DUTIES AND RESPONSIBILITIES OF THE COMPANY'S SUB-COMMITTEES

Audit and Risk Committee

The Audit and Risk Committee comprises 3 Independent Directors of the Company and has the following scope of duties and responsibilities:

- 1. To seek to ensure that the financial reports of the Company are accurate and sufficient;
- To seek to ensure that the Company has appropriate and effective internal control and internal audit systems as well as to determine the independence of the internal audit unit, and to approve the appointment, transfer and termination of employment of the chief of the internal audit unit;
- 3. To consider, select, nominate an independent person to be the external auditor of the Company and propose fees for such person, as well as to attend a non-management meeting with the external auditor at least once a year;
- 4. To be responsible for the resolution of disagreements between management and the external auditor regarding financial reporting;
- 5. To seek to ensure that the Company has complied with the law on securities and exchange, the Stock Exchange of Thailand's regulations, and the laws related to the business of the Company;
- To seek to ensure that the connected transactions or transactions that may lead to conflicts of interests are in compliance with the laws and the Stock Exchange of Thailand's regulations, and are reasonable and for the highest benefit of the Company;
- 7. To review or discuss, as and when appropriate, policies regarding risk assessment and risk management and the steps management has taken to monitor and control such exposures;
- 8. To seek to oversee and ensure a continuous process for managing risk and to report on all areas of concern to the Board;
- 9. To review and assess the adequacy of the Charter of Audit and Risk Committee annually and recommend modification to the Board as needed;
- 10. To prepare a report of the Audit and Risk Committee to be disclosed in the annual report of the Company, which must be signed by the Chairman of the Audit and Risk Committee; comprising at least the following information:

- a. an opinion on the accuracy, completeness and creditability of the Company's financial report,
- b. an opinion on the adequacy of the Company's internal control system,
- c. an opinion on the compliance with the law on securities and exchange, the Stock Exchange of Thailand's regulations, or the laws related to the business of the Company,
- d. an opinion on the suitability of an auditor,
- e. an opinion on the transactions that may lead to conflicts of interests,
- f. the number of the Audit and Risk Committee meetings, and the attendance of such meetings by each committee member,
- g. an opinion or overview comment received by the Audit and Risk committee from its performance of duties in accordance with the charter, and
- other transactions which, according to the Audit and Risk committee's opinion, should be known to the shareholders and general investors, subject to the scope of duties and responsibilities assigned by the Board;
- 11. In performing the duty of the Audit and Risk Committee, if there is a transaction or any of the following acts which may materially affect the Company's financial condition and operating results:
 - a. a transaction which causes a conflict of interest;
 - b. any fraud, irregularity, or material defect in an internal control system; or
 - c. an infringement of the law on securities and exchange, the Stock Exchange of Thailand's regulations, or any law related to the business of the Company.

The Audit and Risk Committee shall report such transaction or act to the Board for rectification within the period of time that the Audit and Risk Committee thinks fit. If the Board or management fails to make a rectification within such period of time, any Audit and Risk Committee member may report on such transaction or act to the Office of the Securities and Exchange Commission or the Stock Exchange of Thailand;

- 12. To investigate and report the preliminary result to the Office of the Securities and Exchange Commission and the external auditor within 30 days upon receipt of the fact from the external auditor in relation to any suspicious circumstance that the director, manager or any person responsible for the operation of the Company commits an offence under the law on Securities and Exchange; and
- 13. To perform any other acts authorised by the Board of Directors of the Company with the approval of the Audit and Risk Committee.

Nomination and Remuneration Committee

The Nomination and Remuneration Committee comprises 3 Independent Directors of the Company and has the following scope of duties and responsibilities:

- 1. To propose guidelines and make broad recommendations for the annual salary increment and bonus policies for the Company;
- 2. To review and award the bonus, salary increment and incentives of the Company Chairman and his relatives who are employees of the Company;
- 3. To review and approve the expenses claims of the Company Chairman;
- 4. To review and if necessary, propose changes to the remuneration of the Company's directors serving on the Board of Directors, Audit and Risk Committee and Nomination and Remuneration Committee;
- 5. To review and if necessary, propose changes or additions to senior management welfare, benefits, (such as employee stock options and other employee welfare allowances, subsidies and schemes), salary increment and bonus policies. The emoluments of individual employees shall be determined by the management of the Company;
- 6. To establish criteria for Board membership;
- 7. To formulate a standard and transparent process for the selection of directors;
- 8. To propose and/or evaluate directorial candidates and Board committee members for consideration by the Board when there is a vacancy;
- 9. To assess independent directors to identify if the independence of any is compromised and if new independent directors are required under the Board's policy;
- 10. To inform the Board of the names of directors and Board committee members who are retiring by rotation and make recommendations to the Board as to whether the Board should support the renomination of those retiring directors and committee members;
- 11. To review the Committee Charter at least once a year and recommend modifications to the Board of Directors as needed; and
- 12. To report to the Board of Directors on the Committee's activities and findings.