

March 26, 2015

Subject	: No	otice Calling for the 2015 Annual General Meeting	
Attention		areholders guna Resorts & Hotels Public Company Limited	
Attachments	1. 2. 3. 4. 5. 6 7. 8. 9. 10. 11. 12.	Minutes of the 2014 Annual General Meeting The 2014 Annual Report and the Company's audited Financial Statements for the Year Ended December 31, 2014 (CD-ROM) Information on Nominated Directors to be Re-elected 3.1 Non-Independent Directors' Profile 3.2 Independent Directors' Profile Definition of the Company's Independent Directors Duties and Responsibilities of the Company's Sub-Committees Auditor's Profile Proxy Forms Profiles of Independent Directors who are Appointed as Proxies for Shareholders who are unable to Attend the Meeting Documents Verifying Eligibility to Attend the Meeting The Company's Articles of Association relating to Shareholders' Meeting Map to the Banyan Tree Bangkok Hotel 2014 Annual Report Requisition Form	
		en that the 2015 Annual General Meeting (" AGM ") of Laguna Resorts & Hotels ted (" Company ") will be convened as follows:	
Date and time	e : N	<i>I</i> londay, April 27, 2015 at 09:00 hrs.	
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Venue : Persimmon Room, 11th floor, Banyan Tree Bangkok hotel, Thai Wah Tower II, 21/100 South Sathorn Road, Tungmahamek Sub-district, Sathorn District, Bangkok 10120, Thailand.

บริษัท ลากูน่า รีสอร์ท แอนด์ โฮเท็ล จำกัด (มหาชน) Laguna Resorts & Hotels Public Company Limited



The agenda for the AGM is as follows:

1. To consider and certify the minutes of the 2014 Annual General Meeting

FACTS AND RATIONALE: The Company's 2014 Annual General Meeting was held on Tuesday, April 22, 2014 and the minutes of the meeting are set out in Attachment 1. The minutes have been correctly and accurately recorded.

OPINION OF THE BOARD: To propose in the AGM to certify the minutes of the 2014 Annual General Meeting.

REQUIRED VOTE FOR RESOLUTION: This agenda item shall be resolved by a majority of the votes of the shareholders who are present and cast their votes pursuant to Clause 32 (1) of the Company's Article of Association.

2. To consider and acknowledge the Company's 2014 business operations report

FACTS AND RATIONALE: To report to shareholders for acknowledgement, the Company's 2014 business operations, details of which are provided in the Annual Report which had been sent to shareholders together with the notice calling for the AGM, as shown in Attachment 2.

OPINION OF THE BOARD: To propose to the AGM to acknowledge the Company's 2014 business operations report.

REQUIRED VOTE FOR RESOLUTION: No resolution on this agenda item and therefore no voting is required since it is only a report for shareholders' acknowledgement.

3. To consider and approve the Company's audited financial statements for the year ended December 31, 2014 with the auditor's report thereon

FACTS AND RATIONALE: Clause 36 of the Company's Articles of Association stipulates that the audited financial statements as at the end of the fiscal year of the Company shall be prepared and submitted to the annual general meeting for approval. The Company's audited financial statements for the year ended December 31, 2014, which have been reviewed by the Audit and Risk Committee and the Board of Directors, are in the "Financial Statements" section of the Annual Report (page No. 108-168) as shown in Attachment 2 and can be summarized as follows:

Consolidated Separate **Financial Statements Financial Statements Total Assets** 18.714 6.811 **Total Liabilities** 7,306 1,479 Total Revenues 4,016 384 Net Profit / (Loss) 18 88 Profit / (Loss) per Share (Baht) 0.11 0.53

(Unit : Million Baht)



<u>OPINION OF THE BOARD</u>: To propose in the AGM to approve the Company's audited financial statements for the year ended December 31, 2014 with the auditor's report thereon.

REQUIRED VOTE FOR RESOLUTION: This agenda item shall be resolved by a majority of the votes of the shareholders who are present and cast their votes pursuant to Clause 32 (1) of the Company's Article of Association.

4. To consider and approve the payment of dividend

FACTS AND RATIONALE: The Company reported a consolidated net profit of Baht 18.14 million as shown in the income statement for the year ended December 31, 2014, which has been audited by the auditor.

The Company's Dividend Policy seeks to maximize shareholder value and encourage shareholder loyalty with predictable annual growth in dividend payout which is not impacted by profit volatility. With that objective, the Company's Dividend Policy is based on the principles of stability, predictability and managed growth, outlined as follows:

• Stability

Unless the Company suffers a substantial net loss, it will pay a dividend each year so that shareholders are not negatively affected by annual profit volatility.

• Predictability

Shareholders will be able to better anticipate the appropriate level of dividends to expect each year and therefore may be better able to manage their portfolio investment strategy.

• Managed growth

The Company will strive to increase and smooth out the dividends year-on-year within a broad band but the specific rate will be dependent on the Company's actual profit performance, cash and cash flow projections.

However, Clause 39 of the Company's Articles of Association stipulates that the Company shall allocate not less than 5 percent of the Company's annual net profit less the accumulated losses brought forward (if any) to a reserve fund until this fund attains an amount not less than 10 percent of the registered capital.

<u>OPINION OF THE BOARD</u>: Taking into account the consolidated net profit, the Company's expansion plan and debt repayment obligations, the Board of Directors agreed to propose in the AGM to appropriate the retained earnings for the year ended December 31, 2014 as follows:



- a) Dividend payment to shareholders in the amount of Baht 0.125 per share for 166,682,701 shares, totaling Baht 20,835,338.
- b) Un-appropriated retained earnings to be carried forward.

No appropriation of the net profit to legal reserve is required since the legal reserve has already reached 10 percent of the registered capital as stipulated by laws. The Company will pay the dividend to the shareholders whose names appear in the Company's share register book as at May 11, 2015 which is the date for determining the shareholders who are entitled to the dividend payment (Record Date) fixed by the Board of Directors. The closing date of the Company's share register book for collecting shareholders' names under Section 225 of the Securities and Exchange Act is fixed on May 12, 2015. Dividend payment will be made on May 26, 2015.

The proposed dividend is consistent with the Company's dividend payment policy. The proposed amount to be paid in respect of the year ended December 31, 2014 represents approximately 115 percent of consolidated net profit. Comparative details are set out in the table below.

Details of Dividend Payment		2014	2013
1)	Consolidated net profit (Million Baht)	18.14	111.79
2)	Number of shares issued and paid-up (Million Shares)	167	167
3) Dividend payment			
	Interim dividend (Baht/Share)	-	-
	Annual dividend (Baht/Share)	0.125	0.34
4) Total dividend payment (Million Baht)		20.84	56.67
5)	Percentage compared to consolidated net profit	115%	51%

<u>REQUIRED VOTE FOR RESOLUTION</u>: This agenda item shall be resolved by a majority of the votes of the shareholders who are present and cast their votes pursuant to Clause 32 (1) of the Company's Article of Association.

5. To consider and approve matters relating to directorship of the Company

5.1 Election of directors to succeed those who will be retiring on completion of their terms

FACTS AND RATIONALE: Clause 14 of the Company's Articles of Association stipulates that at each annual general meeting, one-third of the directors shall retire from office. Retiring directors are eligible for re-election. The following 4 directors are due to retire at the AGM:



1)	Mr. Ho KwonPing	Director, Chairman of the Board and Chief Executive Officer
2)	Mr. Udom Vichayabhai	Independent Director
3)	Ms. Srinthorn Ounayakovit	Independent Director
4)	Mr. Ariel P. Vera	Non-Executive Director

The process for nominating directors is made through the Nomination and Remuneration Committee which considers qualifications, i.e. appropriateness, competency, experience, knowledge, and proficiency in various professional fields as well as past contribution and performance, before recommending that the Board of Directors to consider and nominate directors for shareholders' approval.

In view of the professional qualifications, knowledge and work experience of the 4 retiring directors, the Nomination and Remuneration Committee recommended that the Board of Directors nominate all of the 4 retiring directors for another term of directorships.

<u>OPINION OF THE BOARD</u>: To propose in the AGM to re-elect all 4 retiring directors, namely Mr. Ho KwonPing, Mr. Udom Vichayabhai. Ms. Srinthorn Ounayakovit and Mr. Ariel P. Vera for another term of directorships as recommended by the Nomination and Remuneration Committee. The profiles of the 4 retiring directors are shown in <u>Attachment 3</u>.

The definition of the Company's independent directors is shown in Attachment 4.

<u>REQUIRED VOTE FOR RESOLUTION</u>: This agenda item shall be resolved by a majority of the votes of the shareholders who are present and cast their votes pursuant to Clause 32 (1) of the Company's Article of Association.

5.2 Remuneration for the directors of the Board and directors who are members of the Audit and Risk Committee and/or the Nomination and Remuneration Committee

FACTS AND RATIONALE: Clauses 28 and 32 of the Company's Articles of Association stipulate that any payment of remuneration to directors must be approved by the shareholders' meeting with a vote of at least two-thirds of the total number of votes of shareholders who are present and eligible to vote.

On April 22, 2014, the Company's 2014 Annual General Meeting approved remuneration for each category of directors of the Board and for each category of committee members of the Audit and Risk Committee and Nomination and Remuneration Committee, which took effect from January 1, 2014 and for each subsequent year, unless or until resolved otherwise by a general meeting of the shareholders of the Company. Details of



remuneration approved for each category are shown in the following comparative details of remunerations table.

The Nomination and Remuneration Committee has reviewed the directors' remuneration stated above, taking into account industry norms and the responsibilities of each directorship position. Based on its review, the Nomination and Remuneration Committee recommended an increase of approximately 2.5 percent in fee for each category of directors of the Board and for each category of committee members of the Audit and Risk Committee and Nomination and Remuneration Committee from the preceding year. The proposed fees are rounded up to the nearest thousand Baht. Comparative details of remunerations are set out in the following table.

Board of Directors

Position	Remuneration / Meeting / Person (Baht)		Spa & Gallery Vouchers / Year / Person	
	2015	2014	2015	2014
Chairman of the Board	253,000	247,000	-	-
Deputy Chairman of the Board	210,000	205,000	-	-
Independent Director	169,000	165,000	USD2,000 (Approximately THB 60,000)	
Non-Executive Director	169,000	165,000	USD2,000 (Approximately THB 60,000)	
Executive Director	111,000	108,000	-	-

Audit and Risk Committee and Nomination and Remuneration Committee

Position	Remuneration / Meeting / Person (Baht)		
	2015	2014	
Chairman	84,000	82,000	
Member	43,000	42,000	

If the proposed remuneration is approved, it will take effect from January 1, 2015 and for each subsequent year, unless or until resolved otherwise by a general meeting of the shareholders of the Company. If the general meeting does not approve the proposed fees of remuneration for 2015, the remuneration fees of year 2014 shall continue to apply.



<u>OPINION OF THE BOARD</u>: To propose in the AGM to approve the increase in fee for each category of directors of the Board and for each category of committee members of the Audit and Risk Committee and Nomination and Remuneration Committee from the preceding year as recommended by the Nomination and Remuneration Committee as outlined above.

The scopes of duties and responsibilities of the Company's Sub-Committees, namely the Audit and Risk Committee and Nomination and Remuneration Committee are as shown in <u>Attachment 5</u> and details of remuneration paid to each director in 2014 is in the "Remuneration and Other Benefits of the Directors during the Year 2014" section of the Annual Report (page No. 71) as shown in <u>Attachment 2</u>.

REQUIRED VOTE FOR RESOLUTION: This agenda item shall be resolved by the votes of not less than two-thirds of the votes of the shareholders who are present and are eligible to vote pursuant to Clause 32 (3) of the Company's Article of Association.

6. To consider and approve the appointment of an auditor and determination of its remuneration for the year 2015

FACTS AND RATIONALE: Section 120 of the Public Limited Companies Act B.E. 2535 stipulates that the appointment of an auditor and determination of its remuneration be approved at every annual general meeting. The selection of the auditor and determination of its remuneration have been reviewed by the Audit and Risk Committee and the Board of Directors.

The Audit and Risk Committee has recommended the appointment of Mr. Sophon Permsirivallop, C.P.A. No. 3182 and/or Ms. Rungnapa Lertsuwankul, C.P.A. No. 3516 and/or Ms. Rosaporn Decharkom, CPA No. 5659 and/or Ms. Pimjai Manitkajohnkit, CPA No. 4521 of EY Office Limited to be the Company's auditor for the year 2015 with total remuneration not exceeding Baht 670,000 which is the same amount as approved by the shareholders' meeting for the year 2011-2014. Only the audit fee is included in the remuneration for the Company's auditor.

To date, EY Office Limited has performed its duty well and the Audit and Risk Committee and the Board of Directors are satisfied with its performance. In addition, none of the 4 nominated auditors has a relationship or any interest in / with the Company / Company's subsidiaries / management / major shareholders or other connected persons to the former mentioned persons. In the financial year ended December 31, 2014, the Company and its subsidiaries did not pay any non-audit fee to the audit firm which acted as the Company's auditor, or to other persons or businesses related to the 4 nominated auditors. For the benefit of all shareholders, the profiles of the 4 nominated auditors are included in <u>Attachment 6</u> of this Notice, and the details of the remuneration paid to EY Office Limited in 2014 is in the "Auditor's Remuneration" section of the Annual Report (page No. 169) as shown in <u>Attachment 2</u>.



Mr. Sophon Permsirivallop was the Company's auditor during 2006-2010 and 2013-2014, Ms. Rungnapa Lertsuwankul was the Company's auditor during 2011-2012, Ms. Rosaporn Decharkom and Ms. Pimjai Manitkajohnkit have never been the Company's auditor. In compliance with the Office of Securities and Exchange Commission's notification, the auditor may be re-appointed for not more than 5 consecutive financial years and the Company may re-appoint a former auditor after that auditor has not been the Company's auditor for at least 2 consecutive financial years.

EY Office Limited is also the audit firm of most of the Company's subsidiaries/ associates.

<u>OPINION OF THE BOARD</u>: To propose in the AGM to appoint Mr. Sophon Permsirivallop, C.P.A. No. 3182 and/or Ms. Rungnapa Lertsuwankul, C.P.A. No. 3516 and/or Ms. Rosaporn Decharkom, CPA No. 5659 and/or Ms. Pimjai Manitkajohnkit, CPA No. 4521 of EY Office Limited to be the Company's auditor for the year 2015 with total remuneration not exceeding Baht 670,000.

<u>REQUIRED VOTE FOR RESOLUTION</u>: This agenda item shall be resolved by a majority of the votes of the shareholders who are present and cast their votes pursuant to Clause 32 (1) of the Company's Article of Association.

7. To consider any other appropriate business, if any

All shareholders are invited to attend the AGM at the date, time and venue mentioned above. Registration of attendance at the AGM will start at 08:00 hrs. To attend the AGM, on the AGM day, all shareholders and proxies must bring all documents verifying eligibility to attend the AGM and vote as stipulated in <u>Attachment 9</u>.

A shareholder may appoint a proxy to attend the Meeting and vote on his/her behalf by completing and signing, including affixing a duty stamp to, Proxy Form B. For foreign shareholders who have appointed a custodian in Thailand to keep and safeguard their shares can choose to use either Proxy Form B or Proxy Form C. Both Proxy Forms B and C are attached as <u>Attachment 7</u>. If a shareholder wishes to give a proxy to an independent director, that shareholder may appoint **Dr. Jingjai Hanchanlash** or **Mr. Vudhiphol Suriyabhivadh**, the Company's independent director, as a proxy. Their profiles are shown in <u>Attachment 8</u>. The Proxy Form, together with all documents, are to be presented to the Company Secretary before the commencement of the AGM or to be sent to the Company Secretary by post at the Company's address at No. 21/66 Thai Wah Tower 1, 22nd Floor, South Sathorn Road, Tungmahamek, Sathorn, Bangkok, attention to the Company Secretary.

The Company has fixed the record date on which the shareholders are entitled to attend the AGM on March 13, 2015 and fixed the share register book closing date on which the shareholder list as specified under Section 225 of the Securities and Exchange Act to be compiled on March 16, 2015.



The Annual Report of the Company for the year 2014 as per the <u>Attachment No. 2</u> is made in the form of CD-ROM, which has been sent to the shareholders together with the notice of this meeting. Shareholders who would like to receive a printed copy of the 2014 Annual Report, are requested to fill in the 2014 Annual Report Requisition Form as per the <u>Attachment 12</u> and send it to the Company Secretary via fax at the facsimile number 66 (0) 2285 0733, call telephone number 66 (0) 2677 4455 Ext. 295 or email to <u>ir@lagunaresorts.com</u>.

The Company will conduct the AGM in accordance with the details in <u>Attachment 10</u>. To ensure that shareholders' rights are preserved, it is advised that any queries requiring clarification by the Company at the AGM be sent in advance either by email to *ir@lagunaresorts.com* or by fax to number 66 (0) 2285 0733.

Yours sincerely, By the order of the Board of Directors,

(Mr. Shankar Chandran) Managing Director