (Thailand) Public Company Limited

The 2021 Annual General Meeting of shareholders on Friday, 23 April 2020 at 1:30 p.m. at Meeting Room A in the Engineering Building, of the Company's Headquarters 239 Huaypong-Nongbon Road, Huaypong Sub-district, Muang Rayong District, Rayong 21150 or at the Meeting which may be adjourned to some other date, time, and place

Agen	da	Sı	ubject .									
	(a)	The proxy	holder	shall	have the	e right to consi	der an	d vote or	n my/our l	behalt	f as dee	med appropriate.
	(b)	The proxy	holder	shall	vote in a	accordance wit	h my/c	our intent	ion as fol	lows:		
Appro	ove				Disappr	rove		Abstain			Invalid	Ballot
Agen	da	Sı	ubject .									
	(a)	The proxy	holder	shall	have the	e right to consi	der an	d vote or	n my/our l	behalt	as dee	med appropriate.
	(b)	The proxy	holder	shall	vote in a	accordance wit	h my/c	our intent	ion as fol	lows:		
Appro	ove				Disappr	ove		Abstain			Invalid	Ballot
Λαρη	da	e,	uhiect									
Agen			-									med appropriate.
						accordance wit			-		as uee	теч арргорпате.
Appro		THE PIONS	Holdel	Silali	Disappr		.ii iiiy/c	Abstain			Invalid	Rallot
прріс	,,,				Бюары	OVC		7 IDOIGIT			iiivalia	Danot
Agen	da	Sı	ubject .									
	(a)	The proxy	holder	shall	have the	e right to consi	der an	d vote or	n my/our l	behal	f as dee	med appropriate.
	(b)	The proxy	holder	shall	vote in a	accordance wit	th my/c	our intent	ion as fol	lows:		
Appro	ove				Disappr	rove		Abstain			Invalid	Ballot
Agen	da	S	ubject .									
	(a)	The proxy	holder	shall	have the	e right to consi	der an	d vote or	n my/our l	behal	f as dee	med appropriate.
	(b)	The proxy	holder	shall	vote in a	accordance wit	h my/c	our intent	ion as fol	lows:		
Appro	ove				Disappr	rove		Abstain			Invalid	Ballot
Λαρη	da	e,	ubject /	∆nnoi	intment c	of directors (co	ntinue	4)				
Agen	AgendaSubject Appointment of directors (continued) Name of director											
	INGI	Appro				Disapprove		П	Abstain			Invalid Ballot
	Nar											invalid Ballot
	III	Appro				Disapprove						Invalid Ballot
	Nar											
		Appro				Disapprove						Invalid Ballot
	Nar	• •										
		Appro										Invalid Ballot
						- *						
	Nar	ne of direct	or									

Agen	da	Subje	ct					
	(a)	The proxy hole	der shall	have the right to consid	der an	d vote on my/our	behal	f as deemed appropriate.
	(b)	The proxy hole	der shall	vote in accordance with	h my/d	our intention as fo	llows:	
Appro	ve			Disapprove		Abstain		Invalid Ballot
Agen	da	Subje	ct					
	(a)	The proxy hole	der shall	have the right to consid	der an	d vote on my/our	behal	f as deemed appropriate.
	(b)	The proxy hole	der shall	vote in accordance with	h my/c	our intention as fo	llows:	
Appro	ve			Disapprove		Abstain		Invalid Ballot
AgendaSubject								
	(a)	The proxy hole	der shall	have the right to consid	der an	d vote on my/our	behal	f as deemed appropriate.
	(b)	The proxy hole	der shall	vote in accordance with	h my/o	our intention as fo	llows:	
Appro	ve			Disapprove		Abstain		Invalid Ballot

Proxy Form C

(To be used specifically by foreign shareholders for whom a custodian in Thailand is appointed)

			Written at	
			DateMonthYea	ar
	(1) I/We		Nationality	
Reside	ence No	Road	Subdistrict	
Distric	t	Province	Postal Code	
	(2) Being th	ne shareholder of	CAZ (Thailand) Public Company Limited	nolding the total
numbe	er of		shares representing a total number of	
votes	comprising			
	ordinary sh	ares	shares representing	votes
	preferred s	hares	shares representing	votes
	(2) Hereby	appoint		
	□	Mr. Nati	ie Tabmanie	ars Residing at
8/4			ر Khwaeng Rd,HuaMak,BangKapiDistrict,Bangkok	
	240 or		gg	
	- 10			
	□ . .		Age	
years	Residing	at	Alley Subdistrict	District
		Province	Postal Code	
			Age	
			·	
-	_		Alley Subdistrict	District
		Province	Postal Code	
	Provided	only one of them as my	v/our proxy to attend and vote on my/our behalf at the 2021 v	Annual General
Meetir	ng of shareh	nolders on Friday, 23 Apı	ril 2021 at 1:30 p.m. at Meeting Room A in the Engineering	Building, of the
Compa	any's Heado	quarters 239 Huaypong-N	longbon Road, Huaypong Sub-district, Muang Rayong District,	Rayong 21150
or at tl	he Meeting	which may be adjourned	to some other date, time, and place.	
	(3) I/We ar	ant provy to the provy ho	lder to attend and vote at the Meeting as set out as follows.	
		Voting rights of all voting	·	
	_		voting shares held by me/us as follows	
			shares Representing	votes
		•	shares Representingshares Representing	
			f votes	voies
		Constituting a total of	, voics	
	(4) I/We the	erefore would like the pro	oxyholder to vote on my/our behalf at the Meeting as set out a	s follows.

Agenda 1 To acknowledge the report on the Company's operating results for the year 2020 Agenda 2 To consider and approve the financial statements for the year 2020 ended 31 December 2020 (a) The proxy holder shall have the right to consider and vote on my/our behalf as deemed appropriate. (b) The proxy holder shall vote in accordance with my/our intention as follows Abstain Approve Disapprove Invalid Ballot To consider and approve the appropriation of the Company's net profit for the year Agenda 3 2020 and for dividend payment (a) The proxy holder shall have the right to consider and vote on my/our behalf as deemed appropriate. (b) The proxy holder shall vote in accordance with my/our intention as follows: Abstain Invalid Ballot Disapprove Approve Agenda 4 To consider and approve the increase of the Company's registered capital for the stock dividend payment (a) The proxy holder shall have the right to consider and vote on my/our behalf as deemed appropriate. (b) The proxy holder shall vote in accordance with my/our intention as follows: Abstain Disapprove Invalid Ballot Approve Agenda 5 To consider and approval the amendment of Clause 4 of the Company's Memorandum of Association in order to be in the line with the increase of the Company's registered capital (a) The proxy holder shall have the right to consider and vote on my/our behalf as deemed appropriate. (b) The proxy holder shall vote in accordance with my/our intention as follows: Approve Disapprove Abstain Invalid Ballot Agenda 6 To consider and approve the allocation of the Company's newly issued ordinary shares for stock dividend payment (a) The proxy holder shall have the right to consider and vote on my/our behalf as deemed appropriate. (b) The proxy holder shall vote in accordance with my/our intention as follows: Approve Disapprove Abstain Invalid Ballot Agenda 7 To consider and approve the appointment of directors in replacement of those due to retire by rotation (a) The proxy holder shall have the right to consider and vote on my/our behalf as deemed appropriate. (b) The proxy holder shall vote in accordance with my/our intention as follows Appointment of directors as a whole Approve Disapprove Abstain Invalid Ballot Appointment of individual directors

1. Mr. Narongrit Tavornvisitporn

Approve

Approve

2. Mr. Natie Tabmanie

Disapprove

Disapprove

Abstain

Abstain

Invalid Ballot

Invalid Ballot

	3.	Ms. I	Kanchana Rimp	oanichayakij				
		Ap	prove	Disapprove	Abstain	☐ Ir	nvalid Ballot	
	Agen	da 8	To consider	and approve remun	eration for the Bo	ard of Directo	rs for the year 20	21
	☐ (a) The	e proxy holder	shall have the right to	consider and vo	te on my/our be	ehalf as deemed a	ppropriate.
	(b) The	e proxy holder	shall vote in accorda	nce with my/our ir	itention as follo	ows	
			Approve	Disapprove	Abstain	☐ Ir	nvalid Ballot	
	Agen	da 9	To consider	and approve the a	ppointment of th	ne Company's	external auditor	and the
			determinatio	n of audit fees for th	ie year 2021			
	☐ (a) The	e proxy holder	shall have the right to	consider and vo	te on my/our be	ehalf as deemed a	ppropriate.
	☐ (b) The	e proxy holder	shall vote in accorda	nce with my/our in	itention as follo	ws	
			Approve	Disapprove	Abstain	□ Ir	nvalid Ballot	
	Agen	da 10	Other busine	ess (if any)				
	☐ (a) The	e proxy holder	shall have the right to	consider and vo	te on my/our be	ehalf as deemed a	ippropriate.
	☐ (b) The	e proxy holder	shall vote in accorda	nce with my/our ir	itention as follo	ws	
			Approve	Disapprove	Abstain	□ Ir	nvalid Ballot	
(5)	Votes of	prox	y holders for a	ny agenda not in ac	cordance with wh	at I/We have s	pecified in this Pro	oxy Form
			-	t constitute as my/ou				•
				cified my/our intention			v/our intention sp	ecified is
` '			•	g considers or resol	·	· ·	•	
				t, the proxy holder sl	•			
deemed ap	_		,	, ,	9		Ţ	
^	4:			Durant at the Markin		4 h., th		: 4 :
-			•	Proxy at the Meetin	-	•	-	
accordance	e with wr	iat i/v	ve nave specifi	ed in this Proxy Forn	n, snall be deeme	d as carried of	it de me/us in ali r	espects.
					Signed		Proxy Grantor	٢
					,			
					()	
					Signed		Proxy Holder	
					,		,	
					()	
Remark								
•			,	eholders whose name ap	pear in the sharehold	ler registration bo	ok as foreign investor	rs and a
			inted therefor.	o the attached to the Pro				

- - 2. Evidence of documents required to the attached to the Proxy Form are:
 - (1) a Power of Attorney executed by each of the shareholders authorizing the custodian to execute the proxy from on behalf of such shareholder: and
 - (2) a letter confirming that the person executing the proxy from has obtained a license for being a custodian.
- 3. A shareholder appointing a proxy must authorize only one proxy to attend the meeting and cast the votes on its behalf and the number of shares held by such a shareholder may not be split for more than one proxy in order to separate the votes.
- 4. Either all or each nominees to the Board of Directors may be appointed as the director(s) in the agenda of appointment and election of the directors.

Attachment to Proxy Form C

Appointment of proxy as a shareholder of CAZ (Thailand) Public Company Limited

Provided only one person may act as my/our proxy at the 2021 Annual General Meeting of shareholders on Friday, 23 April 2021 at 1:30 p.m. at Meeting Room A in the Engineering Building, of the Company's Headquarters 239 Huaypong-Nongbon Road, Huaypong Sub-district, Muang Rayong District, Rayong 21150 or at the Meeting which may be adjourned to some other date, time, and place

Ager	nda Subject			
	(a) The proxy holder shall	have the right to consi	der and vote on my/	our behalf as deemed appropriate.
	(b) The proxy holder shall	vote in accordance wit	h my/our intention a	s follows
	Approve	Disapprove	Abstain	Invalid Ballot
A				
Ager	nda Subject			
		_	-	our behalf as deemed appropriate.
	(b) The proxy holder shall			_
	Approve	Disapprove	Abstain	Invalid Ballot
Ager	nda Subject			
	(a) The proxy holder shall	have the right to consid	der and vote on my/	our behalf as deemed appropriate.
	(b) The proxy holder shall	vote in accordance wit	h my/our intention a	s follows
	Approve	Disapprove	Abstain	Invalid Ballot
Ager	nda Subject			
	(a) The proxy holder shall	have the right to consid	der and vote on my/	our behalf as deemed appropriate.
	(b) The proxy holder shall	vote in accordance wit	h my/our intention a	s follows
	Approve	Disapprove	Abstain	Invalid Ballot
Ager	nda Subject			
	-			our behalf as deemed appropriate.
	(b) The proxy holder shall	_	-	
	☐ Approve	Disapprove	☐ Abstain	☐ Invalid Ballot
Ager	nda Subject Appo	intment of directors (co	ontinued)	
	Name of director			
	Approve	Disapprove	Abstain	☐ Invalid Ballot
	Name of director			
	Approve	Disapprove	Abstain	☐ Invalid Ballot
	Name of director			
	Approve	Disapprove	Abstain	Invalid Ballot
	Name of director			
	Approve	Disapprove	Abstain	Invalid Ballot

Agen	da	Subject .						
	(a)	The proxy holder s	hall have the right to consi	der and vote on my	/our behalf as deemed appropriate.			
	(b)	The proxy holder shall vote in accordance with my/our intention as follows						
		Approve	Disapprove	Abstain	Invalid Ballot			
A		Out to a						
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