

Invitation to the 2022 Annual General Meeting of Shareholder

INTERLINK TELECOM PUBLIC COMPANY LIMITED

On Wednesday, 27th April 2022

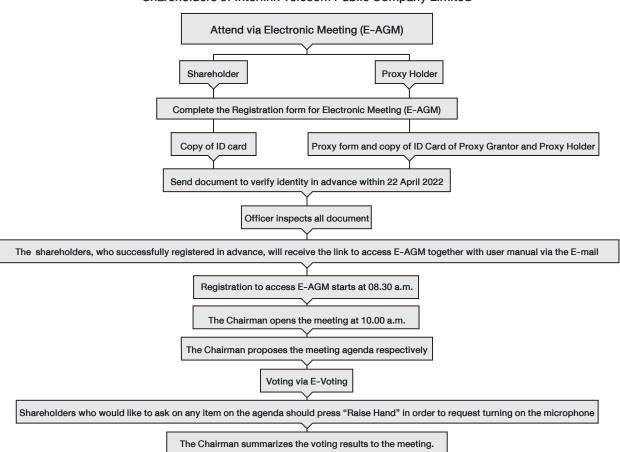
At 10.00 a.m.

via Electronic Meeting (E-AGM)

Registration to access E-AGM starts from 08.30 a.m. onwards.



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Subject Invitation to the Annual General Meeting 2022

To Shareholders of Interlink Telecom Public Company Limited

Attachments 1. Practices and Evidences for Attending the Electronic Annual General Meeting (E-AGM)

2. Registration Form for Electronic Annual General Meeting (E-AGM)

3. Privacy Notice

4. Voting Method, Vote Counting, Vote Counting Result, and How to raise questions in the Electronic Annual General Meeting

5. Copy of the Minutes of the Extraordinary General Meeting No. 1/2022 on 27 January 2022

6. QR Code for Downloading of 56-1 One Report 2021(Annual Report 2021)

7. Summary of Basic Details of the Company's Warrant No. 4 (ITEL-W4)

8. Capital Increase Report Form (F53-4)

9. Profiles of Candidates Nominated for Election as ITEL Directors

10. Notification of the National Broadcasting and Telecommunications Commission (NBTC) on the Determination of Prohibition on Acquisition of Business by Foreigner, B.E. 2555 (2012) and the Prohibition on Acquisition of Business by Foreigner, B.E. 2555 (2012)

11. Company Regulations Related to the Meeting of Shareholders

12. Definition of Independent Director of the Company

13. Profiles of Independent Director and Audit Committee for Proxy

14. Proxy of Attorney Form A, Form B, and Form C

15. Request form for receiving a hard copy of 56-1 One Report 2021(Annual Report 2021)

16. Advanced Inquiry Form

17. Map of the broadcasted live meeting venue

Due to the current pandemic situation of Coronavirus 2019 (Covid-19) in Thailand in which its scope of pandemic is still expanding in several areas, the Company is concerned about the health and safety of shareholder and participants in the meeting arrangement and is ready to comply with government measures strictly to prevent the pandemic of Covid-19.

In this regard, the Board of Director's Meeting No. 2/2022, which was held on Tuesday 22 February 2022, had approved the determination of the form of the Annual General Meeting 2022 to be the Electronic Annual General Meeting that was arranged and broadcasted live from the Suvarnabhumi Grand Ballroom on 7th Floor of the Interlink Building, Ratchadaphisek Road, Samsen Nok Sub-District, Huai Khwang District, Bangkok on Wednesday, 27 April 2022 at 10.00 a.m. according to the rules as specified in the law that related to Electronic Meeting. If the shareholders intend to attend the electronic meeting, the shareholders or the proxies were requested to submit the registration form for the Electronic Annual General Meeting (E-AGM) with the details shown in Attachment 2 and submit the identification documents with the details shown in the invitation letter within Friday, 22 April 2022 via the e-mail: ir@interlinktelecom.co.th.

After the Company has verified the name of shareholders according to the information on the Record Date on 22 March 2022, the link to login to the system as well as the user manual were sent to the E-mail that the shareholders or the proxies had registered with the Company from 18 April 2022 onwards to attend the Electronic Annual General Meeting (E-AGM) through the Company's system. If the shareholders had the inconvenience to attend the Electronic Annual General Meeting (E-AGM), The shareholders can appoint the Independent Director of the Company to attend the meeting. Hence, the Company had determined the meeting agenda for consideration of various matters according to the agenda and the opinions of the Company's Board of Directors as follows:

Agenda 1 Matters to Inform the Meeting

Objectives and Rationale

This agenda was determined for the Directors to report the incidents or progresses (if any) of the Company to the Meeting of Shareholders with no presentation of matters for approval and no voting in this agenda.

Agenda 2 Consider Approving the Minutes of the Extraordinary General Meeting No. 1/2022 on 27 January 2022 Objectives and Rationale

The Company had completed the minutes of the Extraordinary General Meeting No. 1/2022 on Thursday, 27 January 2022 within 14 days as from the date of the Extraordinary General Meeting No. 1/2022 and had submitted to the Ministry of Commerce within the period as specified by law and publicized on the Company's Website (www.interlinktelecom.co.th). The copy of the minutes of the Extraordinary General Meeting No. 1/2022 was attached with this invitation letter, dated 5 April 2022 (Enclosure 5).

The Board's opinion

View as proper to present the minutes of the Extraordinary General Meeting No. 1/2022 on Thursday, 27 January 2022 that the Company's Board of Directors had approved as correct to the Annual General Meeting of shareholder certify the meeting.

Votes for Approval

This agenda must be certified by a majority vote of the shareholders who attended the Meeting and cast their vote.

Agenda 3 Acknowledge the Company's Performance Report of the Year 2021

Objectives and Rationale

The Company had summarized the past performance report and the significant changes that occurred in the year 2021 as shown in the 56-1 One Report 2021 (Enclosure 6).

The Board's opinion

View as proper to present the performance of the year 2021 that summarized the performance of the Company and significant changes that occurred in the year 2021 to the shareholders.

Votes for Approval

No vote casting for this agenda as it is an acknowledgement agenda.

Agenda 4 Consider Approving the Financial Statement and the Annual Profit and Loss Statement, Ending on 31 December 2021

Objectives and Rationale

To be accordance to the Public Limited Company Act, the Company must make the financial statement and the annual profit and loss statement, ending at the accounting year of the Company and arrange to receive the audit from the Certified Public Accountant before presenting to the Shareholders' Meeting for approval.



The Board's opinion

View as proper for the Shareholders' Meeting to consider approving the financial statement and the annual profit and loss statement, ending on 31 December 2021 that had been audited and signed from the Certified Public Accountant of the Company and had received approval from the Audit Committee. The details were as shown in the Annual Data Report/Annual Report 2021 (56-1 One Report 2021) that were sent to the shareholders together with the meeting invitation letter (Enclosure 6).

Votes for Approval

This agenda must be certified by a majority vote of the shareholders who attended the Meeting and cast their vote.

Agenda 5 Consider Approving the Appropriation of Net Profit for the Year 2021

5.1 Acknowledge the Appropriation of Net Profit as Legal Reserve

Objectives and Rationale

Under the provision of Article 116 of the Public Limited Company Act, B.E. 2535 (1992) and Item 50 of the Company Regulations, the Company must appropriate part of its net profit as reserve fund for no less than 5 percent of annual net profit, deducting by the accumulated loss brought forward (if any) until this reserve fund had obtained the amount of no less than 10 percent of the reserve authorized capital according to the law and could not be used to pay the dividend. Therefore, the Company needed to appropriate the net profit for the year 2021 as additional reserve according to the law. The details were as follows:

Details	(Unit : Baht) Year 2021
1. Net profit for the year ended 31 December 2021	256,651,043
2. Legal reserve as of 31 December 2021	12,840,000
3. Net profit for the year ended 31 December 2021 after deducting the legal reserve	243,811,043

The legal reserve of 12,840,000 baht that must be appropriated was 5.00 percent of annual net profit of the year 2021. Also, the company has recorded the reserve according to the aforementioned laws as of 31st December 2021. The Board's opinion

The Company's Board of Directors viewed as proper to present to the Shareholders' Meeting to acknowledge the appropriation of net profit as legal reserve according to the abovementioned details.

Votes for Approval

No vote casting for this agenda as it is an acknowledgement agenda.

5.2 Consider approving the refrain of the annual dividend payment for the year 2021

Objectives and Rationale

The Company had the policy to pay the dividend of no lower than 40 percent of net profit from the separate financial statement of the Company after deducting the corporate income tax and the appropriation of legal reserve. However, the Company might consider the dividend payment differently from the determined policy by relying on the turnover, financial liquidity, and necessity to use as working capital for business management and business expansion of the Company, including economic conditions.

Hence, according to the financial statement of the year ended 31 December 2021 that had been audited by the Auditor, the Company obtained the net profit of 256,651,043 baht and the net profit after deducting the legal reserve of 243,811,043 baht. However, due to the pandemic situation of Coronavirus 2019 in Thailand in which the scope of pandemic is continuously expanding in many areas and the uncertainty of economic recession, in order to maintain the debt to equity ratio to be in a suitable level and to act as capital for business expansion of the Company, which can provide the maximum benefit to the Company and the Company's shareholders, the Chairman had proposed for the Meeting to consider and approve the refrain of the annual dividend payment for the net profit of the year 2021.



Details of Dividend Payment	2018	2019	2020	2021
1. Net profit of the Separate Financial Statement (Baht)	150,191,759	191,086,964	191,051,321	256,651,043
2. Appropriation as Legal Reserve (Baht)	7,510,000	9,600,000	9,560,000	12,840,000
3. Net Profit of the Separate Financial Statement After	142,681,759	181,486,964	181,491,321	243,811,043
Deducting Legal Reserve				
4. Number of Shares (share)	1,000,000,000	1,000,000,000	1,000,000,000	1,247,165,194
5. Dividend per Share (Baht : Share)	0.057	No Dividend	No Dividend	No Dividend
6. Total Dividend Payment (Baht)	57,072,703.60	-	-	-
7. Proportion of Dividend Payment, Comparing to Net	40.00%	-	-	-
Profit of the Separate Financial Statement After				
Deducting Legal Reserve (Percentage)				
8. Proportion of Dividend Payment, Comparing to Net	38.00%	-	-	-
Profit of the Separate Financial Statement (Percentage)				

The Board's opinion

The Company's Board of Directors viewed as proper to propose to the Annual General Meeting to consider approving the refrain of the dividend payment for the net profit of the year 2021.

Votes for Approval

This resolution must be approved by a vote of not less than three-fourths of the total number of votes of the attended shareholders.

Agenda 6 Consider Approving the Registered Capital Reduction of the Company to Cut the Issued Ordinary Shares of the Company, which were the New Ordinary Shares, to Use as Remuneration Payment for Entire Business Transfer to Weatheria E and the Revision of Memorandum of Association of the Company in Item 4 to Be Consistent with the Registered Capital Reduction of the Company

6.1 To Approve the Registered Capital Reduction of the Company to Cut the Issued Ordinary Shares of the Company, which were the New Ordinary Shares, to Use as Remuneration Payment for Entire Business Transfer to Weatheria E

Objectives and Rationale

According to the Public Limited Company Act, B.E. 2535 (1992) (and its amendment) ("Public Limited Company Act) in Article 136 which specified that the Company can increase the capital from the registered amount by issuing more shares, the issuance of shares according to Paragraph 1 can be done when all shares have been issued and are fully paid. In case the shares are not completely distributed, the remaining shares must be the shares that are issued to support the convertible debentures or warrants.

From the resolution of the Extraordinary General Meeting No. 1/2022 on 27 January 2022, the Company had received an approval to issue and appropriate the new ordinary shares of not exceeding 30,600,000 shares with the par value of 0.50 baht to Weatheria E and/or the shareholders of Weatheria E that were the Private Placement and non-related persons of the Company to use as remuneration payment for entire business transfer from Weatheria E. The offering price of the new ordinary shares would be calculated from the weighted average costing of the Company in the Stock Exchange of Thailand for the past 7 working days (between 15-24 February 2022) and the offering price was set to be on 25 February 2022.

On 25 February 2022, the Company had set the offering price for the new ordinary shares according to the above mentioned rules to be 6.21 baht/share and had offered the new ordinary shares in the number of 24,637,682 shares or the total trading value of 153,000,000 baht, causing the Company to obtain the unissued ordinary shares in the number of 5,962,318 shares, which was a part of appropriated shares to use as remuneration payment for entire business transfer to Weatheria E.

Therefore, to be in accordance with Article 136 of Public Company Limited Act, the Meeting was requested to reduce the registered capital of the Company from 794,777,580 baht (1,589,555,016 ordinary shares with the par value of 0.50 baht) to 791,796,349 baht (1,583,592,698 ordinary shares with the par value of 0.50 baht) by cutting 5,962,318 unissued ordinary shares with the par value of 0.50 baht.

The Board's opinion

The Company's Board of Directors viewed as proper for the Annual General Meeting to approve the registered capital reduction of the Company to cut the unissued ordinary shares of the Company, which were the new ordinary shares to use as remuneration payment for entire business transfer to Weatheria E.

Votes for Approval

This resolution must be approved by a vote of not less than three-fourths of the total number of votes of the attended shareholders.

6.2 To Approve for Revision of Memorandum of Association in Item 4 to Be Consistent with the Registered Capital Reduction of the Company

Objectives and Rationale

To be consistent with the registered capital reduction of the Company for cutting the unissued ordinary shares of the Company, which were the new ordinary shares, to use as remuneration payment for entire business transfer to Weatheria E as proposed to the Meeting for consideration and approval in Agenda 6.1 Therefore, it was viewed as proper to revise the Memorandum of Association in Item 4 as follows:

"Item 4 Registered Capital	791,796,349	Baht
Divided into	1,583,592,698	Shares
Par Value	0.50	Baht
By Separating into		
Ordinary Shares	1,583,592,698	Shares
Preference Shares	-	Shares"

Hence, the individual that the Board of Directors had assigned in the registration of the Memorandum of Association at the Department of Business Development, Ministry of Commerce must obtain the authority to revise and add the statements or proceed with any actions according to the instructions of the Registrar.

The Board's opinion

The Company's Board of Directors viewed as proper for the Shareholders' Meeting to consider approving the revision of the Memorandum of Association of the Company in Item 4 to be consistent with the registered capital reduction of the Company.

Votes for Approval

This resolution must be approved by a vote of not less than three-fourths of the total number of votes of the attended shareholders.



Agenda 7 Consider Approving the Registered Capital Increase of the Company under the General Mandate from the Original Registered Capital Increase of 791,796,349 Baht to 811,796,349 Baht by Issuing the New Ordinary Shares of 40,000,000 Shares with the Par Value of 0.50 Baht and the Revision of the Memorandum of Association of the Company in Item 4 to Be Consistent to the Registered Capital Increase of the Company under the General Mandate.

7.1 To Approve the Registered Capital Increase of the Company under the General Mandate Objectives and Rationale

Currently, the Company has foreseen the business expansion opportunity from the acquisition and other companies that are relevant with the Company, which results in the need to obtain more capitals. Also, the said investment might need the immediate or urgent decision making. Therefore, it was viewed as proper for the Meeting to consider approving the registered capital increase of the Company under the general mandate to support the business expansion of the Company and to be prepared to take action promptly by issuing the new ordinary shares of 40,000,000 shares with the par value of 0.50 baht by assigning the Board of Directors to have the authority to offer the capital increase shares in a single or multiple times and offer the shares to any group of individuals or all groups of individuals at the same time as well as setting the offer price, offer date and time, and details and conditions that are relevant with the appropriation of the said capital increased shares. The appropriation of capital increased shares must be completed within the date of the next Annual General Meeting or within the date as specified by law for the next Annual General Meeting, whichever date comes first.

The Board's opinion

The Company's Boards of Directors viewed as proper for the Shareholders' Meeting to consider approving the registered capital increase of the Company under the general mandate.

Votes for Approval

This resolution must be approved by a vote of not less than three-fourths of the total number of votes of the attended shareholders.

7.2 To Approve the Revision of the Memorandum of Association of the Company in Item 4 to Be Consistent with the Registered Capital Increase of the Company under the General Mandate

Facts and Reasons

To be consistent with the registered capital increase of the Company under the general mandate as proposed to the meeting to consider aproving in agenda 7.1. Therefore, it was viewed as proper to revise the Memorandum of Association of the Company in Item 4 as follows:

"Item 4 Registered Capital	811,796,349	Baht
Divided into	1,623,592,698	Shares
Par Value	0.50	Baht
By Separating into		
Ordinary Shares	1,623,592,698	Shares
Preference Shares	-	Shares"

Hence, the individual that the Board of Directors had assigned in the registration of the Memorandum of Association at the Department of Business Development, Ministry of Commerce must obtain the authority to revise and add the statements or proceed with any actions according to the instructions of the Registrar.

The Board's opinion

The Company's Board of Directors viewed as proper for the Shareholders' Meeting to consider approving the revision of the Memorandum of Association of the Company in Item 4 to be consistent with the registered capital increase of under general mandate of the Company.

Votes for Approval

This resolution must be approved by a vote of not less than three-fourths of the total number of votes of the attended shareholders.

Agenda 8 Consider Approving the Appropriation of Capital Increase in Ordinary Shares under General Mandate of 40,000,000 Shares with Par Value of 0.50 Baht

Objectives and Rationale

The Meeting of the Company's Board of Directors had approved the appropriation of capital increase in ordinary shares of the Company under general mandate of 40,000,000 shares with par value of 0.50 baht to the Private Placement or 3.19 percent of paid-up capital in order to offer to the Private Placement. The appropriation will either be done entirely or partially or will either be appropriated in a single or multiple times. The details of appropriation were shown in the Capital Increase Report Form (Enclosure 8).

Hence, the Private Placement who will receive the appropriation of capital increase in ordinary shares under general mandate must not be connected persons according to the Notification of the Capital Market Supervisory Board No. ThorChor. 21/2008 regarding the Rules for Making of Connected Transaction, dated 31 August 2008 (and its amendment) and the Notification of the Securities and Exchange Commission regarding the Disclosure of Information and the Operation of Listed Companies in the Connected Transaction, B.E. 2546 (2003), dated 19 November 2003 (and its amendment) and must be the investors with financial stability and potential to invest in the Company as well as knowledge, ability, experience, or potential that can benefit or support the operation of the Company. Moreover, the price of capital increase in ordinary shares under general mandate offered to the Private Placement will not be the offer price of newly issued shares that is lower than 90 percent of the market price. The market price means the weighted average price of ordinary shares of the Company in the Stock Exchange for no less than 7 consecutive working days in retrospective, but not exceeding 15 consecutive working days prior to offer date. The offer date must not exceed 3 working days in retrospective prior to the initial offering date to the investors according to the Notification of the Capital Market Supervisory Board No. TorChor. 72/2015 regarding the Permission for Listed Companies to Offer the Newly Issued Shares to the Private Placement.

The Board of Directors and/or Chief Executive Officer and/or Assigned Person from the Board of Directors to be the authorized person to consider and determine the conditions that are relevant with the said appropriation as well as having the authority to sign in relevant documents and proceed with the operations that are necessary and appropriate for the appropriation of capital increase of ordinary shares.

The Board's opinion

The Company's Board of Directors viewed as proper for the Shareholders' Meeting to approve the appropriation of capital increase of ordinary shares under general mandate of the Company of 40,000,000 shares with par value of 0.50 baht.

Votes for Approval

This agenda must be approved by a majority vote of the shareholders who attend the meeting and have the right to vote.



Agenda 9 Consider Approving the Issuance of the Company's Warrant No. 4 (ITEL-W4)

Objectives and Rationale

To take advantage of financial instruments for listed companies in the Stock Exchange, the Company would like to raise money for investment and payment of long-term loan to save the interest and increase the performance of the Company in the future. Therefore, the proposal was made for the meeting to consider the issuance of the Company's Warrant No. 4 (ITEL-W4) of not exceeding 322,000,000 units with the term of 2 years as from the issuance date of warrant by appropriating to the original shareholders of the Company in the ratio of 5 ordinary shares to 1 unit of warrant (round off in case of fraction) for free of charge by determining the name list of shareholders with the right to receive the warrant on 13 May 2022.

The basic details of the Company's Warrant No. 4 (ITEL-W4) were shown in (Enclosure 7). In the issuance of the said warrant, the Board of Directors and/or Managing Director and/or the individual assigned by the Board of Directors and/or Managing Director had the authority to determine the details and other conditions of the Company's Warrant No. 4 (ITEL-W4) that will be offer in this part as well as having the authority to proceed with any actions that are necessary and/or relevant with the issuance and the offer of the Company's Warrant No. 4 (ITEL-W4) that will be offered in this part in all respects, which will include but not limited to the communication, manipulation, and delivery of documents that are necessary or relevant with the issuance and the offer of the Company's Warrant No. 4 (ITEL-W4) that will be offer in this part.

The Board's opinion

The Company's Board of Directors viewed as proper for the Shareholders' Meeting to approve the issuance of the Company's Warrant No. 4 (ITEL-W4) of not exceeding 322,000,000 units to the original shares of the Company by determining the name list of shareholders with the right to receive the appropriation of warrant on 13 May 2022. Votes for Approval

This agenda must be approved by a majority vote of the shareholders who attend the meeting and have the right to vote.

Agenda 10 Consider Approving the Capital Increase to Support the Issuance of the Company's Warrant No. 4 (ITEL-W4) and the Revision of the Memorandum of Association of the Company in Item 4 to Be Consistent with the Capital Increase to Support the Issuance of the Company's Warrant No. 4 (ITEL-W4) 10.1 Approval of Capital Increase to Support the Issuance of the Company's Warrant No. 4 (ITEL-W4) Objectives and Rationale

The Meeting of the Company's Board of Directors had approved the registered capital increase of the Company from 811,796,349 baht (ordinary shares of 1,623,529,698 shares with the par value of 0.50 baht) to 972,796,349 baht (ordinary shares of 1,945,592,698 shares with the par value of 0.50 baht) by issuing the ordinary shares of 322,000,000 shares. The objective for the capital increase is to support the exercise of right according to the Company's Warrant No. 4 (ITEL-W4). The basic details of the capital increase are shown in the Capital Increase Report (Enclosure 8). The Board's opinion

The Company's Board of Directors viewed as proper for the Shareholders' Meeting to approve the registered capital increase of the Company from 811,796,349 baht to 972,796,349 baht to support the exercise of right according to the Company's Warrant No. 4 (ITEL-W4)

Votes for Approval

This resolution must be approved by a vote of not less than three-fourths of the total number of votes of the attended shareholders.

10.2 Approval of Capital Increase to Support Issuance of the Company's Warrant No. 4 (ITEL-W4) Objectives and Rationale

The Meeting of the Company's Board of Director had approved the revision of the Memorandum of Association in Item 4 to be consistent with the capital increase to support the issuance of the Company's Warrant No. 4 (ITEL-W4) as proposed to the meeting for approval in Agenda 10.1 Therefore, it was viewed as proper to revise the Memorandum of Association in Item 4 as follows:

"Item 4	Registered Capital	972,796,349	Baht
	Divided into	1,945,592,698	Shares
	Par Value	0.50	Baht
By Sepa	rating into		

Ordinary Shares 1,945,592,698 Shares
Preference Shares - Shares"

Hence, the individual that the Board of Directors had assigned in the registration of the Memorandum of Association at the Department of Business Development, Ministry of Commerce must obtain the authority to revise and add the statements or proceed with any actions according to the instructions of the Registrar.

The Board's opinion

The Company's Board of Directors viewed as proper for the Annual General Meeting to approve the revision of the Memorandum of Association of the Company in Item 4 to be consistent with the registered capital increase to support the issuance of the Company's Warrant No. 4 (ITEL-W4) according to the details as presented above.

Votes for Approval

This resolution must be approved by a vote of not less than three-fourths of the total number of votes of the attended shareholders.

Agenda 11 Consider Electing the Retired Directors by Rotation and Approving to Determine the Authorities of Directors

11.1 Consider Electing the Retired Directors by Rotation

Objectives and Rationale

According to Section 36 of the Public Company Limited Act and the Articles of Association of the Company, Article 18 stipulates that directors must retire by rotation at the annual general meeting of shareholders at the rate of one-third of the directors. In this meeting, 4 directors must retire by rotation as follows:

1. Mrs. Kesara	Manchusree	Chairman of the Audit Committee and Independent Director
2. Pol.Lt.Gen. Suchat	Muankaew	Independent Director and Chairman of the Risk Management
		Committee/ Audit Committee Member/ Nomination
		and Remuneration Committee Member/ Corporate Governance
		Committee Member
3. Mr. Suwichan	Nilanan	Director, Risk Management Committee Member and Nomination
		and Remuneration Committee Member
4. Mr. Nuttanai	Anuntarumporn	Director, Risk Management Committee Member and Chief
		Executive Officer

The Board's opinion

The Meeting of the Board of Directors, excluding the interested directors, had extensively discussed and considered the performance in the position of Director. The nominated individuals had passed the careful scrutinizing process of the Committee that they had obtained the suitable qualifications for the business of the Company and had previously performed their duties as the Director well. The Company had given the opportunity for shareholders to nominate the individual's name for the election of the Company Director in the Annual General Meeting 2022 in advance between 29 December 2021 – 8 February 2022 and it appeared that no shareholder had nominated the individual's name to receive the consideration for election as the Company Director in any way. The 4 directors who retired by rotation this time. They always performed well in the position of directors. The board resolved to propose that the annual general meeting of shareholders elect the three persons as follows:

\mathcal{E}	U	1
1. Mrs. Kesara	Manchusree	Chairman of the Audit Committee and Independent Director
2. Pol.Lt.Gen. Suchat	Muankaew	Independent Director and Chairman of the Risk Management
		Committee/ Audit Committee Member/ Nomination
		and Remuneration Committee Member/ Corporate Governance
		Committee Member
3. Mr. Suwichan	Nilanan	Director, Risk Management Committee Member and Nomination
		and Remuneration Committee Member
4. Mr. Nuttanai	Anuntarumporn	Director, Risk Management Committee Member and Chief
		Executive Officer

The background of the nominated individuals, information on holding of ordinary shares in the Company and information on the position of Director or Executive in listed companies and other companies/businesses, including information on relationship of nominated individuals are shown in (Enclosure 9).

Votes for Approval

This agenda must be approved by a majority vote of the shareholders who attend the meeting and have the right to vote.

11.2 Consider Appointing New Director in the Position of Audit Committee and Sub-Committee

Objectives and Rationale

Because the Independent Director who was retired by rotation had been re-elected as the new Independent Director, there was the resolution to approve the appointment of new Independent Director in the position of Audit Committee and Sub-Committee as follows:

1. Mrs. Kesara	Manchusree	Chairman of the Audit Committee and Independent Director
2. Pol.Lt.Gen. Suchat	Muankaew	Independent Director and Chairman of the Risk Management
		Committee/ Audit Committee Member/ Nomination
		and Remuneration Committee Member/ Corporate Governance
		Committee Member

The Board's opinion

The Meeting of the Board of Directors, excluding the interested directors, had extensively discussed and considered that the nominated individuals as the Audit Committee can provide opinion independently and in accordance to the relevant rules. The abovementioned individuals must also be the expert with knowledge, abilities, and experiences in the business of the Company and had performed their duties as the Company Director well with full qualifications according to the Public Limited Company Act.

Votes for Approval

This agenda must be approved by a majority vote of the shareholders who attend the meeting and have the right to vote.

11.3 Consideration and Approval of Determination of the Authorities of Directors

Objectives and Rationale

Due to Mr. Nuttanai Anuntarumporn, the director who is retired by rotation, reappointed as a new director as proposed for approval in Agenda 11.1, being the authorized director on behalf of Interlink Telecom Public Company Limited. Hence, this agenda must be arranged for the meeting to authorize the directors to act on behalf of the company as follows:

"Mr. Sombat Anuntarumporn or Mrs. Chalida Anuntarumporn or Mr. Nuttanai Anuntarumporn, one of them and seal of the company"

The Board's opinion

Mr. Nuttanai Anuntarumporn, the newly appointed directors who are the authorized director on behalf of the company, therefore, it is recommended that the director's authority remains the same as registered with the Ministry of Commerce as mentioned above.

Votes for Approval

This agenda must be approved by a majority vote of the shareholders who attend the meeting and have the right to vote.

Agenda 12 Consider Approving the Remuneration of Directors for the year 2022

Objectives and Rationale

According to Article 90 of the Public Limited Company Act, it was determined that the Company is prohibited to pay the money or other assets to the Director, unless it is the compensation payment according to the Company Regulation.

In Item 33 of Section 3 of the Company Regulations regarding the Board of Directors, it had determined that the Director has the right to receive compensation from the Company in the form of gratuity, meeting allowance, pension, bonus, or benefit in other forms. The number of times of the Meeting of the Board of Directors in the year 2021 was as follows:

Meeting	Number of meetings (Year 2021)
Extraordinary General Meeting of Shareholders No. 1/2021	1
Annual General Meeting of Shareholders for the year 2021	1
Board of Directors	7
Audit Committee	5
Risk Management Committee	2
Corporate Governance Committee	2
Nomination and Remuneration Committee	2

The Company's Board of Directors had considered the suitability of compensation of the Director and the Audit Committee in details by comparing with the listed companies in SET. For transparency according to the good governance, the payment of compensation to various committees should receive the approval from the Shareholders' Meeting by comparing with the director compensation of the previous year.

The Board's opinion

For the duties and responsibilities of consideration and the business diversification. At present, the company's Board of Directors deems it appropriate to propose to the shareholders' meeting to consider and approve the remuneration of the Board of Directors for the year 2021 as follows:

	Past Rate		New Rate	
Remuneration of Directors	2020	2021	2022 (Equal to the past rate)	
Director meeting fees				
1. Board of Directors/AGM/EGM				
- Chairman	9,000 Baht/times	9,000 Baht/times	9,000 Baht/times	
- Each company's director	6,000 Baht/times	6,000 Baht/times	6,000 Baht/times	
2. The Audit Committees				
- Chairman of the Audit Committee	9,000 Baht/times	9,000 Baht/times	9,000 Baht/times	
- Each Audit Committee Member	6,000 Baht/times	6,000 Baht/times	6,000 Baht/times	
3. The Nomination and Remuneration Committee				
- Chairman of the Nomination and Remuneration	5,000 Baht/times	5,000 Baht/times	5,000 Baht/times	
Committee				
- Each Nomination and Remuneration Committee	3,000 Baht/times	3,000 Baht/times	3,000 Baht/times	
Member				
4. The Risk Management Committee				
- Chairman of the Risk Management Committee	5,000 Baht/times	5,000 Baht/times	5,000 Baht/times	
- Each Risk Management Committee Member	3,000 Baht/times	3,000 Baht/times	3,000 Baht/times	
5. The Corporate Governance Committee				
- Chairman of the Corporate Governance Committee	5,000 Baht/times	5,000 Baht/times	5,000 Baht/times	
- Each Corporate Governance Committee Member	3,000 Baht/times	3,000 Baht/times	3,000 Baht/times	
Annual remuneration for directors				
- Chairman	80,000 Baht/year	80,000 Baht/year	80,000 Baht/year	
- Chairman of the Audit Committee	65,000 Baht/year	65,000 Baht/year	65,000 Baht/year	
- Each company's director	65,000 Baht/year	65,000 Baht/year	65,000 Baht/year	
Other benefits	None	None	None	

Moreover, the remuneration of directors for the year 2022 has been deliberately and carefully reviewed by the Nomination and Remuneration Committee. The above directors' remuneration would become effective from the date of obtaining approval from the 2022 Annual General Meeting of Shareholders onwards until the shareholders' meeting would resolve to change otherwise.

Votes for Approval

This agenda must be approved by a majority vote of the shareholders who attend the meeting and have the right to vote.

Agenda 13 Consider Approving the Appointment of Auditor and the Determination of Auditor Remuneration of the Year 2022

Objectives and Rationale

The Audit Committee together with the Management Team of the Company had considered the auditor remuneration of PricewaterhouseCoopers ABAS Company Limited according to the table shown below.

The Company's Board of Directors proposes and approves the appointment of PricewaterhouseCoopers ABAS Limited which is the company's auditor period of 7 years as from the year 2015 onwards. Because their performances were sound and satisfactory and their qualifications comparing with the work amount and the audit fee of the listed companies, to sum up, this company has the appropriate audit fee with the following details:

1) Request for approval of appointment of the Company's Auditor of the year 2022

Miss Wanwimon
 Miss Amonrat
 Miss Amonrat
 Miss Amonrat
 Miss Amonrat
 Mr. Kan
 Mr. Kan
 Certified Public Accountant No. 4599) and/or (Certified Public Accountant No. 10456)

On behalf of Pricewaterhousecoopers ABAS company limited is the company's auditor. Therefore, anyone of them perform the audit and express an opinion on the company's financial statements. Moreover, if the certified auditors are unable to work, Pricewaterhousecoopers ABAS company limited. can provide the other certified auditors of the company to replace.

2) Approval request for the 2022 audit fee. In the amount of 1,885,000.00 baht, and increase of 8.80 percent from the year 2021. The increasing of audit fee conform with the operations of the company which is growing every year.

The company that is the accounting firm and the auditors listed above does not have any relationship or interest with company/ management/ major shareholders or those related persons.

In addition, it views as proper to present the following information comparing the audit fee of the company in the past year.

PricewaterhouseCoopers ABAS Limited	2019	2020	2021	2022 (Proposed year)
Company's audit fee (baht)	1,540,000.00	1,650,000.00	1,732,500.00	1,885,000.00
Increase (baht)	140,000.00	110,000.00	82,500.00	152,500.00
Increase (percent)	10.00	7.14	5.00	8.80
Other service charges*	None	None	None	None

Note:

The Board's opinion

The directors agree to the proposal of the audit committee that selects the company Pricewaterhousecoopers ABAS limited, which is the auditing firm. Also, the directors resolved to propose to the annual general meeting of shareholders for the year 2022 to consider and approve the appointment of the auditors. Besides, the directors determine the audit fee for the year 2022 according to the proposal of the audit committee above.

Votes for Approval

This agenda must be approve by a majority vote of the shareholders who attend the meeting and have the right to vote.

^{1.} According to the notification of SEC stipulates that listed companies must arrange auditor rotation, if the former auditor performed the duty of review/ auditing and giving opinions on the company's financial statements for 5 consecutive accounting periods. Furthermore, if the former auditor completed the duties for 5 consecutive fiscal years, the company may appoint the same auditor after at least 2 consecutive fiscal years.

^{2.} Mr. Phongthawee Rattanakoset is an auditor who performs the duty of reviewing/ auditing and expressing an opinion on the company's financial statements for the year 2017-2021.

Agenda 14 To Consider for the Approval of the Imposition of the Prohibitive Actions of Business Domination by Foreigner.

Objectives and Rationale

According to the broadcasting commission television business and the national telecommunications commission (NBTC) has issued NBTC announcements. Topic: Prescribing the prohibition of acts that are foreign dominance 2012 published in the government gazette on 23rd July 2012 ("Notification") and effective since 24th July 2012. It determines the duties for the telecommunications business licensee to determine or review "Prohibition of acts that look like foreign dominance" annually details in Enclosure 10 to propose to the annual general meeting of shareholders for approval. Also, it submits a certificate signed by an authorized signatory to bind the company that the NBTC with not take any action contrary to the prohibition of the NBTC.

The Board's opinion

The board of directors considered and agreed that in order for the company to able to continue to operate as required by law. Therefore, it views as proper to present to the shareholder's meeting to approve the prohibition of acts characterized by foreign domination in accordance with the guidelines specified in the list attached to the announcement as shown in details in Enclosure 10. By allowing the authorized person to sign to bind the company submit a guarantee to the NBTC that the company will not take any action contrary to the prohibition.

Votes for Approval

This agenda must be approved by a majority vote of the shareholders who attend the meeting and have the right to vote.

Agenda 15 Other Matters for Consideration (If Any)

Objectives and Rationale

This agenda is set for shareholders to inquire with management regarding the company's operations (if any). Therefore, if it doesn't have any others matters to the meeting, there is no vote on this agenda.

The Board's opinion

It is appropriate to let shareholders ask about the company's operations and the Board of Directors answer questions from them.

Please be informed to attend the 2022 Annual General Meeting of Shareholders on the date, time and place specified above. If you are unable to attend the Electronic Meeting (E-AGM) by yourself, please appoint a proxy or Mrs. Kesara Manchusree, Independent Director and Chairman of the Audit Committee for the substitute by using the proxy forms in the attachment.

If shareholders have any questions, you can contact for more information at Investor Relations Department, telephone 02 666 2222 ext. 8012, 8171

Best regards

By the order of the board

Mr. Nuttanai Anuntarumporn

Chief Executive Officer

Nuttanai

Practices and Evidences for Attending the Electronic Annual General Meeting (E-AGM)

Due to the current situation of the Coronavirus outbreak (COVID-19) in Thailand which expanded the scope of the epidemic in many areas, the company monitored and concerned about the situation. Therefore, we would like to propose a guideline for shareholders to attend the Electronic Annual General Meeting of shareholders (E-AGM) as follows:

Shareholders who desire to attend the Electronic Meeting (E-AGM)

- 1. Complete the registration form for Electronic Meeting (E-AGM) Enclosure 2. Please clearly provide your E-mail and mobile phone number for registration.
- **2. Sign the privacy notice,** Enclosure 3.
- 3. Prepare documents or evidence that shareholders and/ or proxies must deliver before attending the meeting via electronic media (E-AGM) as follows:

• The shareholder is an ordinary person

- 1. In case a shareholder attends the meeting in person.
- Copy of ID card or a copy of government official identification card or copy of passport (In case of passport (In case of a foreigner) with a certified true copy.

2. In the case of proxy

- Proxy (Enclosure 14) by filling in the details correctly and completely with signature of the proxy grantor and proxy
- Copy of ID card or a copy of government official identification card or copy of passport. (In the case of a foreigner) of the grantor with a certified true copy.
- Copy of ID card or a copy of government official identification card or copy of passport. (In the case of a foreigner) of **the proxy** with a certified true copy.

• The shareholder is a juristic person

- 1. In the case of authorized person to sign on behalf of the juristic person attends the meeting in person.
- Copy of ID card or a copy of government official identification card or copy of passport. (In the case of a foreigner) with a certified true copy.
- Copy of corporate registration certificate from the Ministry of Commerce and certified true copy by an authorized person on behalf of the juristic person with the juristic person's seal. (if any)

2. In case of proxy

- Proxy (Enclosure 14) by filling in the details correctly and completely with signature of the proxy grantor and proxy.
- Copy of ID card or a copy of government official identification card or copy of passport. (In the case of a foreigner) the proxy with a certified true copy.
- Copy of corporate certificate from the Ministry of Commerce or a copy of juristic person's certificate issued by a government agency with the authority of the country where the juristic person is located and certified true copy by the person authorized to sign for the juristic person with corporate seal (if any). And a copy of the ID card or a copy of government official identification card or copy of passport (In case of a foreigner) of the authorized director who has signed the proxy form with signed to certify a true copy.

- 3. In the event that a shareholder appears in the register as a foreign investor and appointed a custodian to be a share depository and trustee.
- Proxy form C. (Enclosure 14) by filling in the correct and complete information with the signature of the proxy grantor and proxies.
- Certificate of custodian Juristic person registration and certified true copy by a person with authority to sign on behalf of the custodian entity or authorized person with the corporate seal (if any).
 - Power of Attorney from shareholders to custodian is the operator to sign the proxy forms instead.
 - A letter confirming that the person who signs the proxy form is permitted to operate the custodian business.
- Copy of ID card or a copy of government official identification card or copy of passport. (In the case of a foreigner) **the proxy** with a certified true copy.

Please submit the E-AGM registration forms, privacy notice and identification document to the company within Friday 22th April 2022 through the following channels.

E-mail: ir@interlinktelecom.co.th or

Mailing address: Investor Relations Department Interlink Telecom Public Company Limited 48/66 Soi Rung-Reung Ratchadapisek Road, Samsennok, Huay Khwang, Bangkok 10310

When you submit the documents, the company will clarify the documents to confirm the right to attend the meeting and the company will send link to access E-AGM together with the user manual for accessing the E-AGM Meeting system via the email that the shareholder have given to the company.

The shareholder who authorized the proxy and the company has received the proxy form from the shareholder. The company will pay stamp duty in electronic form of E-Stamp in line with the regulations of the revenue department.

Please read the instruction manual carefully. The system will allow you to register to attend the meeting on Wednesday, 27th April 2022 from 08.30 a.m. onward and the meeting started at 10.00 a.m.

Registration form for Electronic Annual General Meeting (E-AGM)

	Written at	
Date	Month	Year
I/We	Nationality	
ID Card Number / Passport Number		
AddressRoad	Sub-District	District
Province	Postal Code	
Telephone Number		
() Being a shareholder () Being a proxy of	Interlink Telecom Public Com	pany Limited.
I confirm to attend and vote in Annual General Meeting of via Electronic Media (E-AGM). Please send a user may my/our E-mail as follows:		-
Email		
Important remark: Kindly send this registration form	for attending the meeting throu	ngh Electronic Media (E-AGM)

which is completely filled and attached identification document for inspection in attending the E-AGM to the Company within April 22, 2022 via the following channels:

- 1. Email: ir@interlinktelecom.co.th or
- 2. Mailing Address: Investor Relation Department

Interlink Telecom Public Company Limited

No.48/66, Soi Rung-Rueng, Ratchadapisek Road.,

Samsennok, Huay Khwang, Bangkok 10310 Thailand.

Privacy Notice

Interlink Telecom Public Company Limited ("the company") concerns how importance of the protection of personal information of shareholders. The company would like to inform the shareholders of the following details to comply with the personal data protection act 2019.

1. The purpose, necessity and personal data to collected

The company required to collect, use and disclose of the shareholder's information such as age, address, telephone number, email address and ID card number to used as the following purposes;

• Inviting to Annual General Meeting of Shareholders for 2021 and organizing the meeting of shareholders as required by law and Delivering the list of 56-1 One Report 2020 to shareholders as required by law and/ or as requested by the company

2. Period of retention of personal information

The company will collect, use and disclose the shareholders information as indicated in this document for the personal information required to fulfill the purposes mentioned above.

3. Rights of personal Information

The shareholder as the owner of the information has various rights stipulated by the personal data protection act 2019 which may include: right to withdraw consent. To illustrate, right to request access and receive personal information, right to request to correct personal information, right to request erasure or destruction of personal information, right to request for suspension of personal information, right to request the transfer of personal information in line with the law. Right to complain, right to object to the collection, use and disclosure of personal information about them.

4. Contact details of the company

If shareholders have any question in terms of personal information according to this document, shareholders can contact the company secretary or investor relations department, details are as follows:

Interlink Telecom Public Company Limited

No.48/66, Soi Rung-Rueng, Ratchadapisek Road.,

Samsennok, Huay Khwang, Bangkok 10310, Thailand.

Tel: 0 2666 2222 Fax: 0 2666 2299

E-mail: secretary@interlinktelecom.co.th or E-mail: ir@interlinktelecom.co.th

I acknowledge and consent to the that provided to the company as detailed a	e company to collect, use and disclosure my personation bove (Consent person).	al information
Signed	1	

Voting method in the 2022 Annual General Meeting of Shareholders In the form of a meeting through Electronics Media (E-AGM), Vote counting, Notification of the voting results and how to raise questions.

Voting method for shareholder or proxy who attend to the meeting through electronic media (E-AGM), the shareholder must register for identity verification and attach documents in advance of the meeting date. According to the company defined in the measures and procedures for attending the 2022 Annual General Meeting of Shareholders (Enclosure 1). Then the shareholder can enter the E-AGM system and vote on each agenda. One shareholder has vote equal to the number of shares that they had or the person who authorized by proxy. However, in collecting the results, the company will take the votes that disagree or abstain subtract from the total votes that attending the meeting. After registering for Electronic Media (E-AGM) on the meeting date, the system will appear E-voting (Online Voting System) for you to vote. In each agenda, you can choose to vote only one of them: agree, disagree or abstain. You can revise such votes until that agenda is closed for voting.

If shareholder agrees, disagrees, abstain please click on "agree", "Disagree", "Abstain" button, the votes will be calculated in the voting processing system. In case the shareholder do not click on any voting button, the company will assume that you agree on that agenda.

Voting rules

General Agenda

- 1. Voting for each agenda will be done which disclosed by counting one vote per share. The shareholder or proxy must be only one vote: agree, disagree or abstain. A partial vote cannot be divided. (Unless it is custodian vote)
 - 2. In the case of proxy
 - 2.1 The proxy must vote as the grantor stated in the proxy form only. Voting of the proxy for agenda that is not as specified in the proxy form shall be deemed as such voting is incorrect. Also, it is not considered a vote of shareholder.
 - 2.2 If the grantor does not specify the intention to vote in any agenda in the proxy form or unclear or considered or voted on any matter other than those specified in the proxy form including any changes or additions of any facts, proxy has the right to consider and vote on their behalf as they deem appropriate.

Voting methods in each agenda

The chairman of the meeting will explain the details of voting method to the meeting with the following guidelines.

- 1. The chairman will propose shareholders to consider and votes on each agenda. Which will be survey an opinion from the meeting who have agree, disagree or abstain.
- 2. If shareholders have an opinion in "disagree" or "abstain" please click on the button "disagree" or "abstain" for system to process. If there have no shareholders votes disagree or abstain the conclusion is shareholders agree in the meeting resolution.
- 3. The counting votes is using a meeting score processing system through the online voting system (E-Voting) for convenience and speed of voting in each agenda and will be announce to the meeting acknowledgement.

Voting Method, Vote Counting, Vote Counting Result, and How to raise questions in the Electronic Annual General Meeting (Enclosure 4)

The resolution of the shareholders have to consist of the following votes

- In normal case, a majority vote of the shareholders who attend the meeting and have the right to vote is the resolution of the meeting.
- In other case which the regulation of the company is different from normal case and laws. So, the resolution of the meeting will be in accordance with the law. Or that regulation was specified by the chairman, the meeting will inform to shareholders of the meeting before voting in each agenda.
 - 1. If the votes are equal, the chairman of the meeting have one more vote for judgment.
- 2. Any shareholders or a proxy has a special advantage in any particular matter. They are forbidden to vote on the issue and the chairman of the meeting may invite those persons leave the meeting temporality. Unless it is a vote to elect a director.
- 3. Secret voting may perform when there are at least 5 shareholders requested and the resolution is approved. Which the chairman of the meeting will determine the secret voting method. And informed to the meeting before voting in each agenda that had a secret vote.

Counting and Announcement of the Vote

The chairman of the meeting will explain the voting method before the meeting start. Shareholders who attended the meeting via electronic media (E-AGM) and had the right to vote and will inform the voting result in the end of each agenda.

How to make questions

• Submitting questions in advance

Shareholders are able to submit written in advance questions that related with agenda. To help the board of director able to answer questions more completely and the company will record those questions and answer in the minutes of meeting. Which can send questions and specify name-surname on the form to submit advance questions (Enclosure 16) or via email: ir@interlinktelecom.co.th or fax number 02 666 2299 the director will answer question on Q & A in the last agenda.

Asking questions at the date of meeting

- Shareholders can send questions via message or chat, which the directors will answer in during Q & A period of the last agenda.
- Shareholders can make questions during live meeting on Q & A agenda by following steps that the company determine which the company's staff will open microphone to shareholders.

· Facilitation in other channels

The company has recorded video and audio throughout the duration of the meeting. Which will be published on the company's website www.interlinktelecom.co.th within 7 days after the meeting complete.

No. LorKhor. 217/65/ChorChor

Minutes of Extraordinary General Meeting No. 1/2022 **Interlink Telecom Public Company Limited**

Date and Time of the Meeting

The Electronic-Extraordinary General Meeting (E-EGM) was held on Thursday, 27 January 2022 at 14.00 hrs. (The registration for accessing into E-EGM started from 12.00 hrs.) and was broadcasted live from Grand Suvarnabhumi Meeting Room, 7th Floor, Interlink Building, located on No. 48, Soi Rung Rueang, Ratchadaphisek Road, Samsen Nok Sub-District, Huai Khwang District, Bangkok 10310.

The Meeting started at 14.00 hrs.

The master of ceremony informed the Meeting that the Board of Directors of Interlink Telecom Public Company Limited had attended the meeting together on Tuesday, 9 November 2021 and had resolved to call the Meeting of Extraordinary General Meeting No. 1/2022 on Thursday, 27 January 2022 at 14.00 hrs. in a form of Hybrid Meeting at Grand Suvarnabhumi Meeting Room, 7th Floor, Interlink Building and had resolved to approve the Board of Directors or the Chief Executive Officer to have an authority to revise and/or add the meeting agenda in the Extraordinary General Meeting No. 1/2022 as well as revising and/or changing the date, time, and venue for the Extraordinary General Meeting No. 1/2022.

Because the pandemic situation of Coronavirus 2019 (Covid-19) in Thailand is still expanding in many areas, the Company has been aware and is concerned about the health and safety of shareholders, including those who are participated in the meeting arrangement, and is also ready to comply with the government's measures strictly to prevent the pandemic of Covid-19. Therefore, the Chief Executive Officer had requested to change the type of today's Extraordinary General Meeting No. 1/2022 to be the Electronic-Extraordinary General Meeting (E-EGM) by broadcasting live from Grand Suvarnabhumi Meeting Room, 7th Floor, Interlink Building according to the rules as specified in the law regarding the electronic meeting.

Hence, the Company had sent the link for attending the meeting, together with the manual for watching the broadcasting live, how to vote online, and how to make questions via e-mail to shareholders and proxies who were registered to attend the Electronic-Extraordinary General Meeting (E-EGM) with advanced authentication to the Company.

Mr. Pakorn Malakul Na Ayudhya was the Chairman of the Meeting.

The Chairman informed the Meeting that 14 shareholders attended the meeting with the total number of 10,268,934 shares and 214 proxies attended the meeting with the total number of 714,297,178 shares. The total number of attendees was 228 and the total number of shares was 724,566,112 or 57.7626 percent of all issued shares in the total number of 1,254,385,585 shares, which was the constituted quorum according to the company regulations. Therefore, the meeting was opened to make a consideration on various matters according to the agenda.

Hence, the Chairman had assigned the master of ceremony to introduce the Board of Directors, the Company Secretary, the Executives, and the Company Legal Officer who would act as witnesses in vote counting in each agenda, attended the Extraordinary General Meeting No. 1/2022, and made an observation as followed:

The Board of Directors who attended the meeting: 11 persons

1. Mr. Pakorn	Malakul Na Ayudhya	Chairman of the Board and Independent Director
2. Mr. Sombat	Anuntarumporn	Vice Chairman of the Board

3. Mr. Nuttanai Anuntarumporn Director and Chief Executive Officer

4. Dr. Chalida Director Anuntarumporn 5. Dr. Lillada Director Anuntarumporn

Had attended the electronic meeting

6. Mrs. Kesara Manchusree Chairman of Audit Committee and Independent Director

7. Pol. Lt. Gen. Suchat Muankaew Audit Committee and Independent Director8. Mr. Chavalit Chookajorn Audit Committee and Independent Director

Had attended the electronic meeting

Mr. Suwichan Nilanan Director
 Mr. Suwat Punnachaiya Director

11. Miss Varisa Anuntarumporn Director and Company Secretary

Note: There were 11 company directors attended the meeting from the total number of 11 company directors or 100 percent of all directors

Executives of the Company who attended the meeting: 3 persons

1. Dr. Bundit Rungcharoenporn Managing Director

Mr. Sumit Jaroenpornpiti Deputy Chief Financial Officer
 Mr. Kamonpong Saejun Deputy Chief Accounting Officer

Company Legal Officer: 1 person

1. Mr. Kittisak Wiwatchankit Company Legal Manager

Shareholders' Right Protection Volunteer, Proxy from Thai Investors Association, who attended the meeting: 1 person

1. Miss Chanathip Witthayakun

The Chairman assigned Miss Varisa Anuntarumporn, Director and Company Secretary, to explain the details about the meeting and voting method, which could be summarized as followed:

According to Item 41 of the company regulation and Article 102; Article 33 Paragraph 2, 4, and 5; and Article 34 of the Public Limited Companies Act, the voting in various agendas was determined for shareholders to obtain the vote in the number that equivalent to the number of shareholdings and proxy shares by considering that one share was equivalent to one vote. In the voting, one share must be equivalent to one vote and must be equivalent to the majority vote of shareholders who attended the meeting and had the right to vote in the normal meeting resolution. Also, the shareholders had the right to give a proxy to other persons to attend the meeting and vote on their behalf.

Regarding the voting method, the shareholders who attended the electronic meeting could make a vote via E-Voting system. In each meeting agenda, the shareholders could vote for agree, disagree, or abstain by clicking to edit the vote throughout the agenda until the close of voting.

For the vote counting, the company officers will count the votes by using the score processing system in the form of E-Voting, which collected the votes in each agenda from shareholders who attended the Electronic-Extraordinary General Meeting (E-EGM) and voted via E-Voting. Hence, the consideration on the said votes will take the voting of shareholders who had given a proxy according to the proxy form into consideration.

The result of vote counting in each agenda would be informed to the Meeting after the ending of each voting in each agenda. At some point when the vote counting took longer time than normal, the Chairman might ask the Meeting to proceed with the consideration in other agendas for the meeting to go continuously. When the officers finished counting the vote, the Meeting would be informed about result of vote counting immediately.

The resolution of this shareholders' meeting must be in accordance with the company regulations and Article 107 of the Public Limited Company Act, which consisted of the following votes:

Agenda 1, Agenda 7, and Agenda 8 must be approved with the majority vote of shareholders who attended the meeting and had the right to vote.

Agenda 2, Agenda 3, Agenda 4, Agenda 5, Agenda 6, Agenda 9, and Agenda 10 must be approved with the vote of no less than three in four of all votes of shareholders who attended the meeting and had the right to vote.

Agenda 11 obtained no resolution.

In the Extraordinary General Meeting No. 1/2022, the Company had recorded the video in order to publicize to those shareholders who were not attend the meeting. The video recording of the meeting could be watched via the company website at **www.interlinktelecom.co.th**.

After that, the Chairman had inquired the Meeting whether there were any other opinions or not. The Meeting had approved of the voting method, the method of vote counting, and the announcement of vote result in the abovementioned. Therefore, the Meeting was requested to make a consideration on various matters according to 11 meeting agendas as followed:

Agenda 1 Considered and Approved the Minutes of Annual General Meeting of 2021 on 20 April 2021

The Chairman assigned Miss Varisa Anantarumporn, Director and Company Secretary, to inform the Meeting that the Company had made the minutes of Annual General Meeting of 2021 on Tuesday, 20 April 2021 within 14 days as from the date of Annual General Meeting and had submitted to the Ministry of Commerce within the period as specified by law as well as publishing on the company website and attaching the copy of minutes of Annual General Meeting of 2021 with the notice of the meeting, dated 12 January 2022 in booklet form to shareholders in advance. The Board of Directors had considered and seen that the said minutes of the meeting of Annual General Meeting was clear, complete, and accurate.

The Chairman had given an opportunity for shareholders to give suggestions and ask questions.

When there was no inquiry, the Chairman had asked the Meeting to approve the minutes of the said Annual General Meeting by which the agenda must receive the majority vote of all votes of shareholders who attended the meeting and had the right to vote.

<u>Meeting Resolution</u> The Extraordinary General Meeting had approved the minutes of Annual General Meeting of 2021 on Tuesday 20 April 2021 as the Board of Directors had proposed with the majority vote of all votes of shareholders who attended the meeting and had the right to vote in this agenda as followed:

Agree	724,597,113 Votes	As a Percentage of	100.0000
Disagree	0 Vote	As a Percentage of	0.0000
Abstain	0 Vote	As a Percentage of	0.0000
Voided Ballot	0 Vote	As a Percentage of	0.0000
Total	724,597,113 Votes	As a Percentage of	100.0000

Note: In this agenda, there was the addition of 2 shareholders since the beginning of the meeting in the number of 31,001 shares. The total number of shareholders who attended the meeting in this agenda was 230 in the total number of 724,597,113 shares.

Agenda 2 Considered and Approved the Registered Capital Decrease of the Company to Cut the Unissued Shares of the Company, which is the Right Offering to Support the Exercise of Right according to the Expired Company Warrant and the Unsold Company Warrant

The Chairman assigned Mr. Nuttanai Anuntarumporn, Director and Chief Executive Officer, to present the information in this agenda to the Meeting.

Mr. Nuttanai Anuntarumporn, Director and Chief Executive Officer, had explained to the Meeting that according to the Public Limited Act, B.E. 2535 (1992) (including its amendment) ("PLC Act") in Article 140, the Shareholders' Meeting might approve to decrease the registered capital of the Company by cutting the unissued shares. When the Shareholders' Meeting had approved, the Company must make a request for registered capital decrease within 14 days as from the Meeting had made the resolution.

Currently, the Company has the registered capital of 906,250,000 baht and the paid-up capital of 623,582,597 baht with the Company's unsold ordinary shares in the number of 253,544,984 shares. The said par value of 0.50 baht to support the exercise of right according to the expired company warrant and the unsold company warrant of the Company is a part of shares that are allocated to support the exercise of right according to the warrant for purchasing of the Company's ordinary shares: ITEL-W3, ITEL-W2, and ITEL-W1. The abovementioned capital decrease is the cutting of unsold registered ordinary shares. Hence, there is no impact on the Company and the shareholder benefit in any way.

The Chairman had given an opportunity for shareholders to give suggestions and ask questions.

When there was no inquiry, the Chairman had asked the Meeting to consider and approve the registered capital decrease of the Company to cut the unissued shares of the Company, which is the Right Offering to support the exercise of right according to the expired company warrant and the unsold company warrant. In this agenda, the vote must be no less than three in four of all votes of shareholders who attended the meeting and had the right to vote.

<u>Meeting Resolution</u> The Extraordinary General Meeting had considered and approved the registered capital decrease of the Company to cut the unissued ordinary shares of the Company, which is the Right Offering to support the expired company warrant and the unsold company warrant with the votes of approval in no less than three in four of all votes of shareholders who attended the meeting and had the right to vote in this agenda as followed:

Agree	725,341,113 Votes	As a Percentage of	100.0000
Disagree	0 Vote	As a Percentage of	0.0000
Abstain	0 Vote	As a Percentage of	0.0000
Voided Ballot	0 Vote	As a Percentage of	0.0000
Total	725,341,113 Votes	As a Percentage of	100.0000

Note: In this agenda, there was the addition of 1 shareholder from the previous agenda in the number of 744,000 shares.

The total number of shareholders who attended the meeting in this agenda was 231 in the total number of 725,341,113 shares.

Agenda 3 Considered and Approved the Revision of the Company's Memorandum of Association in Item 4 to be in accordance with the Registered Capital Decrease of the Company

The Chairman assigned Mr. Nuttanai Anuntarumporn, Director and Chief Executive Officer, to present the information in this agenda to the Meeting.

Mr. Nuttanai Anuntarumporn, Director and Chief Executive Officer, explained to the Meeting that in order to be in accordance with the registered capital decrease to cut the unissued ordinary shares of the Company, which is the Right Offering to support the exercise of right according to the expired company warrant and the unsold company warrant as presented to the Meeting of the Board of Directors to consider and approve in Agenda 2, the Company's Memorandum of Association in Item 4 should be revised as followed:

"Item 4 Amount of Registered Capital	:	779,477,508	Baht
Divided into	:	1,558,955,016	Shares
Par Value	:	0.50	Baht
Divided into	:		
Ordinary Share	:	1,558,955,016	Shares
Preference Share	:	-None-	(-)"

Hence, the individuals that the Company's Board of Directors had assigned to be responsible for revision of the Memorandum of Association that the Department of Business Development, Ministry of Commerce, to have the authority to revise and add any statements or proceed with any actions according to the instruction of the registrar.

The Chairman had given an opportunity for shareholders to give suggestions and ask questions.

When there was no inquiry, the Chairman had asked the Meeting to consider and approve the revision of the Company's Memorandum of Association in Item 4 to be in accordance with the registered capital decrease of the Company. In this agenda, the votes must be no less than three in four of all votes of shareholders who attended the meeting and had the right to vote.

<u>Meeting Resolution</u> The Extraordinary General Meeting had considered and approved the revision of the Company's Memorandum of Association in Item 4 to be in accordance with the registered capital decrease of the Company with the votes of no less than three in four of all votes of shareholders who attended the meeting and had the right to vote in this agenda as followed:

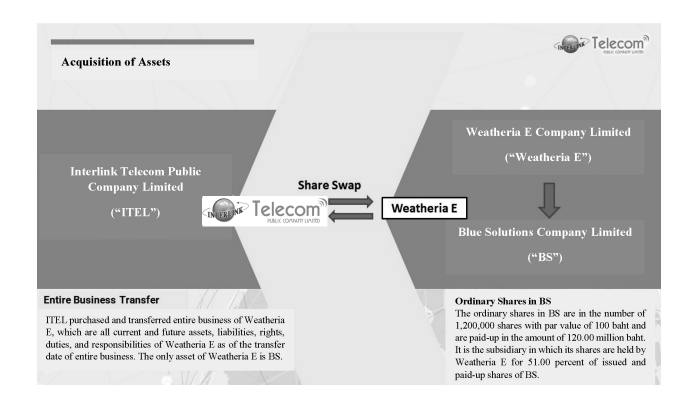
Agree	725,341,113	Votes	As a Percentage of	100.0000
Disagree	0	Vote	As a Percentage of	0.0000
Abstain	0	Vote	As a Percentage of	0.0000
Voided Ballot	0	Vote	As a Percentage of	0.0000
Total	725,341,113	Votes	As a Percentage of	100.0000

Agenda 4 Considered and Approved the Purchase and the Transfer of Entire Business between the Company and Weatheria E Company Limited ("Weatheria E"), including Entire Business Transfer Agreements, Other Contracts, and Other Documents that are Relevant with the Purchase and the Transfer of Entire Business

The Chairman assigned Mr. Nuttanai Anuntarumporn, Director and Chief Executive Officer, to present the information in this agenda to the Meeting.

Mr. Nuttanai Anuntarumporn, Director and Chief Executive Officer, explained that the essence of the purchase and the transfer of entire business between the Company and Weatheria E with the following details







WHO IS BLUE SOLUTION? BLUE Solutions

Blue Solution Co., Ltd.

Established: 10 July 2009

Key business : To be specialized in state of the art, innovative and integrated IT solutions

including consultancy services, project design, project management,

turnkey solutions and annual maintenance contracts

Paid-up capital : THB 120.00 million

Revenue : THB 180 - 195 million per year

Location : 59/39 T59 WESTGATE, Bang Rak Pattana, Bang Bua Thong,

Nonthaburi 11110, Thailand

Area : Land 50 sqw Office 533 sqm







Registered

Company Consultant

Blue Solutions Co., Ltd. has registered with Consultant Database Center , Public Debt Management Office, Ministry of Finance since 2011 to be a company consultant in Information and Communication Technology (ICT) Sector for rating 2 and is currently an active member.



Blue Solutions Company

Consultant Registration No. 3445

Consultant Name • Blue Solutions Company Limited Rating 2

Rating 2
Registered Branch ICT

Registered Capital 120,000,000.00 Baht Date of Establishment 10/07/2009

BLUE





CCTV & Security Solutions

- Blue Solutions Co., Ltd. provides a 24h monitoring and control facilities to all security devices (i.e. CCTV, access control, intrusion detection, asset tracking monitoring etc.).
- Through state of art system solutions offering unique integration capabilities on one platform of the previous security parameters for effective centralized management control.













WIFI & Network Solutions

Blue Solutions Co., Ltd. offer Outdoor Point-to-point, Outdoor point-to-multi point & indoor Wi-Fi coverage with the required levels of quality of services for data files, voice & video data both physical and cloud-managed solutions.

We offer a reliable and fast network infrastructure ensures your offices around the country and globally is connected for sharing information. Choose our simple connections or more advanced solutions that meet your business needs.















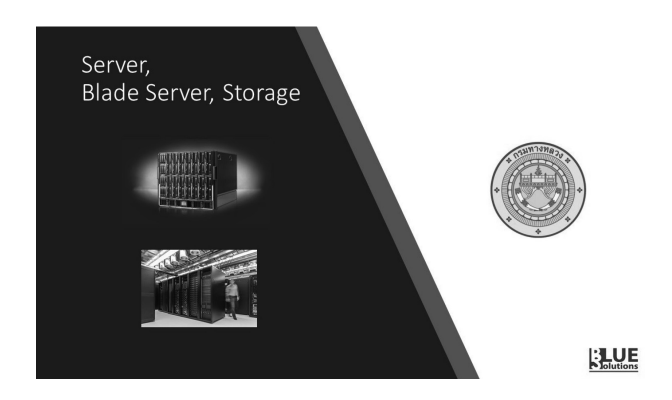




















Highlight Projects

Year	Project	Employer	Project Value (VAT Included)
2016	Trade Intelligence System	Trade Policy and Strategy Office	84.88 MB
2017	Contract for Sale of Network Security Enhancement, Phase 2	Provincial Waterworks Authority	88.02 MB
2018	Arrange to have the quality supervision system for central internet service under the project and arrange to have the mobile phone signal and high-speed internet service in the marginal area (Zone C+)	The National Broadcasting and Telecommunication Commission	163.00 MB
2019	The project arranged to have the quality supervision system for central internet service (USO SLA) under the project and arrange to have high-speed internet service in the remote area (Zone C)	The National Broadcasting and Telecommunication Commission	306.50 MB



Highlight Projects (Cont')

Year	Project	Employer	Project Value (VAT Included)
2021	Purchase and installation work of signal cable network and Mae Moh mine supplies, Mae Moh Training Center, Lampang Learning Center, and EGAT Head Office with 1-year warranty and 5-year maintenance and reparation work	Electricity Generating Authority of Thailand	120.60 MB
2021	Purchase and installation work of signal cable network and Mae Moh Power Plant supplies and EGAT Head Office with 1-year warranty and 5-year maintenance and reparation work	Electricity Generating Authority of Thailand	107.55 MB
2021	Contract for Sale of Network Upgrade	Provincial Waterworks Authority	126.20 MB
2021	Contract for Sale of Wireless LAN Upgrade and Security of the Provincial Waterworks Authority	Provincial Waterworks Authority	61.90 MB

Line of Partnerships



































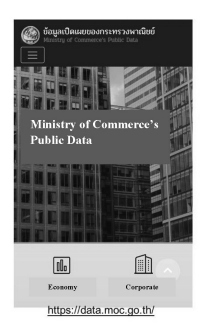












"Announcement of Readiness of Digital Government of Thai Government Agencies of 2019" Digital Government Reward for Thai Government Agencies in Department Level Ministry of Commerce







As a Complete Solution Integration, We are in a unique position



KEY REFERENCES

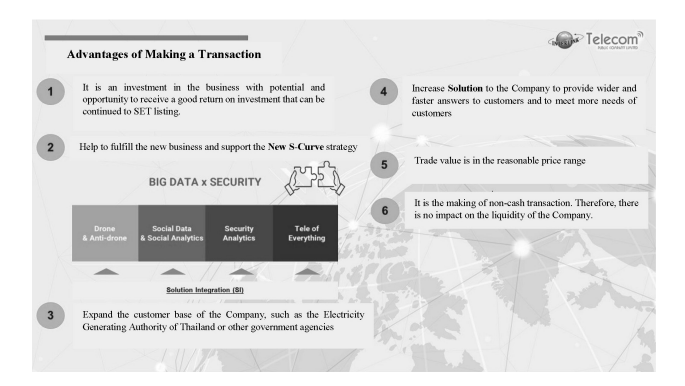


CONNECTIONS AND CONSULTANT NETWORKS

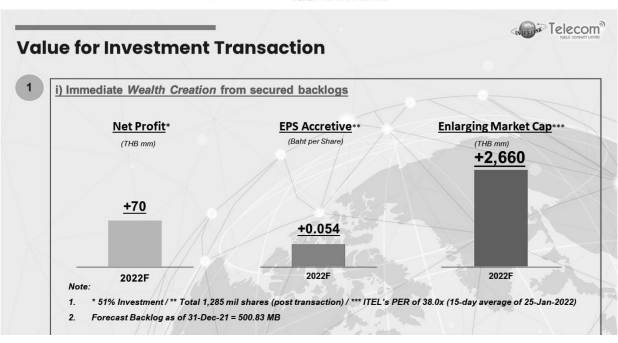


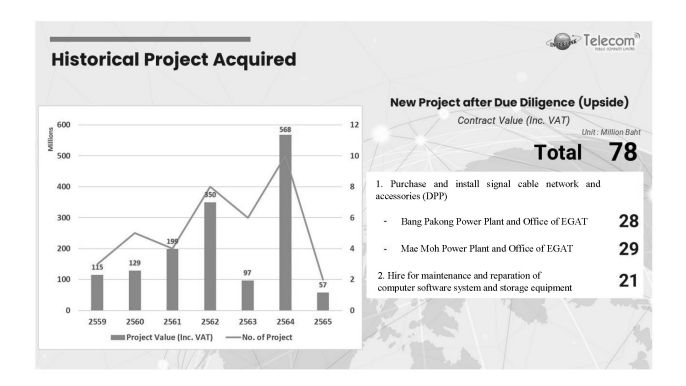
REVENUE PERFORMANCE MANAGEMENT







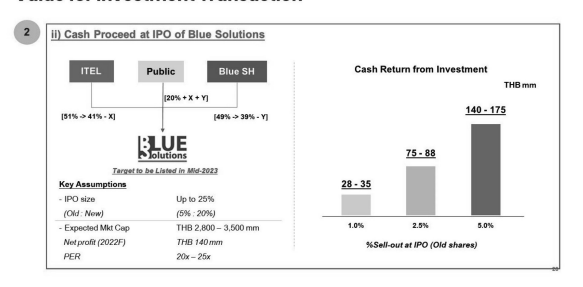


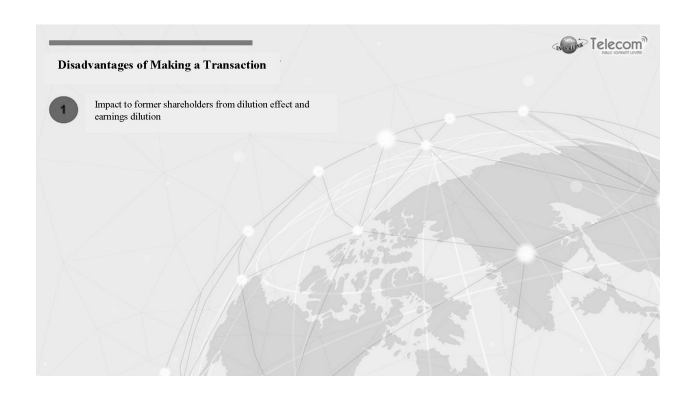




Value for Investment Transaction









ummary of Company Values			Strictly Private & Confi	
	Valuation Method	Fair Value of Blue's Shareholder's Equity	Blue's Share Value	
	Account Valuation Method	153.25 Million Baht	127.71 Baht per share	
	Accounting Value Adjustment Method	153.25 Million Baht	127.71 Baht per Share	
	Market Ratio Comparison Method — P/E	113.64-150.02 Million Baht	94.70-98.81 Baht per Share	
	Market Ratio Comparison Method — P/BV	347.15-407.68 Million Baht	289.29-339.73 Baht per Share	
	Discounted Cash Flow Method	292.49-302.26 Million Baht	243.74-251.88 Baht per Share	



Summary of Purchase and Transfer Transactions of Entire Business of Weatheria E

- Buyer : ITEL

- Seller : Weatheria E Co., Ltd.

- Valuation (100%) : THB 300 mm

- %Investment : 51.0%

- Transaction value (51%) : THB 153 mm

- Compensation : PP shares

- PP price : Market price which is the weighted average price for the past period of

7 consecutive business days prior to the date to determine offering price

(Expected 16 - 24 February 2022)

- %Share in ITEL : <= 2.39% or 30.6 million shares



PUBLIC (O/YPATY LI)

28 FEB 22

25 FEB 22

Transaction Date

Telecom

16-24 FEB 22

Pricing Date

Date used for price calculation (7 previous working days before the pricing date)

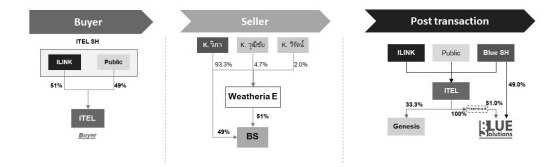
The Shareholders' Meeting approved the making of transaction.

27 JAN 22

Key Forecast Timeline

Key Transactions Steps





Later, Mr. Nuttanai Anuntarumporn, Director and Chief Executive Officer, proposed for the Meeting to consider and approve the purchase and transfer of entire business of Weatheria E Company Limited ("Weatheria E"), which has 3 shareholders, namely, (1) Mrs. Wipha Tanthasetthee (2) Mr. Wuttichai Siriplangkanon; and (3) Mr. Virat Anurakputti ("Weatheria E's Shareholders"). The Company would purchase and transfer all current and future businesses of Weatheria E on the transfer date, including ordinary shares in Blue Solutions Company Limited ("BS") for 612,000 shares (51.00 percent of registered and paid-up shares of BS). The BS is the subsidiary in which its shares are held by Weatheria, including the making of transfer contract of entire business, agreements, other contracts, and other documents that are relevant with the purchase and transfer of entire business from Weatheria E in the trade value of 153,000,000 baht ("Transaction of Entire Business Transfer").

Weatheria E is the Company that conducts the business by holding shares in other companies (Holding Company) with the investment in BS in the proportion of 51.00 percent of registered and paid-up shares of BS on the transfer date of entire business. Therefore, the fair value of Weatheria E could be valuated from the fair value of BS in the proportion of 51.00 percent or 153,000,000 baht.

When comparing the fair value of Weatheria E with the Company, the Board of Directors had approved the Extraordinary General Meeting No. 1/2022 to consider approving and allocating the Right Offering of the Company to not exceed 30,600,000 shares and the par value of 0.50 baht to Weatheria E and/or Weatheria E's shareholders who are Private Placement and non-related party of the Company in order to use as payment as the remuneration for purchasing and transferring of entire business from Weatheria E

Hence, the issuance of Right Offering is the public offering that the shareholders had assigned the Board of Directors and/or the Chief Executive Officer and/or other individuals who are appointed by the Board of Directors and/or the Chief Executive Officer with the authority to set the offer to be no lower than 90 percent of the market price of the Company's shares according to the regulations of the Notification of Capital Market Supervisory Board No. ThorChor. 72/2015 regarding Permission for Listed Companies to Offer Newly Issued Shares to Private Placement, dated 28 October 2015 (and its amendment) ("Notification No. TorChor. 72/2015").

Copy of the Minutes of the Extraordinary General Meeting No. 1/2022 on 27 January 2022 (Enclosure 5)

Allocation to	Number of shares (shares)	Ratio (Former: New)	Selling price (Baht per share)	Date/Time of subscription and payment of shares
Private placement namely	Not more than	-	according to the	Determined later by the
Weatheria E Co., Ltd.	30,600,000		market price,	Board of Directors.
and/or shareholders of			with a discountrate	and/orChief Executive
Weatheria E			of not more than 10	Officer and/or any other
			percent	person
				appointed by the Board of
				Directors and/or
				Chief Executive Officer
Total	Not more than 30,600,000			

Hence, the "Market Price" means the weighted coverage costing of shares of companies in the Stock Exchange of Thailand ("Stock Exchange") for no less than 7 previous consecutive working days before the date that the Meeting of the Board of Directors or the assigned persons had determined the offer (The said date of offer will not exceed 3 previous working days before the first offer date to the investors). Moreover, the Extraordinary General Meeting No. 1/2022 had assigned the Board of Directors and/or Chief Executive Officer and/or other individuals who are appointed by the Board of Directors and/or Chief Executive Officer to consider the price as appropriate by which the said offer would be the best price according to the market condition during the period that the Company would make an offer to the Private Placement and would be the price that maintains the benefits of former shareholders to the best in order to use as payment as the remuneration for purchasing and transferring of entire business from Weatheria E ("Share Allocation Transaction as Remuneration for Transferring of Entire Business").

Furthermore, the making of entire business transaction is considered to be the transaction of purchasing and transferring of businesses of other companies to the Company according to Article 107(2)(B) of the Public Limited Company Act. Therefore, the Company must make a request for approval of entire business transfer transaction to the Shareholders' Meeting of the Company and must receive the approval from the Shareholders' Meeting with the vote of no less than three in four of all votes of shareholders who attended the meeting and had the right to vote.

The purchase and transfer traction of entire business is in the scope of acquisition of assets according to the Notification of the Capital Market Supervisory Board No. ThorChor. 20/2008 regarding the Regulations for Making of Significant Transaction in the Scope of Acquisition or Disposition of Assets, B.E. 2547 (2004), dated 29 October 2004 (and its amendment) ("Notification on Acquisition or Disposition of Assets"). When considering the transaction size by calculating the transaction size according to the rules of Net Tangible Asset (NTA), its value was 2.82 percent of Net Tangible Asset (NTA) values of the Company, which was in Type 3 of the scope of acquisition or disposition of assets with the transaction size of lower than 15 percent. Moreover, the Company had no acquisition of assets in the past six months.

Therefore, the Company has duties to comply with the notification of acquisition or disposition of assets, which includes the following actions:

- (1) Make the report and reveal the information regarding the making of transaction of the Company to the Stock Exchange immediately;
- (2) Arrange the shareholders' meeting of the Company for approval in making the transaction of entire business transfer by delivering the notice of shareholders' meeting to shareholders for no less than fourteen days in advance prior to the date of shareholders' meeting. The votes of approval from the shareholders' meeting must be no less than three in four of all votes of shareholders who attend the meeting and have the right to vote. The votes from stakeholders are not counted. The name and the number of shares of shareholders with no right to vote must be specified in the notice of meeting.

Hence, the details of transaction of entire business transfer that is the acquisition of assets of the listed companies will be shown according to the information of Interlink Telecom Public Company Limited regarding the acquisition of assets that are relevant with the making of transaction of entire business transfer and the allocation of assets to the Private Placement and the information regarding the offer and allocation of offer of newly issued shares of Interlink Telecom Public Company Limited to the Private Placement in the notice of meeting.

Nevertheless, the transaction of entire business transfer and the transaction of share allocations as remuneration for entire business transfer will occur upon the completion of the precedent conditions as specified in the entire business transfer contract between the Company and Weatheria E ("Entire Business Transfer Contract") as well as other agreements and contracts and other documents that are related with the said transaction. The significant precedent conditions could be summarized as followed:

- (1) The Shareholders' Meeting of the Company approved the transaction of entire business transfer and the transaction of share allocations as remuneration for entire business transfer, including other matters that are necessary and/or relevant to the said transaction.
- (2) As of the date of entire business transfer, there was no occurrence of incident or action and there was no expected cause or reasonable cause that might lead to negative effects that were significant to BS or there was no obstruction of making of transaction of entire business transfer and transaction of share allocations as remuneration for entire business transfer.
- (3) The Meeting of the Board of Directors and the Shareholders' Meeting of Weatheria E approved the entire business transfer to the Company, including the making of entire business transfer contract, agreements, and other documents that were relevant with the making of transaction of entire business transfer and transaction of share allocations as well as other actions that led to the completion of the making of transaction of entire business transfer and transaction of share allocations as remuneration of entire business transfer.

The Chairman had given an opportunity for shareholders to give suggestions and ask questions. The shareholder had made the inquiry as followed:

Khun Wichittra Khemnu, Proxy of Khun Kraiwan Khathawanit, inquired that Weatheria E Company Limited ("Weatheria E") had registered the Company in other names, such as Weatheria A Company Limited, Weatheria D Company Limited, or Weatheria F Company Limited and these companies do similar businesses. Why did ITEL choose to purchase only Weatheria E?

Mr. Nuttanai Anuntarumporn, Director and Chief Executive Offier, had explained that ITEL saw Weatheria E as shareholder of Blue Solutions Company Limited ("BS") only by which ITEL did not know that Weatheria E had registered the Company in other names and also did not know about the businesses of the abovementioned companies or did not know that the business might be conducted by holding shares of other companies (Holding Company). In summation, the Company took the interest on the main goal only, which was holding shares in BS in the proportion of 51 percent in which its turnover was obviously shown that it was growing throughout the time with the potential to grow in the future. More importantly, it is the business that is relevant with ITEL.

However, the Company could not purchase BS directly due to the limitation on shareholder structure of BS, which consisted of the founder equity with no wish to sell shares to any individuals and the equity of investment firm or Weatheria E. Therefore, the Company needed to make a negotiation to purchase shares from Weatheria E instead.

Khun Wichittra Khemnu, Proxy of Khun Kraiwan Khathawanit, inquired further from the statement, "ITEL will purchase all shares that Weatheria E is currently holding and will hold in the future" that whether the shares that Weatheria E would hold in the future meant those parts that ITEL would purchase entirely or not.

Mr. Nuttanai Anuntarumporn, Director and Chief Executive Offier, had answered that if the making of transaction was completed, ITEL would be the direct shareholder (100%) in Weatheria E and will the indirect shareholder (51%) in BS.

Mr. Sumit Jaroenpornpiti, Deputy Chief Financial Officer, gave more information regarding this issue that the company that ITEL would make the purchase by issuing the newly issued shares (Share Swap) was Weatheria E in the proportion of 100 percent, which meant that all shares of Weatheria E would belong to ITEL and the shareholders of Weatheria E would obtain the shares of ITEL in the proportion of not exceeding 30.6 million shares. Therefore, when ITEL became the shareholder of Weatheria E in the proportion of 100 percent, it would be like ITEL held 51 percent of BS's shares.

When there was no further inquiry, the Chairman asked the Meeting to consider and approve the purchase and the transfer of entire business between the Company and Weatheria E Company Limited ("Weatheria E") as well as the making of entire business transfer contract, other contracts, and other documents that were relevant with the purchase and the transfer of entire business in the scope of acquisition of assets of the Company. In this agenda, the votes must be no less than three in four of all votes of shareholders who attended the meeting and had the right to vote.

Meeting Resolution The Extraordinary General Meeting had considered and approved the purchase and the transfer of entire business between the Company and Weatheria E Company Limited ("Weatheria E") as well as the making of entire business transfer contract, other contracts, and other documents that were relevant with the purchase and the transfer of entire business in the scope of acquisition of assets of the Company. The votes of approval must be no less than three in four of all votes of shareholders who attended the meeting and had the right to vote in this agenda as followed:

Agree	720,728,313 Votes	As a Percentage of	99.2819
Disagree	4,812,300 Vote	As a Percentage of	0.6629
Abstain	400,500 Vote	As a Percentage of	0.0552
Voided Ballot	0 Vote	As a Percentage of	0.0000
Total	725,941,113 Votes	As a Percentage of	100.0000

Note: In this agenda, there was the addition of 1 registered shareholder from the previous agenda in the number of 600,000 shares.

The total number of shareholders who attended the meeting in this agenda was 232 in the total number of 725,941,113 shares.

Agenda 5 Considered and Approved the Registered Capital Increase of the Company to Make a Payment as Remuneration for Transaction of Entire Business Transfer to Weatheria E

The Chairman assigned Mr. Nuttanai Anuntarumporn, Director and Chief Executive Officer, to present the information in this agenda to the Meeting.

Mr. Nuttanai Anuntarumporn, Director and Chief Executive Officer, had explained to the Meeting of the Board of Directors to consider and approve the registered capital increase of the Company in the amount of 15,300,000 baht from the former registered capital in the amount of 779,477,508 baht to the registered capital in the amount of 794,777,508 baht by issuing the capital increase in ordinary shares in the amount of not exceeding 30,600,000 shares with the par value of 0.50 baht to use as payment as remuneration for transaction of entire business transfer to Weatheria E and/or shareholders of Weatheria E.

The Chairman had given an opportunity for shareholders to give suggestions and ask questions.

When there was no inquiry, the Chairman asked the Meeting to consider and approve the registered capital increase of the company to use as payment as remuneration for transaction of entire business transfer to Weatheria E. In this agenda, the votes must be no less than three in four of all votes of shareholders who attended the meeting and had the right to vote.

<u>Meeting Resolution</u> The Extraordinary General Meeting had considered and approved the registered capital increase to use as payment as remuneration for transaction of entire business transfer to Weatheria E and/or shareholders of Weatheria E with the votes of approval of no less than three in four of all votes of shareholders who attended the meeting and had the right to vote in this agenda as followed:

Agree	720,728,313 Votes	As a Percentage of	99.2819
Disagree	4,812,300 Vote	As a Percentage of	0.6629
Abstain	400,500 Vote	As a Percentage of	0.0552
Voided Ballot	0 Vote	As a Percentage of	0.0000
Total	725,941,113 Votes	As a Percentage of	100.0000

Agenda 6 Considered and Approved the Revision of Memorandum of Association of the Company in Item 4 to be in accordance with the Registered Capital Increase of the Company

The Chairman assigned Mr. Nuttanai Anuntarumporn, Director and Chief Executive Officer, to present the information in this agenda to the Meeting.

Mr. Nuttanai Anuntarumporn, Director and Chief Executive Officer, had explained to inform the Meeting that to be in accordance with the registered capital increase to use as payment as remuneration for transaction of entire business transfer to Weatheria E as presented to the Meeting of the Board of Directors for consideration and approval in Agenda 5. Therefore, it was appropriate to revise the memorandum of association of the Company in Item 4 as followed:

"Item 4 Amount of Registered Capital	:	794,777,508	Baht
Divided into	:	1,589,555,016	Shares
Par Value	:	0.50	Baht
Divided into			

Divided into

Ordinary Share 1,589,555,016 Shares Preference Share (-)" -None-

Hence, the individuals that the Board of Directors had assigned to be responsible for revision of the Memorandum of Association that the Department of Business Development, Ministry of Commerce, to have the authority to revise and add any statements or proceed with any actions according to the instruction of the registrar.

The Chairman had given an opportunity for shareholders to give suggestions and ask questions.

When there was no inquiry, the Chairman asked the Meeting to consider and approve the revision of memorandum of association of the Company in Item 4 to be in accordance with the registered capital increase of the Company. In this agenda, the votes must be no less than three in four of all votes of shareholders who attended the meeting and had the right to vote.

Meeting Resolution The Extraordinary General Meeting had considered and approved the revision of memorandum of association of the Company to be in accordance with the registered capital increase of the Company with the votes of approval of no less than three in four of all votes of shareholders who attended the meeting and had the right to vote in this agenda as followed:

Agree	720,728,313 Votes	As a Percentage of	99.2819
Disagree	4,812,300 Vote	As a Percentage of	0.6629
Abstain	400,500 Vote	As a Percentage of	0.0552
Voided Ballot	0 Vote	As a Percentage of	0.0000
Total	725,941,113 Votes	As a Percentage of	100.0000

Agenda 7 Considered and Approved the Issuance and the Allocation of Capital Increase of Ordinary Shares to Weatheria E and/or Shareholders of Weatheria E that were the Private Placement as Remuneration for Transaction of Entire Business Transfer

The Chairman assigned Mr. Nuttanai Anuntarumporn, Director and Chief Executive Officer, to present the information in this agenda to the Meeting.

Mr. Nuttanai Anuntarumporn, Director and Chief Executive Officer, had informed the Meeting of the Board of Directors to consider and approved the issuance and the allocation of capital increase of ordinary shares in the number of not exceeding 30,600,000 shares with the par value of 0.50 baht to Weatheria E and/or shareholders of Weatheria E that were the Private Placement and non-related party of the company to use as payment as remuneration for transaction of entire business transfer by which Weatheria E would use the entire business of Weatheria E, which meant all current and future assets, liabilities, rights, duties, and responsibilities of Weatheria E on the date of entire business transfer, including the number of 612,000 ordinary shares (or 51.00 percent of registered capital of BS) with the par value of 100 baht that BS, which is the subsidiary that holds the shares of Weatheria E in the total value of 153,000,000 baht as payment to increase the capital of ordinary shares of the Company instead of cash payment.

Hence, the said issuance of capital increase of ordinary shares was the offer that the shareholders assigned the Board of Directors and/or Chief Executive Officer and/or other individuals who were appointed by the Board of Directors and/or Chief of Director with the authority to determine the selling price to be no lower than 90 percent of market price according to the regulations of the Notification No. ThorChor. 72/2015. The details of the allocation were as followed:

Allocation to	Number of shares (shares)	Ratio (Former: New)	Selling price (Baht per share)	Date/Time of subscription and payment of shares
Private placement namely	Not more than	-	according to the	Determined later by the
Weatheria E Co., Ltd.	30,600,000		market price,	Board of Directors.
and/or shareholders of			with a discountrate	and/orChief Executive
Weatheria E			of not more than 10	Officer and/or any other
			percent	person
				appointed by the Board of
				Directors and/or
				Chief Executive Officer
Total	Not more than 30,600,000			

Hence, the market price for offering of capital increase of ordinary shares to Weatheria E was calculated from the weighted average costing of shares of those companies in the Stock Exchange for no less than 7 previous working days before the date that the Board of Directors or the assigned person determined the offering price (Hence, the date of offering will not exceed 3 previous working days before the first offer date to the investors). Also, the Extraordinary General Meeting No. 1/2022 should assign the Board of Directors and/or Chief Executive Officer and/or other individuals who were appointed from the Board of Directors and/or Chief Executive Officer to consider the price as appropriate by which the said offer would be the best price according to the market condition during the period that the Company would make an offer to the Private Placement and would be the price that maintains the benefits of former shareholders to the best in order to use as payment as the remuneration for purchasing and transferring of entire business from Weatheria E

If the offering price of capital increase of ordinary shares to the Private Placement was lower than 90 percent of market price of the Company's shares, before the Stock Exchange will accept the said capital increase of ordinary shares as listed securities, the Company has a duty to prohibit Weatheria E and/or Weatheria E's shareholders to sell the said capital increase of ordinary shares within 1 year as from the trading commencement date of capital increase of ordinary shares (Silent Period). After 6 months from the trading commencement date of capital increase of ordinary shares, Weatheria E and/or Weatheria's shareholders could sell the prohibited shares for 25 percent of all prohibited shares according to the rules as specified in the Notification of the Stock Exchange of Thailand regarding Rules, Conditions, and Methods for Request to Accept the Capital Increase of Ordinary Shares or Preference Shares as Listed Securities, B.E. 2558 (2015), dated 11 May 2015 (and its amendment).

After the issuance and the allocation of capital increase of ordinary shares of the Company for offering to Weatheria E and/or Weatheria E's shareholders would become the shareholders of not exceeding 2.39 percent of all issued and paid-up shares of the Company (after the registered capital increase of the Company). Hence, Weatheria E and/or Weatheria E's shareholders has no non-related party that holds the Company's shares that would be the cause to count the security holding as the making of purchase offer of all securities of the Company (Tender Offer). That was to say, there was no individual who was related or performed mutual action (Concert Party) or there was no individual according to Article 258 of the Securities and Exchange Act, B.E. 2535 (1992) (and its amendment) and there was no individual that holds the shares in substitution (Nominee). Therefore, they had no duty to make a purchase offer of all securities of the Company (Tender Offer) because the acquisition of shares of the Company did not reach 25 percent of all votes of the Company according to the Notification of Capital Market Supervisory Board No. ThorChor. 12/2011 regarding Rules, Conditions, and Methods for Holding of Securities for Business Takeover, dated 13 May 2011 (and its amendment).

Moreover, the Meeting of the Board of Directors approved for the Extraordinary General Meeting to give authority to the Board of Directors or Executive Committee or Chief Executive Officer or proxy from the Board of Directors or proxy from Executive Committee or proxy from Chief Executive Officer to perform any actions that are relevant with issuing, offering, allocation, and subscription of capital increase of ordinary shares, which included the following actions:

- (1) Determination, revision, and addition of details that were relevant with issuing, offering, allocation, and subscription of capital increase of ordinary shares; offering date of capital increase of ordinary shares; and payment method for capital increase of ordinary shares (the allocation and subscription period might be considered in a single time or multiple times), including other actions that were relevant with issuing, offering, allocation, and subscription of capital increase of ordinary shares and supervision of delivery and disclosure of details that were relevant with the Stock Exchange.
- (2) Signing, revision, modification, contact, or report of transactions in permission request forms and evidences that were necessary and relevant with issuance, offering, allocation, subscription, and delivery of capital increase of ordinary shares, which included contacting and filing of documents and evidences to the Ministry of Commerce, SEC Office, the Stock Exchange, government agencies, or other relevant agencies and registering of capital increase of ordinary shares into the Stock Exchange with the authority to proceed with any actions that were necessary and appropriate for the issuance, offering, and allocation of capital increase of ordinary shares to the Private Placement of the Company to become successful.

Hence, according to Notification No. ThorChor. 72/2015, it was determined for the Company to complete with the offering within the specified period of time that received the approval from the Shareholders' Meeting, but not exceeding 12 months as from the date that the Shareholders' Meeting had given the approval for offering.

Please consider the details of issuance, offering, and allocation of capital increase of ordinary shares according to the information regarding the offering and the allocation of capital increase of newly issued shares of Interlink Telecom Public Company Limited to the Private Placement and Capital Increase Report Form (F 53-4) that were delivered to all directors with the notice of meeting.

Hence, the Company expected that the entire business transfer process will be completed within February 2022 (depending on the completeness of precedent conditions according to the entire business transfer contract) and after the Shareholders' Meeting had approved the transaction of entire business transfer and transaction of share allocation for remuneration of entire business transfer, including giving the approval for matters that are necessary and/or relevant with the said transaction.

In this regard, to be in accordance with the conditions according to the Revenue Code that is relevant with the entire business transfer, Weatheria E must proceed with the dissolution of the Company within the year 2022, in the same fiscal year with the entire business transfer of Weatheria E. After the dissolution of the Company and under the liquidation process of Weatheria E, all assets of Weatheria E at that time will be transferred back to Weatheria E's shareholders and/or individuals that are Weatheria E's shareholders as of the liquidation date according to the proportion of shareholding. Therefore, in the liquidation process of Weatheria E, the capital increase of ordinary shares of the Company that issued and allocated to Weatheria E as remuneration for transaction of entire business transfer will be transferred back to Weatheria E's shareholders and/or individuals that are Weatheria E's shareholders that are held as of the liquidation date according to the proportion of shareholding.

Hence, if the capital increase of ordinary shares that Weatheria E's shareholders and/or individuals that are Weatheria E's shareholders were holding as of the liquidation date were received in the liquidation of Weatheria E were the capital increase of ordinary shares that were prohibited to sell within 1 year as from the date that the capital increase of ordinary shares of the Company began to trade in the Stock Exchange (Silent Period) according to the rules in the Notification of Stock Exchange regarding Rules, Conditions, and Methods for Consideration of Request to Accept the Capital Increase of Ordinary Shares or Preference Shares as Listed Securities, B.E. 2015 (2558), dated 11 May 2015 (and its amendment), Weatheria E's shareholders and/or individuals that are Weatheria's shareholders as of the liquidation date must be prohibited to sell their own ordinary shares in the liquidation process of Weatheria E according to the remaining silent period according to the rules.

Moreover, the Meeting of the Board of Directors had approved the Shareholders' Meeting to give the authority to the Board of Directors or Executive Committee or Chief Executive Officer or proxy from the Board of the Directors or proxy from Executive Committee or proxy from Chief Executive Officer to be the proxy to proceed with any actions that were relevant with issuing, offering, allocation, and subscription of capital increase of ordinary shares, including the following actions:

- (1) Determination, revision, and addition of details that were relevant with issuing, offering, allocation, and subscription of capital increase of ordinary shares; offering date of capital increase of ordinary shares; and payment method for capital increase of ordinary shares (the allocation and subscription period might be considered in a single time or multiple times), including other actions that were relevant with issuing, offering, allocation, and subscription of capital increase of ordinary shares and supervision of delivery and disclosure of details that were relevant with the Stock Exchange.
- (2) Signing, revision, modification, contact, or report of transactions in permission request forms and evidences that were necessary and relevant with issuance, offering, allocation, subscription, and delivery of capital increase of ordinary shares, which included contacting and filing of documents and evidences to the Ministry of Commerce, SEC Office, the Stock Exchange, government agencies, or other relevant agencies and registering of capital increase of ordinary shares into the Stock Exchange with the authority to proceed with any actions that were necessary and appropriate for the issuance, offering, and allocation of capital increase of ordinary shares to the Private Placement of the Company to become successful.

Hence, according to Notification No. ThorChor. 72/2015, it was determined for the Company to complete with the offering within the specified period of time that received the approval from the Shareholders' Meeting, but not exceeding 12 months as from the date that the Shareholders' Meeting had given the approval for offering.

The Chairman had given an opportunity for shareholders to give suggestions and ask questions.

When there was no further inquiry, the Chairman asked the Meeting to consider and approve the issuance and the allocation of capital increase of listed ordinary shares to Weatheria E and/or Weatheria E's shareholders that were the Private Placement as remuneration for transaction of entire business transfer by which the agenda must receive the majority vote of all votes of shareholders who attended the meeting and had the right to vote.

<u>Meeting Resolution</u> The Extraordinary General Meeting had considered and approved the issuance and the allocation of capital increase of listed ordinary shares to Weatheria E and/or Weatheria E's shareholders that were the Private Placement as remuneration for transaction of entire business transfer with the majority vote of approval of all votes of shareholders who attended the meeting and had the right to vote in this agenda as followed:

Agree	720,733,813 Votes	As a Percentage of	99.2819
Disagree	4,812,300 Vote	As a Percentage of	0.6629
Abstain	400,500 Vote	As a Percentage of	0.0552
Voided Ballot	0 Vote	As a Percentage of	0.0000
Total	725,946,613 Votes	As a Percentage of	100.0000

Note: In this agenda, there was the addition of 1 registered shareholder from the previous agenda in the number of 5,500 shares.

The total number of shareholders who attended the meeting in this agenda was 233 in the total number of 725,946,613 shares.

Agenda 8 Considered and Approved the Delegation to the Board of Directors or Executive Committee or Chief Executive Officer or Proxy of the Board of Directors or Executive Committee or Chief Executive Officer to be the Authorized Person to Proceed with any Actions that are Relevant or Necessary for Transaction of Entire Business Transfer and Transaction for Share Allocation as Remuneration for Entire Business Transfer to become Successful

The Chairman assigned Miss Varisa Anuntarumporn, Director and Company Secretary, informed the Meeting that the Board of Directors to considered and approved the delegation to the Board of Directors or Executive Committee or Chief Executive Officer or proxy from the Board of Directors or proxy from Executive Committee or proxy from Chief Executive Officer to have the authority to proceed with other actions that were relevant or necessary for the transaction of entire business transfer and transaction of share allocation as remuneration for entire business transfer to become successful.

The Chairman had given an opportunity for shareholders to give suggestions and ask questions.

When there was no further inquiry, the Chairman asked the Meeting to consider and approve the delegation to the Board of Directors or Executive Committee or Chief Executive Officer or proxy from the Board of Directors or Executive Committee or Chief Executive Officer to be the authorized person to proceed with any actions that were relevant or necessary for transaction of entire business transfer and transaction of share allocation as remuneration for entire business transfer by which the agenda must receive the majority vote of all votes of shareholders who attended the meeting and had the right to vote.

Meeting Resolution The Extraordinary General Meeting had considered and approved the delegation to the Board of Directors or Executive Committee or Chief Executive Officer or proxy of the Board of Directors or Executive Committee or Chief Executive Officer to be the authorized person to proceed with any actions that were relevant or necessary for the transaction of entire business transfer and transaction of share allocation as remuneration for entire business transfer with the majority vote of approval of all votes of shareholders who attended the meeting and had the right to vote in this agenda as followed:

Agree	720,733,813 Votes	As a Percentage of	99.2819
Disagree	4,812,300 Vote	As a Percentage of	0.6629
Abstain	400,500 Vote	As a Percentage of	0.0552
Voided Ballot	0 Vote	As a Percentage of	0.0000
Total	725,946,613 Votes	As a Percentage of	100.0000

Agenda 9 Considered and Approved the Amendment of Regulations of the Company in Item 35

The Chairman assigned Miss Varisa Anuntarumporn, Director and Company Secretary, to inform the Meeting that to be in accordance with the public policy according to the regulations of Stock Exchange of Thailand regarding the Acceptance of Listed Ordinary Shares or Preference Shares and the Public Limited Company Act, B.E. 2535 (1992) in Article 100. The Meeting of the Board of Directors proposed for the Meeting to consider and approve the amendment of regulations of the Company in Item 35 with the details as followed:

Articles of Association	Draft Articles of Association to be amended
Article 35	Article 35
There shall be a shareholders' meeting at least once a	There shall be a shareholders' meeting at least once a
year. Such a meeting shall be called "Ordinary Meeting".	year. Such a meeting shall be called "Ordinary Meeting".
This meeting shall be made within four (4) months after	This meeting shall be made within four (4) months after
the end of the Company's fiscal year.	theend of the Company's fiscal year.
Other meetings of shareholders shall be called	Other meetings of shareholders shall be called
"Extraordinary General Meetings".	"Extraordinary General Meetings".
The Board of Directors may call an Extraordinary meeting	The Board of Directors may call an Extraordinary meeting
at any time as it deems appropriate or when shareholders	at any time as it deems appropriate orwhen one or more
hold shares in aggregate not less thanone-fifth (1/5) of	shareholders hold shares aggregate not less than ten (10)
the total number of shares sold or the number of	percent of the total number of shares sold. jointly sign
shareholders of not less than twenty-five (25) persons	their names in a letter requesting the Board of Directors
holdingshares in aggregate not less than one-tenth	to call an extraordinary meeting of shareholders. In the
(1/10) of thetotal number of shares sold by signing their	request letter, it must clearly state the purpose of calling
names in the sameissue requesting the Board Directors	such a meeting. In the event that the Board of Directors
may call a shareholders' meeting. In the request letter,	do not hold a meeting, all shareholders who have signed
it must clearly state the purpose in calling such a meeting.	their names or other shareholders may call the meeting
The Board of Directors must convene a meeting within	themselves within forty-five (45) days and itshall be
one (1) month from the date of receipt of the notice from	deemed that it is a meeting of shareholders called by the
the shareholders.	Board of Directors. The Company shall beresponsible
	for necessary expenses incurred from the meeting and
	shall provide reasonable facilitation.

The Chairman had given an opportunity for shareholders to give suggestions and ask questions.

When there is no inquiry, the Chairman asked the Meeting to consider and approve the amendment of the regulations of the Company in Item 35 with the votes of approval of no less than three in four of all votes of shareholders who attended the meeting and had the right to vote in this agenda as followed:

Agree	725,946,613 Votes	As a Percentage of	100.0000
Disagree	0 Vote	As a Percentage of	0.0000
Abstain	0 Vote	As a Percentage of	0.0000
Voided Ballot	0 Vote	As a Percentage of	0.0000
Total	725,946,613 Votes	As a Percentage of	100.0000

Agenda 10 Considered and Approved the Revision of Objectives of the Company in Item 26

The Chairman assigned Miss Varisa Anuntarumporn, Director and Company Secretary, to inform the Meeting that the Meeting of the Board of Directors had asked the Meeting to consider and approve the revision of objectives of the Company in Item 26 to be in accordance with the public policy according to the regulations of the Stock Exchange of Thailand regarding the Acceptance of Listed Ordinary Shares or Preference Shares and the Public Limited Company Act, B.E. 2535 (1992) in Article 100 with the details as followed:

Company's objective	Draft Company's Objective to be amended
Article 26	Article 26
Operations of mills, sawmills, lumber mills and lumber,	Operations of mills, sawmills, lumber mills and lumber,
car body factory, ceramic and porcelain factory, pottery	car body factory, ceramic and porcelain factory, pottery
factories, jute mills, vegetable oil mills, paper mills,	factories, jute mills, vegetable oil mills, paper mills,
sack mills, textile mills, yarn mills, dyeing and printing	sack mills, textile mills, yarn mills, dyeing, and printing
fabric factory, manufacturing and retreading tires, steel	fabric factory, manufacturing and retreading tires, steel
mill, foundry, and metal lathe zinc plant, instant food	mill, foundry, and metal lathe zinc plant, instant food
factory, liquor factory, gas factory, cigarette factory,	factory, gas factory, sugar factory, plastic appliance
sugar factory, plastic appliance factory, metal rolling and	factory, metal rolling and casting mills, door and
casting mills, door, and window factory, glass factory,	window factory, glass factory, beverage factory, rubber
beverage factory, rubber casting factory, car assembly	casting factory, car assembly plant.
plant.	

The Chairman had given an opportunity for shareholders to give suggestions and ask questions.

When there is no inquiry, the Chairman asked the Meeting to consider and approve the amendment of objectives of the Company in Item 26. In this agenda, the votes must be no less than three in four of all votes of shareholders who attended the meeting and had the right to vote as followed:

Agree	725,946,613 Votes	As a Percentage of	100.0000
Disagree	0 Vote	As a Percentage of	0.0000
Abstain	0 Vote	As a Percentage of	0.0000
Voided Ballot	0 Vote	As a Percentage of	0.0000
Total	725,946,613 Votes	As a Percentage of	100.0000

Agenda 11 Other Matters for Consideration (If Any)

The Chairman declared to the Meeting that this agenda was determined for the shareholders to make an inquiry to the Executives about the operations of the Company or other matters to the Meeting for consideration. Therefore, no other matters were presented to the Meeting for approval and casting votes in this agenda.

The Chairman had given an opportunity for shareholders to give suggestions and ask questions.

1.Khun Irarom Anan, the shareholder who attended the electronic meeting, inquired that

Question 1: What is the proportion of revenues of Blue Solutions Company Limited ("BS") and what is the proportion of each type of customers?

Mr. Nuttanai Anuntarumporn, Director and Chief Executive Officer, answered that the total revenue at present of BS is the revenue from installation service for customers by which the revenue from the installation service means the revenue from the design and the system installation to customers of BS, such as cyber security or server. For the proportion of customers of BS, 90 percent of them are government agencies and 10 percent of them are private agencies.

Question 2: Does Blue Solutions Company Limited ("BS") have expertise in providing business transform service to private companies or not?

Mr. Nuttanai Anuntarumporn, Director and Chief Executive Officer, answered that BS is the company with the ability to perform the digital transformation. The job description of BS is to provide suggestions to customers, starting from writing the operational plan whether the Company should go into which directions and how. The changes will cover the infrastructure, hardware, and software that are relevant.

The BS has performed the digital transformation to the Ministry of Commerce and has received the Digital Government Awards because the government has seen the development of digital skill in the Ministry of Commerce. Therefore, the BS can provide the service to private companies definitely.

Question 3: What are the Backlog of Blue Solutions Company Limited ("BS") and future auction project?

Mr. Nuttanai Anuntarumporn, Director and Chief Executive Officer, answered that the current Backlog of BS is about 500 million baht, which is the signing of contract with customers in the previous year with clear delivery schedule. In the year 2022, there will be the signing of new contracts about 57 million baht. Moreover, there is the job that is in the process of bidding of 900 million baht, including software and system development about 200 million baht and network equipment work for large power producers of Thailand about 300 million baht.

Lastly, the Tele-Education that ITEL has developed with BS that is expected to be relevant with BS will have the value of 300 million baht, which is not overlapped with what ITEL is currently doing.

<u>Ouestion 4:</u> Currently, the companies in the Stock Exchange of Thailand is being attentive in adjusting ESG to add value to those companies. Does Blue Solutions Company Limited ("BS") have expertise in this service?

Mr. Nuttanai Anuntarumporn, Director and Chief Executive Officer, answered that the suggestions on ESG is not the main business or the business that BS has given the interest at present. The BS still focuses on digital transformation with the believe that the development of IT system will provide positive impact to ESG in each dimension, which are 1) Environmental, the resource usage rate that is expected to decrease; 2) Social, the society in a big picture that is changed from improving the system for government and private agencies; and 3) Governance, which is when BS has listed in the Stock Exchange, it will be controlled to perform operation under the good corporate governance just like what ITEL is currently doing. Therefore, BS will have the opportunity to develop its governance and continue to provide the counselling service in terms of ESG to customers in the future.

Question 5: Will ITEL invest in other projects to obtain the New S-Curve?

Mr. Nuttanai Anuntarumporn, Director and Chief Executive Officer, answered that the current 3 main businesses of ITEL are doing well and are expected to grow continuously and sustainably. Hence, for the Company to grow forward, the Company is trying to look for interesting opportunities in the form of investment. The goal is to invest in the company with readiness, profit, and suitability of business that can support each other, whether it is the expansion of customer base or the extension of use of service of other companies. Moreover, the Company has seen the opportunity to push those companies to become the listed companies in the framework of 1-3 years.

2.Khun Prasit Suesattayasin, the shareholder who attended the electronic meeting, inquired that

Question 1: When does the Executive expect that the acquisition of Blue Solutions Company Limited ("BS") will cause the turnover of the Company to change?

Mr. Nuttanai Anuntarumporn, Director and Chief Executive Officer, answered that the Company has a plan to complete the transaction of entire business transfer within 28 February 2022. Therefore, it is expected that from 1 March 2022 henceforth, the BS's turnover of 51 percent that the Company is holding will cause the turnover of ITEL to change with the viewpoint of being the positive impact according to the major goal that ITEL has planned and create the good results in the long run.

Question 2: How many personnel of Blue Solutions Company Limited ("BS") are there?

Mr. Nuttanai Anuntarumporn, Director and Chief Executive Officer, answered that BS has 50 personnel.

Question 3: Is there the silent period in the share swap?

Mr. Nuttanai Anuntarumporn, Director and Chief Executive Officer, answered that the silent period is 6 months, which is more than the minimum criteria of SEC. The Company has negotiated with BS that this business cooperation is in the long run. The next goal is to register BS in the Stock Exchange as well as pushing BS to grow. Therefore, the opinion is that the silent period of 6 months is appropriate.

Question 4: What is the progress of Drone/Anti-Drone project? When will the Company expect to recognize the revenue?

Mr. Nuttanai Anuntarumporn, Director and Chief Executive Officer, answered that according to the Drone/Anti-Drone project in the value of 550 million baht that the Company has obtained since July 2021, the Company has obtained many Drone/Anti-Drone projects in the total value of 800 million baht in September 2021. The Company has delivered and recognized the revenue in Quarter 3-4 of the previous year. Therefore, shareholders and investors should monitor the revenue recognition in the turnover of Quarter 4/2021, which is in the inspection process and will bring into the Meeting of the Board of Directors in Tuesday, 22 February 2022. Moreover, some parts of revenues will be continuously recognized in the year 2022. The Company believes that the Drone/Anti-Drone market still has a lot of potentials. Therefore, the Drone/Anti-Drone project will occur again this year because the Drone/Anti-Drone system is the important foundation of national security.

3.Khun Samit Saengsuphawanit, the shareholder who attended the electronic meeting, inquired that

Question 1: Does Weatheria E have any other businesses apart from holding shares in Blue Solutions Company Limited ("BS") at 50 percent?

Mr. Nuttanai Anuntarumporn, Director and Chief Executive Officer, answered that Weatheria E does not have any other businesses apart from holding shares in other companies (Holding Company). Currently, Weatheria E is the shareholder in BS Company. Therefore, it is necessary to purchase BS from Weatheria E.

Question 2: How can the purchase of Genesis Data Center of ETIX Everywhere help with the expansion of work of Data Center? What is the number of growth?

Mr. Nuttanai Anuntarumporn, Director and Chief Executive Officer, answered that the establishment of Genesis Data Center is the joint venture of 3 shareholders, which are ITEL, AIT, and WHA. Each of them holds the shares of 33.33 percent equivalently. However, during the past 2 years, the pandemic situation of Covid-19 has caused the main customers in Thailand, especially financial institutions as well as other private sectors, to slow down the business expansion, resulting in the slow growth of market in Thailand. Therefore, the Company has seen that the penetration of foreign market, especially Hyperscale Data Center that comes together with large users that are the leading cloud operator of the world, can give an opportunity for Genesis Data Center to continue its business.

Therefore, from the restructuring of partnership of Genesis Data Center of the Company by inviting ETIX Everywhere, which is the listed company in Australian Stock Exchange under the name of Global Data Centre Group to purchase the shares and take over the proportion of AIT and WHA, the Company expects to see the restructuring of partnership that will help pushing Genesis Data Center to obtain the leading and world-class customers. The customers mentioned are 1 in 4 of major cloud operator of the world, such as Amazon (AWS), Microsoft, Google, or Alibaba. The Company expects to see good news soon.

4. Khun Thanakon Likhitaphiwat, the shareholder who attended the electronic meeting, inquired that from the name list of partners, such as CISCO or HIKVISION, is Blue Solutions Company Limited ("BS") the main agent in the country or only the representative of those companies? If it is the latter case, is Blue Solutions Company Limited ("BS") considered to be the leader? How is the market share when comparing with competitors with similar service providing?

Mr. Nuttanai Anuntarumporn, Director and Chief Executive Officer, answered that BS is considered to be the top agent of the abovementioned brands because BS is the company that can provide a complete service to customers, including counselling service on how to do the strong digital transformation, causing the service provides to sell to BS.

5. Khun Piyaphong Prasatthong, the shareholder who attended the electronic meeting, inquired that

Question 1: According to Agenda 10 Considered and Approved of Revision of Objective of the Company in Item 26, why does the Company remove the words liquor factory and cigarette factory?

Mr. Nuttanai Anuntarumporn, Director and Chief Executive Officer, answered that the liquor factory and cigarette factory are not the main businesses of the Company. Therefore, to be in accordance with the ethics of the Stock Exchange of Thailand, the request for approval to remove the said statement in former objectives of the business is made by which the removal of this statement will not affect the business operation of the Company in any way.

Question 2: According to the participation of the Company in the auction that the government service has procured, does the Company fully comply with the rules of public supplies administration?

Mr. Nuttanai Anuntarumporn, Director and Chief Executive Officer, answered that for the procurement in the work of the government service, the Company has proceeded according to the normal process, which consists of many forms, including selection, which is the selection from those with capacities or services that reach the customers' needs. The Company believes that we are one of the companies that might be invited into the competition and will be selected. Another form is bidding. If any company has the lowest price and is qualified, it will be selected. In all works that the Company has obtained, including other future works whether belonging to government sector or private sector, the Company will comply with the good governance completely. Our Board of Directors have placed a great importance on the good governance and has provided close supervision for the Company to grow continuously and sustainably.

When there is no inquiry or suggestion from shareholders, the Chairman thanked all shareholders who have given their time to attend the meeting and give suggestions and promised that the Board of Directors will take care of the shareholders' benefits as best as they could and ended the meeting.

The meeting ended at 16.10 hrs.

(Mr. Pakorn Malakul Na Ayudhya)

Sur marie

Chairman of the Board and Independent Director

(Miss Varisa Anuntarumporn)

Company Secretary and Secretary of the Meeting

QR Code for Downloading of 56-1 One Report 2021(Annual Report 2021) (Enclosure 6)

QR Code for Downloading of 56-1 One Report 2021(Annual Report 2021)

For the convenience of shareholders, Interlink Telecom Public Company Limited has prepared the 56-1 One Report 2021 in electronic system to send to the shareholders documents regarding the General Meeting of Shareholders and the Annual Report through QR Code, thus allows the shareholders to access the information with ease. The shareholders could download information via the QR Code by following the steps.



OR Code

For iOS System

- 1. Turn on the mobile camera or ipad.
- 2. Turn the mobile camera to the QR Code to scan it.
- 3. The notification will appear on top of the screen. Click on the notification to access documents regarding the meeting. Remark: If the notification does not appear on the mobile phone, the QR Code can be scanned with other applications such as QR CODE READER, Facebook or Line.

For Android System

- 1. Open applications such as QR CODE READER, Facebook or Line.
 - How to scan the QR Code with Line application
 - ▶ Open Line application and click on "Add friend"
 - ► Choose "QR Code"
 - Scan the QR Code
- 2. Scan the QR Code to access documents regarding the meeting

Indicative Terms of Warrants to Purchase Ordinary Shares of Interlink Telecom Public Company Limited No. 4 ("ITEL-W4") To be allotted to the existing shareholders

Nature of warrants : Warrants to purchase newly issued ordinary shares of Interlink

Telecom Public Company Limited ("the Company") No. 4 ("Warrant"

or "ITEL-W4")

Type of warrants : Specified name of the holders and transferable

Issuance amount : 322,000,000 units (Three hundred and twenty-two million units)

Offering price per unit : Allocation free of charge

Period of warrants : 2 years from the issuance and offering date

Number of shares issued and : 322,000,000 shares (Three hundred and twenty-two million shares),

reserved for exercising right of par value Baht 0.50 per share

warrant

Offering method : Allocate to existing shareholders at the allocation ratio of 5 existing

ordinary shares to 1 unit of warrant. (In case that there is any fraction from the allotment of warrant, any fraction of warrant will be

discarded.)

Closing date of entitled : The record date to determine the name of shareholders who will be

shareholders to receive warrant entitled to receive ITEL-W4 will be 13 May 2022

Issue date : Within 1 year after the approval from the shareholder meeting offer

ITEL-W4

Exercise ratio : 1 unit of ITEL-W4 for 1 newly issued ordinary share (Unless the

exercise ratio is adjusted under the conditions of rights adjustment)

Exercise price : Baht 11.50 per share

Exercise period : On the last business day of March, June, September, and December.

The last exercise date shall be the date which is the 2-year anniversary from the issuance and offering date of ITEL-W4. In case the last exercise date is not a business day of the Company, the last exercise date shall be changed to the last business day of the Company prior to

the maturity date of ITEL-W4.

Submission Period : Warrant holders who wish to exercise their rights to purchase ordinary

shares of the company can submit the intention form on every company's business day within 7 days before each of the exercise date. Except the last exercise date, warrant holders can submit the

intention form within 15 days before the last exercise date.

Secondary market of the : The Warrants will be listed on the Stock Exchange of Thailand (SET)

warrants

Secondary market of newly: The newly issued ordinary shares from the exercise of right under the issued ordinary shares

ITEL-W4 will be listed on the Stock Exchange of Thailand (SET).

Conditions if there are : The Company will cancel all the left unexercised warrants.

unexercised warrants left over

Rights and Other Benefits : The newly issued ordinary shares pursuant to the exercise of the

ITEL-W4 will have the same rights and status as same as all other ordinary shares of the Company previously issued in all aspects.

Impact on Shareholders : Dilution effects from the right offering of warrants to purchase the

ordinary shares of the Company offering to existing shareholders in

proportion of their shareholding are as follows:

1) Control Dilution

Control Dilution = 1 - [Qo / (Qo+Qw)]

Where:

Qo = Amount of shares before the issuance of ITEL-W4

in the amount of 1,000 million shares

Qw = Amount of newly issued as a result of exercise of

the entire warrants in the amount of 312.50 million shares

Thus: Control Dilution = 1 - [1,254 / (1,254 + 322)]= 20.43%

In case the existing shareholders exercise their entire ITEL-W4, there will be no control dilution as ITEL-W4 is issued to the existing shareholders proportionately, however, if the entire ITEL-W4 is exercised by others, the control dilution will be 20.43%.

2) Price Dilution

Price Dilution = $[(Po - Pn) \times Qw] / [(Qo + Qw) \times Po]$

Where:

Po = The weighted average closing price of consecutive trading days before the date the Board of Directors' Meeting on 22 February 2022 (11 - 21 February 2022) which is equal to THB 6.14 (at par value

THB 0.50).

Pn = Exercise price of ITEL-W4 is equal to Baht 11.50

in the case when any of the followings events occurs:

Thus: Price Dilution = $[(6.14 - 11.50) \times 322] / [(1,254 + 322) \times 6.14]$

After the issue date, if the entire ITEL-W4 is exercised, there will be no price dilution.

The Company will adjust the exercise price and exercise ratio to ensure the benefits of the holders of ITEL-W4 are not less favorable

- 1. The Company changes the par value of the ordinary shares due to a consolidation or split of the ordinary shares;
- 2. The Company offers newly issued ordinary shares to the existing shareholders on Rights Offering basis, and/or on public offering and/or on Private Placement basis at a price lower than 90% of the price calculated based on the Market Price;
- 3. The Company offers any newly issued securities on Rights Offering basis, and/or on public offering and/or on Private Placement basis that are convertible/exchanged into ordinary shares (i.e. convertible bonds or warrants to purchase shares) for which the offering price of such newly issued ordinary shares is lower than 90% of the price calculated based on the Market Price;

Conditions concerning the right adjustment of warrants

Summary of Basic Details of the Company's Warrant No. 4 (ITEL-W4) (Enclosure 7)

Conditions concerning the right adjustment of warrants

- 4. The Company makes all or partial dividend payment by way of issuing newly issued ordinary shares to shareholders;
- 5. The Company pays cash dividend that exceeds the rate in Terms and Conditions for any operating year during the tenor of ITEL-W4; and 6. There are any other events similar to those mentioned in 1 to 5 above that may impair benefits of holders of ITEL-W4.

The Board of Directors or the attorney of the Board of Directors are empowered to consider adjusting other conditions and details related to adjustment or changes in the exercise ratio and exercise price.

Other Conditions :

The Board of Directors or the attorney of the Board of Directors are empowered to determine;

- 1. the details in relation to the allocation of the Warrants, the date to determine the list of shareholders entitled to subscribe to and be allotted with the Warrants.
- 2. enter into negotiations, an agreement, and signing the documents and contracts in relation to, and performing any acts relating to, the allocation of the Warrants, perform any acts, and signing any applications, waiver requests, reports, clarification letters and necessary evidence related to the allocation of the Warrants including communicate with, and submit the applications, waiver

Warrants Registrar

Thailand Securities Depository Co., Ltd.

Details of Calculation of Supporting Shares

Calculation Method of Supporting Shares =

[(amount of supporting shares for ITEL-W4 + amount of supporting

shares for other warrant) / amount of total paid-up shares]

Where:

Amount of supporting shares for ITEL-W4 =

322,000,000 shares (par value of Baht 0.50)

Amount of supporting shares for other warrant =

304,569,431 shares (par value of Baht 0.50)

Amount of total paid-up shares =

1,254,385,585 shares (par value of Baht 0.50)

Thus Supporting Shares

= (322,000,000 + 304,569,431) / 1,254,385,585

=49.95%

Capital increase report form Interlink Telecom Public Company Limited February 22, 2022

We, Interlink Telecom Public Company Limited, hereby report on the resolution of board of directors meeting no. 2/2565, held on 22 February 2022 from 10.30 a.m. to 12.00 p.m., relating to a capital increase/share allotment as follows:

1. Capital increase:

1.1 The Board of Directors' Meeting was resolved to propose that the Shareholders' Meeting consider and approve the Company's registered capital decrease by THB 2,981,159 from the current registered capital of THB 794,777,508 to be THB 791,796,349 by cancelling 5,962,318 ordinary shares that have not been completely sold, with a par value of THB 0.50 per share, which are issued to serve as a payment for the Entire Business Transfer Transaction to Weatheria E which have not been sold.

1.2 The Board of Directors' Meeting passed a resolution approving the increase of the company's registered capital from THB 791,796,349 to THB 972,796,349 by issuing 362,000,000 ordinary shares with a par value of THB 0.50 each, totaling THB 181,000,000. Details of the each type of capital increase are:-

Type of capital increase	Type of share	Number of shares)	Par value (THB/share)	Total (THB)
Specifying the purpose of utilizing proceeds	Ordinary Preferred	322,000,000	0.50	161,000,000
General mandate	Ordinary Preferred	40,000,000	0.50	20,000,000

2. Allotment of new shares:

2.1 If specifying the purpose of utilizing proceeds

Allotted to	Number of shares)	Ratio (old : new)	Sale price (THB/share)	Subscription and payment period	Note
To allot for the	Not exceeding	5 existing	- Allocation free	-	Please see
exercise of	322,000,000	ordinary shares	of charge		Enclosure 7
warrants		to 1 unit	- Exercise price		
(ITEL-W2)		of warrant	of Baht 11.50 per		
issued to the			share (Exercise		
existing			ratio is 1 unit of		
shareholders			ITEL-W4 for		
			1 newly issued		
			ordinary share)		

2.1.1 The Company's plan in case there is a fraction of shares remaining

In case that there is any fraction from the allotment of warrant, any fraction of warrant will be discarded.

2.2 Allotment of General Mandate

Allotted to	Type of shares	Number of shares (shares)	Percentage of paid-up capital ^{1/}	Remarks
Private Placement	Ordinary Shares	40,000,000	3.19	Please see Remarks

^{1/} Percentage of paid-up capital as of the date the Board of Directors resolved to increase share capital under General Mandate

Remarks:

- 1. The Company may either entirely or partially allocate the newly issued ordinary shares, whether in single or sequential allocation. In any case, the aggregate number of newly issued ordinary shares to be allocated to specific persons under the Private Placement basis under the General Mandate basis shall not exceed 10 percent of the paid-up registered capital of the Company as at the date the board of directors approving the increase of the registered capital under the General Mandate basis.
- 2. The specific persons under the Private Placement basis, who shall receive the allocation of the newly issued ordinary shares under the General Mandate basis, shall not be the related persons of the Company as specified in the Notification of the Capital Market Supervisory Board No. TorChor. 21/2551 Re: Rules on Connected Transaction and the Notification of the Stock Exchange of Thailand Re: Disclosure of Information and Practices of Listed Company in Respect of Connected Transaction B.E. 2546. The Company will disclose the names of investors who have been allocated the newly issued ordinary shares before the offering.
- 3. The offering price of the newly issued ordinary shares to the specific investors by means of the Private Placement under the General Mandate shall be "Market Price" which means the weighted average price of the Company's shares trading on the stock exchange of not fewer seven consecutive business days but not more than 15 consecutive business days prior to the date for determination of such subscription price. The weighted average price using in the calculation must be the daily average price for trading. In this regard, the date for determination of the subscription price shall not be earlier than three business days prior to the first subscription date where the shares shall be offered to the investors. In the case that the Board of Directors of the Company deems that there is an appropriate cause by taking into account of the best interests of the Company, the Board of Directors may determine the offering price with a discount of not more than 10 percent of the market price, provided that the Board of Directors has taken into consideration of the market status at that time in determining such discount, pursuant to the Notification of the Capital Market Supervisory Board No. TorChor. 72/2558, Re: Approval of Offering for Sale of Newly-Issued Shares by Listed Companies to Specific Persons.
- 4. The Board of Directors meeting has resolved to assign the Board of Directors and/or the Chief Executive Officer and/or the person assigned by the Board of Directors. Has the authority to consider and set other detailed conditions related to such allocation as well as having the power to sign any relevant documents and have the power to perform any necessary and appropriate actions in connection with the allocation of the newly issued ordinary shares

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

The 2022 General Meeting of Shareholders is scheduled to be held on 27 April 2022 at 10.00 a.m. at Grand Suvarnabhumi, 48 Interlink Building, Ratchadapisek Rd, Huay Khwang, Bangkok.

The share register will be recorded for share transfer in order to determine the right to attend this meeting (Record date) on 22 March 2022.

4. Approval of the capital increase/share allotment by relevant governmental agency and conditions thereto (if any)

- 4.1 The Company will register the capital increase and the change of paid-up capital with the Department of Business Development, Ministry of Commerce.
- 4.2 The Company will apply for approvals from the Stock Exchange of Thailand for listing of the newly issued shares to be registered as securities in compliance with relevant regulations.

5. Objectives of the capital increase and plans for utilizing proceeds received from the capital increase

To use as fund for the business expansion of the Company to invest in projects to increase revenue and improve the operation performance for maximum benefit to the Company and the shareholders.

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

- 6.1 The Company has the better level of debt to equity ratio and the strength of capital structure as well as financial in financial institutions' view
 - 6.2 To increase reserved fund to support the business expansion of the Company in the future
 - 6.3 To increase working capital for business operation
 - 6.4 To reduce interest-bearing debt

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

- 7.1 The Warrants will be listed on the Stock Exchange of Thailand (SET) which the Warrants' holder will be able to trade.
- 7.2 Equity and total assets of the Company will be increased, resulting to the increase in Market Capitalization in the future.
 - 7.3 More convenience for shareholders to buy/sell shares as a result of the increase in liquidity.
 - 7.4 The Company be able to expand its business and contribute to sustainable business growth.
 - 7.5 The financial position of the Company will be strengthened and its financial risk will be reduced

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

-None-

9. Schedule of action if the board of directors passes a resolution approving the capital increase or allotment of new shares:

No.	Procedures of the capital increase	Date/Month/Year
1.	The Board of Directors' Meeting 2/2565	22 February 2022
2.	The date on which the recorded shareholders have the right to attend the 2022 General Meeting of Shareholders	22 March 2022
3.	The 2022 General Meeting of Shareholders	27 April 2022
4.	Registration of capital increase with the Ministry of Commerce	Within 14 days from the date of the shareholders' meeting resolution
5.	The date on which the recorded shareholders have the right to receive ITEL-W4	13 May 2022
6.	Issuance of ITEL-W4	Within 1 year after the approval from the shareholder meeting offer ITEL-W4

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

Signed	Nuttanai D.	Authorized director
	(Mr. Nuttanai Anuntarumporn)	
	Chief Executive Officer	



Name-Surname	Mrs. Kesara Manchusree	Position	Chairman of the Audit Committee
Age (Year)	61	Position	and Independent Director
Educational	Master of Science in Finance, Golde	n Gate University,	San Francisco, USA
qualifications	Bachelor of Art in Economics, Tham	masat University	
	Certificate, Advanced Senior Execut	ive Program (ASE	P), Evanston, Chicago, USA, a joint program between
	Sasin (Chulalongkorn University) ar	nd Kellogg School	of Management (Northwestern University)
	Certificate, Director Certification Pro	ogram (DCP 82/20	10) Thai Institute of Directors Association (IOD)
	Certificate, Role of the Chairman Pro	ogram (RCP 46/20	(IOD) Thai Institute of Directors Association (IOD)
	Certificate, Good Governance for M	edical Executives	Course, Class 8 held by King Prajadhipok's Institute and
	The Medical Council of Thailand		
	Certificate, The Program for Senior I	Executives on Just	ice Administration, Class 23
	Certificate, Digital CEO Program, C	lass 1	
	Certificate, The Executive Program i	n Energy Literacy	for a Sustainable Future, Class 6
	Certificate, TLCA Leadership Devel	opment Program (LDP), Class 3
	Certificate, The Top Executive Progr	ram in Commerce	and Trade (TEPCoT), Class 7
	Certificate, Leadership Program (Class 4), Capital Market Academy (CMA)		
Shareholding in the Company (31/12/2021) None		None	
Spouse and minor of	child shareholding		None
Stock trading during 2021 None		None	
Family Relationship with Directors and Executives			None

- 1. Independent Director, Chairman and Chairman of the Corporate Governance and Social Affairs Committee for Sustainable Development / NR Instant Produce PCL.
- 2. Independent Director, Chairman of the Audit Committee and Nomination and Remuneration Committee Member / NgernTidLor PCL.

Position in other companies (Non-listed company)

Yes

None

Yes

- 1. Chairman / TSFC Securities PCL.
- 2. Independent Director and Chairman of the Audit Subcommittee / KTBST Holding PCL.
- 3. Independent Director and Chairman of the Audit Subcommittee / KTB Securities (Thailand) PCL.
- 4. Independent Director, Chairman and Audit Committee Member / WE Asset Management Co., Ltd
- 5. Honorary Director / Social Enterprise Thailand Association

Special interests in the agenda cosidered

Position in other listed companies

- 6. Honorary Director / Thammasat University Council Committee
- 7. President / Thammasat Economics Association
- 8. Honorary Director / Khon Kaen University Council
- 9. Honorary Director / Economics Faculty Thammasat University
- 10. Independent Director and Chairman of the Audit Committee / aCommerce Group PCL.
- 11. Director / Private Sector Collective Action Coalition Against Corruption (CAC) Council The Thai Institute of Directors Association (IOD)

Work experience over the last 5 years

Period	Position	Company Name/ Institution Type of Business	Type of Business
2021 - present	Honorary Director	Khon Kaen University Council	University
2021 - present	Director	Private Sector Collective Action Coalition	Associations
		Against Corruption (CAC) Council - The	
		Thai Institute of Directors Asociation (IOD)	
2021 - present	Honorary Director	Economics Faculty Thammasat University	University
2021 - present	President	Thammasat Economics Association	Associations
2021 - present	Independent Director and Chairman of the Audit Committee	aCommerce Group PCL.	e-commerce services
2020 - present	Independent Director, Chairman of the Audit Committee, and Nomination and Remuneration Committee Member	NgernTidLor PLC.	Securities
2019 - present	Independent Director and Chairman of the	KTBST Holding PLC.	Integrated Financial
	Audit Subcommittee		Institutions
2019 - present	Independent Director and Chairman of the Audit Subcommittee	KTB Securities (Thailand) PLC.	Securities
Jul 2018 - present	Independent Director and Chairman of the	Interlink Telecom PCL.	Telecommunications
	Audit Committee		Services
2018 - present	Honorary Director	Social Enterprise Thailand Association	Associations
2018 - present	Chairman	TSFC Securities for Securities PCL.	Securities
2018 - present	Independent Director and Chairman	NR Instant Produce PLC.	Production and Distibution of flavoring food and semi - tinishod food, including various beverage products
2018 - present	Independent Director, Chairman and Audit Committee Member	WE Asset Management Co., Ltd.	Securities
2017 - May 2018	Chairman	Life Fin Corp Co., Ltd.	Securities
2016 - present	Honorary Director	Thammasat University Council Committee	University
2016 - May 2018	Honorary Director	Faculty of Economics Thammasat University	University
2016 - May 2018	Director	World Federation of Exchange (WFE)	Securities
2015 - 2021	Director	Thammasat Economics Association (T.E.A.)	University
2014 - May 2018	Director and Manager	The Stock Exchange of Thailand	Securities
2014 - May 2018	Chairman	Thailand Securities Depository Co., Ltd./ Thailand Clearing House Co.,Ltd./ Settrade.com Co., Ltd.	Securities
2014 - May 2018	Advisory Committee	Sasin Graduate Institute of Business Administration of Chulalongkorn University	University
2014 - 2018	Director	Thai Institute of Directors (IOD)	Associations
2004 - 2014	Managing Director	Thailand Futures Exchange (Thailand)	Securities

Summarized number of meetings attended in the year 2021 is as follows;

Mosting	Qua	Davaantava	
Meeting	Actual of Meeting	Attend in a Meeting	Percentage
Board of Director's Meeting	7	7	100
Extraordinary General Meeting	1	1	100
of Shareholders No. 1/2021	1	1	100
Annual General Meeting			
of Shareholders for 2021	1	1	100

The director does not hold any positions as directors or executives in other businesses that may cause conflicts of interest or has a business competition with the company.

Appointment date as a committee : 3 July 2018

Number of years in a committee position : 3 years and 9 months

Number of terms and the number of years in which the committee holds : 2 terms from the total number of 3 years and 9 months

Agenda 1 from 3 July 2018 to 24 April 2019 Agenda 2 from 24 April 2019 to 27 April 2022 Criminal history for the past 10 years : None





Name-Surname	Pol.Lt.Gen. Suchat Muankaew Position Independent Director and Chairma Committee/Audit Committee M	
Age (Year)	70 Remuneration Committee Member	er/ Corporate Governance
Educational qualifications	 Master of Political Science, Thammasat University Bachelor of Laws, Sukhothai Thammathirat Open University The National Defence Course Degree, Class 2005, The National Defe Certificate, The Program for Senior Executives on Justice Administrat National Justice Academy Certificate, Politics and Governance in Democratic Systems for Executing Prajadhipok's Institute Certificate, Director Certification Program (DCP 117/2009) Thai Institutes Association (IOD) 	ion Class 7,
Shareholding in t	he Company (31/12/2021)	None
Spouse and mind	or child shareholding	None
Stock trading du	None	
Family Relations	None	
Special interests in the agenda cosidered None		
Position in other listed companies None		

Work experience over the last 5 years

Period	Position	Company Name/ Institution Type of Business	Type of Business
Dec 2014 - Present	Independent Director and Chairman of the	Interlink Telecom PCL.	Telecommunications
	Risk Management Committee/		Services
	Audit Committee Member/ Nomination		
	and Remuneration Committee Member /		
	Corporate Governance Committee Member		
2012 - 2015	Executive Chairman	PEA ENCOM International Co., Ltd.	Energy Services
2012 - 2014	Director	The Transport Co., Ltd.	Transportation Services
2012 - 2014	Special Case Director	Department of Special Investigations	Government Agencies
2009 - 2010	Commandant	Royal Thai Police	Government Agencies
2008 - 2010	Director	Provincial Electricity Authority	State Enterprise

Summarized number of meetings attended in the year 2021 is as follows;

Mosting	Qua	Doroontogo	
Meeting	Actual of Meeting	Attend in a Meeting	Percentage
Board of Director's Meeting	7	7	100
Extraordinary General Meeting	1	1	100
of Shareholders No. 1/2021	•	_	
Annual General Meeting			
of Shareholders for 2021	1	1	100

The director does not hold any positions as directors or executives in other businesses that may cause conflicts of interest or has a business competition with the company.

Appointment date as a committee : 21 April 2016 Number of years in a committee position : 6 years

Number of terms and the number of years in which the committee holds: 2 terms from the total number of 6 years

Agenda 1 from 21 April 2016 to 24 April 2019 Agenda 2 from 24 April 2019 to 27 April 2022 Criminal history for the past 10 years : None



Name-Surname	Mr. Suwichan Nilanan		Director, Risk Manageme	· · · · · · · · · · · · · · · · · · ·
Age (Year)	62	Position	and Nomination and Remuneration Committee Member	
Educational qualifications	Master of Business Administration, Thammasat University Bachelor of Engineering in Electrical Engineering, King Mongkut's University of Technology Thonburi Certificate, Director Accreditation Program (DAP 118/2015) Thai Institute of Directors Association (IOD)			
Shareholding in the Company (31/12/2021) None			None	
Spouse and minor child shareholding			None	
Stock trading during 2021			None	
Family Relationship with Directors and Executives			None	
Special interests in the agenda cosidered			None	
Position in other listed companies			Yes	
1. Director / Genesis Data Center Co., Ltd.				

Work experience over the last 5 years

Period	Position	Company Name/ Institution Type of Business	Type of Business
2016 - Present	Director	Genesis Data Center Co., Ltd.	Data Center Services
Dec 2014 - Present	Director, Risk Management Committee	Interlink Telecom PCL.	Telecommunications
	Member, and Nomination and		Services
	Remuneration Committee		
2012 - Present	Advisor to the Managing Director	Interlink Telecom PCL.	Telecommunications
			Services
1994 - 2012	Assistant to the Managing Director	TT&T PCL.	Telecommunications
			Services

Summarized number of meetings attended in the year 2021 is as follows;

Monting	Quantity		Dorsontogo	
Meeting	Actual of Meeting	Attend in a Meeting	Percentage	
Board of Director's Meeting	7	7	100	
Extraordinary General Meeting	1	1	100	
of Shareholders No. 1/2021	1		100	
Annual General Meeting				
of Shareholders for 2021	1	1	100	

The director does not hold any positions as directors or executives in other businesses that may cause conflicts of interest or has a business competition with the company.

Appointment date as a committee : 21 April 2016 Number of years in a committee position : 6 years

Number of terms and the number of years in which the committee holds: 2 terms from the total number of 6 years

Agenda 1 from 21 April 2016 to 24 April 2019 Agenda 2 from 24 April 2019 to 27 April 2022 Criminal history for the past 10 years : None



Name-Surname	Mr. Nuttanai Anuntarumporn		Director (Authorized D	virector)
Age (Year)	34	Position	and Risk Management	Committee Member
Educational qualifications	 Doctor of Philosophy (Studying), King Mongkut's Institute of Technology Ladkrabang Master of Science in Financial Economics, Boston University, USA Bachelor of Engineering, Chulalongkorn University Certificate, Directors Accreditation Program (DAP) Class 103/2013 Thai Institute of Directors Association (IOD) Certificate, Director Certification Program (DCP) Class 281/2019 Thai Institute of Directors Association (IOD) Certificate, SCB Young Entrepreneur Program Class 12, Siam Commercial Bank Public Company Limited Certificate, New Democracy Leader Class 3, King Prajadhipok's Institute Certificate, Project Manager Boston University, USA 			
Percentage of Shareholding in the Company (31/12/2021) 0.7445%				
Percentage of Shareholding by Spouse and Minor children None			None	
Stock Trading During 2021 None			None	
Family Relationship with Directors and Executives Yes			Yes	
Son : Mr. Sombat Anuntarumporn, Vice Chairman (Authorized Director)				
Dr. Chalida Anuntarumporn, Director (Authorized Director) and Corporate Governance Committee Member				
Brother : Dr. Lillada Anuntarumporn, Director and Corporate Governance Committee Member				
• Brother: Miss Varisa Anuntarumporn, Director, Nomination and Remuneration Committee Member, and Company Secretary				
Position in Other Listed Companies Yes				Yes
1. Director and Deputy Managing Director in Strategy and Telecom Business / Interlink Communication PCL.				
Position in Other Companies (Non-Listed Company) Yes			Yes	
1. Authorized Director and Managing Director / Interlink Power and Engineering Co., Ltd.				
2. Authorized Director / Interlink Data Center Co., Ltd.				

Work experience over the last 5 years

Period	Position	Company Name/ Institution Type of Business	Type of Business
Jul 2020 - Present	Chief Executive OfficerDeputy Managing	Interlink Telecom PLC.	Telecommunications
			Services
Jan 2018 - Present	Director in Strategy and Telecom Business	Interlink Communication PCL.	Distribution of Signal
			Cables
Jul 2016 - Present	Managing Director	Interlink Power and Engineering Co., Ltd.	Project Engineering Services
2013 - Present	Managing Director	Interlink Data Center Co., Ltd.	Non-Business
2013 - Present	Executive Director	Thai Listed Companies Association: mai	Association
2012 - Present	Director	Interlink Communication PCL.	Distribution of Signal
			Cables
2012 - 2020	Authorized Director and Managing Director	Interlink Telecom PCL.	Telecommunications
			Services
2011 - 2012	General Manager	Interlink Telecom Co., Ltd.	Telecommunications
			Services
2011	SAP Project Organizer	Boston University	University
2009	Research and Development Engineer	Nissan Motor (Thailand) Co., Ltd.	Manufacturing, Importing and Distributing Cars

Summarized number of meetings attended in the year 2021 is as follows;

Mostina	Quantity		Dovoontono	
Meeting	Actual of Meeting	Attend in a Meeting	Percentage	
Board of Director's Meeting	7	6	86	
Extraordinary General Meeting	1	1	100	
of Shareholders No. 1/2021	1		100	
Annual General Meeting				
of Shareholders for 2021	1	1	100	

The director does not hold any positions as directors or executives in other businesses that may cause conflicts of interest or has a business competition with the company.

Appointment date as a committee : 21 April 2016 Number of years in a committee position : 6 years

Number of terms and the number of years in which the committee holds: 2 terms from the total number of 6 years

Agenda 1 from 21 April 2016 to 24 April 2019 Agenda 2 from 24 April 2019 to 27 April 2022 Criminal history for the past 10 years : None

หน้า ๑๐

เล่ม ๑๒๙ ตอนพิเศษ ๑๑๗ ง

ราชกิจจานุเบกษา

๒๓ กรกฎาคม ๒๕๕๕

ประกาศคณะกรรมการกิจการกระจายเสียง กิจการโทรทัศน์ และกิจการโทรคมนาคมแห่งชาติ

เรื่อง การกำหนดข้อห้ามการกระทำที่มีลักษณะเป็นการครอบงำกิจการโดยคนต่างด้าว

พ.ศ. ๒๕๕๕

โดยที่เป็นการสมควรปรับปรุงประกาศคณะกรรมการกิจการกระจายเสียง กิจการโทรทัศน์ และกิจการโทรคมนาคมแห่งชาติ เรื่อง การกำหนดข้อห้ามการกระทำที่มีลักษณะเป็นการครอบงำกิจการ โดยคนต่างด้าว พ.ศ. ๒๕๕๔ เพื่อให้สอดคล้องกับสภาวการณ์ในปัจจุบัน

อาศัยอำนาจตามความในมาตรา ๒๗ (๖) (๒๔) ประกอบมาตรา ๘๑ แห่งพระราชบัญญัติ องค์กรจัดสรรคลื่นความถี่และกำกับการประกอบกิจการวิทยุกระจายเสียง วิทยุโทรทัศน์ และกิจการ โทรคมนาคม พ.ศ. ๒๕๕๓ อันเป็นกฎหมายที่มีบทบัญญัติบางประการเกี่ยวกับการจำกัดสิทธิและ เสรีภาพของบุคคล ซึ่งมาตรา ๒๘ ประกอบกับมาตรา ๓๕ มาตรา ๓๖ มาตรา ๔๑ มาตรา ๔๓ มาตรา ๔๕ มาตรา ๔๖ มาตรา ๔๗ มาตรา ๖๑ และมาตรา ๖๔ ของรัฐธรรมนูญแห่งราชอาณาจักรไทย บัญญัติให้กระทำได้โดยอาศัยอำนาจตามบทบัญญัติแห่งกฎหมาย และตามมาตรา ๘ มาตรา ๑๕ มาตรา ๒๑ มาตรา ๒๒ และมาตรา ๘๐ วรรคสอง แห่งพระราชบัญญัติการประกอบกิจการโทรคมนาคม (ฉบับที่ ๒) พ.ศ. ๒๕๔๔ ซึ่งแก้ไขเพิ่มเติมโดยพระราชบัญญัติการประกอบกิจการโทรคมนาคม (ฉบับที่ ๒) พ.ศ. ๒๕๔๔ อันเป็นกฎหมายที่มีบทบัญญัติบางประการเกี่ยวกับการจำกัดสิทธิและเสรีภาพ ของบุคคล ซึ่งมาตรา ๒๙ ประกอบกับมาตรา ๓๕ มาตรา ๓๖ มาตรา ๔๑ มาตรา ๔๓ และมาตรา ๔๕ ของรัฐธรรมนูญแห่งราชอาณาจักรไทย บัญญัติให้กระทำได้โดยอาศัยอำนาจตามบทบัญญัติแห่งกฎหมาย คณะกรรมการกิจการกระจายเสียง กิจการโทรทัศน์ และกิจการโทรคมนาคมแห่งชาติ จึงกำหนด หลักเกณฑ์การกำหนดข้อห้ามการกระทำที่มีลักษณะเป็นการครอบงำกิจการโดยคนต่างด้าว ดังต่อไปนี้

- ข้อ ๑ ประกาศนี้เรียกว่า "ประกาศคณะกรรมการกิจการกระจายเสียง กิจการโทรทัศน์ และกิจการโทรคมนาคมแห่งชาติ เรื่อง การกำหนดข้อห้ามการกระทำที่มีลักษณะเป็นการครอบงำกิจการ โดยคนต่างด้าว พ.ศ. ๒๕๕๕"
 - ข้อ ๒ ประกาศนี้ให้ใช้บังคับตั้งแต่วันถัดจากวันประกาศในราชกิจจานุเบกษาเป็นต้นไป
- ข้อ ๓ ให้ยกเลิกประกาศคณะกรรมการกิจการกระจายเสียง กิจก[่]ารโทรทัศน์ และกิจการ โทรคมนาคมแห่งชาติ เรื่อง การกำหนดข้อห้ามการกระทำที่มีลักษณะเป็นการครอบงำกิจการโดยคนต่างด้าว พ.ศ. ๒๕๕๔
 - ข้อ ๔ ในประกาศและบัญชีข้อห้ามท้ายประกาศนี้
- "คณะกรรมการ" หมายความว่า คณะกรรมการกิจการกระจายเสียง กิจการโทรทัศน์ และกิจการโทรคมนาคมแห่งชาติ
- "เลขาธิการ" หมายความว่า เลขาธิการคณะกรรมการกิจการกระจายเสียง กิจการโทรทัศน์ และกิจการโทรคมนาคมแห่งชาติ

หน้า ๑๑

เล่ม ๑๒๙ ตอนพิเศษ ๑๑๗ ง

ราชกิจจานุเบกษา

๒๓ กรกฎาคม ๒๕๕๕

"สำนักงาน" หมายความว่า สำนักงานคณะกรรมการกิจการกระจายเสียง กิจการโทรทัศน์ และกิจการโทรคมนาคมแห่งชาติ

"คนต่างด้าว" หมายความว่า คนต่างด้าวตามพระราชบัญญัติการประกอบธุรกิจของคนต่างด้าว พ.ศ. ๒๕๔๒

"ใบอนุญาต" หมายความว่า ใบอนุญาตประกอบกิจการโทรคมนาคมตามพระราชบัญญัติ การประกอบกิจการโทรคมนาคม พ.ศ. ๒๕๔๔

"ข้อห้าม" หมายความว่า ข้อห้ามการกระทำที่มีลักษณะเป็นการครอบงำกิจการโดยคน ต่างด้าวตามแนวทางที่ระบุไว้ในบัญชีท้ายประกาศนี้

"ผู้ขอรับใบอนุญาต" หมายความว่า ผู้ขอรับใบอนุญาตประกอบกิจการโทรคมนาคมแบบที่สอง ที่มีโครงข่ายเป็นของตนเอง และผู้ขอรับใบอนุญาตประกอบกิจการโทรคมนาคมแบบที่สาม

"ผู้รับใบอนุญาต" หม^{้า}ยความว่า ผู้รับใบอนุญาตประกอบกิจการโทรคมนาคมแบบที่สอง ที่มีโครงข่ายเป็นของตนเอง และผู้รับใบอนุญาตประกอบกิจการโทรคมนาคมแบบที่สาม และให้ หมายความรวมถึงผู้ได้รับอนุญาต สัมปทาน หรือสัญญาจากบริษัท กสท โทรคมนาคม จำกัด (มหาชน) หรือบริษัท ทีโอที จำกัด (มหาชน) ซึ่งมีสิทธิหน้าที่และความรับผิดเช่นเดียวกับผู้รับใบอนุญาตประกอบกิจการโทรคมนาคม แบบที่สามตามพระราชบัญญัติการประกอบกิจการโทรคมนาคม พ.ศ. ๒๕๔๔ ด้วยโดยอนุโลม

"การครอบงำกิจการ" หมายความว่า การมีอำนาจควบคุมหรือมีอิทธิพลไม่ว่าโดยทางตรงหรือ ทางอ้อมโดยคนต่างด้าวในการกำหนดนโยบาย การบริหารจัดการ การดำเนินงาน การแต่งตั้งกรรมการ การแต่งตั้งผู้บริหารระดับสูง อันอาจมีผลต่อการบริหารกิจการหรือการประกอบกิจการโทรคมนาคมของ ผู้ขอรับใบอนุญาต หรือผู้รับใบอนุญาต ทั้งนี้ โดยการถือหุ้นที่มีสิทธิออกเสียงตั้งแต่กึ่งหนึ่งของจำนวน สิทธิออกเสียงทั้งหมด การมีอำนาจควบคุมคะแนนเสียงส่วนใหญ่ในที่ประชุมผู้ถือหุ้น หรือการแต่งตั้งหรือ การถอดถอนกรรมการตั้งแต่กึ่งหนึ่งของกรรมการทั้งหมด

- ข้อ ๕ ประกาศนี้ให้ใช้บังคับกับการประกอบธุรกิจของผู้ขอรับใบอนุญาตหรือผู้รับใบอนุญาต ที่ประกอบกิจการโทรคมนาคมภายใต้บังคับแห่งบทบัญญัติกฎหมายว่าด้วยองค์กรจัดสรรคลื่นความถี่และ กำกับการประกอบกิจการวิทยุกระจายเสียง วิทยุโทรทัศน์ และกิจการโทรคมนาคม กฎหมายว่าด้วยการ ประกอบกิจการโทรคมนาคม หรือกฎหมายอื่น ๆ ที่เกี่ยวข้อง ทั้งนี้ เท่าที่ความในประกาศนี้ ไม่ขัดหรือแย้ง กับความตกลงหรือสนธิสัญญาที่ประเทศไทยเป็นภาคีหรือมีความผูกพันตามพันธกรณี
- ข้อ ๖ ในการยื่นขอรับใบอนุญาต ให้ผู้ขอรับใบอนุญาตกำหนดข้อห้ามโดยยื่นต่อคณะกรรมการ พร้อมคำรับรองซึ่งลงนามโดยผู้มีอำนาจลงนามผูกพันนิติบุคคลว่า จะไม่ดำเนินการใด ๆ อันเป็นการขัดต่อ ข้อห้ามดังกล่าว ไม่ว่าแต่ข้อหนึ่งข้อใด ทั้งนี้ ตามหลักเกณฑ์ และวิธีการที่กำหนดในประกาศนี้ และเมื่อ ผู้ขอรับใบอนุญาตได้จัดทำข้อห้ามดังกล่าวยื่นต่อคณะกรรมการแล้ว ให้ถือว่าเป็นผู้มีคุณสมบัติเรื่องการกำหนด ข้อห้ามการกระทำที่มีลักษณะเป็นการครอบงำกิจการโดยคนต่างด้าว ตามมาตรา ๘ วรรคสาม (๑) แห่งพระราชบัญญัติการประกอบกิจการโทรคมนาคม พ.ศ. ๒๕๔๔ ซึ่งแก้ไขเพิ่มเติมโดยพระราชบัญญัติการประกอบกิจการโทรคมนาคม (ฉบับที่ ๒) พ.ศ. ๒๕๔๘

หน้า ๑๒ ราชกิจจานุเบกษา

เล่ม ๑๒๙ ตอนพิเศษ ๑๑๗ ง

๒๓ กรกฎาคม ๒๕๕๕

ข้อ ๗ ภายในสามสิบวันนับแต่วันที่มีการประชุมใหญ่ผู้ถือหุ้นประจำปี ให้ผู้รับใบอนุญาต กำหนดหรือทบทวนข้อห้ามและยื่นต่อคณะกรรมการ พร้อมคำรับรองซึ่งลงนามโดยผู้มีอำนาจลงนาม ผูกพันนิติบุคคลว่าจะไม่ดำเนินการใด ๆ อันเป็นการขัดต่อข้อห้ามดังกล่าว ไม่ว่าแต่ข้อหนึ่งข้อใด ทั้งนี้ ตามหลักเกณฑ์ เงื่อนไข และวิธีการที่กำหนดไว้ในประกาศนี้

ข้อห้ามตามวรรคหนึ่งต้องได้รับอนุมัติจากที่ประชุมใหญ่ผู้ถือหุ้นของผู้รับใบอนุญาตด้วย ผู้รับใบอนุญาตต้องไม่กระทำการ หรือยินยอมให้ผู้ใดกระทำการอันมีลักษณะเป็นการฝ่าฝืน ข้อห้ามตามวรรคหนึ่ง

ในแต่ละปี ผู้รับใบอนุญาตมีหน้าที่ต้องรายงานพฤติการณ์และสถานภาพการครอบงำกิจการ ให้คณะกรรมการทราบภายในกำหนดเวลาตามวรรคหนึ่ง แต่ทั้งนี้ หากมีพฤติการณ์ใดที่มีความเสี่ยงสูงว่า อาจก่อให้เกิดการฝ่าฝืนข้อห้ามตามวรรคหนึ่ง ให้ผู้รับใบอนุญาตรายงานให้คณะกรรมการทราบในทันที พร้อมทั้งเสนอมาตรการป้องกันหรือแก้ไข

ข้อ ๘ หากคณะกรรมการเห็นว่าข้อห้ามที่ผู้ขอรับใบอนุญาตหรือผู้รับใบอนุญาตกำหนด ไม่เป็นไปตามที่กำหนดไว้ในประกาศนี้ คณะกรรมการอาจเรียกให้ผู้ขอรับใบอนุญาตหรือผู้รับใบอนุญาต เข้าชี้แจง จัดส่งเอกสารเพิ่มเติม แก้ไขปรับปรุงข้อห้าม หรือให้ดำเนินการใด ๆ ตามที่คณะกรรมการ เห็นสมควรก็ได้

ข้อ ๙ เมื่อมีการรายงานพฤติการณ์ตามข้อ ๗ วรรคสี่ หรือเมื่อปรากฏหลักฐานโดยมีเหตุ อันสมควรว่า ผู้รับใบอนุญาตมีการกระทำอันเป็นการฝ่าฝืนข้อห้ามตามที่กำหนดไว้ในประกาศนี้ ให้เลขาธิการดำเนินการตรวจสอบ และเสนอความเห็นต่อคณะกรรมการเพื่อพิจารณาภายในหกสิบวัน

เพื่อประโยชน์ในการตรวจสอบ ผู้รับใบอนุญาตตามวรรคหนึ่งมีหน้าที่เข้าชี้แจง ให้ข้อมูล จัดส่งเอกสาร หรือให้ความร่วมมือไม่ว่าด้วยประการใด ๆ ตามที่เลขาธิการแจ้งให้ดำเนินการ

- ข้อ ๑๐ ในกรณีที่คณะกรรมการพิจารณาแล้วเห็นว่า พฤติการณ์หรือหลักฐานตามความในข้อ ๙ ไม่เป็นการฝ่าฝืนข้อห้ามตามที่กำหนดไว้ในประกาศนี้
- (๑) หากเป็นกรณีที่ผู้รับใบอนุญาตเป็นผู้รายงานต่อคณะกรรมการ ให้คณะกรรมการแจ้ง ผลการพิจารณาไปยังผู้รับใบอนุญาตดังกล่าว ในกรณีเช่นนี้ คณะกรรมการอาจกำหนดเงื่อนไขหรือ หลักเกณฑ์ใด ๆ ให้ผู้รับใบอนุญาตดำเนินการเพิ่มเติมด้วยก็ได้
 - (๒) ในกรณีอื่น คณะกรรมการอาจสั่งยุติเรื่อง หรือดำเนินการตาม (๑) ก็ได้
- ข้อ ๑๑ ในกรณีที่คณะกรรมการพิจารณ[่]าแล้วเห็นว่า พฤติการณ์หรือหลักฐานตามความในข้อ ๙ มีลักษณะเป็นการฝ่าฝืนข้อห้ามตามที่กำหนดไว้ในประกาศนี้
- (๑) หากเป็นกรณีที่ผู้รับใบอนุญาตเป็นผู้รายงานต่อคณะกรรมการถึงความเสี่ยงที่จะเกิดการ ฝ่าฝืนข้อห้ามที่กำหนดไว้ในบัญชีท้ายประกาศนี้ หรือที่กำหนดไว้เพิ่มเติมนอกเหนือไปจากข้อห้าม ตามบัญชีท้ายประกาศนี้ ให้คณะกรรมการสั่งการให้ผู้รับใบอนุญาต ดำเนินการแก้ไขภายในกำหนดเวลา ไม่เกินหนึ่งปี
- (๒) ในกรณีอื่นที่มิได้มีการรายงานหรือคณะกรรมการเห็นว่ามีความเสี่ยงที่จะเกิดการฝ่าฝืนข้อห้าม ให้คณะกรรมการสั่งการให้ผู้รับใบอนุญาต ดำเนินการแก้ไขภายในกำหนดเวลาไม่เกินสามเดือน

หน้า ๑๓ เล่ม ๑๒๙ ตอนพิเศษ ๑๑๗ ง ราชกิจจานุเบกษา

๒๓ กรกฎาคม ๒๕๕๕

ข้อ ๑๒ หากผู้ขอรับใบอนุญาตหรือผู้รับใบอนุญาตรายใดไม่ดำเนินการให้ถูกต้อง ตามความใน ข้อ ๖ ข้อ ๗ ข้อ ๘ ข้อ ๑๐ หรือข้อ ๑๑ ให้ยกคำขอหรือให้ดำเนินการตามกฎหมายว่าด้วย การประกอบกิจการโทรคมนาคม แล้วแต่กรณี

ข้อ ๑๓ กรณีผู้ขอรับใบอนุญาตหรือผู้รับใบอนุญาตที่กำหนดข้อห้ามและยื่นต่อคณะกรรมการ ตามประกาศคณะกรรมการกิจการกระจายเสียง กิจการโทรทัศน์ และกิจการโทรคมนาคมแห่งชาติ เรื่อง การกำหนดข้อห้ามการกระทำที่มีลักษณะเป็นการครอบงำกิจการโดยคนต่างด้าว พ.ศ. ๒๕๕๔ แล้ว ให้ถือว่าเป็นการกำหนดข้อห้ามตามที่กำหนดไว้ในประกาศนี้

สำหรับกรณีผู้ขอรับใบอนุญาต และผู้รับใบอนุญาตที่ร้องขอขยายระยะเวลาการกำหนดข้อห้าม ยื่นต่อคณะกรรมการไว้แล้ว รวมทั้งผู้รับใบอนุญาตที่ยังไม่ได้กำหนดข้อห้ามยื่นต่อคณะกรรมการ ตามประกาศคณะกรรมการกิจการกระจายเสียง กิจการโทรทัศน์ และกิจการโทรคมนาคมแห่งชาติ เรื่อง การกำหนดข้อห้ามการกระทำที่มีลักษณะเป็นการครอบงำกิจการโดยคนต่างด้าว พ.ศ. ๒๕๕๔ ให้ดำเนินการกำหนดข้อห้ามและยื่นต่อคณะกรรมการตามที่กำหนดไว้ในประกาศนี้

ข้อ ๑๔ ภายในเดือนมีนาคมของทุกปี ให้เลขาธิการจัดทำรายงานเกี่ยวกับการครอบงำกิจการ โดยคนต่างด้าวเสนอต่อคณะกรรมการ

> ประกาศ ณ วันที่ ๒๓ กรกฎาคม พ.ศ. ๒๕๕๕ พลอากาศเอก ธเรศ ปุณศรี ประธานกรรมการกิจการกระจายเสียง กิจการโทรทัศน์ และกิจการโทรคมนาคมแห่งชาติ

Notification of the National Broadcasting and Telecommunications Commission (NBTC) on the Determination of Prohibition on Acquisition of Business by Alien, B.E. 2555 (2012) and the Prohibition on Acquisition of Business by Alien, B.E. 2555 (2012) (Enclosure 10)

บัญชีข้อห้ามการกระทำที่มีลักษณะเป็นการครอบงำกิจการโดยคนต่างด้าว

- (๑) การครอบงำกิจการผ่านการให้คนต่างด้าว ตัวแทน หรือตัวแทนเชิดเข้ามาถือหุ้นไม่ว่า โดยทางตรงหรือทางอ้อมเพื่อหลีกเลี่ยงประกาศฉบับนี้
- (๒) การครอบงำกิจการผ่านการถือหุ้นโดยคนต่างด้าวเอง หรือถือผ่านผู้แทนหรือตัวแทน ของคนต่างด้าว โดยหุ้นดังกล่าวมีสิทธิพิเศษในการออกเสียงลงมติในการประชุมผู้ถือหุ้นเกินกว่าสัดส่วน จำนวนหุ้นที่ถือไว้จริง หรือเป็นหุ้นที่มีสิทธิพิเศษเหนือกว่าหุ้นที่ถือโดยผู้มีสัญชาติไทย
- (๓) การครอบงำกิจการผ่านการที่คนต่างด้าวมีอำนาจควบคุมหรือมีอิทธิพลไม่ว่า โดยทางตรงหรือทางอ้อมในการกำหนดนโยบาย การบริหารจัดการ การดำเนินงาน หรือการแต่งตั้ง กรรมการหรือผู้บริหารระดับสูง

ผู้บริหารระดับสูง หมายถึง ประธานกรรมการ กรรมการผู้จัดการ ผู้จัดการ ผู้อำนวยการ หัวหน้าผู้บริหารด้านจัดซื้อ หัวหน้าผู้บริหารด้านการเงิน หรือบุคคลอื่นใดซึ่งมีอำนาจควบคุมหรืออิทธิพล ต่อการบริหารกิจการหรือประกอบกิจการโทรคมนาคมในกิจการของผู้ขอรับใบอนุญาต หรือผู้รับใบอนุญาต

- (๔) การครอบจำกิจการผ่านการมีนิติสัมพันธ์กับแหล่งที่มาของเงินลงทุนและเงินกู้จาก คนต่างด้าวหรือนิติบุคคลในเครือ อาทิ การค้ำประกันเงินกู้ การให้กู้เงินในอัตราดอกเบี้ยต่ำกว่าราคาตลาด การประกันความเสี่ยงทางธุรกิจ หรือการให้สินเชื่อ ทั้งนี้ ในลักษณะที่มีการเลือกปฏิบัติ
- (๕) การครอบงำกิจการผ่านการทำสัญญาเกี่ยวกับทรัพย์สินทางปัญญา สัญญาแฟรนส์ใชส์ (Franchise) หรือสัญญาที่ให้สิทธิแต่เพียงผู้เดียวกับคนต่างด้าวหรือนิติบุคคลในเครือ และสัญญาดังกล่าว มีผลเป็นการถ่ายโอนค่าใช้จ่ายและผลประโยชน์ตอบแทนให้แก่คนต่างด้าว
- (b) การครอบงำกิจการผ่านการทำสัญญาจัดซื้อจัดจ้างหรือสัญญาจ้างบริหารกับคนต่างค้าว หรือนิติบุคคลในเครือ หรือลูกจ้าง หรือพนักงานของคนต่างค้าวหรือนิติบุคคลในเครือ และสัญญาคังกล่าว มีผลเป็นการถ่ายโอนค่าใช้จ่ายและผลประโยชน์ตอบแทนให้แก่คนต่างค้าว
- (๘๐) การครอบงำกิจการผ่านการร่วมประกอบกิจการกับคนต่างด้าวหรือนิติบุคคลในเครือ โดยมีการจัดสรรหรือแบ่งต้นทุนในการประกอบกิจการในลักษณะที่มีผลเป็นการถ่ายโอนค่าใช้จ่ายและ ผลประโยชน์ตอบแทนให้แก่คนต่างด้าว
- (๘) การครอบงำกิจการผ่านการทำธุรกรรมในลักษณะ โอนราคา (Transfer pricing) หรือ สมยอมด้านราคากับคนต่างด้าวหรือนิติบุคคลในเครือ

Company regulations Interlink Telecom Public Company Limited To the shareholders' meeting

Category 4 Committee

Article 17 The shareholders meeting shall elect the directors by the following rules.

- 1) One shareholder has the number of votes equal to shares number he holds
- 2) Each shareholder may use their votes to elect one or more persons to be a director. In case that many persons are to be elected as directors, the shareholders may not allot their votes.
- 3) The persons receiving the most votes in descending order shall be elected as directors equal to the number of directors required or to be elected at that time. In case that the person elected in de scending order of votes, which exceeds the number of directors required or to be elected at that time, the candidate shall have a casting vote. The president is the deciding vote.

Article 18 At every annual general meeting, directors must retire by at least one-third (1/3). If the number of directors cannot be divided into three parts, then the closest to one third (1/3)

- 1) directors must retire. Moreover, the director must retire from the first and second years after the registration. The company must draw to choose who will leave. For the next years, the directors in the longest retiring position are the retiring director.
- 2) The retiring director may choose to attend another position.

Category 5 The shareholders' meeting

- Article 34 The shareholders' meeting of the company shall be held at the company's head office or in a neighboring province.
- Article 35 There shall be a shareholders' meeting at least once a year. Such a meeting shall be called "Ordinary Meeting". This meeting shall be made within four (4) months after theend of the Company's fiscal year. Other meetings of shareholders shall be called "Extraordinary General Meetings". The Board of Directors may call an Extraordinary meeting at any time as it deems appropriate orwhen one or more shareholders hold shares aggregate not less than ten (10) percent of the total number of shares sold. jointly sign their names in a letter requesting the Board of Directors to call an extraordinary meeting of shareholders. In the request letter, it must clearly state the purpose of calling such a meeting. In the event that the Board of Directors do not hold a meeting, all shareholders who have signed their names or other shareholders may call the meeting themselves within forty-five (45) days and itshall be deemed that it is a meeting of shareholders called by the Board of Directors. The Company shall beresponsible for necessary expenses incurred from the meeting and shall provide reasonable facilitation.
- Article 36 To inform the meeting of shareholders, the Board of Directors shall prepare a meeting invitation letter specifying the place, date, time, agenda and proposed issues together with appropriate details by clearly specifying that the matter was proposed for the acknowledgment to approve or to consider. Along with the opinion of the board of directors on the matter and sent to shareholders and registrars of public limited companies at least seven (7) days before the meeting date and to announce the meeting notices in newspapers no less than three (3) days before the meeting and it must be advertised for a period of three (3) consecutive days.

Company Regulations Related to the Meeting of Shareholders (Enclosure 11)

Article 37

At the shareholders' meeting, there must be at least twenty-five (25) shareholders and proxies (if any) attending the meeting or not less than half of total shareholders, the total number of shares sold must have a total of not less than one-third (1/3) that a quorum requires. The shareholders and the aggregate number of shares held by the shareholders attending the meeting is still inadequate for a quorum, and if such meeting was called as a result of a request by the shareholders, such meeting shall be set and a new meeting shall be sent to shareholders no less than seven (7) days before the meeting date, in this subsequent meeting no need to constitute a quorum.

Article 38

At a general meeting of shareholders, a shareholder may authorize a person who represents as his proxy to attend the meeting and vote on his behalf and follow the form prescribed by the public company registrar to be delivered to the chaiman of the board to the person designated by the chairman at the meeting. Proxies attend the meeting must at least have the following items

- A. the number of shares held by the proxy holder
- B. Name of proxy
- C. The time of the meeting that the proxy granted to attend the meeting and vote

Article 39

The meeting of shareholders shall be carried out in accordance with the order of the agenda specified in the notice of the meeting, unless the meeting resolves to change the order of the agenda with votes not less than two-thirds (2/3) of shareholders' number who come to the meeting when the meeting considered the matter according to the agenda specified in the invitation letter which has been completed. Shareholders holding shares totaling not less than one-third (1/3) of the number of sold shares may request the meeting to consider other matters other than those specified in the invitation. If the meeting cannot finish the consideration of the agenda items specified in the notice of the meeting or the shareholders' proposal and needs to postpone the consideration. The meeting shall specify the place, date and time of the next meeting and the committee to send the appointment letter specifying the place, date, time and agenda of the meeting to the shareholders no less than seven (7) days before the meeting. Besides, the meeting notice must be published in the newspaper not less than three (3) days before the meeting which must be advertised for three (3) consecutive days.

Article 40

At the shareholders' meeting, the Chairman acts as the chairman of the shareholders' meeting in case that the chairman of the board is not present at the meeting or unable to perform duties. If there is a vice chairman, he shall be the chairman. If there is no vice chairman or if he is unable to perform the duty, the shareholders shall elect one shareholder to be the chairman of the meeting.

Article 41

At the shareholders' meeting, every shareholder has one vote per share, if the shareholder has a special interest in any matter, the shareholders will not have the right to vote on that matter aside from voting for the election of directors.

Article 42

Voting any resolution of any business approval at the shareholders' meeting, it must be approved with the votes of the shareholders attending the meeting and having the right to vote unless it is specified in these regulations or other cases as may be required by law. Or in the following cases, a vote of not less than three-fourths (3/4) of the total number of votes of the shareholders present at the meeting will have the right to vote:

- a. The sale or transfer of the business, in whole or a substantial part thereof to others.
- b. The purchase or acceptance of transfer of business of other companies to private companies.
- c. The entering into amending or terminating a lease of the business in whole or in an essential part. Entrusting another person with the management of the company. Amalgamating the business with another company to share profit and loss.
- d. Amendment of the memorandum and articles of association.
- e. Capital increase and capital reduction.
- f. The issuance of debentures.
- g. Amalgamation or dissolution.

Definition of independent directors of the company

The audit committee must have all the qualifications in line with the criteria requirement that the capital marketsupervisory board of the SET and various regulators as follows:

- 1. Holding no more than 1 percent of the total number of shares with voting rights of the company. Parent company, subsidiary, associate and juristic person that may have conflicts in which shares held by related persons shall be included.
- 2. Not being or used to be a director who takes part in management, employee, staff, advisor who receives regular salary. The audit never has the authority control the parent, subsidiary, associated company that the same level subsidiary or juristic person who may have conflict. Unless it has passed from that factors not less than 2 years before being appointed.
- 3. Do not have or never had a business relationship with the parent, subsidiaries, associated companies at the same level subsidiaries or juristic persons that may have conflict in manner that may hinder one's independent exercise of judgment. Including not being or used to a major shareholder, subsidiary, associated company, same-level subsidiary or legal entitles that may conflict. Unless it has been removed from the above factors at least 2 years before being appointed.
- 4. Not being or used to be an auditor of the parent, subsidiaries, associated companies at the same level subsidiaries or juristic persons that may have conflict and not a major shareholder, a director who is not independent director, executive or managing partner of the auditing firm which as audits of the parent, subsidiary, associated company, same-level subsidiary or legal entitles that may conflict. Unless it has been removed from the above factors at least 2 years before being appointed.
- 5. Not being or used to be a professional service provider of any kind. This includes legal or financial Advisory services which received a service fee more than 2 million baht per year from the company, the parent, subsidiaries, associated companies at the same level subsidiaries or juristic persons that may have conflict and not a major shareholder, a director who is not independent director, executive or managing partner of the auditing firm which as audits of the parent, subsidiary, associated company, same-level subsidiary or legal entitles that may conflict. Unless it has been removed from the above factors at least 2 years before being appointed.
- 6. Not having a relationship in the form of parent, spouse, sibling and child's spouse or major shareholder management or the controlling person or the person who will be nominated as the company's management or controlling person or a subsidiary.
- 7. Not being a director who has been appointed to represent the company's directors, major shareholders or shareholders who are related to the major shareholders of the company.
- 8. Not having any other characteristics that incapable of expressing independent opinions with regard to the company's operations.
- 9. Not being a director who has been assigned by the board of directors to make decisions on the operations of the parent, subsidiaries, associated companies at the same level subsidiaries or juristic persons that may have conflict.
 - 10. Not being a director of any company in the group. (Only for listed companies)
- 11. It has sufficient knowledge and experience to be able to act as an committee member with at least checking one person with sufficient knowledge and experience to review the reliability of the financial statements.



Name-Surname	Mrs. Kesara Manchusree	Docition	Chairman of the Audit Committee					
Age (Year)	61	Position	and Independent Director					
Address	Interlink Telecom Public Company Li	mited						
Address	48/66 Soi Rung-reung Ratchadaphisek Road, Samsennok, Huay Khwang, Bangkok 10310							
Educational	Master of Science in Finance, Golde	n Gate University,	, San Francisco, USA					
qualifications	Bachelor of Art in Economics, Tham	masat University						
	Certificate, Advanced Senior Execut	ive Program (ASE	EP), Evanston, Chicago, USA, a joint program between					
	Sasin (Chulalongkorn University) an	nd Kellogg School	of Management (Northwestern University)					
	Certificate, Director Certification Pro	ogram (DCP 82/20	010) Thai Institute of Directors Association (IOD)					
	Certificate, Role of the Chairman Pro	ogram (RCP 46/20	(IOD) Thai Institute of Directors Association (IOD)					
	Certificate, Good Governance for Me	edical Executives	Course, Class 8 held by King Prajadhipok's Institute and					
	The Medical Council of Thailand							
	Certificate, The Program for Senior I	Executives on Just	tice Administration, Class 23					
	Certificate, Digital CEO Program, C	lass 1						
	Certificate, The Executive Program i	n Energy Literacy	for a Sustainable Future, Class 6					
	Certificate, TLCA Leadership Devel	opment Program (LDP), Class 3					
	Certificate, The Top Executive Progr	am in Commerce	and Trade (TEPCoT), Class 7					
	Certificate, Leadership Program (Cla	ss 4), Capital Mar	rket Academy (CMA)					
Shareholding in the	• Company (31/12/2021)		None					
Spouse and minor	child shareholding		None					
Stock trading durin	g 2021		None					
Family Relationship	with Directors and Executive	es	None					
Special interests in	the agenda cosidered	None						

- Position in other listed companies

 Yes

 1. Independent Director, Chairman and Chairman of the Corporate Governance and Social Affairs Committee for Sustainable Development / NR Instant Produce PCL.
- $2.\ Independent\ Director,\ Chairman\ of\ the\ Audit\ Committee\ and\ Nomination\ and\ Remuneration\ Committee\ Member\ /\ Ngern\ Tid\ Lor\ PCL.$

Position in other companies (Non-listed company)

Yes

- 1. Chairman / TSFC Securities PCL.
- 2. Independent Director and Chairman of the Audit Subcommittee / KTBST Holding PCL.
- $3.\ Independent\ Director\ and\ Chairman\ of\ the\ Audit\ Subcommittee\ /\ KTB\ Securities\ (Thailand)\ PCL.$
- $4.\ Independent\ Director,\ Chairman\ and\ Audit\ Committee\ Member\ /\ WE\ Asset\ Management\ Co.,\ Ltd$
- 5. Honorary Director / Social Enterprise Thailand Association
- 6. Honorary Director / Thammasat University Council Committee
- 7. President / Thammasat Economics Association
- 8. Honorary Director / Khon Kaen University Council
- 9. Honorary Director / Economics Faculty Thammasat University
- 10. Independent Director and Chairman of the Audit Committee / aCommerce Group PCL.
- 11. Director / Private Sector Collective Action Coalition Against Corruption (CAC) Council The Thai Institute of Directors Association (IOD)

Profiles of Independent Director and Audit Committee for Proxy (Enclosure 13)

Work experience over the last 5 years

Period	Position	Company Name/ Institution Type of Business	Type of Business
2021 - present	Honorary Director	Khon Kaen University Council	University
2021 - present	Director	Private Sector Collective Action Coalition Against Corruption (CAC) Council - The Thai Institute of Directors Association (IOD)	Associations
2021 - present	Honorary Director	Economics Faculty Thammasat University	University
2021 - present	President	Thammasat Economics Association	Associations
2021 - present	Independent Director and Chairman of the Audit Committee	aCommerce Group PCL.	e-commerce services
2020 - present	Independent Director, Chairman of the Audit Committee, and Nomination and Remuneration Committee Member	NgernTidLor PLC.	Securities
2019 - present	Independent Director and Chairman of the Audit Subcommittee	KTBST Holding PLC.	Integrated Financial Institutions
2019 - present	Independent Director and Chairman of the Audit Subcommittee	KTB Securities (Thailand) PLC.	Securities
Jul 2018 - present	Independent Director and Chairman of the Audit Committee	Interlink Telecom PCL.	Telecommunications Services
2018 - present	Honorary Director	Social Enterprise Thailand Association	Associations
2018 - present	Chairman	TSFC Securities for Securities PCL.	Securities
2018 - present	Independent Director and Chairman	NR Instant Produce PLC.	Production and Distibution of flavoring food and semi - tinishod food, including various beverage products
2018 - present	Independent Director, Chairman and Audit Committee Member	WE Asset Management Co., Ltd.	Securities
2017 - May 2018	Chairman	Life Fin Corp Co., Ltd.	Securities
2016 - present	Honorary Director	Thammasat University Council Committee	University
2016 - May 2018	Honorary Director	Faculty of Economics Thammasat University	University
2016 - May 2018	Director	World Federation of Exchange (WFE)	Securities
2015 - 2021	Director	Thammasat Economics Association (T.E.A.)	University
2014 - May 2018	Director and Manager	The Stock Exchange of Thailand	Securities
2014 - May 2018	Chairman	Thailand Securities Depository Co., Ltd./ Thailand Clearing House Co.,Ltd./ Settrade.com Co., Ltd.	Securities
2014 - May 2018	Advisory Committee	Sasin Graduate Institute of Business Administration of Chulalongkorn University	University
2014 - 2018	Director	Thai Institute of Directors (IOD)	Associations
2004 - 2014	Managing Director	Thailand Futures Exchange (Thailand)	Securities

Summarized number of meetings attended in the year 2021 is as follows;

Mosting	Qua	Dorsontogo			
Meeting	Actual of Meeting	Attend in a Meeting	Percentage		
Board of Director's Meeting	7	7	100		
Extraordinary General Meeting	1	1	100		
of Shareholders No. 1/2021	1	1	100		
Annual General Meeting					
of Shareholders for 2021	1	1	100		

The director does not hold any positions as directors or executives in other businesses that may cause conflicts of interest or has a business competition with the company.

Appointment date as a committee : 3 July 2018

Number of years in a committee position : 3 years and 9 months

Number of terms and the number of years in which the committee holds: 2 terms from the total number of 3 years and 9 months

Agenda 1 from 3 July 2018 to 24 April 2019 Agenda 2 from 24 April 2019 to 27 April 2022 Criminal history for the past 10 years : None



			•	หนังสือมอบฉันทะ	เแบบ ก					
	อากรแสตมป์ 20 บาท Duty Stamp			Proxy (For	m A.)			เขียนที่ Written at		
	Baht 20							วันที่ Date —	เดือน Month	พ.ศ. Year
(4) 2	v.						est,	¥		
(1) ข้า					 			สัญชาติ		
	Ve				Age		years,	Nationalit	У	
อยู่บ้านเ		ถนน 				ล/แขวง				
reside a		Road	w w		Sub	-District	ર મ	a f		
อำเภอ/เ			จังหวัด 				รหัสใน			
District			Province				Posta	. Code		
(3) ขอ	ang a snarenow มอบฉันทะให้ ereby appoint	er of Interlink Telecon	Trubuc Company L	imited by notal	ing the share	s III totat a	moun	t Oi	511	ares
	al.									
	1. ชื่อ			อายุ	ปี	อยู่บ้านเลข	ที่		ถนน	
	Name			อายุ Age	years,	อยู่บ้านเลข reside at	ที่		Road	
	Name ตำบล/แขวง		อำเภอ/เขต	·	years, จังหวัด		ที่		Road รหัสไปรษณีย	
	Name		อำเภอ/เขต District	·	years,		ที่		Road	
	Name ตำบล/แขวง Sub-District			Age	years, จังหวัด	reside at			Road รหัสไปรษณีย	
	Name ตำบล/แขวง			·	years, จังหวัด Province				Road รหัสไปรษณีย Postal Cod	
	Name ตำบล/แขวง Sub-District 2. ชื่อ			Age อายุ	years, จังหวัด Province ปี	reside at ื่			Road รหัสไปรษณีย Postal Cod ถนน	e
	Name ทำบล/แขวง Sub-District 2. ชื่อ Name		District	Age อายุ	years, จังหวัด Province ปี years,	reside at ื่			Road รหัสไปรษณี Postal Cod ถนน Road	e Í

เป็นผู้แทนของข้าพเจ้าเพื่อเข้าร่วมประชุมและออกเสียงลงคะแนนในการประชุมสามัญผู้ถือหุ้น ประจำปี 2565 ในวันที่ 27 เมษายน 2565 เวลา 10.00 น. to be my/our proxy to attend and vote on my/our behalf at the Annual General Meeting of Shareholders for the year 2022 on 27th April 2022 at 10.00 a.m. ณ ห้องแกรนด์สุวรรณภูมิ ชั้น 7 อาคารอินเตอร์ลิ้งค์ เลขที่ 48 ชอยรุ่งเรือง ถนนรัชดาภิเษก

At the Grand Suvarnabhumi, 7th Floor, Interlink Building, 48, Soi Rung-Reung, Ratchadapisek Road, แขวงสามเสนนอก เขตหัวยขวาง กรุงเทพมหานคร หรือที่จะพึงเลื่อนไปในวัน เวลา และสถานที่อื่น Samsennok, Huay Khwang, Bangkok Metropolis, or any date, time and place thereof.

กิจการใดที่ผู้รับมอบฉันทะกระทำไปในการประชุมนั้น ให้ถือเสมือนว่าข้าพเจ้าได้กระทำเองทุกประการ Any business carried out by the proxy in the said meeting shall be deemed as having been carried out by myself/ourselves.

ลงชื่อ	ผู้มอบฉันทะ
Signed () Grantor
ลงชื่อ	ผู้รับมอบฉันทะ
Signed () Proxy
ลงชื่อ	ผู้รับมอบฉันทะ
Signed () Proxy
ลงชื่อ	ผู้รับมอบฉันทะ
Signed () Proxy

หมายเหตุ

1. ผู้ถือหุ้นที่มอบฉันทะ จะต้องมอบฉันทะให้ผู้รับมอบฉันทะเพียงรายเดียวเป็นผู้เข้าประซุมและออกเสียงลงคะแนน ไม่สามารถแบ่งแยกจำนวนหุ้น ให้ผู้รับมอบฉันทะหลายคนเพื่อแยกการลงคะแนนเสียงได้

The shareholder appointing the proxy must authorize only one proxy to attend and vote at the meeting and may not split the number of shares to many proxie for splitting votes.

2. ผู้ถือหุ้นจะต้องมอบฉันทะเท่ากับจำนวนหุ้นที่ระบุไว้ในข้อ (2) โดยไม่สามารถจะมอบฉันทะเพียงบางส่วนน้อยกว่าจำนวนที่ระบุไว้ในข้อ (2) ได้ The shareholder must authorize the vots to the Proxy equal to the total numbers of shares specified in Clause (2) and cannot divide those specified shares in partial to the Proxy.

					ห	นังสือมอบฉันทร	ะแบบข								
	อากรแสตมป์					Proxy (For	m B.)				เขียนที่				
	20 บาท Duty Stamp										Written	at			
	Baht 20										วันที่ Date –		เดือน Month		1.fl. 'ear
(1) ข้าง								อายุ			สัญชาติ				
I/\\ อยู่บ้านเล	4		ถนน					Age Mage	า/แขวง	year	rs, National	ity			
reside a			Road						District						
อำเภอ/เข				จังหวัด						รหัส	ไปรษณีย์				
District	-			Province						Post	al Code —				
Bei				วำกัด (มหาชน) โดยถือ n Public Company I				ares	in tota	l amou	nt of		ท ุ้น sh	i ares	
	reby appoin	t													
	1. ชื่อ					อายุ	ปี		อยู่บ้าน	เลยที่			ถนน		
_	Name					——————————————————————————————————————	— years,		reside				Road		
	ต่ำบล/แ	N34		อำเภอ/เขต		3-	จังหวัด						รหัสไปรษณีย์	í	
	Sub-Dis	trict —		 District			Provir	nce					Postal Code	9	
	2. ชื่อ					อายุ	ปี		อยู่บ้าน	เลขที่			ถนน		
_	Name					Age	— years,		reside				Road		
	ตำบล/แ Sub-Dis			อำเภอ/เขต District			จังหวัด Provir						รหัสไปรษณีย์ Postal Code		
ณ ห้องแก At the G แขวงสาม Samseni (4) ข้าง	ารนด์สุวรรณมุ irand Suvarr แสนนอก เขต nok, Huay K พเจ้าขอมอบฉิ	ุมิ ชั้น 7 อา nabhumi, 7 ห้วยขวาง กร hwang, Bar นทะให้ผู้รับ: , I/we gran ให้ผู้รับมอ To grant	คารอินเตอร์ลิ้งค์ Floor, No.48 รุงเทพมหานคร ห์ ngkok Metropol มอบฉันทะออกเสี: t my/our proxy บฉันทะมีสิทธิพิจ my/our proxy 1	y/our behalf at the เลขที่ 48 ชอยรุ่งเรื่อง , Soi Rung-Reung, R รู้อที่จะพึงเลื่อนไปในวัง is, or any date, tim มงลงคะแนนแทนข้าพเ to vote on my/ou เรณาและลงมติแทนข้า o consider and vot ลงคะแนนตามความปร	ถนท์ katc นเว e a จ้าใ r be กพเล็	มรัชดาภิเษก hadapisek Roa ลา และสถานที่ยี nd place there นการประชุมครั้ง ehalf as follow ข้าในการประชุมผ งก my/our beh	id, ว่น eof. นี้ ดังนี้ ระ รังนี้ ดังนี้ aalf as app					022	on 27 th Apr	īl 202:	2 at 10.00 a.n
	(b)	To grant	my/our proxy t	o vote at my/our o	desi	re as follows.									
	ระที่ 1		ห้ที่ประชุมทราบ												
Age	enda No.1	Matters 1	to Inform the M	eeting											
			เห็นด้วย Approve			ไม่เห็นด้วย Disapprove				จออกเสีย bstain	14				
วาร	ระที่ 2	พิจารณาร์	้บรองรายงานการ	ประชุมวิสามัญผู้ถือหุ้น	เครื่	เ งที่1/2565 ซึ่งป	ระชมเมื่อวัง	นที่ 2	27 มกรา	คม 2565					
	enda No.2			Minutes of the Ext								22			
			รับรอง			ไม่รับรอง				าออกเสีย					
			Approve			Disapprove				bstain	•				
	ระที่ 3 enda No.3			เ เพลานประจำปี 2564 mance Report of th	he '	Year 2021									
			เห็นด้วย Approve			ไม่เห็นด้วย Disapprove				คออกเสีย bstain	14				
วาร	ระที่ 4	พิจารณาส		ะทางการเงิน และงบก่	ำไร		ประจำปี สิ้	นสด			2564				
	enda No.4			Financial Statemer								31	December 2	021	
7.55			เห็นด้วย			ไม่เห็นด้วย			30	คออกเสีย		- 4			
			Approve			Disapprove				ทยยกเลย bstain	•				

วาระที่ 5	พิจารณาอนุมัติจัดสรรกำไรสุทธิประจำปี 2564		
Agenda No.5	Consider Approving the Appropriation of N	et Profit of the Year 2021	
วาระที่ 5.1 Agenda No.5.1	รับทราบการจัดสรรกำไรสุทธิเป็นสำรองตามกฎหม Acknowledge the Appropriation of Net Pro		
	เห็นด้วย	_ ไม่เห็นด้วย	งคออกเสียง
	Approve	Disapprove	Abstain
วาระที่ 5.2	อนุมัติงคจ่ายเงินปั่นผลประจำปี 2564		
Agenda No.5.2	Approval of Appropriation of the annual di	vidend navment for the year 2	021
rigeriaa (10.3.2	_ เห็นด้วย		
	Approve	 ไม่เห็นด้วย Disapprove 	🗖 งคออกเสียง Abstain
วาระที่ 6	พิจารณาอนุมัติการลดทุนจดทะเบียนของบริษัทฯ	เพื่อตัดหุ้นสามัญที่ยังไม่ได้ออกจำหน	่ายของบริษัทฯ ซึ่งเป็นหุ้นสามัญเพิ่มทุน เพื่อใช้ชำระเป็นค่าตอบแทน
Agenda No.6	Consider Approving the Registered Capital	Reduction of the Company to	ณห์สนธิของบริษัทฯ ข้อ 4 เพื่อให้สอดคล้องกับการลดทุนจดทะเบียนของบริษัท Cut the Issued Ordinary Shares of the Company, or Entire Business Transfer to Weatheria E and the Revision
	of Memorandum of Association of the Con	npany in Item 4 to Be Consiste	nt with the Registered Capital Reduction of the Company
วาระที่ 6.1	อนมัติการลดทนจดทะเบียนของบริษัทฯ เพื่อตัดห้	นสามัณที่ยังไม่ได้ออกจำหน่ายของบ	ริษัทฯ ซึ่งเป็นหุ้นสามัญเพิ่มทุนเพื่อใช้ชำระเป็นค่าตอบแทน
	ำ สำหรับธุรกรรมการรับโอนกิจการทั้งหมดให้แก่เวท	-	9 9
Agenda No.6.1	To approve the Registered Capital Reduction		Issued Ordinary Shares of the Company
/15C/100 110.0.1	which were the New Ordinary Shares, to U		
			ุ งคออกเสียง
	□ เห็นด้วย Approve	Liiเห็นด้วย Disapprove	Abstain
วาระที่ 6.2	อนุมัติการแก้ไขหนังสือบริคณห์สนธิของบริษัทฯ ข้		
Agenda No.6.2	To Approve for Revision of Memorandum		Consistent with the Registered Capital Reduction of the Company
	เห็นด้วย Approve	Liiเห็นด้วย Disapprove	u Apaenเสียง Abstain
วาระที่ 7	พิจารณาอนุมัติการเพิ่มทุนจดทะเบียนของบริษัทฯ	แบบมอบอำนาจทั่วไป (General A	landate) จากทุนจดทะเบียนเดิม 791,796,349 บาท เป็นจำนวน
	811.796.349 บาท โดยการออกหันสามัณใหม่จำเ	เวน 40.000.000 ห้น มลค่าห้นที่ตร	เไว้หุ้นละ 0.50 บาท และการแก้ไขหนังสือบริคณห์สนธิของบริษัทฯ
	ข้อ 4 เพื่อให้สอดคล้องกับการเพิ่มทุนจดทะเบียนจ	, ,	
Agenda No.7	Consider Approving the Registered Capital	Increase of the Company unde	re the General Mandate from the Original Registered Capital Increase res of 40,000,000 Shares with the Par Value of 0.50 Baht
			tern 4 to Be Consistent to the Registered Capital Increase
	of the Company under the General Manda	te.	
	_ เห็นด้วย	🗖 ไม่เห็นด้วย	งดออกเสียง
	Approve	Disapprove	Abstain
วาระที่ 7.1	อนุมัติการเพิ่มทุนจดทะเบียนของบริษัทฯ แบบมอ	บอำนาจทั่วไป (General Mandate	
Agenda No.7.1	To Approve the Registered Capital Increase	e of the Company under the G	eneral Mandate
	เห็นด้วย	ไม่เห็นด้วย	งคออกเสียง
	Approve	Disapprove	Abstain
วาระที่ 7.2	อนุมัติการแก้ไขหนังสือบริคณห์สนธิของบริษัทฯ ข้	อ 4 เพื่อให้สอดคล้องกับการเพิ่มทุน	จดทะเบียนของบริษัทฯ แบบมอบอำนาจทั่วไป (General Mandate)
Agenda No.7.2	To Approve the Revision of the Memorano	lum of Association of the Com	pany in Item 4 to Be Consistent with the Registered Capital Increase
	of the Company under the General Manda	te	
	🗖 เห็นด้วย	□ ไม่เห็นด้วย Disapprove	งดออกเสียง
	Approve	Disapprove	Abstain
วาระที่ 8	พิจารณาอนุมัติการจัดสรรหุ้นสามัญเพิ่มทุนของบริ	ษัทฯ แบบมอบอำนาจทั่วไป (Gene	ral Mandate) จำนวน 40,000,000 หุ้น
	มูลค่าหุ้นที่ตราไว้หุ้นละ 0.50 บาท		
Agenda No.8	Consider Approving the Appropriation of C with Par Value of 0.50 Baht	apital Increase in Ordinary Shar	es under General Mandate of 40,000,000 Shares
	🗖 เห็นด้วย	🗖 ไม่เห็นด้วย	🗖 งดออกเสียง
	Approve	Disapprove	Abstain
วาระที่ 9	พิจารณาอนุมัติการออกใบสำคัญแสดงสิทธิที่จะซื้อ	ห้นสามัญของบริษัทครั้งที่ 4 (ITFI -\	N4)
Agenda No.9	Consider Approving the Issuance of the Co		
3	_ เห็นด้วย	ไม่เห็นด้วย	งดออกเสียง
	Linuage Approve	เมเหนดวย	งคออกเสยง

Proxy Form B. (Enclosure 14)

วาระที่ 10	พิจารณาอนุมัติการเพิ่มทุนเพื่อรองรับการออกใบสำคัญแสดงสิทธิที่จะซื้อหุ้นสามัญของบริษัท ครั้งที่ 4 (ITEL-W4) และการแก้ไขหนังสือบริคณห์สนธิของบริษัทฯ								
	ข้อ 4 เพื่อให้สอดคล้องกับการเพิ่มทุนรองรับการออกใบสำคัญแสคงสิทธิที่จะซื้อหุ้นสามัญของบริษัทครั้งที่ 4 (ITEL-W4)								
Agenda No.10									
	of the Memorandum of Association of the of the Company's Warrant No. 4 (ITEL-W		mpany in Item 4 to Be Consi	sten	it with the Capital Increase to Support the Issuance				
วาระที่ 10.1									
Agenda No.10.1	1 Approval of Capital Increase to Support the Issuance of the Company's Warrant No. 4 (ITEL-W4)								
	🗖 เห็นด้วย Approve		ไม่เห็นด้วย Disapprove		งดออกเสียง Abstain				
วาระที่ 10.2				೧೪೪೪	 บการออกใบสำคัญแสดงสิทธิที่จะซื้อหุ้นสามัญของบริษัทครั้งที่ 4 (ITEL-W4)				
	Approval of Capital Increase to Support ।								
	เห็นด้วย		ไม่เห็นด้วย	_	งคออกเสียง				
	Approve		ไม่เห็นด้วย Disapprove		Abstain				
วาระที่ 11	พิจารณาเลือกตั้งคณะกรรมการที่ครบกำหนดอย	กจาก	าตำแหน่งตามกำหนดวาระ และอา	มู่ที่ดิเ	ำหนดอำนาจหน้าที่กรรมการ				
Agenda No.11	To Elect the Retired Directors by Rotation		-	e Au	thorities of Directors				
วาระที่ 11.1 Agenda No.11.1	เลือกตั้งคณะกรรมการที่ครบกำหนดออกจากตำ Consider Electing the Retired Directors by								
J	1.นางเกศรา มัญชุศรี								
	Mrs. Kesara Manchusree								
	🗖 เห็นด้วย		ไม่เห็นด้วย		งคออกเสียง				
	Approve		Disapprove		Abstain				
	2.พลตำรวจโท สุชาติ เหมือนแก้ว								
	Pol.Lt.Gen. Suchat Muankaew		비. (정. 1/						
	🗖 เห็นด้วย Approve		ไม่เห็นด้วย Disapprove		งคออกเสียง Abstain				
	3.นายสุวิชาญ นิลอนันต์								
	Mr. Suwichan Nilanan								
	ี เห็นด้วย		ไม่เห็นด้วย		งดออกเสียง				
	Approve	_	Disapprove	_	Abstain				
	4.นายณัฐนัย อนันตรัมพร								
	Mr. Nuttanai Anuntarumporn		માત છ		a				
	เห็นด้วย Approve		ไม่เห็นด้วย Disapprove		งดออกเสียง Abstain				
วาระที่ 11.2	พิจารณาแต่งตั้งกรรมการใหม่ในตำแหน่งกรรมก	ารตร							
	Consider Appointing New Director in the			Sub	-Committee				
	1.นางเกศรา มัญชุศรี								
	Mrs. Kesara Manchusree								
	🗖 เห็นด้วย		ไม่เห็นด้วย		งดออกเสียง				
	Approve		Disapprove		Abstain				
	2.พลตำรวจโท สุชาติ เหมือนแก้ว Pol.Lt.Gen. Suchat Muankaew								
	เห็บด้วย		ไม่เห็นด้วย		งดออกเสียง				
	Approve		Disapprove		Abstain				
วาระที่ 11.3	อนุมัติอำนาจหน้าที่กรรมการ								
	Consideration and Approval of Determina	ation	of the Authorities of Directo	rs					
	🗖 เห็นด้วย		ไม่เห็นด้วย		งดออกเสียง				
	Approve	_	Disapprove	_	Abstain				
วาระที่ 12	พิจารณาอนุมัติค่าตอบแทนกรรมการประจำปี 2								
Agenda No.12	Consider Approving the remuneration of	Dire	ctors for the year 2022						
	□ เห็นด้วย Approve		ไม่เห็นด้วย		งคออกเสียง				
ed .	Approve		Disapprove		Abstain				
วาระที่ 13 Agenda No.13	พิจารณาอนุมัติแต่งตั้งผู้สอบบัญชี และกำหนดค่ Consider Approving the Appointment of		-	Aur	ditor Remuneration of the Year 2022				
50.100 110.15	เห็นด้วย		ไม่เห็นด้วย		งคออกเสียง				
	Approve		Disapprove		Abstain				

Proxy Form B. (Enclosure 14)

วาระที่ 1	14	พิจารณาอนุมัติทบทวนข้อห้ามการกระทำที่มีลักษณะเป็นการครอบงำกิจการโดยคนต่างด้าว							
Agenda	No.14	To consider for the approval of the imposition of the Prohibitive Actions of Business Domination by Foreigner							
			เห็นด้วย	ไม่เห็นด้วย			งดออกเสียง		
			Approve		Disapprove		Abstain		
วาระที่ 1	15	พิจารณาเร็	องอื่นๆ (ถ้ามี)						
Agenda	No.15	Other Ma	tters for Consideration (If Any)						
			เห็นด้วย		ไม่เห็นด้วย		งคออกเสียง		
			Approve	ш	Disapprove		Abstain		
การลงคะแนนเสียงของผู้รับมอบฉันทะในวาระใดที่ไม่เป็นไปตามที่ระบุไว้ในหนังสือมอบฉันทะนี้ ให้ถือว่าการลงคะแนนเสียงนั้นไม่ถูกต้องและไม่ใช่									
เป็นการส	เป็นการลงคะแนนเสียงของข้าพเจ้าในฐานะผู้ถือหุ้น								

The voting by proxy, which is not consistent with proxy that is deem the voting is not correct and is not voting by shareholders.

(6) ในกรณีที่ข้าพเจ้าไม่ได้ระบุความประสงค์ในการออกเสียงลงคะแนนในวาระใดไว้หรือระบุไว้ไม่ชัดเจนหรือในกรณีที่ที่ประชุมมีการพิจารณาหรือ ลงมติในเรื่องใดนอกเหนือจากเรื่องที่ระบุไว้ข้างต้น รวมถึงกรณีที่มีการแก้ไขเปลี่ยนแปลงหรือเพิ่มเติมข้อเท็จจริงประการใด ให้ผู้รับมอบฉันทะมีสิทธิ พิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร

In case I/We have not specified my/our voting intention in any agenda of not clearly specified or in case the meeting considers or passes resolutions in any matters other thanthose specified above, including in case there is any amendment or addition of any fact, the proxy shall have the right to consider and vote on my/our behalf as he/she may deem appropriate in all respects.

กิจการใดที่ผู้รับมอบฉันทะกระทำไปในการประชุมนั้น ให้ถือเสมือนว่าข้าพเจ้าได้กระทำเองทุกประการ

Any business carried out by the proxy in the said meeting shall be deemed as having been carried out by myself/ourselves.

ลงชื่อ	ผู้มอบฉันทะ
iigned () Grantor
ลงชื่อ	ผู้รับมอบฉันทะ
iigned () Proxy
ลงชื่อ	ผู้รับมอบฉันทะ
iigned () Proxy
ลงชื่อ	ผู้รับมอบฉันทะ
igned () Proxy

าสาเวรเเลส

(5)

 ผู้ถือหุ้นที่มอบฉันทะ จะต้องมอบฉันทะให้ผู้รับมอบฉันทะเพียงรายเดียวเป็นผู้เข้าประชุมและออกเสียงลงคะแนน ไม่สามารถแบ่งแยกจำนวนหุ้นให้ ผู้รับมอบฉันทะหลายคนเพื่อแยกการลงคะแนนเสียงได้

The shareholder appointing the proxy must authorize only one proxy to attend and vote at the meeting and may not split the number of shares to many proxies for splitting votes.

- 2. ผู้ถือหุ้นจะต้องมอบฉันทะเท่ากับจำนวนหุ้นที่ระบุไว้ในข้อ (2) โดยไม่สามารถจะมอบฉันทะเพียงบางส่วนน้อยกว่าจำนวนที่ระบุไว้ในข้อ (2) ได้
 The shareholder must authorize the vots to the Proxy equal to the total numbers of shares specified in Clause (2) and cannot divide those specified shares in partial to the Proxy.
- วาระเลือกตั้งกรรมการสามารถเลือกตั้งกรรมการทั้งชุดหรือเลือกตั้งกรรมการเป็นรายบุคคล
 For Agenda electing directors, the whole Board of Directors or certain directors can be elected.

				หนังสือมอบฉันท				اء تسا		
	อากรแสตมป์ 20 บาท			Proxy (Fo	rm C.)			เขียนที		
	Duty Stamp							Written at วันที่		
	Baht 20							วนท Date	เดือน — Month	พ.ศ. Year
(1) ข้า							์ 	สัญชาติ		
\∕\ อยู่บ้านเล		ถเ	191		Age	ล/แขวง	yea	rs, Nationalit	У	
eside a			pad			-District				
อำเภอ/เ			จังหวัด				รหัส	ไปรษณีย์		
District			Province				Pos	tal Code —		
Be (3) ขอ		older of Interlink Te	เคอม จำกัด (มหาชน) โดยถือ lecom Public Company L			s in total	amou	ınt of		(u hares
) appa									
	1. ชื่อ			อายุ	ปี	อยู่บ้านเล	ลขที่		ถนน	
	Name			Age	years,	reside a	t		Road	
	ต่ำบล/แฯ	ขวง	อำเภอ/เขต		จังหวัด				รหัสไปรษณี	ย์
	Sub-Dis	trict	District		Province				Postal Cod	de
	2. ชื่อ			อายุ	ปี	อยู่บ้านเล	ลขที่		ถนน	
	Name		0	Age	years,	reside a	t —		Road	
	ตำบล/แ• Sub-Dis		อำเภอ/เขต District		จังหวัด Province				รหัสไปรษณี Postal Cod	
At the (เขวงสาม Samsen 4) ข้า	Grand Suvarr มเสนนอก เขต inok, Huay K พเจ้าขอมอบฉั this Meeting	nabhumi, 7 th Floor, ห้วยขวาง กรุงเทพมหาเ hwang, Bangkok Me ันทะให้ผู้รับมอบฉันทะล , I/we grant my/our	ร์ลิ้งค์ เลขที่ 48 ซอยรุ่งเรือง เ No.48, Soi Rung-Reung, Ri นคร หรือที่จะพึงเลื่อนไปในวัน tropolis, or any date, time ออกเสียงลงคะแนนแทนข้าพเ proxy to vote on my/our	atchadapisek Ro เ เวลา และสถานที่ e and place ther จัวในการประชุมครั้ behalf as follow	อื่น reof. รังนี้ ดังนี้ ws:					
			ทธิพิจารณาและลงมติแทนข้า 							
	(a)	To grant my/our p	roxy to consider and vot	e on my/our be	half as appro	priate in a	all res	pects.		
	(ข) (b)	40	กเสียงลงคะแนนตามความปร roxy to vote at my/our d							
วา	ระที่ 1	เรื่องแจ้งให้ที่ประชุมท	าราบ							
Ag	enda No.1	Matters to Inform	the Meeting							
		เห็นด้วย		ไม่เห็นด้วย 		_	ออกเสี	ยง		
		☐ Approve	j l	☐ Disapprove		□ Ab	stain			
วา	ระที่ 2	พิจารณารับรองรายง	านการประชุมวิสามัญผู้ถือหุ้น	ครั้งที่1/2565 ซึ่งเ	Jระชุมเมื่อวันที่	27 มกราค	ม 256	5		
Ag	enda No.2	Consider Approvin	g the Minutes of the Extr	aordinary Gener	al Meeting No	. 1/2022	on 27	January 202	2	
		□ รับรอง Approve		□ ไม่รับรอง Disapprove			ออกเสี stain	១ ៧		
	ระที่ 3 enda No.3		ารดำเนินงานประจำปี 2564 Performance Report of th	ne Year 2021						
3		เห็นด้วย		ไม่เห็นด้วย		. ଏହା	ออกเสี	ยง		
		Approve		Disapprove		ш	stain			
999	ระที่ 4	พิลารถเวลงเม็ติงแบว	ดงฐานะทางการเงิน และงบกำ	าใรขาดทะแจ็ดเฮร็	ลประสำปี ซึ้งเช	ลวังเพื่21 ส	รั้งเกาคง	u 25 <i>6</i> 4		
	enda No.4		g the Financial Statemen						1 December	2021
Ag	CHUA NU.4	_ เห็นด้วย	5 the illiandat StateMeH	cand the Annua ไม่เห็นด้วย	actions and E		กาษก., ออกเสี:	-	r nerellinel	ZVZ1
		Approve		Disapprove			ยยกเล istain	04		

Proxy Form C. (Enclosure 14)

วาระที่ 5	พิจารณาอนุมัติจัดสรรกำไรสุทธิประจำปี 2564				
Agenda No.5	Consider Approving the Appropriation of	f Net Profit	of the Year 2021		
วาระที่ 5.1	รับทราบการจัดสรรกำไรสุทธิเป็นสำรองตามกฎ	หมาย			
Agenda No.5.1	Acknowledge the Appropriation of Net F	Profit as Le	gal Reserve		
	เห็นด้วย	_ ไม่เห็	โนด้วย	_	งดออกเสียง
	Approve	□ Disa	pprove		Abstain
วาระที่ 5.2	อนุมัติงคจ่ายเงินปั่นผลประจำปี 2564				
	Approval of Appropriation of the annual	dividend	navment for the year 20:	21	
. 1501100 1101012	_ เห็นด้วย				งดออกเสียง
	Approve	Disa	ห็นด้วย approve		Abstain
วาระที่ 6	พิจารณาอนุมัติการลดทุนจดทะเบียนของบริษัท	าฯ เพื่อตัดหุ้า	นสามัญที่ยังไม่ได้ออกจำหน่าย	ยขอ	งบริษัทฯ ซึ่งเป็นหุ้นสามัญเพิ่มทุน เพื่อใช้ชำระเป็นค่าตอบแทน
	สำหรับธุรกรรมการรับโอนกิจการทั้งหมดให้แก่เ	วทเธอเรีย อี	่ และการแก้ไขหนังสือบริคณ	ห์สเ	เธิของบริษัทฯ ข้อ 4 เพื่อให้สอดคล้องกับการลดทุนจดทะเบียนของบริษัทฯ
Agenda No.6					ne Issued Ordinary Shares of the Company,
	which were the New Ordinary Shares, to	Use as Re	muneration Payment for	En	tire Business Transfer to Weatheria E and the Revision
	of Memorandum of Association of the C	ompany ir	ltem 4 to Be Consistent	wit	h the Registered Capital Reduction of the Company
วาระที่ 6.1	อนุมัติการลดทุนจดทะเบียนของบริษัทฯ เพื่อตัด	าหุ้นสามัญที่	ยังไม่ได้ออกจำหน่ายของบริษ์	⊭ัทๆ	ซึ่งเป็นหุ้นสามัญเพิ่มทุนเพื่อใช้ชำระเป็นค่าตอบแทน
	สำหรับธุรกรรมการรับโอนกิจการทั้งหมดให้แก่เ	วทเธอเรีย อี	1		
Agenda No.6.1	To approve the Registered Capital Redu			sue	d Ordinary Shares of the Company,
	which were the New Ordinary Shares, to	Use as Re	emuneration Payment for	En	tire Business Transfer to Weatheria E
	เห็นด้วย	_ ไม่เห็	โนด้วย	_	งดออกเสียง
	Approve	□ Dîsa	า้นด้วย approve		Abstain
วาระที่ 6.2	อนุมัติการแก้ไขหนังสือบริคณห์สนธิของบริษัทฯ	າໜ້ວ 7 ເໜື່ວໃ	ห้สอดคล้องกับการลดทบอด	พายาจั	
					tent with the Registered Capital Reduction of the Company
rigeriaa rvo.o.z				11010	งคออกเสียง
	🗖 เห็นด้วย Approve	่ □ ไม่เท็ Disa	กpprove		Abstain
วาระที่ 7	พิจารณาอนุมัติการเพิ่มทุนจดทะเบียนของบริษั	, ทา แบบมอง	บอำนาจทั่วไป (General Ma	nda	te) จากทุนจดทะเบียนเดิม 791,796,349 บาท เป็นจำนวน
	811,796,349 บาท โดยการออกหุ้นสามัญใหม่จ	ถ้านวน 40,0	00,000 หุ้น มูลค่าหุ้นที่ตราไว้	ว้หุ้น	ละ 0.50 บาท และการแก้ไขหนังสือบริคณห์สนธิของบริษัทฯ
	ข้อ 4 เพื่อให้สอดคล้องกับการเพิ่มทุนจดทะเบีย				
Agenda No.7					General Mandate from the Original Registered Capital Increase
,					40,000,000 Shares with the Par Value of 0.50 Baht
	and the Revision of the Memorandum o	f Association	on of the Company in Ite	em i	4 to Be Consistent to the Registered Capital Increase
	of the Company under the General Man	idate.			
	_ เห็นด้วย	_ ไม่เท็	น์้นด้วย	_	งคออกเสียง
	Approve	Disa	ในด้วย approve		Abstain
วาระที่ 7.1	อนุมัติการเพิ่มทุนจดทะเบียนของบริษัทฯ แบบ:	มคบคำนาจน	ทั่วไป (General Mandate)		
	To Approve the Registered Capital Incre			nera	l Mandate
-	เห็นด้วย		า์ น์ด้วย		งดออกเสียง
	Approve		pprove		Abstain
วาระที่ 7.2	04 14 0 d A A O S A D 05 15 10 10 10 10 10 10 10 10 10 10 10 10 10	ം ജ്ച പച്ചിരി	***************************************	20004	เบียนของบริษัทฯ แบบมอบอำนาจทั่วไป (General Mandate)
	The second secon				in Item 4 to Be Consistent with the Registered Capital Increase
rigeriaa (10.1.2	of the Company under the General Man		association of the compa	u iy	intern 4 to be consistent with the neglitered capital increase
	_ เห็นด้วย		ร์ เก็กต		งคออกเสียง
	Approve		หินด้วย approve		Abstain
a					
วาระที่ 8	พิจารณาอนุมัติการจัดสรรหุ้นสามัญเพิ่มทุนของ	เบริษัทฯ แบ	บมอบอำนาจทั่วไป (General	l Ma	andate) จ้านวน 40,000,000 หุ้น
	มูลค่าหุ้นที่ตราไว้หุ้นละ 0.50 บาท				
Agenda No.8	Consider Approving the Appropriation of with Par Value of 0.50 Baht	f Capital In	crease in Ordinary Share:	s ur	der General Mandate of 40,000,000 Shares
	🗖 เห็นด้วย	_ ไม่เท็	i นด้วย	Г	งดออกเสียง
	Approve		pprove		Abstain
วาระที่ 9	พิจารณาอนุมัติการออกใบสำคัญแสดงสิทธิที่จะ	ซื้อหุ้นสามัถุ	บุของบริษัทครั้งที่ 4 (ITEL-W4	1)	
Agenda No.9	Consider Approving the Issuance of the	Company'	s Warrant No. 4 (ITEL-W4)	
	🗖 เห็นด้วย	🗆 ไม่เห็	น์้นด้วย	_	งคออกเสียง
	Approve		pprove	ш	Abstain

Proxy Form C. (Enclosure 14)

วาระที่ 10	พิจารณาอนุมัติการเพิ่มทุนเพื่อรองรับการออกใบ	สำคั	บูแสดงสิทธิที่จะซื้อหุ้นสามัญของบ	เริษัท	ı ครั้งที่ 4 (ITEL-W4) และการแก้ไขหนังสือบริคณห์สนธิของบริษัทฯ		
	ข้อ 4 เพื่อให้สอดคล้องกับการเพิ่มทุนรองรับการออกใบสำคัญแสดงสิทธิที่จะซื้อหุ้นสามัญของบริษัทครั้งที่ 4 (ITEL-W4)						
Agenda No.10	Consider Approving the Capital Increase to Support the Issuance of the Company's Warrant No. 4 (ITEL-W4) and the Revision of the Memorandum of Association of the Company in Item 4 to Be Consistent with the Capital Increase to Support the Issuance						
d	of the Company's Warrant No. 4 (ITEL-W4		ad d'aver ave d'	d			
วาระที่ 10.1 Agenda No.10.1	อนุมัติการเพิ่มทุนเพื่อรองรับการออกใบสำคัญแส Approval of Capital Increase to Support tl						
	🗆 เห็นด้วย Approve		ไม่เห็นด้วย Disapprove		งดออกเสียง Abstain		
วาระที่ 10.2 Agenda No.10.2	อนุมัติการแก้ไขหนังสือบริคณห์สนริของบริษัทฯ ข้อ 4 เพื่อให้สอดคล้องกับการเพิ่มทุนรองรับการออกใบสำคัญแสดงสิทธิที่จะซื้อหุ้นสามัญของบริษัทครั้งที่ 4 (ITEL-W4) 2 Approval of Capital Increase to Support Issuance of the Company's Warrant No. 4 (ITEL-W4)						
	□ เห็นด้วย Approve		ไม่เห็นด้วย Disapprove		งดออกเสียง Abstain		
วาระที่ 11 Agenda No.11	พิจารณาเลือกตั้งคณะกรรมการที่ครบกำหนดออก To Elect the Retired Directors by Rotation						
วาระที่ 11.1	เลือกตั้งคณะกรรมการที่ครบกำหนดออกจากตำแ						
Agenda No.11.1	Consider Electing the Retired Directors by	Rot	ation				
	1.นางเกศรา มัญชุศรี Mrs. Kesara Manchusree						
	ี เห็นด้วย 		ไม่เห็นด้วย		งคออกเสียง		
	Approve 2.พลดำรวจโท สุชาติ เหมือนแก้ว		Disapprove		Abstain		
	Pol.Lt.Gen. Suchat Muankaew						
	🗆 เห็นด้วย Approve		ไม่เห็นด้วย Disapprove		งคออกเสียง Abstain		
	3.นายสุวิชาญ นิลอนันต์ Mr. Suwichan Nilanan						
	🗆 เห็นด้วย Approve		ไม่เห็นด้วย Disapprove		งคออกเสียง Abstain		
	4.นายณัฐนัย อนันตรัมพร Mr. Nuttanai Anuntarumporn						
	🗆 เห็นด้วย Approve		ไม่เห็นด้วย Disapprove		งดออกเสียง Abstain		
วาระที่ 11.2 Agenda No.11.2	พิจารณาแต่งตั้งกรรมการใหม่ในตำแหน่งกรรมกา Consider Appointing New Director in the F			Sub	-Committee		
	1.นางเกศรา มัญชุศรี						
	Mrs. Kesara Manchusree		4.1 & . \$\dots		A.		
	🗆 เห็นด้วย Approve		ไม่เห็นด้วย Disapprove		งคออกเสียง Abstain		
	2.พลตำรวจโท สุชาติ เหมือนแก้ว Pol.Lt.Gen. Suchat Muankaew						
	🗆 เห็นด้วย Approve		ไม่เห็นด้วย Disapprove		งคออกเสียง Abstain		
วาระที่ 11.3	อนุมัติอำนาจหน้าที่กรรมการ						
Agenda No.11.3	Consideration and Approval of Determina	tion		rs	a		
	🗆 เห็นด้วย Approve		ไม่เห็นด้วย Disapprove		งคออกเสียง Abstain		
วาระที่ 12	พิจารณาอนุมัติค่าตอบแทนกรรมการประจำปี 25	65					
Agenda No.12							
	่ เห็นด้วย Approve		ไม่เห็นด้วย Disapprove		งคออกเสียง Abstain		
วาระที่ 13	พิจารณาอนุมัติแต่งตั้งผู้สอบบัญชี และกำหนดค่า		-				
Agenda No.13	Consider Approving the Appointment of A _ เห็นด้วย	Audit	or and the Determination of ไม่เห็นด้วย	Auc	litor Remuneration of the Year 2022 งคออกเสียง		
	Approve		Disapprove		Abstain		

Proxy Form C. (Enclosure 14)

พิจารณาอนุมัติทบทวนข้อห้ามการกระทำที่มีลักษณะเป็นการครอบงำกิจการโดยคนต่างด้าว							
To consider for the approval of the imposition of the Prohibitive Actions of Business Domination by Foreigner							
🗖 เห็นด้วย	П	ไม่เห็นด้วย	П	งดออกเสียง			
Approve	_	Disapprove	_	Abstain			
พิจารณาเรื่องอื่นๆ (ถ้ามี)							
Other Matters for Consideration	(If Any)						
🗖 เห็นด้วย		ไม่เห็นด้วย		งดออกเสียง			
Approve		Disapprove		Abstain			
		ลงชื่อ			ผู้มอบฉันทะ		
		Signed () Grantor		
		ลงชื่อ			ผู้รับมอบฉันทะ		
		Signed () Proxy		
		ลงชื่อ			ผู้รับมอบฉันทะ		
		Signed () Proxy		
		ลงชื่อ			ผู้รับมอบฉันทะ		
		Signed (Proxy		
	To consider for the approval of t นี้หันด้วย Approve พิจารณาเรื่องอื่นๆ (ถ้ามี) Other Matters for Consideration	To consider for the approval of the imposition	To consider for the approval of the imposition of the Prohibitive A	To consider for the approval of the imposition of the Prohibitive Actions of Bu เห็นด้วย Approve Disapprove D	To consider for the approval of the imposition of the Prohibitive Actions of Business Domination		

หมายเหตุ

 หนังสือมอบฉันทะแบบ ค. นี้ ใช้เฉพาะกรณีที่ผู้ถือพุ้นที่ปรากฏชื่อในทะเบียนเป็นผู้ลงทุนต่างประเทศและแต่งตั้งให้คัสโตเดียนในประเทศไทยเป็นผู้รับฝาก และดูแลทุ้นเท่านั้น

Proxy Form C. is used only in case the shareholder's name appeared on the registration book is a foreign shareholder who appoints the Custodian in Thailand to be in charge of his/her shares.

2. หลักฐานที่ต้องแนบพร้อมกับหนังสือมอบฉันทะ คือ

Required documents are

(1) หนังสือมอบอำนาจจากผู้ถือหุ้นให้คัสโตเดียนเป็นผู้ดำเนินการลงนามในหนังสือมอบฉันทะแทน

Evidence stating authorization from the shareholder to the Custodian to sign the Proxy Form on behalf of him/her.

(2) หนังสือยืนยันว่าผู้ลงนามในหนังสือมอบฉันทะแทนได้รับอนุญาตประกอบธุรกิจคัสโตเดียน

Evidence confirming that the person who signed on the Proxy Form is a licensed Custodian.

3. ผู้ถือหุ้นที่มอบฉันทะ จะต้องมอบฉันทะให้ผู้รับมอบฉันทะเพียงรายเดียวเป็นผู้เข้าประชุมและออกเสียงลงคะแนน ไม่สามารถแบ่งแยกจำนวนหุ้นให้

ผู้รับมอบฉันทะหลายคนเพื่อแยกการลงคะแนนเสียงได้

The shareholder appointing the proxy must authorize only one proxy to attend and vote at the meeting and may not split the number of shares to many proxies for splitting votes.

4. ผู้ถือหุ้นจะต้องมอบฉันทะเท่ากับจำนวนหุ้นที่ระบุไว้ในข้อ (2) โดยไม่สามารถจะมอบฉันทะเพียงบางส่วนน้อยกว่าจำนวนที่ระบุไว้ในข้อ (2) ได้

The shareholder must authorize the vots to the Proxy equal to the total numbers of shares specified in Clause (2) and cannot divide those specified shares in partial to the Proxy.

5. วาระเลือกตั้งกรรมการสามารถเลือกตั้งกรรมการทั้งชุดหรือเลือกตั้งกรรมการเป็นรายบุคคล

For Agenda electing directors, the whole Board of Directors or certain directors can be elected.

Request form for receiving a hard copy of 56-1 One Report 2021(Annual Report 2021) (Enclosure 15)

Request form for receiving a hard copy of 56-1 One Report 2021(Annual Report 2021)

To shareholders

Interlink Telecom Public Company Limited would like to inform you that if shareholders wish to request the company's annual report for the year 2021 available in book form. Please request by filling out the form below and send back to the company by fax number 0 2666 2299, by a letter or E-mail: info@interlinktelecom.co.th

So that the company can send the annual report to you further.

Name	 		
Address			
Address	 	•••••	
	 		• • • • • • • • • • • • • • • • • • • •
Tel.			



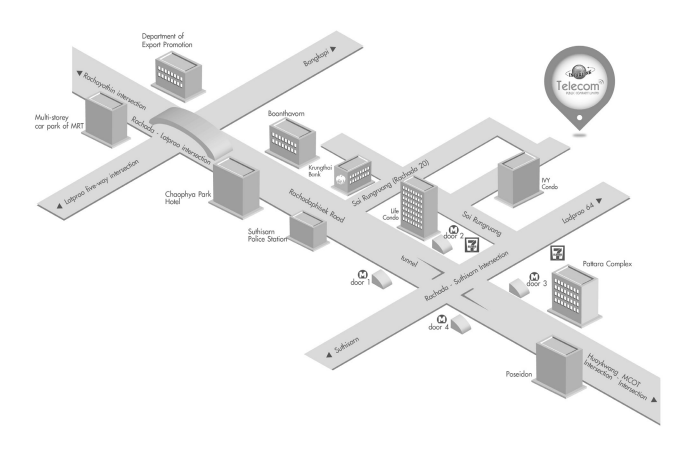
Interlink Telecom Public Company Limited

Request form for the enquiries submission prior to the 2021 Annual General Meeting of Shareholders Interlink Telecom Public Company Limited Wednesday 27th April 2022 at 10.00 hours.

To Compa	any Secretary, Interlink Telecom Public Company Limited
I/We	
() Being	a shareholder of Interlink Telecom Public Company Limited
() Bein Company	g a proxy of, who is a shareholder of Interlink Telecom Public Limited
Wish to su	abmit questions relating to the agenda items for the 2022 Annual General Meeting of Shareholders as follows:
Remarks:	Please submit the completed form to the Company within 22 th April 2022 at 17.00 hours.via the following
	channels:
	E-mail: ir@interlinktelecom.co.th or Mailing Address: Investor Relation Department
	Interlink Telecom Public Company Limited
	48/66 Soi Rung-Reung Ratchadapisek Road,
	Samsennok, Huay Khwang, Bangkok 10310

If you want the further details, please contact Investor Relations Department Tel. 02 666 2222 ext. 8012, 8171.

Map of Interlink Telecom Public Company Limited (Broadcasted Live Meeting Venue : Interlink Building)



For more Information Please contact: 0 2666 2222

Interlink Telecom Public Company Limited

48/66 Soi Rung-Reung Ratchadapisek Road, Samsennok, Huay Khwang, Bangkok 10310

MRT: Sutthisarn Exit 2

Website: www.Interlinktelecom.co.th Email: info@interlinktelecom.co.th Facebook: InterlinkTelecomPublicCompanyLimited YouTube: ITEL CHANNEL