Invitation to the Shareholders for Ordinary General Meeting of Shareholders of the Company No.1/2021

Eastern Star Real Estate Public Company Limited



Thursday 29 April 2021 at 14.00 hrs.

At

Platinum 1 Room, Lobby Floor, InterContinental Hotel Bangkok, No. 973 Ploenchit Road, Lumpini, Patumwan, Bangkok

Content

	Pages
Invitation to attend the Ordinary General Meeting of Shareholders of the Company No.1/2021	1
Agenda 1 To adopt the Minutes of Ordinary General Meeting of Shareholders of the Company No.1/2020	1
Agenda 2 To acknowledge the performance results of the Board of Directors for the previous year and	2
the Annual Report for the fiscal year 2020	
Agenda 3 To consider and approve the Statements of Financial Position and the Statements of	2
Comprehensive Income of the Company for the fiscal year ended 31 December 2020	
Agenda 4 To consider and approve the appropriation of profits and the payment of dividends for the	2
performance results of the fiscal year 2020	
Agenda 5 To consider the re-election of the directors in place of those retiring by rotation	3
Agenda 6 To consider the fixing of the remuneration to the Board of Directors for year 2021	4
Agenda 7 To consider the appointment of the auditors of the Company for the fiscal year 2021 and	5
fixing of the remuneration.	
The Required documents for the Ordinary General Meeting of Shareholders	
Articles of Association related the Ordinary General Meeting of Shareholders No.1/2021	29
The Required documents or evidence to identify the right to attend the Ordinary General Meeting of Shareholders	34
Information of Directors who are proposed to the shareholders for proxy	35
Proxy Form (Form A Form B and Form C)	41
Map of the venue of the shareholders meeting	52



No. ESTAR/BKK/LEGAL/032/2021

25 March 2021

Subject : Invitation to attend the Ordinary General Meeting of Shareholders of the Company No. 1/2021.

Attention : Shareholders of Eastern Star Real Estate Public Company Limited.

Enclosures :

- 1. Copy of Minutes of Ordinary General Meeting of Shareholders of the Company No. 1/2020.
- 2. Annual Report for the fiscal year 2020, the Statements of Financial Position and the Statements of Comprehensive Income and the Auditor's Report as at 31 December 2020 (in QR Code).
- 3. Name list and profiles of the persons nominated to be elected as directors to replace those retiring by rotation.
- 4. Definition of Independent Director.
- 5. Remuneration amount paid to the Board of Directors of the Company in the year 2020.
- 6. Articles of Association related to the Ordinary General Meeting of Shareholders.
- 7. Documents or evidence required to identify the right to attend the Ordinary General Meeting of Shareholders No. 1/2021.
- 8. Profiles of Independent Directors (acting as Proxy of the Shareholders).
- 9. Proxy Form A Form B and Form C.
- 10. Location Map of the venue of the shareholders meeting.

Pursuant to the resolution passed by the Board of Directors of Eastern Star Real Estate Public Company Limited, the Ordinary General Meeting of Shareholders of the Company No. 1/2021 is hereby called on 29 April 2021, at 14.00 hrs., at InterContinental Hotel Bangkok, Platinum 1 Room, Lobby Floor, No. 973 Ploenchit Road, Kwaeng Lumpini, Khet Pathumwan, Bangkok Metropolis, to consider the matters under the following agenda:

Agenda 1To adopt the Minutes of Ordinary General Meeting of Shareholders of the
Company No. 1/2020.

Background Information: The Ordinary General Meeting of Shareholders of the Company No. 1/2020 was held on 30 July 2020, and the minutes of the meeting has been submitted to the Stock Exchange of Thailand and the Ministry of Commerce within the timeframe prescribed by laws, which the details of the Minutes of the Ordinary General Meeting of Shareholders of the Company No. 1/2020 are attached hereto (Enclosure 1).

Opinion of the Board: The Shareholders meeting is hereby advised to adopt the Minutes of the Ordinary General Meeting of Shareholders of the Company No. 1/2020, which was held on 30 July 2020.

<u>Resolution</u>: This agenda shall be approved by a majority vote of shareholders attending the meeting and casting their votes.

Agenda 2To acknowledge the performance results of the Board of Directors for the
previous year and the Annual Report for the fiscal year 2020.

Background Information: The report of the performance results of the Board of Directors of the Company for the previous year 2020 appeared in the Annual Report for the fiscal year 2020 (Enclosure 2).

<u>Opinion of the Board</u> : The Shareholders meeting is hereby advised to acknowledge the performance results of the Board of Directors of the Company for the previous year and the Annual Report for the fiscal year 2020 aforesaid.

Resolution: This agenda is for acknowledgement. Therefore, no votes will be casted.

Agenda 3To consider and approve the Statements of Financial Position and the
Statements of Comprehensive Income of the Company for the fiscal year
ended 31 December 2020.

Background Information: In compliance with Section 112 of the Public Limited Companies Act B.E. 2535 and Article 41 of the Company's Articles of Association, which stipulate that the Board of Directors shall arrange for preparation of the Statements of Financial Position and the Statements of Comprehensive Income as of the end of the accounting period of the Company, and shall submit the same to the shareholders meeting at the Ordinary General Meeting for consideration and approval. Therefore, the Board of Directors of the Company proposed to the Ordinary General Meeting of Shareholders to consider and approve the Statements of Financial Position and the Statements of Financial Position and the Statements of Comprehensive Income of the Company for the fiscal year ended 31 December 2020, which have been audited by the Auditor of the Company and have been reviewed by the Audit Committee as shown in the Annual Report for the fiscal year 2020 (Enclosure 2).

Opinion of the Board: The Shareholders meeting is hereby advised to approve the Statements of Financial Position and the Statements of Comprehensive Income of the Company for the fiscal year ended 31 December 2020.

<u>Resolution</u>: This agenda shall be approved by a majority vote of shareholders attending the meeting and casting their votes.

Agenda 4To consider and approve the appropriation of profits and the payment of
dividends for the performance results of the fiscal year 2020.

Background Information: Pursuant to Section 116 of the Public Limited Companies Act B.E. 2535, and Article 45 of the Company's Articles of Association, which stipulate that the Company is required to allocate not less than five percent of the annual net profits as legal reserve, less the accumulated losses carried forward (if any), until the legal reserve reaches the amount not less than ten percent of the registered capital.

According to the consolidated financial statements of the Company and the subsidiary companies for the fiscal year ended 31 December 2020, the Company has the net profits from its performance in the amount of 188,515,976.71 Baht. And the single financial statements of the Company show the net profit from its performance in the amount of 239,865,415.41 Baht.

In addition, the Company has the policy of dividends payment at the rate not lower than 50% of the net profits of the single financial statements after appropriation of legal reserve, whereby the payment of dividends will take various factors to consist of the consideration such as

financial position, liquidity, expansion of businesses and other related factors in relation to the management of the Company.

When the Company has the net profits from its performance, the Company then appropriated a part of profits as a legal reserve in the amount of 12,000,000 Baht and appropriated dividends to be paid to the Shareholders at the rate of 0.01 Baht per share.

Opinion of the Board: The Shareholders meeting is hereby advised to approve the appropriation of a part of profits as a legal reserve in the amount of 12,000,000 Baht and the payment of dividends for the performance results of the fiscal year 2020 to the Shareholders of the Company in the amount of 5,022,246,185 shares, at the rate of 0.01 Baht per share, totaling dividends amount of 50,222,461.85 Baht, by fixing the names of Shareholders who are entitled to receive dividends on 10 May 2021 (Record Date) and the Company will pay the dividends on or before 27 May 2021.

<u>Resolution</u>: This agenda shall be approved by a majority vote of shareholders attending the meeting and casting their votes.

Agenda 5 <u>To consider the election of the directors in place of those retiring by</u> rotation.

Background Information: In compliance with Section 71 of the Public Limited Companies Act B.E. 2535 and Article 15 of the Company's Articles of Association, which stipulate that one-third of the Directors are required to retire from office every year, whereby the Directors who have been in the longest term in office are required to retire by rotation. But they are entitled to be re-elected to resume the positions of the Directors of the Company. The Company has 11 Directors in total. Therefore, there are four Directors who are required to retire from offices by rotation in this occasion, as follows:

1.	Mr. Anand	Panyarachun	Chairman and Independent Director
2.	Mr. Pongpinit	Tejagupta	Vice Chairman
3.	Mr. Nattawit	Boonyawat	Director and Executive Committee
4.	Dr. Torsak	Lertsrisakulrat	Managing Director

The Nomination and Remuneration Committee has considered the appropriateness in the types of qualification, knowledge, ability and experience in businesses relating to the Company's operations as well as they will be the persons who have all qualifications required by the Public Limited Companies Act and non-prohibited characteristics for election as the Company's director in accordance with the criteria of the Office of Securities and Exchange Commission and other related government agencies. The Board of Directors then proposed to the Shareholders meeting for consideration and approval as follows;

- (1) Re-election of Mr. Anand Panyarachun, who shall be retired by rotation in this occasion, to his office as Director and the Independent Director of the Company for another period.
- (2) Re-election of Mr. Pongpinit Tejagupta, Mr. Nattawit Boonyawat and Dr. Torsak Lertsrisakulrat, who shall be retired by rotation in this occasion, to their offices as Directors of the Company for another period.

The Company has invited shareholders of the Company to nominate person(s) to be considered and elected as director(s) for the Annual General Meeting of Shareholders for Year 2021 in accordance with the criteria as specified by the Company on the website of SET and the Company from 16 October 2020 to 15 January 2021. It appears that there were no shareholders nominating the person(s) to be considered and elected as director(s) of the Company.

Opinion of the Board: The Board of Directors then proposed to the Shareholders meeting for consideration and approval as follows;

- (1) Re-election of Mr. Anand Panyarachun, who shall be retired by rotation in this occasion, to his office as Director and the Independent Director of the Company for another period.
- (2) Re-election of Mr. Pongpinit Tejagupta, Mr. Nattawit Boonyawat and Dr. Torsak Lertsrisakulrat, who shall be retired by rotation in this occasion, to their offices as Directors of the Company for another period.

Whereby the name list and profiles of the persons nominated to be elected as Directors to replace those retiring by rotation appeared in Enclosure 3.

In addition, the definition of the Independent Director of the Company as prescribed in the same manner as the Notification of Capital Market Supervisory Board appears in Enclosure 4.

<u>Resolution</u>: This agenda shall be approved by a majority vote of shareholders attending the meeting and casting their votes

Agenda 6 <u>To consider the fixing of the remuneration to the Board of Directors for</u> <u>the year 2021.</u>

Background Information: In compliance with Section 90 of the Public Limited Companies Act B.E. 2535 and Article 13 of the Company's Articles of Association, which stipulate that the payment of remuneration to the Board of Directors of the Company is required to approve by the Shareholders meeting. And at the Ordinary General Meeting of Shareholders of the Company No. 1/2020 held on 30 July 2020, it approved for the Company to pay the remuneration to the Board of Directors of the Company for the year 2020 in the amount not exceeding 9,500,000.- Baht, whereby the Board of Directors of the Company was assigned to consider an allocation of the remuneration to the Board of Directors as per the details in Enclosure 5, and the information of payment of the remuneration to the Board of Directors of the Company for the past years are as follows:

Remuneration for the year	2020	2019	2018
Amount approved by the Shareholders meeting (Baht)	9,500,000	9,500,000	9,500,000
Attendance Fees paid to Board of Directors (Baht)	7,175,000*	8,650,000	8,990,000

Remark* : According to the resolution of the Board of Directors meeting No. 5/2020, the remuneration of the Company's directors shall be reduced. At a rate of 25 percent, with effect from June to December 2020

The Nomination and Remuneration Committee has considered the remuneration to the Board of Directors in comparison with the rates of the directors' remuneration of the property companies at the same level as well as the appropriateness for the scope of duties and responsibilities of the Board of Directors, it is hereby proposed to determine the remuneration to the Board of Directors for the year 2021 in the amount not exceeding 9,500,000 Baht which is the amount of remuneration of the Board of Directors as same as the year 2020.

Opinion of the Board: The Shareholders meeting is hereby advised to approve the fixing of the remuneration to the Board of Directors of the Company for the year 2021 in the amount

not exceeding 9,500,000 Baht, whereby the Board of Directors of the Company is assigned to consider an allocation of the remuneration to each of the directors as appropriate.

<u>Resolution</u>: This agenda shall be approved by the votes not less than two-thirds of the total number of votes of shareholders attending the meeting and having right to vote.

Agenda 7To consider the appointment of the auditors of the Company for the fiscal
year 2021 and fixing of the remuneration.

Background Information: In Compliance with Section 120 of the Public Limited Companies Act B.E. 2535 which provides that every Ordinary General Meeting of Shareholders shall appoint the auditors and fix the auditing fee. Therefore, it is necessary for the Company to appoint the auditors for the fiscal year 2021 and fix their auditing fee.

The Audit Committee has considered at the recommendation of the Audit Committee to propose to the Shareholders meeting for consideration and appointment of the auditors of EY Office Limited as the Company's auditor for the fiscal year 2021, due to it was considered that they are qualified under the regulations of the Office of Securities and Exchange Commission, having expertise in auditing, and have shown satisfactory performance with the details as follows:

	Auditor	<u>Names</u>	CPA	Years of continuous auditing
			Registration No.	for the Company
1.	Mrs. Gingkarn	Atsawarangsalit	4496	1
2.	Ms. Pimjai	Manitkajohnkit	4521	0
3.	Ms. Sumana	Punpongsanon	5872	0
4.	Mr. Chayapol	Suppasedtanon	3972	2

Whereby any one of the above-mentioned auditors is authorized to audit, perform and set his/her signature in its audit report, and to consider the fixing of the remuneration of the Auditors in the amount not exceeding 1,335,000 Baht. the information of the payment of remuneration of the Auditors in the previous years are as follows:

Items	Year 2021	Year 2020	Year 2019
Audit Fee (Baht)	1,335,000	1,335,000	1,335,000
Increase (decrease) from the past year (Baht)	-	-	50,000
Equivalent to (%)	0	0	3.89

Moreover, EY Office Limited and the auditors proposed to be the auditors of the Company and its subsidiary companies have no relationship or any interest with the Company or its subsidiary companies, Managements or related persons in such a way which may have an impact on performing their task independently. Moreover, EY Office Limited is also acting as the auditor of the Company's subsidiaries.

Opinion of the Board: The Shareholders meeting is hereby advised to consider the appointment of Mrs. Gingkarn Atsawarangsalit, Certified Public Accountant No. 4496, or Ms. Pimjai Manitkajohnkit, Certified Public Accountant No. 4521, or Ms. Sumana Punpongsanon, Certified Public Accountant No. 5872, or Mr. Chayapol Suppasedtanon, Certified Public Accountant No. 3972 of EY Office Limited, as the Auditors of the Company

for the fiscal year 2021, and fixing of the remuneration of the Auditors in the amount not exceeding 1,335,000 Baht.

<u>Resolution</u>: This agenda shall be approved by a majority vote of shareholders attending the meeting and casting their votes.

Pursuant to the invitation of the Company to shareholders to propose any matters as an agenda of the meeting and/or to nominate person(s) to be considered and elected as director(s) for the Annual General Meeting of Shareholders for Year 2021 in accordance with the criteria as specified by the Company on the website of SET and the Company from 16 October 2020 to 15 January 2021. It appears that there were no any matters proposed from the shareholders of the Company. And the Company has notified the said result on the website of SET and the Company completed on 24 February 2021.

The Ordinary General Meeting of Shareholders of the Company No. 1/2020 be in accordance with Articles of Association related to the Ordinary General Meeting of Shareholders details as shown in Enclosure 6

You are hereby invited to attend the meeting on the date, time and place specified above. In this regard, all shareholders or proxies are able to register and submit the document or evidence for examination at the meeting venue from 13.00 hrs. on Thursday, 29 April 2021 onward. In order to speed up and facilitate the registration process at the Meeting of Shareholders, it is kindly requested that the shareholders and/or the proxies bring the document or evidence for the proving of the person being shareholder or its representative who are eligible to attend the Meeting as per the details of which appears in Enclosure 7 to present them to the registration staff on the date of the meeting. Any shareholder who cannot be present at the meeting, may appoint the other person or the independent directors of the Company to be the proxies, whose names and details as shown in Enclosure 8, so as to attend the meeting and vote on your behalf. The Company hereby prepares a Proxy Form A, a general and simple proxy form, and a Proxy Form B which clearly specifies certain items and authority to be delegated to the proxy. In addition, there is Proxy Form C, applicable to foreign shareholders who make an appointment of a custodian in Thailand. in Enclosure 9. Please fill out the box in front of the name of the person you wish to appoint as your proxy to attend the meeting and vote on your behalf, and sign your name in the proxy form. You may download proxy form either Proxy Form A or Proxy Form B or Proxy Form C on the Company website at www.estarpcl.com. And you are required to select any one out of the Forms as specified above only. The Company has fixed the names of Shareholders who are entitled to attend the Ordinary General Meeting of Shareholders of the Company No. 1/2021, on 15 March 2021 (Record Date).

And according to Section 105 of the Public Limited Companies Act B.E. 2535, it provides that a shareholder of the Company may propose additional agenda(s) for consideration at a Shareholders Meeting. However, they shall hold shares in aggregate amounting to not less than one-third of the total issued shares of the Company.

Should the Shareholders have any questions or inquiries concerning the matter in any agenda which the Shareholders wish to request the Board of Directors to explain at the meeting, please submit your questions in advance to the Company at the email address: company_secretary@estarpcl.com or facsimile: 02-263-1009.

By resolution of the Board of Directors

ohn Byu.

Dr. Torsak Lertsrisakulrat Managing Director

<u>Remark</u>: The Company has disseminated the Notice of the Meeting of Shareholders, together with all related documents which are the same version as sent to the shareholders, on the Company's website: www.estarpcl.com.

Enclosure 1 (supporting documents for the consideration of Agenda 1)

Eastern Star Real Estate Public Company Limited

Minutes to Annual General Meeting of Shareholders No. 1/2020

Time and Venue

The meeting took place on 30 July 2020 at 2:40 p.m. at the Intercontinental Hotel, Bangkok, Platinum Room 1, Lobby Floor, 973 Ploenchit Road, Lumphini Sub-district, Pathumwan District, Bangkok.

Meeting Commencement

Mr. Sakchai Wiruncheewa, the Company's legal consultant and secretary to the meeting, announced to the meeting that a total of 55 of the Company's shareholders were currently in attendance at the meeting either in person or through a proxy to represent a total of 3,327,075,221 shares from the total of 5,022,246,185 shares, or 66.25 percent of total shares, which constitutes the meeting quorum in line with the Company's regulations.

The meeting secretary introduced the Company's directors in attendance at the meeting as follows:

Directors in Attendance at the Meeting

1.	Mr. Anand	Panyarachun	Chairman and Independent Director
2.	Mr. Pongpinit	Dechakup	Vice Chairman
3.	Mr. Preecha	Oonchitti	Independent Director and Audit Committee Chairman
4.	Mr. Somrit	Srithongdee	Independent Director and Audit Director
5.	Mrs. Sunantha	Tiasuwan	Independent Director and Audit Director
			Chairman of the Recruitment and
			Remuneration Consideration Committee
6.	Dr. Chatchawin	n Charoen-Rajapark	Director and Board of Executives Chairman
7.	Dr. Torsak	Lertsrisakulrat	Managing Director
8.	Mr. Thitiwut	Sukhapornchaikul	Director and Executive Director
9.	Mr. Nattawit	Boonyawat	Director and Executive Director
10.	Mr. Tinnawat	Mahatharadol	Director and Executive Director
11.	Mr. Paiboon	Wongchongchaihan	Director

Since the Company's board of directors is composed of 11 members, all were present at the meeting, which accounts for 100%.

Furthermore, Mrs. Kingkan Assawarangsarit, the Company's auditor also attended the meeting in person to help the board of directors provide explanations to shareholders.

The meeting's secretary explained the procedures for voting on each item on the agenda of the general meeting of shareholders in order to ensure convenience and speed in conducting the shareholders' meeting as follows:

1. In voting or passing resolutions on each agenda item, shareholders were instructed to cast their votes openly. In doing so, the meeting chairman would ask whether or not shareholders wanted to vote in dissent of the agenda item or abstain and further asked the shareholders to raise their hands. If no shareholder raised his or her hand to vote in dissention or abstention on an agenda item, the agenda item would be considered to have passed unanimously and authorized or approved in line with the board of directors' proposal.

2. Each shareholder has equal voting rights based on the number of shares held whereby one share is equal to one vote.

3. If a shareholder intends to vote in dissention or abstention on any particular agenda item, the shareholder is to record the shareholder's dissention or abstention and sign the voting ballot distributed before the meeting is convened by the Company's staff. The meeting chairman will instruct the staff to gather and count the votes of shareholders who have voted in dissention or abstention, while shareholders who do not raise their hands will be considered as having voted in approval of the proposal made to the meeting by the meeting chairman.

4. In counting the votes for each agenda item, dissention or abstention votes are counted and deducted from the total shares of shareholders present at the meeting and eligible to cast votes on each agenda item, while all remaining votes will be considered as votes of approval.

5. The meeting chairman will move for resolutions from the meeting and assign the meeting secretary to announce the voting results to the meeting.

The secretary invited Mr. Anand Panyarachun, the Chairman of the Board, to serve as the meeting chairman, give the opening announcement, and conduct the meeting according to the meeting's agenda items.

The chairman welcomed all shareholders present at the meeting and declared that sufficient number of shareholders was present at the meeting in person and by proxy to constitute the meeting quorum as required by the Company's regulations. The chairman then declared the Annual General Meeting of Shareholders No. 1/2020 of Eastern Star Real Estate Public Company Limited convened.

Agenda Item No. 1 <u>Consideration of Certification of the Minutes of Annual General Meeting of</u> <u>Shareholders No. 1/2019</u>

The chairman moved for the meeting to evaluate the minutes to Annual General Meeting of Shareholders No. 1/2019 on 30 April 2019, which the Company had sent to the shareholders along with the letters of invitation to the meeting.

Since no shareholder objected or requested any revision, the chairman moved for the meeting to pass a resolution.

Prior to voting on this agenda item, additional shareholders arrived to attend the meeting. Thus, the number of meeting attendees increased to 61 to represent 3,327,707,946 shares, or 66.26 percent of total shares.

<u>Resolution:</u> After the meeting had deliberated on the matter, the meeting passed a unanimous resolution to certify the accuracy of the report of Annual General Meeting of Shareholders No. 1/2562 with the total votes of shareholders present and cast at the meeting as follows:

Votes Cast	No. of Shareholders	No. of Votes Cast	Percentage
Approval	61	3,327,707,946	100
Dissention	-	-	-
Abstention	-	-	-
Bad Ballots	-	-	-
Total	61	3,327,707,946	100

Agenda item 2 <u>Consideration of Acknowledgement of the Activities of the Board of Directors</u> over the Past Year and Annual Report of 2019

The chairman announced to the meeting that the performance of the board of directors for the year 2019 was already compiled in the Company's annual report that had already been delivered to the shareholders along with their meeting invitation letters. Furthermore, the board of directors presented videos and images of various projects the Company was operating in Bangkok and at Ban Chang, Rayong, for the shareholders to consider. Afterwards, the chairman assigned Dr. Tosak Lertsrisakulrat,

the Managing Director, the task of reporting on the board of directors' performance to the meeting for consideration.

Dr. Tosak Lertsrisakulrat, the Managing Director, as the representative of the board of directors reported the Company's performance over the past year to the meeting, which was divided into three parts, including sales, revenues, and profits:

(1) The Company's 2019 sales for real estate accounted for 1,624 million baht, with a decrease of 46% compared to 2018, which was at 3,037 million baht.

(2) The Company's 2019 revenue from sales of real estate accounted for 1,273 million baht, with a decrease of 21% compared to 2018, which was at 1,620 million baht.

In 2017, the total revenue was as high as 2,516 million baht as a result of big projects – Nara 9 Project and Star View Project. At that time, the Company used its existing land and sought new land for developing new projects. Therefore, in 2018, the Company could launch an 8-storey condominium project for the first time with great success, resulting in sales of 3,037 million baht in 2018, and it continuously planned for further development. However, as in 2019, the growth of the condominium market slowed down, the Company adjusted its plan and slowed down new projects. Consequently, in 2019, the sales accounted for 1,624 million baht. Regarding revenues, as it took 2-3 years for each condominium project development cycle to realize the revenues, the revenues of such projects were scheduled to be realized in the second quarter of the year 2020. At present, some revenues have been realized. Based on this reason, 3 years ago, the Company expanded more businesses in low-rise markets both in Bangkok and Rayong in order to generate continuous revenues for the Company. This was evident in the revenue from real estate development in Rayong, which accounted for 404 million baht in the previous year. In addition, some revenue out of 869 million baht from projects in Bangkok came from low-rise projects such as Estara Pattanakarn 20, which is expected to generate continuous revenue in 2020, along with a high-rise project like Qunitara Sukhumvit 42, which is under the transfer process.

(3) The Company's net profit in 2019 accounted for 57 million baht, a decrease of 54% compared to 2018, as there were investments and expenses in new projects with unrealized revenues.

Overall, in 2019, there were 6 projects in Bangkok, 4 projects in Rayong, and 5 closed projects, so the operations were successful. In 2020, there are 9 projects under operations.

In 2019, projects in Bangkok and Rayong were categorized as follows: (1) high-end market at 5 million baht or over, (2) middle market between 3-5 million baht, and (3) low-end market at 3 million baht or lower. Last year, the projects that were closed included high-end projects like Nara 9 Project, Star View Project, Hamlet 3 Project, Vintage 3 Project; low-end projects like Sintavee Garden 2 Project, and low-end Amber Project is expected to be closed within this year.

For 2020, the positive factors are low interest rates, more flexible LTV measures, and EEC, which started to see the outcomes, especially for Highway No. 7, with an exit at U Taphao Airport, which is only 2 kilometers away from the entrance of Eastern Star Country Club, and the extension of sky trains in Bangkok area, which provides for convenience and further development. Meanwhile, the challenges of this year is the impacts from the COVID-19 pandemic, which has greatly affected the economy, resulting in loss of public confidence to spend money; high household debts; banks' stricter loan granting criteria; high competitions in real estate businesses after the situations of COVID-19 got better. The strategies in 2020 that the Company is focusing on include those in business, such as cash flow management by maintaining the balance between earnings and expenses, releasing ready-to-live projects to close projects, converting backlogs into revenues as much as possible, opening sales and constructing projects by taking into account market conditions and situations, retaining strategies with the focus on developing projects with the price range between 3-7 million baht, targeting the "real demand" group, expanding projects which are not too large into prime locations in order to reduce risks, increasing land value in the golf course in Rayong by improving its images and sports club. As for customers, the Company will develop projects to meet the demands of customers by applying the "24Hrs" concept in the organization and will support the internal operations continuously in order to enhance work efficiency, upgrade products & service quality, and ensure timely delivery.

In 2020, new projects in prime locations in Bangkok have been opened for sales, including Quintara Kynett Rachada 12 Project and Quintara Phume Sukhumvit 39 Project, and the projects in Rayong include Breeze at Eastern Star Foresto Project and Grand Velana Project.

In early 2018, the Company submitted an application for a certificate from Private Sector Collective Action Coalition against Corruption (CAC). The Company evaluated itself and answered 71 questions to CAC on 16 August 2019, and CAC informed the Company that it did not pass the evaluation and a certification could not be issued to the Company. CAC found two points missing, which were (1) the assessment of risks of corruption related to government agencies, and (2) practical internal control measures to handle risks of corruption. The Company proposed two following solutions:

1. With regard to the assessment of risks of corruption related to government agencies, the Company would present clear operation processes and preventive measures.

2. With regard to a lack of practical internal control to handle risks of corruption, the Company would assign an auditor to evaluate the prescribed guidelines.

The Company plans to apply for a certificate from CAC again in late 2020.

Mr. Wicha Chorprompan proposed to the Company's board of directors that a trip of 40-50 shareholders to visit Rayong projects should be organized, and the Company's performance along with project development opportunities should be presented. The Company may collect 500 baht from each shareholder for the trip, and it should be a one-day trip with the purpose to promote better understanding of the business.

Since no shareholders had further questions, the chairman moved for the meeting to acknowledge the board of directors' performance in 2019 along with the 2019 annual report.

Agenda item 3: <u>Consideration of Approval of the Statement of Financial Position and</u> <u>Comprehensive Profit and Loss Statement of the Company for the Year ending 31 December</u> <u>2019</u>

The chairman assigned Mr. Thitiwut Sukhapornchaikul, an executive director, to explain details for consideration by the meeting.

For clear explanations and understanding of the financial statements (consolidated financial statements) of 2019 as opposed to 2018, some similar items were adjusted and put in the same group, and some important items of assets were explained in terms of changes and reasons as follows:

(1) Cash and cash equivalents and others means cash and cash equivalents, as well as investments in low-risk funds accounted for 202 million baht in 2019, a decrease of 65 million baht or 24% from 2018.

(2) In the real estate business, there are 2 major assets:

Item 1 Real state under development and developed real estate in 2019 accounted for 5,444 million baht, an increase of 1,663 million baht or 44% from 2018 with the reasons as follows:

(2.1) The cost of developing real estate and inventories, which consist of land, constructed houses, and houses under construction, inventories, interests, etc.

In 2019, it accounted for 4,234 million baht, with an increase of 1,640 million baht or 63% from 2018 because the Company purchased more land and constructed Quintara Sukhumvit 42 Project.

(2.2) Real estate for investments consisted of land for rent, such as leasing land to Lotus in Ban Chang, etc., houses and apartments for rent in Ban Chang, and possession of land to wait for an increase in asset value.

In 2019, it accounted for 1,210 million baht, with an increase of 23 million baht or 2% from 2018.

Item 2 Land and Improvements for development, which means the Company's land waiting for development

In 2019, it accounted for 1,400 million baht, with an increase of 9 million baht or 1% from 2018.

(3) Cost of acquiring customer contracts, which means commissions paid to brokers. For sales of the Company's real estate projects, it was formerly recorded as expenses in the profit and loss statements despite the fact that the Company had yet realized the revenues from sales of the real estate project, but the amount needed to be put as expenses in the profit and loss statement. According to the current accounting standard, it can be recorded as assets by putting it as the cost of acquiring customer contracts and can be deducted as expenses upon the Company's realization of the revenues in that particular project.

In 2019, it accounted for 131 million baht, with an increase of 38 million baht or 41% from 2018, mostly from Quintara Sukhumvit 42 Project.

(4) Land, buildings, and equipment

In 2019, it accounted for 457 million baht, with an increase of 52 million baht or 13% from 2018,

In 2019, the net asset was 7,780 million baht, with an increase of 1,689 million baht or 28% from 2018, mainly as a result of the Company's project launches and more construction of sales offices.

Regarding liabilities and shareholders' equity, it consists of the following:

(1) Liabilities, which can be divided into 2 parts as follows:

(1.1) Non-interest liabilities, which mostly consists of customers' down payment for buying projects, etc., which accounted for 726 million baht in 2019, with an increase of 123 million baht or 20% from 2018.

(1.2) Liabilities with interest, which accounted for 2,332 million baht in 2019, with an increase of 1,624 million baht or 229% from 2018.

(1.2.1) Short-term loan in 2019 accounted for 780 million baht, with an increase of 647 million baht or 485% from 2018

(1.2.2) Long-term loan in 2019 accounted for 1, 552 million baht, with an increase of 977 million baht or 170% from 2018 mainly due to the Company's application of loans for buying land and construction. However, in 2019, the Company repaid all the loans for Amber Project.

(2) Total liabilities in 2019 accounted for 3,058 million baht, with an increase of approximately 1,746 million baht or 133% from 2018.

(3) Retained loss in 2019 accounted for 126 million baht, with an increase of 51 million baht or 67% from 2018.

Although the Company had a net profit of 113 million baht, its retained loss increased by 51 million baht mainly due to

Total	(51) million baht
- Less dividends for the 2018 performance but paid in 2019	(100) million baht
- Less legal reserves	(3) million baht
- 2019 net profit	52 million baht

(4) Shareholders' equity in 2019 accounted for 4,610 million baht, with a decrease of 48 million baht or 1% from 2018.

The summary of the statement of comprehensive income (consolidated financial statement) of 2019 compared with 2018 is as follows: The revenues from sales, rents, and services in 2019 accounted for 1,373 million baht, with a decrease of 333 million baht from 2018, which was at 1,706 million baht, mainly because the realized revenue of Bangkok projects decreased by 577 million baht as the Company realized only the revenues from existing completed projects with a few units available, and the Company further realized the revenue of 230 million baht from Ban Chang Project. It was the first year the Company earned revenues from Ban Chang projects as high as 404 million baht.

The cost of sales, rents, and services in 2019 accounted for 953 million baht, with a decrease of 210 million baht from 2018, which was at 1,163 million baht.

The gross profit in 2019 accounted for 420 million baht, with a decrease of 123 million baht from 2018, which was at 543 million baht.

Other revenues in 2019 accounted for 27 million baht, with an increase of 13 million baht from 2018, which was at 14 million baht mainly because of forfeiture of customers' money.

The loss from transferring back due to reduction of property value in 2019 accounted for 29 million baht, with an increase of 27 million baht from 2018, which was at 2 million baht, mainly because the land values appraised by independent valuers were higher than the book value, which included the predetermined devalued amount.

The sales and administrative expenses in 2019 accounted for 399 million baht, with a decrease of 11 million baht from 2018, which was at 410 million baht with major reasons as follows:

-Increase in salaries due to the new law which provides compensation in case of terminating employees with the work experience over 20 years from compensating for 300 days in 2018 to 400 days in 2019

-Increased depreciation as more sales offices were constructed in line with the increasing number of projects in 2019, and amortization of sales offices due to cancelation of usage.

The financial expenses in 2019 were close to those of 2018 at 4 million bath despite the fact that much more loans were taken in 2019 mainly because generally for the real estate business, upon loan application, the interest will be recorded in two categories – assets for developing the project and expenses for administration.

The corporate income tax in 2019 accounted for 21 million baht, with a decrease of 11 million baht from 2018, which was at 32 million baht because of a decrease in the profit before income tax.

Regarding major financial ratios, profit per share (baht/share) in 2019 accounted for 0.01 baht, with a decrease of 0.01 baht from 2018, which was at 0.02 baht; the gross profit in 2019 accounted for 31%, with a decrease of 1% from 2018, which was at 32%; the net profit in 2019 accounted for 4%, with a decrease of 3% from 2018, which was at 7%; the net cash from operations in 2019 accounted for 260 million baht, with a decrease of 460 million baht from 2018, with was at 720 million baht; D/E ratio in 2019 accounted for 0.66 times, with an increase of 0.38 times from 2018, which was at 0.28 times; the book value per share (baht/share) in 2019 accounted for 0.92 baht, with a decrease of 0.01 baht from 2018, which was at 0.93 baht.

Since no one at the meeting had further questions, the chairman moved for the meeting to pass a resolution.

Prior to voting on this agenda item, additional shareholders arrived to attend the meeting, leading the meeting participants to increase to 65 to represent 3,327,779,647 shares or 66.26% percent of total shares.

<u>Resolution:</u> After the meeting had deliberated on the matter, the meeting passed a unanimous resolution to approve the Company's financial statements and comprehensive profit and loss statement for the year ending 31 December 2019 with the total votes of shareholders present and cast at the meeting as follows:

Votes Cast	No. of Shareholders	No. of Votes Cast	Percentage
Approval	65	3,327,779,647	100
Dissention	-	-	-
Abstention	-	-	-
Bad Ballots	-	-	-
Total	65	3,327,779,647	100

Agenda item 4: <u>Consideration of Approval of Profit Allocation and Payment of Dividends for</u> <u>Performance in 2018</u>

The chairman assigned Mr. Thitiwut Sukhapornchaikul, Executive Director, to explain details for consideration by the meeting.

The executive director informed the meeting as follows: In 2019, the Company's profit from performance as stated by the business-specific financial statement was 56,956,743 baht. As a result, the board of directors passed a resolution in favor of proposing the meeting of shareholders to consider approving the allocation of a portion of the Company's profits of 2,850,000 baht as legal reserves. In addition, as the company needed to maintain the cash flow in response to possible incidents arising from the coronavirus 2019 pandemic, the Company's board of directors resolved that the matter be proposed in the shareholders' meeting to consider canceling payment of dividends for performance in 2019 to the Company's shareholders.

Mr. Wicha Chorprompan, shareholder: He said that from the explanations of the 2019 performance showing the Company's profit of 52 million baht with no payment of dividends, he agreed with this decision as liquidity needed to be maintained under the current situation. He further asked how much legal reserves should be and whether the Company had such the amount.

Mr. Thitiwut Sukhapornchaikul: He explained that every year the Company needed to have legal reserves of 5% until it reached 10% of the registered capital and that the Company did not achieve such the amount at the moment.

Chairman: He added that the Company felt sorry for the impacts from COVID-19, which was beyond the Company's control. Although the Company made some profits, it needed to set aside some money to facilitate the Company's liquidity and needed to cancel payment of dividends this year. However, the Company's board of directors realized that they needed to push the Company towards financial stability and ensure that it would be able to yield consistent return to its shareholders. The Company's board of directors and management team worked hard under the current situation, and the salaries of the management team has been reduced from April and of the board of directors from June onwards based on a voluntary basis until the situation got better. However, the Company had no policy to reduce work hours or breaks from work. Finally, the chairman thanked the Company's board of directors and the management team for their sacrifice and asked the shareholders to be confident in the Company's operations.

Since no shareholder made any additional inquiry, the chairman moved for the meeting to pass a resolution.

<u>Resolution:</u> After the meeting had deliberated on the matter, the meeting passed a resolution to allocate 2,850,000 baht of the Company's profit as legal reserves and to cancel payment of dividends for the Company's performance in 2019 to shareholders as the company needed to maintain the cash flow in response to possible incidents arising from the coronavirus 2019 pandemic. The meeting passed the resolution unanimously with the total votes of shareholders present and cast at the meeting as follows:

Votes Cast	No. of Shareholders	No. of Votes Cast	Percentage
Approval	65	3,327,779,647	100
Disapproval	-	-	-
Abstention	-	-	-
Bad Ballots	-	-	-
Total	65	3,327,779,647	100

Agenda item 5: <u>Consideration for the Appointment of New Directors to Replace Directors</u> <u>Leaving Their tenures According to Terms</u>

The chairman assigned Mrs. Sunantha Tiasuwan, Chairman of the Recruitment and Remuneration Consideration Committee, to explain the details about this agenda item to the meeting for consideration. The Chairman of the Recruitment and Remuneration Consideration Committee informed the meeting as follows: This agenda item was to cover deliberations to ensure compliance with the law and the Company's regulations that require one-third of all directors leave their tenures every three years. By this, the directors that have remained in their positions the longest were to leave their tenures; however, they are also eligible for reappointment to become directors again. For this year, four directors were due to leave their tenure as follows:

- 1. Mr. Veerapan Theepsuwan who passed away during the term
- 2. Mr. Somrit Srithongdee
- 3. Mr. Thitiwut Sukhapornchaikul and
- 4. Mr. Paiboon Wongchongchaihan

The Company had invited the Company's shareholders to nominate persons to be elected as board members for the 2020 Annual General Meeting of Shareholders according to the criteria prescribed by the Company through the websites of the Stock Exchange of Thailand and the Company from 1 October 2019 to 31 December 2019. However, no one nominated persons to be elected as the Company directors.

After the board of directors had evaluated the suitability of the aforementioned persons' qualifications, knowledge, abilities and experience beneficial to the Company's operation, it was deemed fitting to ask the meeting to consider the following:

(1) Appointing Mr. Jessada Promjad as a new independent director of the Company to replace Mr. Somrit Srithongdee, the independent director who served the full term

(2) Reappointing Mr. Thitiwut Sukhapornchaikul and Mr. Paiboon Wongchongchaihan, directors due to leave their tenures at the conclusion of his term, back to become independent directors of the Company for another term.

(3) Determining that the Company's board of directors shall consist of 11 directors without appointing any person to fill the position of Mr. Veerapan Theepsuwan, who passed away during the term and was due to leave his tenure at the conclusion of this term.

Accordingly, the list of names and backgrounds of each director presented to the meeting for consideration of appointment was already sent by the Company to shareholders for consideration along with meeting invitation letters.

In addition, before today's meeting, the directors nominated as directors to replace the directors leaving their tenures at the conclusion of term informed the chairman that upon reaching the agenda on electing directors, they would leave the meeting room for the shareholders to cast their votes independently.

The chairman asked the two directors whose tenures ended at the conclusion of term to leave the meeting room.

Since no shareholders had any questions, the chairman moved for the meeting to pass a resolution to individually appoint each director.

<u>Resolution:</u> After the meeting had deliberated on the matter, the meeting passed the following resolution:

(1) Mr. Jessada Promjad was appointed as a new independent director of the Company.

(2) Mr. Thitiwut Sukhapornchaikul and Mr. Paiboon Wongchongchaihan, directors due to leave their tenures, were reappointed to become directors of the Company for another term.

(3) It was determined that the Company's board of directors would consist of 11 directors.

The meeting passed the resolution by a majority of votes with the total votes of shareholders present and cast at the meeting as follows:

(1) Mr. Jessada Promjad

Votes Cast	No. of Shareholders	No. of Votes Cast	Percentage
Approval	65	3,327,779,647	100
Dissention	-	-	-
Abstention	-	-	-
Bad Ballots	-	-	-
Total	65	3,327,779,647	100

(2) Mr. Thitiwut Sukhapornchaikul

Votes Cast	No. of Shareholders	No. of Votes Cast	Percentage
Approval	65	3,327,779,647	100
Dissention	-	-	-
Abstention	-	-	-
Bad Ballots	-	-	-
Total	65	3,327,779,647	100

(3) Mr. Paiboon Wongchongchaihan

Votes Cast	No. of Shareholders	No. of Votes Cast	Percentage
Approval	65	3,327,779,647	100
Dissention	-	-	-
Abstention	-	-	-
Bad Ballots	-	-	-
Total	65	3,327,779,647	100

(4) Determination that the Company's board of directions would consist of 11 directors

Votes Cast	No. of Shareholders	No. of Votes Cast	Percentage
Approval	65	3,327,779,647	100
Dissention	-	-	-
Abstention	-	-	-
Bad Ballots	-	-	-
Total	65	3,327,779,647	100

1.	Mr. Anand	Panyarachun	Chairman and Independent Director
2.	Mr. Pongpinit	Dechakup	Vice Chairman
3.	Mr. Preecha	Oonchitti	Independent Director and Audit Committee Chairman
4.	Mr. Jessada	Promjad	Independent Director and Audit Director
5.	Mrs. Sunantha	Tiasuwan	Independent Director and Audit Director
6.	Dr. Chatchawin	n Charoen-Rajapark	Director and Board of Executives Chairman
7.	Dr. Torsak	Lertsrisakulrat	Managing Director
8.	Mr. Thitiwut	Sukhapornchaikul	Director and Executive Director
9.	Mr. Nattawit	Bunyawat	Director and Executive Director
10.	Mr. Thinawat	Mahatharadol	Director and Executive Director
11.	Mr. Paiboon	Wongchongchaihan	Director

Hence, the Company's board of directors consist of the 11 following individuals:

Agenda Item 6: Consideration on Setting Remuneration for the Board of Directors for 2020

The chairman assigned Mrs. Sunantha Tiasuwan, Chairman of the Recruitment and Remuneration Consideration Committee, to explain the details about this agenda item to the meeting for consideration. The Audit Committee Chairman informed the meeting as follows: Pursuant to Section 90 of the Public Limited Companies Act and the Company's regulations, remunerations paid to the board of directors must be approved by a shareholder meeting. Accordingly, the general meeting of shareholders of the previous year authorized the Company to pay remunerations to the board of directors within the limit of 9,500,000 baht. For the remunerations to be paid in 2020, the board of directors recommends the meeting to consider authorizing the Company to pay remunerations to the board of directors without exceeding the limit of 9,500,000 baht. In so doing, the board of directors would be responsible for the allocation of the aforementioned remunerations to each director as appropriate. The details about remunerations paid to the board of directors in previous years were shown in the meeting invitation letters sent to shareholders.

Since no shareholders had any questions, the chairman moved for the meeting to pass a resolution.

<u>Resolution:</u> After the meeting had deliberated on the matter, the meeting passed a resolution to approve payment of remunerations to the Company's board of directors for 2020 with a limit of 9,500,000 baht and the board of directors authorized to allocate remunerations to each individual director as the board deems fitting. The meeting passed the resolution by a majority of votes of more than two-thirds of the total votes of eligible shareholders present and cast at the meeting as follows:

Votes Cast	No. of Shareholders	No. of Votes Cast	Percentage
Approval	65	3,327,779,647	100
Dissention	-	-	-
Abstention	-	-	-
Bad Ballots	-	-	-
Total	65	3,327,779,647	100

Agenda Item 7: <u>Consideration for the Appointment of the Company's Auditor for 2020 and</u> <u>Specification of the Auditor's Remunerations</u>

The chairman assigned Mr. Preecha Oonchitti, Audit Committee Chairman, to explain the details about this agenda item to the meeting for consideration.

The Audit Committee Chairman informed the meeting as follows: This agenda item was to cover deliberations to ensure compliance with the law. When the tenure of a company auditor ends, the auditor has to leave the auditor's position. However, the auditor can be reappointed to the same position. With

that said, the Company's board of directors deemed it fitting to ask the meeting to consider appointing Mr. Sopon Poemsiriwanlop, Certified Public Accountant No. 3182, or Miss Pimjai Manitkachornkit, Certified Public Accountant No. 4521, or Miss Summana Panpongsanon, Certified Public Accountant No. 5872, or Mr. Chayapon Suppasetthanon, Certified Public Accountant No. 3972, or Mrs. Kingkan Assawarangsarit, Certified Public Accountant No. 4496, of EY Office Company Limited, to become the Company's auditor for the 2020 accounting period as well as to set the auditor's remunerations to not exceed 1,335,000 baht.

Since no shareholders had any questions, the chairman moved for the meeting to pass a resolution.

<u>Resolution:</u> After the meeting had deliberated on the matter, the meeting passed a resolution to approve the appointment of Mr. Sopon Poemsiriwanlop, Certified Public Accountant No. 3182, or Miss Pimjai Manitkachornkit, Certified Public Accountant No. 4521, or Miss Summana Panpongsanon, Certified Public Accountant No. 5872, or Mr. Chayapon Suppasetthanon, Certified Public Accountant No. 3972, or Mrs. Kingkan Assawarangsarit, Certified Public Accountant No. 4496, of EY Office Company Limited, to become the Company's auditor for the 2020 accounting period as well as to set the auditor's remunerations to not exceed 1,335,000 baht. The meeting passed the resolution by unanimous votes of shareholders present and cast at the meeting as follows:

Votes Cast	No. of Shareholders	No. of Votes Cast	Percentage
Approval	65	3,327,779,647	100
Dissention	-	-	-
Abstention	-	-	-
Bad Ballots	-	-	-
Total	65	3,327,779,647	100

The chairman announced that the meeting completed deliberations for all set agenda items and subsequently invited shareholders to engage in discussion or make inquiries with the board of directors regarding the Company's business.

Mr. Kasem Akanesuwan, shareholder: He expressed his opinion that the Company should consider reducing the number of shares by repurchasing shares from the Stock Exchange of Thailand to adjust the ratio of the shareholders to better suit the current revenue or future growth.

Chairman: He said he acknowledged the proposal and would propose it for consideration of those in charge.

Since the meeting attendees did not present additional issues for discussion, the chairman thanked the shareholders for having always given great support to the Company's business and adjourned the meeting at 3:35 pm.

Signed _____ Meeting Chairman

(Mr. Anand Panyarachun)

Signed <u>-Signature-</u> Meeting Recorder

(Mr. Pongsak Maison)

Enclosure 3 (supporting documents for the consideration of Agenda 5)

19

Eastern Star Real Estate Public Company Limited Name list and profiles of the persons be nominated to elect as directors in place of the Directors who will retire by rotation

1. Mr. Anand Panyarachun

Type of nominated director Director and Independent Director

Age	89 years	E.
Nationality	Thai	
Education	Bachelor of Lav University of C	
Current Position in the Company	Chairman of the	Board
Years of Directorship	29 years (1992	- Present)
Meeting Attendance in the year 2020	10 times of total	11 times of the Board of Directors Meeting.
Number of Shares held in Eastern Star Real Estate Public Company Limited as at 31 December 2020	4,000,000 Ordin of all votable sh	nary shares or 0.08% nares
Present Positions in other company		
• Listed companies	-None-	
 Non-listed companies 	2019 - Present	Chairman of the Board of Directors C.A.S. Holding Group
	2006 - Present	Consultant Chevron Asia South Ltd.
	1996 - Present	UNICEF ambassador in Thailand
Position of Director / Management in other organizations that may cause any conflict of	-None-	

interests to the Company

- Holding of Shares in Other Companies That Have or Might Have the Same Conditions or Competes or Might Compete with the Company's Business
 - Listed companies -None-
 - Non-Listed companies -None-

Supporting Details for Independent Director Election

• Family relationship with executives or major shareholder of the company or its subsidiaries

- None -

• Relationship with the company / Subsidiaries / Joint Venture that could lead to conflicts at present

- None -

• Significant business relationship that could lead to underperformance

- None -

Enclosure 3 (supporting documents for the consideration of Agenda 5)

Eastern Star Real Estate Public Company Limited Name list and profiles of the persons be nominated to elect as directors in place of the Directors who will retire by rotation

2. Mr. Pongpinit Tejagupta

Type of nominated director	Director
Age	66 years
Nationality	Thai
Education	Master of Business Administration University of Detroit, Michigan, U.S.A. Bachelor of Accounting Chulalongkorn University
Training Program	 Anti - Corruption for Executive Program (ACEP) Class 7/2013 How to Develop a Risk Management Plan (HRP) Class 4/2013 Chartered Director Class (CDC) Class 7/2013 Role of the Compensation Committee (RCC) Class 14/2012 Role of The Nomination and Governance Committee (RNG) Class 2/2012 The Board's Roles in Merger & Acquisitions (M & A) year 2011 Monitoring Fraud Risk Management (MFM) Class 2/2010 Monitoring of The Quality of Financial Reporting (MFR) Class 10/2010 Monitoring The Internal Audit Function (MIA) Class 7/2010 Monitoring The System of Internal Control and Risk Management (MIR) Class 9/2010 Financial Institutions Governance Program (FGP) Class 1/2010 Successful Formulation & Execution of Strategy (SFE) Class 7/2010 Advanced Audit Committee Program (ACP) Class 30/2010 Director Certification Program (DCP) Class 71/2008
Current Position in the Company	Vice Chairman
Years of Directorship	6 years (2015 - Present)
Meeting Attendance in the year 2020	11 times of total 11 times of the Board of Directors Meeting.

Number of Shares held in Eastern Star Real Estate Public Company Limited as at 31 December 2020	-None-	
Present Positions in other company		
• Listed companies	2003 – 2018 2018 – Present	Director Independent Director and Member of Audit Committee Allianz Ayudhya Assurance Pcl.
 Non-listed companies 	-None-	
Position of Director / Management in other organizations that may cause any conflict of interests to the Company	-None-	

Eastern Star Real Estate Public Company Limited Name list and profiles of the persons be nominated to elect as directors in place of the Directors who will retire by rotation

3. Mr. Nuttawit Boonyawat

Type of nominated director	Executive Director	or Fa
Age	59 years	E
Nationality	Thai	
Education	Bachelor of Econ	University Texas, USA.
Training Program	Senior Executive	Program (SEP 9) Sasin
Current Position in the Company	Executive Directo	r
Years of Directorship	6 years (2015 - Pr	resent)
Meeting Attendance in the year 2020		1 times of the Board of Directors Meeting. times of the Executive Directors Meeting.
Number of Shares held in Eastern Star Real Estate Public Company Limited as at 31 December 2020	-None-	
Present Positions in other company		
• Listed companies	-None-	
• Non-listed companies	2010 - Present	Director
	2015 – Present	Grand Larn Luang Co., Ltd Director
	2017 - Present	Home Sukhumvit Co., Ltd. Executive Director Eastern Star Resort Co., Ltd
Position of Director / Management in other organizations that may cause any conflict of	-None-	

cause any conflict of interests to the Company

Enclosure 3 (supporting documents for the consideration of Agenda 5)

Eastern Star Real Estate Public Company Limited Name list and profiles of the persons be nominated to elect as directors in place of the Directors who will retire by rotation

4. Dr.Torsak Lertsrisakulrat

Type of nominated director	Executive Director	
Age	45 years	2
Nationality	Thai	
Education	Ph.D. in Engineering Tokyo Institute of Te Master of Engineerin The Asian Institute o Bachelor of Engineer Chulalongkorn Unive	echnology (TIT) Ig f Technology (AIT) ring (Honors)
Training Program	Director Certification	Program (DCP) Class 252/2018
Current Position in the Company	Managing Director	
Years of Directorship	5 year (2016 – Preser	nt)
Meeting Attendance in the year 2020		mes of the Board of Directors Meeting. es of the Executive Directors Meeting.
Number of Shares held in Eastern Star Real Estate Public Company Limited as at 31 December 2020	-None-	
Present Positions in other company		
• Listed companies	-None-	
• Non-listed companies	2017 - Present	Executive Director Eastern Star Resort Co., Ltd.
	2020 - Present	Director Eastern Star -Lai Sun-New World Co., Ltd.
Position of Director / Management in other organizations that may cause any conflict of interests to the Company	-None-	

(supporting documents for the consideration of Agenda 5)

Definition of Independent Directors

(Definition of Independent Directors of the Company is <u>equal to</u> the minimal requirements of the Office of the Securities and Exchange Commission and the Stock Exchange of Thailand.)

- 1. Holding not more than 1 percent of the total number of shares with the voting rights of the Company, parent company, subsidiaries, associated companies, major shareholders, or controlling persons of the Company. In this case, for the purpose of calculation, the number of shares held by the related person of each member of the Audit Committee shall also be included.
- 2. Neither being a director who takes part or used to take part in management, nor being or used to be an employee, staff, an advisor who receives regular salary, nor the controlling person of the Company, parent company, subsidiaries, associated companies, major shareholders or the controlling person of the Company, unless such director has resigned from such position for at least two years.
- 3. Not being a blood-related person nor legally related as father, mother, spouse, brother, sister and children, including being the spouse of the children of other directors, executives, major shareholders, controlling persons or the persons who will be nominated as the director, executive or controlling person of the Company or subsidiaries.
- 4. Neither having, nor used to have any business relationship with the Company, parent company, subsidiaries, associated companies, major shareholders, or controlling persons of the Company in the manner that may obstruct the exercise of independent judgment as a member of the Audit Committee. Moreover, a member of the Audit Committee must neither being, nor used to be a key shareholder or controlling person of the entities having business relationship with the Company, parent company, subsidiaries, associated companies, major shareholders, or the controlling persons of the Company, unless such director has resigned from such position for at least two years.
- 5. Neither being, nor used to be the auditor of the Company, parent company, subsidiaries, associated companies, major shareholders, controlling persons of the Company, nor being a key shareholder, controlling person or partner of the audit office having the auditor providing auditing service to the Company, parent company, subsidiaries, associated companies, major shareholders, or the controlling persons of the Company, as a member, unless such director has resigned from such position for at least two years.
- 6. Neither being, nor used to be a provider of any professional services including the legal advisory or financial advisory services that received fees in the amount of more than Baht 2 million per year from the Company, parent company, subsidiaries, associated companies, major shareholders, or controlling persons of the Company, nor being shareholder, the controlling person, or partner of such professional services provider, unless such director has resigned from such position for at least two years.
- 7. Not being a director who has been appointed as a representative of the Company, major shareholders or shareholders relating to major shareholders.
- 8. Neither operating the business having the same nature which significantly competes with the business of Company or its subsidiaries, nor being a significant partner or a director who involves in the management, nor being an employee, staff, a member, and a consultant who receives regular salary, or holds more than 1 percent of the total number of shares with the voting rights of a company that operates the business having the same nature and significantly competes with the businesses of the Company or its subsidiaries.

9. Having no other conditions that may obstruct the independent expression of comment on the Company's operation.

27

(supporting documents for the consideration of Agenda 6)

Eastern Star Real Estate Public Company Limited Remuneration Amount paid to the Board of Directors of the Company in comparison with year 2019 and 2020

	Names	Position	Remuneration (Baht)		
		1 0311011	2019	2020* ¹	
1	Mr.Anand Panyarachun	Chairman of the Board	1,440,000	1,230,000	
2	Mr.Veraphan Teepsuwan* ²	Vice Chairman of the Board	250,000	-	
3	Mr.Pongpinit Tejagupta	Vice Chairman of the Board	600,000	512,500	
4	Mr.Preecha Oonchitti	Chairman of Audit Committee and member of Nomination and Remuneration Committee	960,000	820,000	
5	Mr.Somrit Srithongdee ^{*3}	Audit Committee and member of Nomination and Remuneration Committee	840,000	455,000	
6	Mrs.Sunanta Tiasuwan	Chairman of Nomination and Remuneration Committee and Audit Committee	960,000	820,000	
7	Mr. Jessada Promjart ^{*4}	Audit Committee and member of Nomination and Remuneration Committee	-	262,500	
8	Mr.Paiboon Wongjongjaiharn	Director	600,000	512,500	
9	Mr.Chatchawin Charoen-Rajapark	Chairman of the Executive Committee	840,000	717,500	
10	Mr.Tinnawat Mahatharadol	Executive Director	720,000	615,000	
11	Mr.Titiwut Soukpornchaikul	Executive Director	720,000	615,000	
12	Mr.Nuttawit Boonyawat	Executive Director	720,000	615,000	
13	Mr.Torsak Lertsrisakulrat	Managing Director	-	-	
	1	Total	8,650,000	7,175,000	

<u>Remarks:</u> *¹ The Meeting of the Board of Directors No. 5/2563 on 14 May 2020 was unanimous about reducing the remuneration of directors by 25 percent from June to December of 2020.

*² Mr.Veraphan Teepsuwan passed away on 14 May 2019.

*³ Mr.Somrit Srithongdee, Independent Director, Nomination and Remuneration Committee Chairman and Audit Director remained in his office until 30 July 2020.

*⁴ Mr.Jessada Promjart was appointed Independent Director, Nomination and Remuneration Committee Chairman and Audit Director on 30 July 2020.

(supporting documents for the consideration of Agenda 6)

Name	Board of Directors (Baht)* ¹	Audit Committee (Baht)	Executive Committee (Baht)	Nomination and Remuneration Committee (Baht)	Total Remuneration (Baht)
1. Mr. Anand Panyarachun	1,230,000	-	-	-	1,230,000
2. Mr. Pongpinit Tejagupta	512,500	-	-	-	512,500
3. Mr. Preecha Oonchitti	512,500	205,000	-	102,500	820,000
4. Mr. Somrit Srithongdee* ²	325,000	65,000	-	65,000	455,000
5. Mrs. Sunantha Tiasuwan	512,500	102,500	-	205,000	820,000
6. Mr. Jessada Promjart* ³	187,500	37,500	-	37,500	262,500
7. Mr. Paiboon Wongjongjaiharn	512,500	-	-	-	512,500
8. Mr. Chatchawin Charoen-Rajapark	512,500	-	205,000	-	717,500
9. Mr. Tinnawat Mahatharadol	512,500	-	102,500	-	615,000
10. Mr. Titiwut Soukpornchaikul	512,500	-	102,500	-	615,000
11. Mr. Nuttawit Boonyawat	512,500	-	102,500	-	615,000
12. Mr. Torsak Lertsrisakulrat	-	-	-	-	-
Total					

Details of Monetary Remunerations for the Board of Directors in 2020

- Remarks: *¹ The Meeting of the Board of Directors No. 5/2563 on 14 May 2020 was unanimous about reducing the remuneration of directors by 25 percent from June to December of 2020.
 - *² Mr. Somrit Srithongdee, Independent Director, Nomination and Remuneration Committee Chairman and Audit Director remained in his office until 30 July 2020.
 - *³ Mr. Jessada Promjart was appointed Independent Director, Nomination and Remuneration Committee Chairman and Audit Director on 30 July 2020.

Other Director Remuneration: None.

Monetary Remuneration for Executives: A total of 31,043,582 baht for 13 people.

Remuneration for Executives: Matching provident fund payments amounting to 837,190 baht.

<u>Articles of association of Eastern Star Real Estate Public Company Limited</u> <u>related the Ordinary General Meeting of Shareholders No. 1/2021</u>

Chapter 4 Board of Directors

<u>Clause 13</u> The Board of Directors of the Company shall consist of not more than 12 directors, and not less than half of the number of directors shall have residence in the Kingdom.

The director is entitled to receive the remuneration from the Company in the forms of money reward, meeting allowance, pension, bonus, or other forms of benefits in accordance with the Articles of Association or the consideration of the shareholders' meeting which the remuneration may be either determined as a fixed sum or laid down as a criterion, and shall be determined from time to time or continuously effective until further change. In addition, the directors have the rights to receive allowance, and other welfare benefits in accordance with the Company's regulations.

The foregoing paragraph shall not prejudice the rights of the Company's officers or employees elected to become directors to entitle them to receive the remuneration and benefits as the officers or employees of the Company.

- <u>Clause 14</u> The Board of Directors shall be elected by the Shareholders' Meeting subject to the following rules and procedures:
 - 14.1 Each shareholder shall have one vote for each share held by him.
 - 14.2 In the election of directors, the shareholders may cast votes for individual director on a one-by-one basis or on several-directors-as-a-team basis or by any other means deemed appropriate by the shareholders. In each voting, the shareholders must cast all the votes he has under sub-clause 14.1 above, the votes shall not be split for any one or any team more or less.
 - 14.3 The voting for election of directors shall be decided by a majority vote. In the case of a tie, the chairman of the meeting shall be entitled to a casting vote.
- <u>Clause 15</u> At any Annual Shareholders' Meeting, one-third of the directors, or, if the number is not a multiple of three, then the number nearest to one-third, must retire from offices. A retiring director under this clause is eligible for re-election.

The directors to retire in the first and second years following the registration of transformation into public company shall be determined by drawing lots. In subsequent years, the directors who hold office the longest term shall retire.

- <u>Clause 16</u> Apart from retiring from the office by rotation, the directors shall be relieved from office upon:-
 - (1) death;
 - (2) resignation;
 - (3) disqualification or being prohibited under the laws on public company;
 - (4) resolution of the Shareholders' Meeting to remove under Clause 19; and
 - (5) By the Court's order.

- <u>**Clause 20**</u> A director may or may not be a shareholder of the Company.
- <u>Clause 27</u> The directors are prohibited from engaging in businesses, become partnerships or shareholders of other juristic persons which carry on the same type of businesses and are competing with the businesses of the Company, unless they have first informed of such matter to the shareholders' meeting before being elected as directors.

Chapter 5 Shareholders' Meeting

<u>Clause 32</u> The Board of Directors shall hold the Shareholders' Meeting as an Annual General Meeting within four months from the end of the accounting year of the Company.

Other Shareholders' Meetings than as mentioned above shall be called "Extraordinary Meetings". The Board of Directors may call Extraordinary Meetings whenever it thinks fit. Or the shareholders holding aggregate shares amounting to not less than 20% of the total issued shares, or the shareholders of not less than 25 persons holding aggregate shares amounting to not less than 10% of the total issued shares, may at any time sign up in a written request to the Board of Directors to summon a Shareholders' Meeting must be clearly specified in such a request. The Board of Directors shall hold the Shareholders' Meeting within one month from the date of having received the shareholders' request.

- <u>Clause 33</u> The Chairman of the Board or the director designated by him shall specify date, time, and place for a Shareholders' Meeting, which place of the meeting may be located in other area than the location where the head office of the Company is situated or the nearby provinces.
- **Clause 34** In calling a Shareholders' Meeting, the Board of Directors shall prepare a notice of the meeting stating place, date, time, agenda and matters to be proposed to the meeting, together with the details as appropriate whereby it must be clearly stated whether they are the matters proposed for acknowledgment, for approval or for consideration as the case may be, and the opinions of the Board of Directors in such matters must also be provided. The notice shall be sent to the shareholders and the Registrar for information, not less than seven days before the date of the meeting, and shall be published in the newspapers for a period of three consecutive days and not less than three days before the date of the meeting.
- <u>Clause 35</u> At the Shareholders' Meeting, the quorum shall consist of the shareholders and the proxies (if any) attending the meeting not less than 25 persons or not less than a half of the total number of the shareholders and whose aggregate shares amounting to not less than one-third of the total issued shares.

In case it appears that at any Shareholders' Meeting, when the appointed time passes for one hour, the number of shareholders attending the meeting cannot form the quorum as provided, the meeting, if summoned upon the request of the shareholders, shall be cancelled. If the Shareholders' Meeting has not been summoned upon the request of the shareholders, another meeting shall be summoned and the notice of such meeting shall be sent to the shareholders not less than seven days before the date of the meeting. And at such subsequent meeting, no quorum shall be required. <u>Clause 36</u> At the Shareholders' Meeting, a shareholder may appoint another person as his/her proxy to attend and vote on his/her behalf. The instrument appointing a proxy shall be dated and signed by the appointing shareholder and be pursuant to the form as prescribed by the Registrar.

The instrument appointing a proxy must be deposited with the Chairman of the Board or the director designated by him at the place of the meeting before the proxy attends the meeting.

- **Clause 37** The Chairman of the Board shall act as the chairman of the Shareholders' Meeting. In the case of the Chairman of the Board being absent or unable to perform his duty, if there is a Vice Chairman, the Vice Chairman shall then act as the chairman of the meeting; and if there is no Vice Chairman or he could not perform his duty, the shareholders attending thereat shall elect one shareholder among themselves as the chairman of the meeting.
- <u>Clause 38</u> The resolutions of the shareholders' meeting shall be the following votes:-
 - (1) In normal cases, the votes of the majority of the shareholders who attend the meeting and cast their votes shall prevail. In the case of a tie, the chairman of the meeting shall have an additional vote as a casting vote:
 - (2) In the following cases, the votes of not less than 75% of the total number of votes of the shareholders who attend the meeting and cast their votes shall prevail:
 - (a) The sale or transfer of the essential part of the business of the Company to other person, either in whole or in part;
 - (b) The purchase or taking transfer of the business of other company or private company;
 - (c) The performance, amendment or termination of agreement relating to the granting of lease of the essential part of the business of the Company, either in whole or in part;
 - (d) The entrustment of other person to manage the business of the Company;
 - (e) The merger of the business with other person for the purpose of sharing profit and loss;
 - (f) The addition to or amendment of the Memorandum of Association or the Articles of Association;
 - (g) The increase or the reduction of the Company's capital, or the issue of debentures;
 - (h) The amalgamation and dissolution of the Company;
- <u>Clause 39</u> At the Annual General Meeting, the following matters shall be carried out:-
 - (1) To consider the report of the Board of Directors as proposed to the meeting showing the result of the Company's performance during the previous fiscal year.
 - (2) To consider and approve the Balance Sheet and the Profit and Loss Accounts.
 - (3) To consider the apportionment of the profits.
 - (4) To consider the election of directors in place of those who must retire at the expiry of their terms.
 - (5) To appoint auditor(s) and fixing the remuneration.
 - (6) Other businesses.

Chapter 6 Accounting, Finance, Auditing

- <u>Clause 40</u> The accounting year of the Company shall commence and end on the 1st of January and 31st of December respectively.
- <u>Clause 41</u> The Company shall arrange for the preparation and maintenance of the accounts, including the auditing of the accounts under the relevant laws. The Company shall also prepare the Balance Sheet and the Profit and Loss Accounts at least once in twelve-month period, which is the accounting year of the Company.
- **Clause 42** The Board of Directors shall arrange for the preparation of the Balance Sheet and the Profit and Loss Accounts at the end of the accounting year of the Company to be submitted to the Shareholders at the Annual General Meeting for approval. In this regard, the Board of Directors must arrange for the auditors to complete the audit of such Balance Sheet and the Profit and Loss Accounts before submission to the Shareholders' Meeting.
- <u>Clause 43</u> The Board of Directors shall send the following documents to the shareholders together with the notice of the Annual General Meeting:-
 - Copy of the Balance Sheet and the Profit and Loss Accounts already audited by the auditor(s), together with the Audit Report of the auditor(s),
 Annual Report of the Board of Directors.
- <u>Clause 44</u> No dividend shall be made out of other money than from the profits. In case the Company has an accumulated loss, no dividend shall be distributed.

The dividends shall be distributed in accordance with the number of shares, in equal amount for each share.

The Board of Directors may distribute interim dividends to the shareholders periodically when it considers that the Company has sufficient profits to do as such, and it shall report the same to the subsequent Shareholders' Meeting.

The payment of dividends shall be made within one month from the date the Shareholders' Meeting or the Board of Directors has resolved, as the case may be. In this regard, it is required to send a written notice to the shareholders and publish the notice of the payment of dividends in the newspaper.

- <u>Clause 45</u> The Company must allocate a portion of the annual net profit as reserve fund in the amount of not less than 5% of the annual net profit less the accumulated loss carried forwards (if any), until this reserve fund shall reach the amount of not less than 10% of the registered capital.
- <u>Clause 46</u> The auditor must not be director, officer, employee, or person holding any position in the Company.
- **Clause 47** The auditor shall be empowered to audit the accounts, documents and other evidences relating to the income and expense, including the assets and liabilities of the Company during the Company working hours. In this regard, he/she shall have the authority to inquire the directors, officers, employees, persons holding any position in the Company, and representatives of the Company, including to request said persons to give an explanation or send documents relating to the business operations of the Company.

<u>Clause 48</u> The auditor shall have the duty to attend at every Shareholders' Meeting which is held to consider the Balance Sheet, Profit and Loss Accounts, and problems relating to the accounting of the Company, in order to explain the auditing of the accounts to the shareholders. The Company is required to also send to the auditor(s) the report and documents of the Company which the shareholders should receive in such Shareholders' Meeting.

<u>The Required documents or evidence to identify the right to attend</u> <u>the Ordinary General Meeting of Shareholders</u>

For a Natural Person

- 1. A Thai Nationality.
 - 1.1 The identification card of the shareholder issued by governmental authorities or state enterprises.
 - 1.2 In case of granting of Proxy, copies of identification card of the shareholder and proxy.
- 2. A Non-Thai Nationality.
 - 2.1 The passport or personal alien document of the shareholder.
 - 2.2 In case of granting of Proxy, copy of passport or personal alien document of the shareholder and proxy.

<u>For Juristic Person</u>

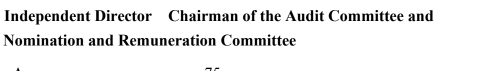
- 1. A Juristic Person registered in Thailand.
 - 1.1 Certificate issued by the Department of Business Development no longer than 60 days; and
 - 1.2 Copies of identification card or passport or personal alien document both of the authorized director(s) signing in the Proxy Form and the proxy thereof.
- 2. A Juristic Person registered outside Thailand.
 - 2.1 Certificate; and
 - 2.2 Copy of passport of the authorized director(s) signing in the Proxy Form and the identification card or passport of proxy.

A copy of the aforesaid documents is required to be certified true copy. In case of any documents or evidence executed outside Thailand, such documents or evidence are required to be notarized by a Notary Public.

Remark In compliance with the Policy of Board of Directors of The Stock Exchange of Thailand Re: The Procedure for Holding of the Shareholders' Meeting of the Listed Company.

Information of Directors who are proposed to the shareholders for proxy

1. Mr. Preecha Oonchitti



Age	75 years		
Nationality	Thai		
Address	51/32 Century Height Condo, Soi Sukhumvit 23 (Prasanmitr), Sukhumvit Rd., Kwaeng Klongtoey-Nua, Khet Wattana, Bangkok Metropolis, 10110		
Education	Bachelor of Eco Thammasat Un		
Work experience	1987 - 1990	Director of Assets and Liabilities Management, Kasikorn Bank Public Company Limited	
	1990 - 1993	Senior Director of Assets and Liabilities Management, Kasikorn Bank Public Company Limited	
	1993 - 1997	Assistant Managing Director,	
	1007 0001	Kasikorn Bank Public Company Limited	
	1997 - 2001	Vice President, Kasikorn Bank Public Company Limited	
		Kasikom Bank I ubne Company Emned	
Current Position in the Company	1	rector Chairman of the Audit Committee and Remuneration Committee	
Current Position in Other Organizations	2003 - Present	Chairman of the Board, Eastern Star Resort Co., Ltd.	
Position of Director / Management in other organizations that may cause any conflict of interests to the Company	-None-		
Having interested agenda	Agenda 6	To consider the fixing of the remuneration to	
	1	the Board of Directors for the year 2021.	
Special Interest in any agenda	-None-		

Information of Directors who are proposed to the shareholders for proxy

2. Mrs. Sunanta Tiasuwan Independent Director Audit Committee and Chairman of Nomination and Remuneration Committee

Age	70 years					
Nationality	Thai					
Address	28 Soi Bangna-Trad 28, Bangna-Trad Road, Kwaeng Bangna, Khet Bangna, Bangkok Metropolis 10260					
Education	Ordinary National Diploma in Business Studies and Administration University of Westminster (U.K.)					
Work experience	1970 – 1972	Assistant Accountant,				
		Freeman Ritchie & Co. (Chartered Accountant & Trustee) Raymond Building, Gray's Inn, London, WC1R 5D2, England				
	1972-1978	Head of Administration,				
		Pranda Design Ltd., Partnership.				
	1978-1998	Finance Manager,				
		Artico Crafts Co., Ltd.				
	1986-1992	Accounting and Finance Manager,				
		Pranda Jewelry Co., Ltd.				
	1993-1997	Director and Vice Chairman of Finance,				
		Pranda Jewelry Public Company Limited				
	1993-1995	Director,				
		The Listed Companies Association				
	1995-2005	Director, Secretary-General				
		The Listed Companies Association				
	2005-2009	Director, Vice President,				
		The Listed Companies Association				
Current Position	Independent Dir	ector Audit Committee				
in the Company	and Chairman of Nomination and Remuneration Com					

Current Position in Other Organizations	2004 – Presen	Director and Nomination and Remuneration Committee
		Pranda Jewelry Public Company Limited
	1993 – Presen	Director
		Prima Gold International Co., Ltd.
	1991 – Presen	t Director
		Forward Freeland Co., Ltd.
	2008 – Presen	t Associate Judge,
		The Samutprakan Provincial Court Juvenile and Family Division
Position of Director / Management in other organizations that may cause any conflict of interests to the Company	-None-	
Having interested agenda	Agenda 6	To consider the fixing of the remuneration to
		the Board of Directors for the year 2021.
Special Interest in any agenda	-None-	

Information of Directors who are proposed to the shareholders for proxy

3. Mr. Jessada Promjart Independent Director an Nomination and Remun	nd Audit Committee an	ed to the shareholders for proxy
Age	58 years	
Nationality	Thai	
Address		alat Khwan Subdistrict aburi District Nonthaburi Province
Education	Bachelor of Ac Thammasat Un Master of Acco Thammasat Un	niversity bountancy
Work experience	2016 - 2020	Director and Member of Audit Committee Express Way Authority of Thailand
	2016 - 2019	Director and Member of Audit Committee IRPC Public Company Limited
	2016 - 2017	Member of Executive Committee,
		Chukai Public Company Limited
	2015 - 2018	Independent Director and Member of Audit Committee
		Nation Broadcasting Corporation Company Limited
	2015 - 2016	Member of Audit Committee, and Advisor to the Executive Committee
		Chulabhorn Medical Institution
	2014 - 2016	Director and Chief Executive Officer Chukai Public Company Limited
	2014 - 2014	Vice Chairman
		Seed MCOT Company Limited
	2013 - 2014	Senior Executive Vice President and Acting for Chief Financial Officer
		MCOT Public Company Limited
	2011 - 2012	Director True Vision Public Company Limited
	2009 - 2013	Chief Financial Officer (CFO) MCOT Public Company Limited
	2009 - 2009	Assistant Managing Director, Piyavate Hospital Public Company Limited

	2008 - 2015 2008 - 2014	Director D Land Development Company Limited Independent Director and Member of Audit Committee
		Chukai Public Company Limited
Current Position in the Company	-	Director Audit Committee nd Remuneration Committee
Current Positions in	2019-Present	Director and Audit Committee Chairman
Other Organizations	2019-Present	AMR Asia Co., Ltd. Capital Market Competitiveness Development Subcommittee The Office of Securities and Exchange Commission
	2018-Present	Director and Executive Director of YSS (Thailand) Co., Ltd.
	2017-Present	Audit Committee Chulabhorn Royal Academy
	2016-Present	Director and Audit Committee, Expressway Authority of Thailand
	2015-Present	Director and Audit Committee, Government Savings Bank
	2015-Present	
	2015-Present	Supervisory Committee on Contract of Privileges to Utilize Shopping Centers in the Triangle in Phahon Yothin area between the State Railway of Thailand
	2015-Present	and Central Inter Development Co., Ltd. Executive Director for the construction of the extension of Chulabhorn Hospital and HRH Princess Chulabhorn College of Medical Science
Position of Director / Management in other organizations that may cause any conflict of interests to the Company	-None-	
Having interested agenda	Agenda 6 To	o consider the fixing of the remuneration to
	the	e Board of Directors for the year 2021.
Special Interest in any agenda	-None	

PROXY FORM		Form A
Mad	e at	
Date		
	Nationality	
Road	Sub-district	
Province	Postal Code	
tar Real Estate Public Company Limited,		
shares, and entitled to vote in the numbe	r of	votes as follows:
shares, entitled to vote in the number of		votes
shares, entitled to vote in the number of		votes
		ageyears
Road	Sub-district	
Province	Postal Code	or
		ageyears
Road	Sub-district	
Province	Postal Code	or
		ageyears
Road	Sub-district	
Province	Postal Code	
	Date Road tar Real Estate Public Company Limited, shares, and entitled to vote in the number of shares, entitled to vote in the	shares, and entitled to vote in the number of

Signed	Grantor
()
Signed	Proxy
()
Signed	Proxy
()
Signed	Proxy
()
·	

×

<u>Remarks</u> A shareholder shall grant only one proxy to attend and vote on his/her behalf at the meeting, and cannot divide his/her shares for several proxies to vote separately.

				Enclosure 9
		Proxy Form	n	Form B
Duty Stamp 2	0 Baht		Written at	
		Dat	teMonth	Year
(1) I/We_			Nationality	,
Residing at No.		Road	Sub-district	
District	_	Province	Postal Code	
(2) as a sha	areholder of Eastern	Star Real Estate Public (Company Limited,	
holding as follows:	g a total number of	shares and having vo	oting rights equivalent to	vote(s),
□ Ord	linary share	share(s) having votir	ng rights equivalent to	vote(s)
□ Pret	ferred share	share(s) having votir	ng rights equivalent to	vote(s)
(3) hereby	authorize either one o	f the following persons		
□ (1)			Age	Years
	Residing at No	Road	Subdistrict	
	District	Province	Postal code	0r
□ (2)			and Chairman of the Audit Co	
	Khet Wattana, Bang		sanmitr), Sukhumvit Road, k	Kwaeng Klongtoey-nua, or
□ (3)	Mr. Jessada Promj	art, Independent Director and	d Audit Committee Member,	age 58 years
	Residing at No. 6 Province.	9/41 Moo 1, Tambol Ta	aladkwan, Amphur Muangi	nonthaburi, Nonthaburi or
□ (4)	Mrs. Sunanta Tiasuv	van, Independent Director ar	nd Audit Committee Member,	age 70 years
	Residing at No. 28 Bangkok Metropoli	e ,	angna-Trad Road, Kwaeng	Bangna, Khet Bangna,
	1			

<u>only anyone person</u> as my/our proxy to attend and vote in the Annual General Meeting of Shareholders No. 1/2021 to be held on 29 April 2021 at 14.00 hrs. at InterContinental Hotel Bangkok, Platinum 1 Room, No. 973 Ploenchit Road, Kwaeng Lumpini, Khet Pathumwan, Bangkok Metropolis or at any adjournment thereof to any other date, time and venue.

(4) I/ We hereby authorize the proxy to vote on my/our behalf at this meeting as follows:

Agenda 1 To adopt the Minutes of Ordinary General Meeting of Shareholders of the Company No.1/2020

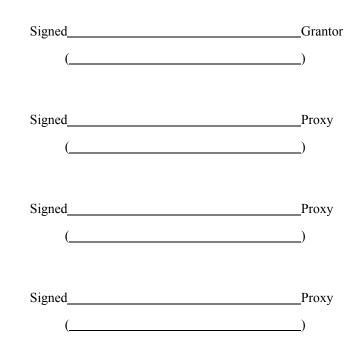
- □ (a) The proxy holder shall be entitled to consider and vote in lieu of me in all respects as deemed appropriate.
- \square (b) The proxy holder shall vote in accordance with my/our intention as follows:
 - □ Approve □ Disapprove □ Abstain
- Agenda 2 To acknowledge the performance results of the Board of Directors for the previous year and the Annual Report for the year 2020.

Agenda 3 To consider and approve the Statements of Financial Position and the Statements of Comprehensive Income of the Company for the fiscal year ended 31 December 2020. \square (a) The proxy holder shall be entitled to consider and vote in lieu of me in all respects as deemed appropriate. \Box (b) The proxy holder shall vote in accordance with my/our intention as follows: \Box Approve □ Disapprove □ Abstain Agenda 4 To consider and approve the appropriation of profits and the payment of dividends for the performance results of the fiscal year 2020. \Box (a) The proxy holder shall be entitled to consider and vote in lieu of me in all respects as deemed appropriate. \Box (b) The proxy holder shall vote in accordance with my/our intention as follows: □ Disapprove □ Approve □ Abstain Agenda 5 To consider the election of the directors in place of those retiring by rotation. \Box (a) The proxy holder shall be entitled to consider and vote in lieu of me in all respects as deemed appropriate. \Box (b) The proxy holder shall vote in accordance with my/our intention as follows: Election of all directors. Approve \Box Disapprove □ Abstain □ Election of each director. (1) Director's Name : Mr. Anand Panyarachun п Approve \Box Disapprove □ Abstain (2) Director's Name : Mr. Pongpinit Tejagupta Approve \Box Disapprove □ Abstain (3) Director's Name : Mr. Nuttawit Boonyawat Approve \Box Disapprove □ Abstain (4) Director's Name : Dr. Torsak Lertsrisakulrat п Approve \Box Disapprove □ Abstain Agenda 6 To consider the fixing of the remuneration to the Board of Directors for the year 2021. \Box (a) The proxy holder shall be entitled to consider and vote in lieu of me in all respects as deemed appropriate. \Box (b) The proxy holder shall vote in accordance with my/our intention as follows: □ Approve □ Disapprove □ Abstain To consider the appointment of the auditors of the Company for the fiscal year 2021 Agenda 7 and fixing of the remuneration. (a) The proxy holder shall be entitled to consider and vote in lieu of me in all respects as deemed appropriate. \Box (b) The proxy holder shall vote in accordance with my/our intention as follows: □ Approve □ Disapprove □ Abstain

(5) Voting of the proxy holder in any agenda that is not specified in this proxy form shall be considered as invalid and not my/our voting as a shareholder.

(6) In the case that I/we have not declared a voting intention in any agenda or my/our determination is not clearly specified or that the meeting considers or ratifies resolutions in any matters apart from the agendas specified above, in addition to any amendment, modification or addition of any facts, the proxy holder shall have the right to consider and vote on behalf of myself as he/she sees appropriate.

Any act(s) undertaken by the proxy holder at such meeting except the proxy holder does not vote as I/we specify in the proxy form shall be deemed as my/our own act(s) in every respects.



Note:

- 1. A Shareholder shall appoint only one proxy to attend and vote at the meeting. A shareholder may not split shares for any more than one proxy in order to split votes.
- 2. In agenda for election of director(s) can vote to elect all directors or each director.
- 3. In the case that there is any other agenda(s) to consider other than the specified agendas mentioned above, the proxy may use the Annex to the Proxy Form B.

Annex to the Proxy Form B.

Grant of proxy as a shareholder of Eastern Star Real Estate Public Company Limited

At the Ordinary General Meeting of Shareholders of the Company No.1/2021 to be held on 29 April 2021 at 14.00 hrs. at InterContinental Hotel Bangkok, Platinum 1 Room, No. 973 Ploenchit Road, Kwaeng Lumpini, Khet Pathumwan, Bangkok Metropolis or at any adjournment thereof to any other date, time and venue.

□ Agenda	_Subject
	□ (a) The proxy holder shall be entitled to consider and vote in lieu of me in all respects as deemed appropriate.
	 □ (b) The proxy holder shall vote in accordance with my intention as follows: □ Approve □ Disapprove □ Abstain
□ Agenda	_Subject
	□ (a) The proxy holder shall be entitled to consider and vote in lieu of me in all respects as deemed appropriate.
	 □ (b) The proxy holder shall vote in accordance with my intention as follows: □ Approve □ Disapprove □ Abstain
□ Agenda	_Subject
	□ (a) The proxy holder shall be entitled to consider and vote in lieu of me in all respects as deemed appropriate.
	 □ (b) The proxy holder shall vote in accordance with my intention as follows: □ Approve □ Disapprove □ Abstain
□ Agenda	_Subject
	□ (a) The proxy holder shall be entitled to consider and vote in lieu of me in all respects as deemed appropriate.
	□ (b) The proxy holder shall vote in accordance with my intention as follows: □ Approve □ Disapprove □ Abstain
□ Agenda	_Subject
	□ (a) The proxy holder shall be entitled to consider and vote in lieu of me in all respects as deemed appropriate.
	□ (b) The proxy holder shall vote in accordance with my intention as follows: □ Approve □ Disapprove □ Abstain

□ Agenda____Subject Election of directors (continue)

Director's Name:						
		Approve		Disapprove		Abstain
Director's Name:						
		Approve		Disapprove		Abstain
Director's Name:						
				Disapprove		Abstain
Director's Name:						
				Disapprove		Abstain
Director's Name:		Approve		Disapprove		Abatain
D			Ц	Disapprove		Abstain
Director's Name:		Approve		Disapprove		Abstain
	Ц	Approve	Ц	Disapprove		Adstain
Director's Name:		Approve		D:		A 1 4 - 1
	Ц	Approve	Ц	Disapprove		Abstain
Director's Name:						
		Approve		Disapprove		Abstain
Director's Name:		•		D.		A1 / -
	Ц	Approve		Disapprove		Abstain
Director's Name:						
		Approve		Disapprove		Abstain
Director's Name:		A		Disapprove		Abatain
	Ц	Approve		Disapprove		Abstain
Director's Name:						
Director's Name:		Approve		Disapprove		Abstain
D' / 1 11 /						
Director's Name:		Approve		Disapprove		Abstain
	Ц	Appiove	Ц	Disappiove	ш	Austain
Director's Name:						
		Approve		Disapprove		Abstain
Director's Name:						
Director's Name.		Approve		Disapprove		Abstain
		· · ppi · · · ·	-	Disuppione		1 1001111

		นผู้ลงทุนต่างประเทศและแต่งตั้งให้คัสโตเดียนในประเทศไทยเป็นผู้รับฝากแล reign shareholders who have custodians in Thailand only.	ะดูแลหุ้น		
อากรแสตมป์ 2		หนังสือมอบฉันทะ (PROXY FORM)	แบบ ค.	(For	rm C)
Stamp Duty 2	20 Baht	เขียนที่			
		Made at			
		วันที่			
		Date			
		สัญชาต <u>ิ</u>			
	I (We),	Nationality			
สำนักงานตั้งอยู่ having the regist	tered address at No.				
 ในฐานะผู้ประก	อบธุรกิจเป็นผู้รับฝาก	และดูแลหุ้น (Custodian) ให้กับ			
as being the cust	todian of				
• •		สตาร์ เรียล เอสเตท จำกัด (มหาชน)			
-		al Estate Public Company Limited,	đ	ູ	2
	วนทั้งสิ้นรวม	หุ้น และออกเสียงลงคะแนนได้เท่ากับ shares, and entitled to vote in the number of	เสียง		
holding a total n			votes เสียง		mows
	หุ้นสามัญ Ordinary shares of	shares, entitled to vote in the number of	votes		
	หุ้นบุริมสิทธิ		เสียง		
Preference shares of		shares, entitled to vote in the number of	votes		
(9)	ขอมอบฉันทะให้				
	Hereby grant				
			อายุ		ีเ
	iv d		age		years
	อยู่บ้านเลขที่	<u>ตำบล/แขวง</u> Road Sub-district			
	Residing at No.				
	อำเภอ/เขต District	<u>จังหวัด</u> รหัสไปรษณีย์ <u></u> Province Postal Code			
			0.00	75	ä
หรือ or	□ นายปรีชา Mr. Preecha	อุ่นจิตติ กรรมการอิสระและประธานกรรมการตรวจสอบ Oonchitti, Independent Director and Chairman of the Audit Committee,	อายุ age	75 75	ไ years
01	อยู่บ้านเลขที่	51/32 ชอยสุขุมวิท 23 (ประสานมิตร) ถนนสุขุมวิท แขวงคลองเตยเหนือ เขตวัฒ	•		•
	Residing at No.	51/32 Soi Sukhumvit 23, (Prasanmitr), Sukhumvit Road, Kwaeng Klongtoey-nu Bangkok Metropolis			a
หรือ	🔲 นายเจษฎา	พรหมจาต กรรมการอิสระและกรรมการตรวจสอบ	อายุ	58	ีเ
or	Mr. Jessada	Promjart, Independent Director and Audit Committee,	age	58	years
	อยู่บ้านเลขที่ Residing at No.	69/41 หมู่ที่ 1 ตำบลตลาดขวัญ อำเภอเมืองนนทบุรี จังหวัดนนทบุรี 69/41 Moo I, Tambol Taladkwan, Amphur Muangnonthaburi, Nonthaburi Province.			
หรือ	🛛 นางสุนันทา	เตียสุวรรณ์ กรรมการอิสระและกรรมการตรวจสอบ	อายุ	70	ົ້າ
or	Mrs. Sunanta	Tiasuwan, Independent Director and Audit Committee,	age		years
	อยู่บ้านเลขที่	28 ซอยบางนา–ตราด 28 ถนนบางนา–ตราด แขวงบางนา เขตบางนา กรุ	งเทพมหานค	วี	
	Residing at No.	28 Soi Bangna-Trad 28, Bangna-Trad Road, Kwaeng Bangna, Khet Bangna, Ba	angkok Metrop	polis.	
ط م	0	•			4

<u>คนหนึ่งคนใดเพียงคนเดียว</u>เป็นผู้แทนของข้าพเจ้าเพื่อเข้าร่วมประชุมและออกเสียงลงคะแนนแทนข้าพเจ้าในการประชุมสามัญผู้ถือหุ้น ครั้งที่ 1/2564 ในวันที่ 29 เมษายน 2564 เวลา 14.00 น. ณ โรงแรมอินเตอร์คอนติเนนตัล กรุงเทพมหานคร ห้องแพลททินัม 1 เลขที่ 973 ถนนเพลินจิต แขวงลุมพินี เขตปทุมวัน กรุงเทพมหานคร ที่จะพึงเลื่อนไปในวัน เวลา และสถานที่อื่นด้วย

only anyone person as my (our) proxy to attend and vote on my (our) behalf at the Ordinary General Meeting of Shareholders No.1/2021, to be held on 29 April 2021, at 14.00 hrs., at InterContinental Hotel Bangkok, Platinum 1 Room, No. 973 Ploenchit Road, Kwaeng Lumpini, Khet Pathumwan, Bangkok Metropolis, or at any adjournment thereof to any other date, time and venue.

×

- (3) ข้าพเจ้าขอมอบฉันทะให้ผู้รับมอบฉันทะเข้าร่วมประชุมและออกเสียงลงคะแนนในครั้งนี้ ดังนี้
 - I (we) hereby grant my (our) proxy to attend and vote at this occasion as follows:
 - มอบฉันทะตามจำนวนหุ้นทั้งหมดที่ถือและมีสิทธิออกเสียงลงคะแนนได้
 - Grant proxy the total amount of shares holding and entitled to votes.

มอบฉันทะบางส่วนคือ	
Grant partial shares of	
🛛 หุ้นสามัญ	หุ้น และมีสิทธิออกเสียงลงคะแนนได้

Ordinary shares	shares, and entitled to vote in the number of	votes			
ทุ้นบุริมสิทธิ	_ทุ้น และมีสิทธิออกเสียงลงคะแนนได้	เสียง			
Preference shares	shares, and entitled to vote in the number of	votes			
รวมสิทธิออกเสียงลงคะแนนได้ทั้งหมด	เสียง				
The total entitled number of votes accounts for	votes				

- (4) ข้าพเจ้าขอมอบฉันทะให้ผู้รับมอบฉันทะออกเสียงลงคะแนนแทนข้าพเจ้าในการประชุมครั้งนี้ ดังนี้ I (we) hereby grant my (our) proxy to vote at this Meeting as follows:
 - 🛛 วาระที่ 1. พิจารณารับรองรายงานการประชุมสามัญผู้ถือหุ้นของบริษัทครั้งที่ 1/2563
 - Agenda 1. To adopt the Minutes of Ordinary General Meeting of Shareholders of the Company No. 1/2020.
 - 🔲 (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร
 - (a) My (our) proxy can consider and vote on behalf of me (us) as he/she may think fit in all respects.
 - 🛛 (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้

(b)	My (our) proxy shall	I vote in accordance with my (our) inten	tion as follows:
	🛛 เห็นด้วย	🗖 ไม่เห็นด้วย	🛛 งดออกเสียง
	Approve	Disapprove	Abstain

- วาระที่ 2. พิจารณารับทราบผลการดำเนินงานของคณะกรรมการในรอบปีที่ผ่านมาและรายงานประจำปี 2563
 Agenda 2. To Acknowledge the performance results of the Board of Directors for the previous year and the Annual Report for the year 2020.
- วาระที่ 3. พิจารณาอนุมัติงบแสดงฐานะการเงินและงบกำไรขาดทุนเบ็ดเสร็จของบริษัทประจำปีสิ้นสุด
 - วันที่ 31 ธันวาคม 2563
 - Agenda 3. To consider and approve the Statements of Financial Position and the Statements of Comprehensive Income of the Company for the fiscal year ended 31 December 2020.
 - (n) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร
 - (a) My (our) proxy can consider and vote on behalf of me (us) as he/she may think fit in all respects.
 - (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้
 (b) My (our) proxy shall vote in accordance with my (our) intention as follows:
 เห็นด้วย
 Approve
 Disapprove
 Abstain
- 🛛 วาระที่ 4. พิจารณาอนุมัติการจัดสรรเงินกำไรและการจ่ายเงินปันผลสำหรับผลการดำเนินงานประจำปี 2563
 - Agenda 4. To consider and approve the appropriation of profits and the payment of dividends for the performance results of the fiscal year 2020.
 - (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร
 (a) My (our) proxy can consider and vote on behalf of me (us) as he/she may think fit in all respects.
 - 🛛 (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้
 - (b) My (our) proxy shall vote in accordance with my (our) intention as follows:
 - เห็นด้วย Approve
- ไม่เห็นด้วย Disapprove
- งดออกเสียง Abstain

เสียง

Agenda	5.	То с	onside	r the e	electio	on of the directors ir	pla	ice o	f those	retirin	g by rotation		
			(f) (a)										การตามที่เห็นสมควร ay think fit in all respect
			(ป) (b)		(our) การเ	อบฉันทะออกเสียง proxy shall vote in : เลือกตั้งกรรมการท่	icco	ordar					
						tion of all directors. เห็นด้วย Approve					ห็นด้วย ipprove		งดออกเสียง Abstain
					การเ	เลือกตั้งกรรมการเ	ป็น'	รายเ	ุเคคล	Dist	ppiote		Tiostum
					Elect	tion of each director							
					(1)				ยอานั้น		ปั้นยารชุ	•	
						Director's Name	:	Mr	Anand		Panyarao	hun	
					Ц	เห็นด้วย Approve			Ц		ห็นด้วย	Ш	งดออกเสียง Abstain
					(2)	Approve ชื่อกรรมการ	•	าก	ยพงศ์ทิ		เpprove เดชะคุป	ต์	Abstain
					(2)	Director's Name			. Pongpi		Tejagupt		
						เห็นด้วย					ห็นด้วย		งดออกเสียง
						Approve				Disa	pprove		Abstain
					(3)	ชื่อกรรมการ	:	นา	ยณัฐวิท	เย้	บุณยะวั	ฒน์	
					_	Director's Name	:	Mr	Nattaw		Boonyav	vat	d
					Ц	เห็นด้วย			Ш		ห็นด้วย	Ш	งดออกเสียง
					(\mathbf{n})	Approve				2	ipprove	ູ	Abstain
					(4)	ชื่อกรรมการ Director's Norma	•		.ต่อศัก Tarrah	୭	เลิศศรีส Lortaria	•	
					п	Director's Name เห็นด้วย	:	Dr.	Torsak	ไปเป	Lertsrisa ห็นด้วย		งดออกเสียง
					Appi						pprove	-	Abstain
วาระที่ Agenda						อบแทนให้แก่คณะ of the remuneratior						/ear 20	021.
			(fi) (a)										การตามที่เห็นสมควร ay think fit in all respect
			(ป) (b)			อบฉันทะออกเสียง proxy shall vote in a							
			(-)			นด้วย	Ľ		ไม่เห็เ)		งดออกเสียง
					Ap	prove			Disapp	orove			Abstain
วาระที่ Agenda		То		er the		บบัญชีของบริษัทป intment of the aud							ar 2021 and fixing of
			(fi) (a)										การตามที่เห็นสมควร ay think fit in all respec
			(ข) (b)			อบฉันทะออกเสียง proxy shall yote in a							
			(0)			มด้วย	Ľ				, ar y micrition	_	
						prove		_	Disapp				Abstain
			(b) งผู้รับ:	My	(our) เห็า Apj เนทะใ	proxy shall vote in : แด้วย	เcco ไปเ	ordar] ตาม	ce with ไม่เห็น Disapp	my (c เด้วย prove	our) intention	as fol	lows: งดออกเสียง Abstain

The vote of the proxy in any agenda which does not follow those specified in this proxy form, it shall be deemed that such vote is incorrect and it is not voted by the shareholder.

(6) ในกรณีที่ข้าพเจ้าไม่ได้ระบุความประสงค์ในการออกเสียงลงคะแนนในวาระใดไว้ หรือระบุไว้ไม่ชัดเจน หรือในกรณีที่ที่ประชุม มีการพิจารณาหรือลงมติในเรื่องใดนอกเหนือจากเรื่องที่ระบุไว้ข้างต้น รวมถึงกรณีที่มีการแก้ไขเปลี่ยนแปลงหรือเพิ่มเติมข้อเท็จจริง ประการใด ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร

In case I (we) do not specify or not clearly specify my (our) intention to vote in any agenda or in case the Meeting considers or votes in the matters other than the matters specified above, including there is the amendment or addition to any facts, the proxy can consider and vote on behalf of me (us) in all respects as he/she may think fit.

กิจการใดที่ผู้รับมอบฉันทะได้กระทำไปในการประชุม เว้นแต่กรณีที่ผู้รับมอบฉันทะไม่ออกเสียงตามที่ข้าพเจ้าระบุในหนังสือ มอบฉันทะ ให้ถือเสมือนว่าข้าพเจ้าได้กระทำเองทกประการ

Any act(s) undertaken by the proxy at such meeting, except in case the proxy does not vote as I (we) specified in this proxy, shall be deemed as my (our) own act(s) in every respect.

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

<u>หมายเหตุ/Remarks</u>

 หนังสือมอบฉันทะแบบ ค. นี้ใช้เฉพาะกรณีที่ผู้ถือหุ้นที่ปรากฏชื่อในทะเบียนเป็นผู้ลงทุนต่างประเทศและแต่งตั้งให้คัสโตเดียน (Custodian) ในประเทศไทย เป็นผู้รับฝากและดูแลหุ้นให้เท่านั้น

The Proxy Form C. only use for shareholder whose names appearing in the foreign investors registration and he/she appointed a custodian in Thailand to be responsible for safeguarding shares only.

2. หลักฐานที่ต้องแนบพร้อมกับหนังสือมอบฉันทะ คือ

Documents and evidences to be enclosed with the proxy form are:

- (1) หนังสือมอบอำนาจจากผู้ถือหุ้นให้คัสโตเดียน (Custodian) เป็นผู้ดำเนินการลงนามในหนังสือมอบฉันทะแทน
- Power of attorney from the shareholders authorizes a custodian to sign the Proxy Form on behalf of the shareholder
- (2) หนังสือยืนยันว่าผู้ลงนามในหนังสือมอบฉันทะแทนได้รับอนุญาตประกอบธุรกิจ คัสโตเดียน (Custodian)

Confirmation Letter to certify that the signer in the Proxy Form have a permit to act as a Custodian

 ผู้ถือหุ้นที่มอบฉันทะจะต้องมอบฉันทะให้ผู้รับมอบฉันทะเพียงรายเดี่ยวเป็นผู้เข้าประชุมและออกเสียงลงคะแนน ไม่สามารถแบ่งแยกจำนวนหุ้นให้ผู้รับมอบ ฉันทะหลายคนเพื่อแยกการลงคะแนนเสียงได้

A shareholder shall grant only one proxy to attend and vote on his/her behalf at the meeting, and cannot divide his/her shares for several proxies to yote separately.

- วาระเลือกตั้งกรรมการสามารถเลือกตั้งกรรมการทั้งชุดหรือเลือกตั้งกรรมการเป็นรายบุคคล In agenda for election of director(s) can vote to elect all directors or each director.
- 5. ในกรณีที่มีวาระที่จะพิจารณาในการประชุมมากกว่าวาระที่ระบุไว้ข้างต้น ผู้มอบฉันทะสามารถระบุเพิ่มเติมได้ในใบประจำต่อแบบหนังสือมอบฉันทะแบบ ค. ตามแนบ In case there are more agendas for consideration at the meeting than the agendas specified above, the grantor of the proxy could additionally specify in the Annex to the Proxy Form C as attached.

ใบประจำต่อแบบหนังสือมอบฉันทะแบบ ค. Annex to the Proxy Form C.

การมอบฉันทะในฐานะเป็นผู้ถือหุ้นของบริษัท อีสเทอร์น สตาร์ เรียล เอสเตท จำกัด (มหาชน)

Grant of proxy as a shareholder of Eastern Star Real Estate Public Company Limited

ในการประชุมสามัญผู้ถือหุ้นครั้งที่ 1/2564 ในวันที่ 29 เมษายน 2564 เวลา 14.00 น. ณ โรงแรมอินเตอร์คอนติเนนตัล กรุงเทพมหานคร ห้องแพลททินัม 1 เลขที่ 973 ถนนเพลินจิต แขวงลุมพินี เขตปทุมวัน กรุงเทพมหานคร หรือที่จะพึงเลื่อนไปในวัน เวลา และสถานที่อื่นด้วย

At the Ordinary General Meeting of Shareholders No.1/2021, to be held on 29 April 2021, at 14.00 hrs., at InterContinental Hotel Bangkok, Platinum 1 Room, No. 973 Ploenchit Road, Kwaeng Lumpini, Khet Pathumwan, Bangkok Metropolis, or at any adjournment thereof to any other date, time and venue.

□ วาระที่ Agenda	เรื่อง
□ วาระที่ Agenda	เรื่อง Subject (n) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร (a) My (our) proxy can consider and vote on behalf of me (us) as he/she may think fit in all respects. (v) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้ (b) My (our) proxy shall vote in accordance with my (our) intention as follows: (b) My (our) proxy shall vote in accordance with my (our) intention as follows:
□ วาระที่ Agenda	เรื่อง Subject (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร (a) My (our) proxy can consider and vote on behalf of me (us) as he/she may think fit in all respects. (v) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้ (b) My (our) proxy shall vote in accordance with my (our) intention as follows: (b) My (our) proxy shall vote in accordance with my (our) intention as follows:
□ วาระที่ Agenda	เรื่องเลือกตั้งกรรมการ (ต่อ) Subject Election of directors (continue). ชื่อกรรมการ (Director's Name):
	☐ เห็นด้วย\Approve ☐ ไม่เห็นด้วย\Disapprove ☐ งดออกเสียง\Abstain ชื่อกรรมการ (Director's Name):
	อยกรรมการ (Director's Name):
	ชื่อกรรมการ (Director's Name):
	ชื่อกรรมการ (Director's Name):ม่เห็นด้วย\Disapproveงดออกเสียง\Abstain

Eastern Star Real Estate Public Company Limited Platinum 1 Room , Lobby Floor, InterContinental Hotel Bangkok, No. 973 Ploenchit Road, Lumpini, Patumwan, Bangkok

