

Attachment 1

Details on Directors, Executives, Controlling Persons,
Chief Financial Officer, Chief Accountant, and Company Secretary

Name-Surname / Position / Date Appointed	Age	Education and Training	Shareholding in OR (%) ⁽¹⁾		Increase / (Decrease) During the Year	Family Relation among Directors and Executives	Work Experience			
			January 1, 2024	December 31, 2024			Time Period	Position	Organization / Company	Type of Business
1. M.L. Peekthong Thongyai Chief Executive Officer Appointed: December 12, 2024	57	1. Master of Business Administration (Finance), Sasin Graduate Institute of Business Administration of Chulalongkorn University 2. Bachelor of Science (Petroleum Engineering), The University of Texas at Austin 3. The Executive Program in Energy Literacy for a Sustainable Future (Class 18), Thailand Energy Academy 4. APAC Energy Transition Leadership Program (A-ETLP/2565), GE Crotonville, USA 5. National Defense Course (Batch 64), National Defence College 6. Leadership Development Program (2019), PTT Leadership and Learning Institute 7. Advanced Management Program (2019), PTT Leadership and Learning Institute 8. Management Development Program 3 - Business Management (2014), PTT Leadership and Learning Institute 9. Leadership Development Program (2014), PTT Leadership and Learning Institute 10. Director Certification Program (DCP 15/2002), Thai Institute of Directors (IOD)	3,000	3,000	-	-	2024 - Present	Chief Executive Officer	PTT Oil and Retail Business Public Company Limited	Energy and Retail
			0.000025%	0.000025%			2022 - 2024	Senior Executive Vice President, Gas Business Unit	PTT Public Company Limited	Energy and Utilities
							2021 - 2022	Senior Executive Vice President, Downstream Business Group Alignment	PTT Public Company Limited	Energy and Utilities
							2016 - 2021	Executive Vice President, PTT Public Company Limited (Secondment to PTT Tank Terminal Company Limited)	PTT Tank Terminal Company Limited	Port Services and Logistics Management
							2015 - 2016	Executive Vice President, Economics & Policy	PTT Public Company Limited	Energy and Utilities

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			January 1, 2024	December 31, 2024			Time Period	Position	Organization / Company	Type of Business
2. Mr. Suchat Ramarch President Appointed: October 1, 2022	56	1. Master of Art (Social Development Administration), National Institute of Development Administration 2. Bachelor of Engineering (Mechanical Engineering), Rajamangala University of Technology 3. National Defense Course (Class 64), National Defense College 4. Energy Literacy for a Sustainable Future (Class 17), Thailand Energy Academy 5. Corporate Governance for Directors and Senior Executives of Regulators, State Enterprises and Public Organizations (Class 22/2020), King Prajadhipok's Institute 6. Finance for Executive (2020), PTT Oil and Retail Business Public Company Limited 7. Advanced Management Program (2018), PTT Leadership and Learning Institute 8. Management Development Program 3 Business Management (2013), PTT Leadership and Learning Institute 9. Director Certification Program (DCP), Thai Institute of Directors (IOD)	-	-	-	-	2022 - Present	President	PTT Oil and Retail Business Public Company Limited	Energy and Retail
			2021 - 2022	Senior Executive Vice President, Organization Effectiveness and Corporate Governance	PTT Public Company Limited	Energy and Utilities				
			2019 - 2021	Senior Executive Vice President, Non-Oil Retail Business	PTT Oil and Retail Business Public Company Limited	Energy and Retail				
			2018 - 2019	Senior Executive Vice President, Retail Marketing	PTT Oil and Retail Business Public Company Limited	Energy and Retail				
			2016 - 2018	Executive Vice President, Retail Marketing	PTT Public Company Limited	Energy and Utilities				

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			January 1, 2024	December 31, 2024			Time Period	Position	Organization / Company	Type of Business
3. Miss Wilaiwan Kanjanakanti Senior Executive Vice President, Finance Appointed: October 1, 2022 Assigned as Chief Financial Officer	58	1. Master of Science (Information Technology in Business), Chulalongkorn University 2. Bachelor of Accountancy (Accounting Theory), Chulalongkorn University 3. The Executive Program in Energy Literacy for a Sustainable Future (Class 19), Thailand Energy Academy 4. CFO Refresher Course 2023, The Stock Exchange of Thailand 5. CFO Conference 2023, Federation of Accounting Professions 6. E-Learning CFO's Orientation Course for New IPOs, The Stock Exchange of Thailand 7. Capital Market Leader Program (Class 32) (2022), Capital Market Academy 8. Chief Financial Officer Certification Program (Class 23) (2021), Federation of Accounting Professions Under The Royal Patronage of His Majesty The King 9. Risk Management Program for Corporate Leaders (RCL 24/2021), Thai Institute of Directors (IOD) 10. Leadership Development Program 3 (2019), PTT Leadership and Learning Institute 11. Financial and Fiscal Management Program for Senior Executive (Class 6) (2019), The Comptroller General's Department 12. Director Certification Program (DCP) (2017), Thai Institute of Directors (IOD) 13. Advanced Management Program 3 – Business & People Management (2018), PTT Leadership and Learning Institute 14. Leadership Development Program 2 (2014), PTT Leadership and Learning Institute 15. Advanced Management Program 2 – People Management (2013), PTT Leadership and Learning Institute 16. Advanced Management Program 2 - Business Management (2013), PTT Leadership and Learning Institute 17. Executive Development Program (2013), The Stock Exchange of Thailand	4,500	4,500	-	-	2022 - Present	Senior Executive Vice President, Finance	PTT Oil and Retail Business Public Company Limited	Energy and Retail
			0.000038%	0.000038%			2021 - 2022	Executive Vice President, Group Accounting and Tax Policy	PTT Public Company Limited	Energy and Utilities
							2016 - 2020	Executive Vice President, Group Finance and Accounting Policy	PTT Public Company Limited	Energy and Utilities

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			January 1, 2024	December 31, 2024			Time Period	Position	Organization / Company	Type of Business
4. Mr. Nisit Phongvutirapant Senior Executive Vice President, Corporate Strategy and Sustainability Appointed: June 1, 2024	54	1. Bachelor of Economics (Development Economics), Bangkok University 2. Leadership Development Program 3 (Class 6), PTT Leadership and Learning Institute 3. Company Secretary Program (CSP113/2020), Thai Institute of Directors (IOD) 4. Advanced Management Program 2 - People Management (Class 1/2018), PTT Leadership and Learning Institute 5. Management Development Program 3 - Business Management (2015), PTT Leadership and Learning Institute 6. Director Certification Program (DCP195/2014), Thai Institute of Directors (IOD) 7. Leadership Development Program 1 (2013), PTT Leadership and Learning Institute	4,500	4,500	-	-	2024 - Present	Senior Executive Vice President, Corporate Strategy and Sustainability	PTT Oil and Retail Business Public Company Limited	Energy and Retail
			0.000038%	0.000038%			2024 - 2024	Senior Executive Vice President	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2022 - 2024	Senior Executive Vice President, PTT Oil and Retail Business Public Company Limited (Secondment to PTT Public Company Limited as Executive Vice President, Company Secretary and Corporate Relation)	PTT Public Company Limited	Energy and Utilities
							2020 - 2022	Senior Executive Vice President, PTT Oil and Retail Business Public Company Limited (Secondment to PTT Public Company Limited as Executive Vice President, Company Secretary and Corporate Relation)	PTT Public Company Limited	Energy and Utilities
							2020 - 2020	Senior Executive Vice President, Corporate Strategy, Innovation and Sustainability	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2020 - 2020	Vice President, Strategy and Portfolio Management	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2019 - 2020	Vice President	PTT Oil Myanmar Company Limited	Oil and retail marketing
							2018 - 2019	Vice President, International Business Development and Planning	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2017 - 2018	Vice President, International Business Development and Planning	PTT Public Company Limited	Energy and Utilities
				2013 - 2016	Vice President	PTT (Lao) Company Limited	Oil and retail marketing			

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5. Mr. Paisan Udomkulwanich Senior Executive Vice President, Lubricants Business Appointed: October 1, 2022	57	1. Master of Business Administration (Finance), Dhurakij Pundit University 2. Bachelor of Economics (Economics), Chiang Mai University 3. Finance for Executive (Class 3/2020), PTT Oil and Retail Business Public Company Limited 4. Director Certification Program (DCP 233/2017), Thai Institute of Directors (IOD) 5. ICIS Asian Base Oils & Lubricants (2017), Independent Commodity Intelligence Services 6. Top Executive Development Program (Class 24), (2017), Directorate of Civil Affairs 7. Leadership Development Program 2 (Class 2/2016), PTT Leadership and Learning Institute 8. Advanced Management Program 2 – People Management (Class 1/2015), PTT Leadership and Learning Institute 9. Management Development Program (MDP) 3 Business Management, PTT Leadership and Learning Institute	1,268	1,268	-	-	2022 -Present	Senior Executive Vice President, Lubricants Business	PTT Oil and Retail Business Public Company Limited	Energy and Retail
			0.000011%	0.000011%			2021 -2022	Senior Executive Vice President, Lubricants Business	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2020 -2021	Senior Executive Vice President	PTT Retail Management Company Limited (PTTRM)	Energy and Retail
							2019 -2020	Vice President	Thai Petroleum Pipeline Company Limited (THAPPLINE)	Pipeline transportation of petroleum products
							2018 -2019	Vice President	Thai Lube Blending Company Limited	
							2018 -2018	Vice President, Domestic Lubricants Marketing and Technical Services Department	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2017 -2018	Vice President, Lubricant Production and Supply Chain Management Department	PTT Public Company Limited	Energy and Utilities

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6. Miss Rajsuda Rungsiyakulff Senior Executive Vice President, Special Affairs 1 Appointed: October 1, 2024	49	1. Master of Engineering (Engineering Business Management), The University of Warwick 2. Master of Engineering (Engineering Management), Chulalongkorn University 3. Bachelor of Engineering (Industrial Engineering), Chulalongkorn University 4. Security Management and Leadership for Executives Program (Class 4), The Association of National Defence College of Thailand Under The Royal Patronage of His Majesty The King 5. Director Certification Program (DCP 296/2020), Thai Institute of Directors (IOD) 6. Advanced Mass Communication Executive Program (Class 8/2019), ISRA Institute Thai Press Development Foundation 7. PTT Group Directors Development Program (Class 1/2017), PTT Leadership and Learning Institute 8. Advanced Management Program 2 - People Management (Class 1/2017), PTT Leadership and Learning Institute 9. Digital Economy for Management (2016), Institute of Research and Development for Public Enterprises 10. Advanced Management Program 1 - Business Management (Class 2/2013), PTT Leadership and Learning Institute 11. Advanced Management Program 1 - People Management (Class 3/2013), PTT Leadership and Learning Institute	-	-	-	-	2024 - Present	Senior Executive Vice President, Special Affairs 1	PTT Oil and Retail Business Public Company Limited	Energy and Retail
			2022 - 2024	Senior Executive Vice President, assigned as ORion Project Director	PTT Oil and Retail Business Public Company Limited	Energy and Retail				
			2021 - 2022	Senior Executive Vice President, assigned as ORion Project Director	PTT Oil and Retail Business Public Company Limited	Energy and Retail				
			2020 - 2021	Senior Executive Vice President, Corporate Strategy, Innovation and Sustainability	PTT Oil and Retail Business Public Company Limited	Energy and Retail				
			2018 - 2020	Vice President, Corporate Communication	PTT Oil and Retail Business Public Company Limited	Energy and Retail				
			2017 - 2018	Vice President, Strategic Retail Marketing	PTT Public Company Limited	Energy and Utilities				
			2016 - 2017	Vice President, Business Planning	PTT Public Company Limited	Energy and Utilities				

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7. Mr. Songpon Thepnumsommanus Senior Executive Vice President, Energy Solutions Business Appointed: October 1, 2022	51	1. Master of Business Administration (Business Administration) University of Wisconsin-Milwaukee 2. Bachelor of Business Administration (Marketing), Assumption University 3. Energy Literacy for a Sustainable Future (Class 18), Thailand Energy Academy 4. Advanced Master of Management Program (Class 8), National Institute of Development Administration 5. Director Certification Program (DCP 233/2017), Thai Institute of Directors (IOD) 6. OR Intrapreneur Boot Camp (2021), PTT Oil and Retail Business Public Company Limited 7. Advanced Management Program 2 - Business Management (Class 1/2017), PTT Leadership and Learning Institute 8. Advanced Management Program 2 - People Management (Class 1/2016), PTT Leadership and Learning Institute	12,721	12,721	-	-	2022 - Present	Senior Executive Vice President, Energy Solutions Business	PTT Oil and Retail Business Public Company Limited	Energy and Retail
			0.000106%	0.000106%			2022 -2022	Senior Executive Vice President, Energy Solutions Business	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2021 -2022	Senior Executive Vice President, International Marketing	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2019-2021	Vice President	PTT Cambodia Limited	Oil and retail marketing
							2018 -2019	Vice President, Aviation and Marine Marketing	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2018 -2018	Vice President	PTT Lao Company	Oil and retail marketing
							2017 -2018	Vice President	PTT Lao Company	Oil and retail marketing
							2017 -2017	Vice President, International Commercial	PTT Public Company Limited	Energy and Utilities

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			January 1, 2024	December 31, 2024			Time Period	Position	Organization / Company	Type of Business
8. Mr. Racha U-Thaichan Senior Executive Vice President, Global Business Appointed: October 1, 2022	50	1. Master of Business Administration (Business Administration), Assumption University 2. Bachelor of Engineering (Petroleum Engineering), Chulalongkorn University 3. Top Executive Program on China Business Insights and Network (Class 2) (2022), University of the Thai Chamber of Commerce 4. OR Intrapreneur Bootcamp (2021), PTT Oil and Retail Business Public Company Limited 5. Finance for Executive (Class 2/2020), PTT Oil and Retail Business Public Company Limited 6. Director Certification Program (DCP 292/2020), Thai Institute of Directors (IOD) 7. Leadership Development Program I (Class 3/2017), PTT Leadership and Learning Institute 8. Advanced Management Program 1 - People Management (Class 2/2016), PTT Leadership and Learning Institute 9. Advanced Management Program 1 - Business Management (Class 1/2016), PTT Leadership and Learning Institute	4,400	4,400	-	-	2022 – Present	Senior Executive Vice President, Global Business	PTT Oil and Retail Business Public Company Limited	Energy and Retail
			0.000037%	0.000037%			2022 - 2022	Senior Executive Vice President, Global Business	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2021 - 2022	Vice President, LPG Marketing	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2018 - 2021	Vice President, Supply Chain Optimization Department	PTT Oil and Retail Business Public Company Limited	Energy and Retail

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			January 1, 2024	December 31, 2024			Time Period	Position	Organization / Company	Type of Business
10. Mrs. Kanchanee Udomkulwanich Senior Executive Vice President, Petroleum Terminal Operations Appointed: October 1, 2023	58	1. Master of Business Administration (International Management), Southeastern University 2. Bachelor of Laws, Thammasat University 3. Director Certification Program (DCP 359/2024), Thai Institute of Directors (IOD) 4. Director General Development Program (Batch 15/2024), Office of The Attorney General 5. Finance for Executive (Class 3/2020), PTT Oil and Retail Business Public Company Limited 6. Company Secretary Program (CSP) (Class 111/2020), Thai Institute of Directors (IOD) 7. Leadership Development Program (LDP) 2 (2019), PTT Leadership and Learning Institute	1,268	1,268	-	-	2023 - Present	Senior Executive Vice President, Petroleum Terminal Operations	PTT Oil and Retail Business Public Company Limited	Energy and Retail
			0.000011%	0.000011%			2022 - 2023	Vice President, Office of Chief Executive Officer and Corporate Secretary	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2020 - 2022	Vice President, Office of President and Corporate Secretary	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2020 - 2020	Vice President, Human Resources Management	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2019 - 2019	Vice President, Human Resources and Organization Development	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2019 - 2019	Vice President, Central Petroleum Terminal	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2018 - 2018	Vice President, Products Transportation	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2015 - 2018	Vice President, Products Transportation	PTT Public Company Limited	Energy and Utilities

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11. Mr. Kosala Limaksorn Senior Executive Vice President, Organization Effectiveness Appointed: October 1, 2023	57	<ol style="list-style-type: none"> 1. Master of Business Administration, National University 2. Bachelor of Science (Electrical Engineering), University of Oklahoma 3. The Executive Program in Energy Literacy for a Sustainable Future (Class 20), Thai Energy Academy 4. PTT Leadership Development Program (LDP) 2 (2022), PTT Leadership and Learning Institute 5. Advanced People Management Course (APM 46), Personnel Management Association of Thailand 6. OR Intrapreneur Bootcamp (2021), PTT Oil and Retail Business Public Company Limited 7. Finance for Executive (Class 1/2020), PTT Oil and Retail Business Public Company Limited 8. Director Certification Program (DCP 269/2019), Thai Institute of Directors (IOD) 9. PTT Group Directors Development Program (Class 1/2017), PTT Leadership and Learning Institute 10. Management Development Program (MDP) 3 Business Management (1/2016), PTT Leadership and Learning Institute 11. Advanced Management Program 2 - People Management (1/2016), PTT Leadership and Learning Institute 12. Advanced Management Program 1 - Business Management (1/2014), PTT Leadership and Learning Institute 13. Advanced Management Program 1 - People Management (2/2014), PTT Leadership and Learning Institute 14. Leadership Development Program (LDP) 1 (2013), PTT Leadership and Learning Institute 	-	-	-	-	2023 - Present	Senior Executive Vice President, Organization Effectiveness	PTT Oil and Retail Business Public Company Limited	Energy and Retail
			2022 - 2023	Vice President, Leadership and Talent Management	PTT Oil and Retail Business Public Company Limited	Energy and Retail				
			2021 - 2022	Vice President, Human Resources Strategy and Organization Development	PTT Oil and Retail Business Public Company Limited	Energy and Retail				
			2020 - 2021	Vice President, Human Resources Management	PTT Oil and Retail Business Public Company Limited	Energy and Retail				
			2020 - 2020	Vice President, Business Plan and Performance Management	PTT Oil and Retail Business Public Company Limited	Energy and Retail				
			2019 - 2019	Vice President, International Business Development and Planning	PTT Oil and Retail Business Public Company Limited	Energy and Retail				
			2018 - 2019	Vice President, International Commercial	PTT Oil and Retail Business Public Company Limited	Energy and Retail				
			2017 - 2018	Vice President, International Commercial	PTT Public Company Limited	Energy and Utilities				
			2015 - 2017	Vice President, Subsidiary Management	PTT Public Company Limited	Energy and Utilities				

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12. Mr. Kraipit Premmani Senior Executive Vice President, Lifestyle Business Appointed: July 16, 2024	53	<ol style="list-style-type: none"> Master of Business Administration (Corporate Finance), The University of Dallas Bachelor of Engineering (Industrial Engineering), Kasetsart University Advance Management Program (2022), PTT Leadership and Learning Institute Director Certification Program (2020), Thai Institute of Directors (IOD) Leadership Development Program (2017), PTT Leadership and Learning Institute Advance Management Program (2017), PTT Leadership and Learning Institute 	-	-	-	-	2024 - Present	Senior Executive Vice President, Lifestyle Business	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2023 - 2024	Executive Vice President, Overseas Optimization and Business Development	PTT Public Company Limited	Energy and Utilities
							2021 - 2023	Vice President, Crude Oil Trading	PTT Public Company Limited	Energy and Utilities
							2016 - 2021	Vice President, Petroleum Products Trading	PTT Public Company Limited	Energy and Utilities

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13.Mr. Pakorn Suriyabhivadh Senior Executive Vice President, Digital Business and Solutions Appointed: October 1, 2024	47	1. Master of Science (Electrical and Computer Engineering), University of Maryland, College Park 2. Bachelor of Engineering (Electrical Engineering), Chulalongkorn University	-	-	-	-	2024 - Present	Senior Executive Vice President, Digital Business and Solutions	PTT Oil and Retail Business Public Company Limited	Energy and Retail

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14. Mr. Wison Suntharachan Senior Executive Vice President, PTT Oil and Retail Business Public Company Limited (Secondment to Thai Petroleum Pipeline Company Limited as Managing Director) Appointed: August 1, 2024	53	<ol style="list-style-type: none"> Master of Science (Industrial & Systems Engineering), University of Southern Colorado Bachelor of Engineering (Mechanical Engineering), King Mongkut's Institute of Technology Ladkrabang Director Certification Program (DCP 293/2020), Thai Institute of Directors (IOD) The Rule of Law and Development Program (2022), Thailand Institute of Justice OR Intrapreneur Boot Camp (2021), PTT Oil and Retail Business Public Company Limited Finance for Executive (Class 1/2020), PTT Oil and Retail Business Public Company Limited How to Develop a Risk Management Plan (Class 1/2019), Thai Institute of Directors (IOD) Advanced Management Program 2 – People Management (Class 1/2018), PTT Leadership and Learning Institute Advanced Management Program 1 – People Management (Class 4/2014), PTT Leadership and Learning Institute Advanced Management Program 1 – Business Management (Class 1/2014), PTT Leadership and Learning Institute 	4,500	4,500	-	-	2024 - Present	Senior Executive Vice President, PTT Oil and Retail Business Public Company Limited (Secondment to Thai Petroleum Pipeline Company Limited as Managing Director)	Thai Petroleum Pipeline Company Limited	Pipeline transportation of petroleum products
			0.000038%	0.000038%			2024 - 2024	Senior Executive Vice President	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2022 - 2024	Senior Executive Vice President, Corporate Strategy and Sustainability	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2022 - 2022	Senior Executive Vice President, Corporate Strategy and Sustainability	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2021 - 2022	Senior Executive Vice President, Corporate Strategy, Innovation and Sustainability	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2020 - 2021	Vice President, Digital Innovation for Business	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2020 - 2020	Vice President, Strategy and Portfolio Management	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2018 - 2019	Vice President, Business Planning	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2017 - 2018	Vice President, Business Planning	PTT Public Company Limited	Energy and Utilities

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15. Mrs. Panwadee Putyangkool Senior Executive Vice President, PTT Oil and Retail Business Public Company Limited (Secondment to PTT Retail Management Company Limited as Managing Director) Appointed: September 1, 2024	56	1. Master of Business Administration, (Business Administration), University of the Thai Chamber of Commerce 2. Bachelor of Art (Political Science), Kasetsart University 3. Senior Executives in Metropolitan Development (MahaNakhon 11) (2023), Navanindradhiraj University 4. PTT Leadership Development Program (LDP) 2 (2022), PTT Leadership and Learning Institute 5. OR Intrapreneur Bootcamp (2021), PTT Oil and Retail Business Public Company Limited 6. Finance for Executive (Class 3/2020), PTT Oil and Retail Business Public Company Limited 7. Director Certification Program (DCP 294/2020), Thai Institute of Directors (IOD) 8. Advanced Management Program 2 (Class 1/2019) Business Management, PTT Leadership and Learning Institute 9. Advanced Management Program 2 (Class 1/2019) People Management, PTT Leadership and Learning Institute 10. Advanced Management Program 2 (Class 1/2018) People Management, PTT Leadership and Learning Institute 11. Advanced Management Program 1 (Class 2/2014) Business Management, PTT Leadership and Learning Institute 12. Advanced Management Program 1 (Class 3/2014), People Management, PTT Leadership and Learning Institute	7,863	7,863	-	-	2024 -Present	Senior Executive Vice President, PTT Oil and Retail Business Public Company Limited (Secondment to PTT Retail Management Company Limited as Managing Director)	PTT Retail Management Company Limited (PTTRM)	Oil and retail business management
			0.000070%	0.000070%			2020 - 2024	Vice President, Central Service Station Management	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2019 - 2020	Vice President, Oil Retail Marketing	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2018 - 2019	Vice President, Strategic Retail Marketing	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2018 - 2018	Vice President	PTT Retail Management Company Limited (PTTRM)	Oil and retail business management

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16. Miss Patranit Kitta Vice President, Accounting and Tax Management Appointed: January 1, 2024 Assigned as Chief Accountant (Possesses qualifications of Chief Accountant specified by announcements of the Department of Business Development, Ministry of Commerce)	59	<ol style="list-style-type: none"> 1. Master of Public Administration (General Management), Burapa University 2. Bachelor of Business Administration (Accounting), Ramkhamhaeng University 3. Finance for Executive (Class 3/2020), PTT Oil and Retail Business Public Company Limited 4. Director Certification Program (DCP 292/2020), Thai Institute of Directors (IOD) 5. Advanced Management Program 1 – People Management (Class 5/2014), PTT Leadership and Learning Institute 6. Advanced Management Program 1 – Business Management (Class 1/2014), PTT Leadership and Learning Institute 	-	-	-	-	2024 – Present	Vice President, Accounting and Tax Management	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2022 – 2023	Vice President, Finance, Accounting, and Tax Control	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2018 – 2022	Vice President, Finance and Accounting Control	PTT Oil and Retail Business Public Company Limited	Energy and Retail
							2017 – 2018	Division Manager, Managerial Accounting	PTT Public Company Limited	Energy and Utilities
							2016 – 2017	Division Manager, Infrastructure Business Management Accounting	PTT Public Company Limited	Energy and Utilities

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17. Mr. Surachart Chintavalakorn Vice President, Corporate Finance Appointed: July 1, 2018	54	1. Master of Business Administration (Finance), Auburn University 2. Bachelor of Business Administration (Finance and Banking) Ramkhamhaeng University 3. Director Certification Program (DCP 312/2021, Thai Institute of Directors (IOD) 4. OR Intrapreneur Bootcamp (2021), PTT Oil and Retail Business Public Company Limited 5. Advanced Management Program 1 – Business Management (Class 3/2015), PTT Leadership and Learning Institute 6. Advanced Management Program 1 – People Management (Class 4/2015), PTT Leadership and Learning Institute 7. Management Development Program (MDP) 1-2 Business Management (2012), PTT Leadership and Learning Institute 8. Management Development Program (MDP) 1-2 People Management (2012), PTT Leadership and Learning Institute	-	-	-	-	2018 – Present	Vice President, Corporate Finance	PTT Oil and Retail Business Public Company Limited	Energy and Retail
			2018 – 2018	Manager	PTT Oil and Retail Business Public Company Limited	Energy and Retail				
			2016 – 2018	Division Manager, Corporate Finance Planning	PTT Public Company Limited	Energy and Utilities				

Name-Surname / Position / Date Appointed	Age	Education and Training	Shareholding in OR (%) ⁽¹⁾		Increase / (Decrease) During the Year	Family Relation among Directors and Executives	Work Experience			
			January 1, 2024	December 31, 2024			Time Period	Position	Organization / Company	Type of Business
18. Mrs. Pichaporn Wongsri Vice President, Office of Chief Executive Officer and Corporate Secretary Appointed: October 1, 2023	53	1. Master of Economics (International Economics and Finance), Chulalongkorn University 2. Bachelor of Economics (International Economics), Thammasat University 3. Company Secretary Program (CSP 142/2023) Thai Institute of Directors 4. The MD Academy Program PTT Public Company Limited 5. Governance Effectiveness Program, PTT Public Company Limited 6. Internal Control, PTT Public Company Limited 7. Director Certification Program (DCP 270/2019) Thai Institute of Directors 8. PTT Corporate Governance 9. PTT Group Directors Development Program Director, PTT Leadership and Learning Institute 10. Leadership Development Program, PTT Leadership and Learning Institute	9,211	9,211	-	-	2023 - Present	Vice President, Office of Chief Executive Officer and Corporate Secretary	PTT Oil and Retail Business Public Company Limited	Energy and Retail
			0.000077%	0.000077%			2023 -2023	Manager	PTT Oil and Retail Business Public Company Limited	Energy and retail
							2022 - 2023	Senior Analyst	PTT Oil and Retail Business Public Company Limited	Energy and retail
							2018 - 2022	Division Manager	PTTOR Singapore Pte. Ltd.	

Attachment 2

Details on Directors of OR's Subsidiaries

Only the list of executives from OR affiliated companies

1. PTTOR HOLDINGS COMPANY LIMITED

- | | |
|---------------------------|----------|
| 1) Ms. Patranit Kitta | Chairman |
| 2) Mr. Thien Thanapornpun | Director |
| 3) Mrs. Aurapatr Theparee | Director |

2. MODULUS VENTURE COMPANY LIMITED

- | | |
|------------------------------|----------|
| 1) Mr. Nisit Phongvutirapant | Chairman |
| 2) Ms. Pitirat Rattanachote | Director |
| 3) Mr. Wannasead Sariddikul | Director |

3. PTTOR INTERNATIONAL HOLDINGS (SINGAPORE) PTE. LTD.

- | | |
|-----------------------------|----------|
| 1) Mr. Racha U-Thaichan | Chairman |
| 2) Ms. Pitirat Rattanachote | Director |

4. HAPPY NEST SPACE CO., LTD.

- | | |
|----------------------------|----------|
| 1) Mr. Kosala Limaksorn | Chairman |
| 2) Mr. Chatchay Sang-Aroon | Director |
| 3) Mr. Suphat Suaisuwan | Director |

5. OR HEALTH & WELLNESS CO., LTD.

- | | |
|-----------------------------|----------|
| 1) Mr. Teeratas Krungkaew | Director |
| 2) Mr. Direk Lumchitkusol | Director |
| 3) Mr. Nattapon Choojitarom | Director |

6. PTT RETAIL MANAGEMENT COMPANY LIMITED

- | | |
|------------------------------|----------|
| 1) Mr. Piman Poolsri | Chairman |
| 2) Mr. Kosala Limaksorn | Director |
| 3) Mrs. Panwadee Putyangkool | Director |

7. PTT RETAIL BUSINESS SERVICE COMPANY LIMITED

- | | |
|-----------------------------------|----------|
| 1) Mrs. Panwadee Putyangkool | Chairman |
| 2) Mr. Nattawat Rattawiwat | Director |
| 3) Ms. Sirisawan Wongchaiphichith | Director |

8. THAI LUBE BLENDING COMPANY LIMITED

- | | |
|---------------------------------|----------|
| 1) Mr. Paisan Udomkulwanich | Chairman |
| 2) Mr. Nopporn Pornvanitcharoen | Director |
| 3) Mr. Somsarit Treeprasertsuk | Director |
| 4) Mr. Theera Weerawong | Director |

9. THAI PETROLEUM PIPELINE CO., LTD.

- | | |
|---------------------------------|----------|
| 1) Mr. Nisit Phongvutirapant | Chairman |
| 2) Mrs. Kanchanee Udomkulwanich | Director |
| 3) Mr. Wison Suntharachan | Director |
| 4) Ms. Wilaiwan Kanjanakanti | Director |

10. GLOBAL AERO ASSOCIATES COMPANY LIMITED

- | | |
|--------------------------------|----------|
| 1) Mr. Songpon Thepnumsommanus | Director |
| 2) Mr. Natpasit Chutimant | Director |
| 3) Mr. Prateep Jirasanyansakul | Director |

11. PERTROASIA (THAILAND) COMPANY LIMITED

- | | |
|----------------------------------|----------|
| 1) Mrs. Panwadee Putyangkool | Director |
| 2) Mr. Surachart Chintavalakorn | Director |
| 3) Mr. Wutthipong Songwisit | Director |
| 4) Mr. Chatchay Sang-Aroon | Director |
| 5) Mrs. Saowapak Keowkittiyankul | Director |

12. BAFS PROFESSIONAL SERVICES CO., LTD.

- | | |
|-------------------------------|----------|
| 1) Mr. Chairuet Watchareecept | Director |
|-------------------------------|----------|

13. SARN PALUNG SOCIAL ENTERPRISE COMPANY LIMITED

- | | |
|-------------------------|----------|
| 1) Mr. Suphat Suaisuwan | Director |
|-------------------------|----------|

14. M.B.C. LAND COMPANY LIMITED

- | | |
|----------------------------|----------|
| 1) Mr. Chatchay Sang-Aroon | Director |
|----------------------------|----------|

15. BANGKOK AVIATION FUEL SERVICES PUBLIC COMPANY LIMITED

1) Mr. Songpon Thepnumsommanus Director

16. PEABERRY THAI CO., LTD.

1) Mr. Kraipit Premmani Chairman
2) Mr. Suphat Suaisuwan Director

17. DRINK ENTERPRISE CO., LTD.

1) Mrs. Wilai Booncharoenchai Chairman
2) Mr. Panupan Subjarassang Director

18. K-NEX CORPORATION CO., LTD.

1) Mr. Sira Srisuksai Director

19. CHADA LAUNDRY COMPANY LIMITED

1) Mr. Nipat Vorasaoharid Director

20. ORBIT DIGITAL COMPANY LIMITED

1) Mr. Pakorn Suriyabhivadh Chairman
2) Mr. Teeratas Krungkaew Director

21. POLAR BEAR MISSION COMPANY LIMITED

1) Mr. Direk lumchitkusol Director

22. KAMU KAMU COMPANY LIMITED

1) Mr. Sira Srisuksai Director

23. DUSIT FOOD CO., LTD.

1) Mr. Kraipit Premmani Director
2) Mr. Sira Srisuksai Director

24. PLUK PHAK PRAW RAK MAE COMPANY LIMITED

1) Mr. Sira Srisuksai Director

25. GOWABI (THAILAND) COMPANY LIMITED

1) Ms. Vatinee Boonsiti Director
2) Mr. Tanawat Sermvongtrakul Director

26. BUZZEBEES CO., LTD.

1) Mr. Teeratas Krungkaew Director

27. PTT DIGITAL SOLUTIONS COMPANY LIMITED

1) Mr. Pakorn Suriyabhivadh Director

28. THE REST VILLAGE COMPANY LIMITED

1) Mr. Piman Poolsri Chairman
2) Ms. Pitirat Rattanachote Director
3) Mr. Direk lumchitkusol Director
4) Mr. Niwat Jitjamnongmet Director

29. PTTOR SINGAPORE PTE. LTD.

1) Mrs. Aurapatr Theparee Chairman

30. PTTOR CHINA (SHANGHAI) COMPANY LIMITED

1) Mr. Racha U-Thaichan Chairman
2) Ms. Pitirat Rattanachote Director
3) Mr. Singh Suntasvaraporn Director

31. PTT (CAMBODIA) LTD.

1) Mr. Racha U-Thaichan Chairman
2) Mr. Suphat Suaisuwan Director
3) Mr. Teeratas Krungkaew Director
4) Mr. Nuttapon Kaewtrakulpong Director
5) Ms. Chantanipa Pichitakul Director

32. PTT PHILIPPINES CORPORATION

1) Mr. Racha U-Thaichan Chairman
2) Mr. Surachart Chintavalakorn Director
3) Mr. Athiwat Rattanakorn Director
4) Ms. Juthamas Medhisuwakul Director

33. PTT PHILIPPINES TRADING CORPORATION

1) Mr. Wutthipong Songwisit Chairman
2) Mr. Chaipruet Watchareecupt Director
3) Mr. Athiwat Rattanakorn Director

34. BLUE WEALTH LAND 1 COMPANY LIMITED

1) Mr. Nuttapon Kaewtrakulpong Chairman
2) Mrs. Aurapatr Theparee Director

35. BLUE WEALTH LAND 2 COMPANY LIMITED

1) Mr. Thien Thanapornpun Chairman
2) Mr. Palawat Palawatvichai Director

36. PTT (LAO) CO., LTD.

1) Mr. Songpon Thepnumsommanus Chairman
2) Ms. Wilaiwan Kanjanakanti Director
3) Mr. Wutthipong Songwisit Director
4) Mr. Peravej Na Ranong Director

37. FST AVIATION SERVICES LIMITED

1) Mr. Chaipruet Watchareecupt Director

38. BRIGHTER ENERGY COMPANY LIMITED

1) Mr. Ariyasak Thepchatri Director

39. BRIGHTER PTT OIL AND RETAIL BUSINESS COMPANY LIMITED

1) Mr. Ariyasak Thepchatri Director

40. ORC COFFEE PASSION GROUP JOINT STOCK COMPANY

1) Mr. Racha U-Thaichan Chairman
2) Mr. Thiti Suwansak Director
3) Mr. Niti Kittisatien Director

41. PTTOR LAO IMPORT & EXPORT CO., LTD.

1) Mrs. Panwadee Putyangkool Chairman
2) Mr. Theera Weerawong Director

42. PHNOM PENH AVIATION FUEL SERVICE CO., LTD.

1) Mr. Nuttapon Kaewtrakulpong Director
2) Mr. Prateep Jirasanyansakul Director

43. OR VIETNAM LIMITED LIABILITY Company

1) Mr. Kraipit Premmani Chairman
2) Mr. Nopporn Pornvanitcharoen Director
3) Mr. Niti Kittisatien Director

Attachment 3

Details on the Head of Internal Audit and
the Head of Compliance

Name - Surname / Position	Age	Education and Training	Working Experience		
			Time Period	Position	Organization / Company
Ms. Chantanipa Pichitakul Vice President, Corporate Legal	57	<ol style="list-style-type: none"> 1. Master of Public Administration, University of Louisville 2. Bachelor of Laws, Chulalongkorn University 3. Company Management Program (Class 1/2023), PTT Oil and Retail Business Public Company Limited 4. Merger Control: Foreign and Domestic (2022), Legal Academy 5. M&A on Legal Practices (2021), D-GA Academy 6. Leadership Development Program 1 (2019), PTT Leadership and Learning Institute 7. Advanced Management Program (2016), PTT Leadership and Learning Institute 8. Advanced Management Program (2015), PTT Leadership and Learning Institute 	2023 - Present	Vice President, Corporate Legal	PTT Oil and Retail Business Public Company Limited
			2023 - 2023	Manager, Reporting to Chief Executive Officer	PTT Oil and Retail Business Public Company Limited
			2018 - 2022	Legal Service Center Division Manager	PTT Public Company Limited
			2013 - 2018	Specialist, Investment and Corporate Legal Affairs Department	PTT Public Company Limited

Name - Surname / Position	Age	Education and Training	Working Experience		
			Time Period	Position	Organization / Company
Ms. Worrapanit Sittibusaya Vice President, Internal Audit	51	1. Master of Business Administration, University of North Florida	2018 - Present	Vice President, Internal Audit	PTT Oil and Retail Business Public Company Limited
		2. Bachelor of Accounting, Thammasat University	2015 - 2018	Divisio Manager, Business Development, Oil Business Unit	PTT Public Company Limited
		3. Certified Professional Internal Audit of Thailand (Class 65), The Institute of Internal Auditors of Thailand			
		4. 2023 CAE Chief Audit Executive Professional Leadership Program, Federation of Accounting Professions	2011 - 2015	Tax Division Manager	PTT Public Company Limited
		5. 2022, Leadership Development Program 2 (LDP), PTT Leadership and Learning Institute	1999 - 2011	Accountant	PTT Public Company Limited
		6. 2021, Certified Professional Internal Audit of Thailand, The Institute of Internal Auditors of Thailand			
		7. 2020, Finance for Executive Finance Program (Class 3/2020), PTT Oil and Retail Business Public Company Limited			
		8. 2020, Advanced Audit Committee Program, Thai Institute of Directors			
		9. 2014, Advanced Management Program I - People Management (Class 5/2014), PTT Leadership and Learning Institute			
		10. 2014, Advanced Management Program I - Business Management (Class 2/2014), PTT Leadership and Learning Institute			

Attachment 4

Business Assets and Details on Assets Valuation

As of December 31, 2024, OR's fixed assets in business operations have a net book value after accumulated depreciation and allowance for impairment, as shown in OR's consolidated financial statements. All fixed assets have no encumbrances with a net book value as follows:

Assets	Net Book Value as of December 31, 2024 (Million Baht)
Land	14,094 ¹
Buildings and building improvement	15,026 ²
Machinery and equipment	13,488 ³
Other assets ⁴	700 ⁵
Construction in progress	4,019 ⁶
Right-of-use assets	12,342 ⁷
Intangible assets ⁸	4,777 ⁹
Total	64,446

Details of Significant Leases

OR has entered into lease and right-of-use agreements with external parties and PTT Group for the assets used in OR's operations. As of December 31, 2024, details of significant contracts in this category were as follows:

1. Land Leases for Service Stations (and Other Agreements for the right to use the land or space)

OR entered land and space leases, including right of superficies agreements, with external parties for the operations of company-owned and company-operated (COCO) service stations in Thailand, for the average period of 30 years. The land and space leases, whether land only or land with buildings, were registered with

land department office. Under the land-only lease, it is specified OR has the ownership of the current as well as future buildings. Once the lease of this nature expires, OR may demolish all the buildings and rehabilitate the land for future use or transfer the ownership to the landowner (on a case-by-case basis). In addition, some OR service stations are located on government land or space and OR must abide by the rules and regulations established by the responsible government offices.

Regarding the right of superficies agreements for some other service stations, OR holds the right to use the land and has the ownership of buildings and assets on the land. Upon the termination of the superficies right under the agreement, OR may demolish the

¹ Details as per Note 15 to the financial statements

² Details as per Note 15 to the financial statements

³ Details as per Note 15 to the financial statements

⁴ Other assets mainly consist of office equipment and vehicles

⁵ Details as per Note 15 to the financial statements

⁶ Details as per Note 15 to the financial statements

⁷ Details as per Note 16 to the financial statements

⁸ Intangible assets consist of computer software, customer lists, trademarks, and other intangible assets

⁹ Details as per Note 18 to the financial statements

buildings and rehabilitate the land to its former conditions. However, if the landowner desires to buy the buildings, OR must sell the buildings to the landowner.

2. Land Lease (Phra Khanong–Bang Chak premises)

OR, as the lessee, has entered into an agreement with the Port Authority of Thailand (PAT) to use the Phra Khanong–Bang Chak premises for its corporate office location and as a depot for its products. The 15-year agreement started from February 1, 2021.

The land was formerly leased to PTT, prior to the change of lessee from PTT to OR in 2021.

3. Phra Khanong Office Lease

OR, as the lessee, has entered into an agreement with PTT, as the lessor, to lease the office building for its corporate operations as well as the receiving, storage, and distribution of raw materials and other petroleum-related materials, promotional products, or products for other business activities. The lease agreement was effective from July 1, 2023, to December 31, 2024 and was recently extended to December 31, 2027.

4. Lease and Sublease agreement for PTT's Depots

OR, as the lessee/sublessee, has entered into agreements with PTT, as the lessor/sublessor, to lease/sublease 12 oil and petroleum depots, which OR will use for the filling, receiving, storage, and distribution of petroleum products, raw materials and other petroleum-related materials, promotional products, or products for other business activities. The terms of these leases/subleases are from October 1, 2020, with expiry dates of each depot varying with the conditions mutually agreed by the parties.

Trademarks and Service Marks

Trademarks and Service Marks Owned by OR

As of December 31, 2024, OR has a total of 962 trademarks and service marks, of which 821 are successfully registered, while the remaining 141 are in the registration process. OR has a high number of trademarks and service marks (both registered and under consideration by the Department of Intellectual Property) to ensure that it has covered as many goods and services as possible. Additionally, OR believes that registering its trademarks and service marks will protect its valuable brands from all trademark infringement as well as other infringement.

In addition, OR has registered trademarks and service marks (including those still in the process of being registered) in Thailand and over 55 countries worldwide to ensure that OR's trademarks, names, and related symbols are protected in their respective countries.

Details of the key trademarks and service marks of OR's business operations are as follows:

Trademarks/Service Marks	Application Number/Registration Number	Protection Period/Status ¹⁰
For PTT Station		
	180116292	Under consideration by the Department of Intellectual Property
	221121157	From December 24, 2018 to December 23, 2028
	241106446	From December 24, 2018 to December 23, 2028
	221121151	From December 24, 2018 to December 23, 2028
For FIT Auto Service Center		
	161106372	From November 14, 2013 to November 13, 2033
For Petroleum Products		
	191110529	From September 5, 2017 to September 4, 2027
	170131232	Under consideration by the Department of Intellectual Property

Trademarks/Service Marks	Application Number/Registration Number	Protection Period/Status ¹⁰
	191110532	From September 5, 2017 to September 4, 2027
	221131989	From September 16, 2020 to September 15, 2030
	171130415	From December 19, 2021 to December 18, 2031
	171130414	From December 19, 2021 to December 18, 2031
Other Businesses		
	171111510	From September 25, 2015 to September 24, 2025
	191108053	From December 7, 2017 to December 6, 2027
	211112106	From January 31, 2020 to January 30, 2030
	201106911	From December 7, 2017 to December 6, 2027

¹⁰ With regard to trademarks or services marks that OR has not yet completed registered, despite those not being under the Trademark Act B.E. 2534 (including amendments) as registered trademarks or services marks, OR still retains legal protection over that intellectual property, such as tort claims for damages from infringement liability in the case of fraudulent sales and prosecution under the Criminal Code related to unregistered trademarks, etc.

¹⁰ With regard to trademarks or services marks that OR has not yet completed registered, despite those not being under the Trademark Act B.E. 2534 (including amendments) as registered trademarks or services marks, OR still retains legal protection over that intellectual property, such as tort claims for damages from infringement liability in the case of fraudulent sales and prosecution under the Criminal Code related to unregistered trademarks, etc.

OR's Investment Policy in Subsidiaries and Associates

OR's investment policy, whether in term of projects (not part of the regular OR investment, such as joint ventures, mergers or acquisitions) or existing plans (part of the regular OR investment portfolio), OR will analyze and consider such investments based on the following criteria: strategic fit, execution capacity, risk management, governance management, stakeholder management, financial return, and capital management.

Trademarks/Service Marks	Application Number/ Registration Number	Protection Period/Status ¹⁰
	221104361	From 16 September 2020 to 15 September 2030
	221134518	From September 21, 2021 to September 20, 2031
	221130284	From October 14, 2021 to October 13, 2031
	230112111	Under consideration by the Department of Intellectual Property
	230112129	Under consideration by the Department of Intellectual Property
	241102068	From September 15, 2022, to September 14, 2032
	231119226	From October 6, 2022, to October 5, 2032
	240101842	Under consideration by the Department of Intellectual Property
	240105454	Under consideration by the Department of Intellectual Property
	240144014	Under consideration by the Department of Intellectual Property

¹⁰ With regard to trademarks or services marks that OR has not yet completed registered, despite those not being under the Trademark Act B.E. 2534 (including amendments) as registered trademarks or services marks, OR still retains legal protection over that intellectual property, such as tort claims for damages from infringement liability in the case of fraudulent sales and prosecution under the Criminal Code related to unregistered trademarks, etc.

Attachment 5

Policies and Guidelines
for Corporate Governance and Ethics

OR Corporate Governance Ethical Standards and Code of Business Ethics Handbook 2024

Attachment 5.1

Acknowledgement and Conformity Form

I have received and read this PTT Oil and Retail Business Public Company Limited Corporate Governance, Ethical Standards and Code of Business Ethics Handbook.

I understand, acknowledge and will comply with these practices.

Signature: _____
(_____)

Position: _____

Employee ID _____

Business Unit _____

Date: _____ / _____ / _____



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Announcement of PTT Oil and Retail Business Public Company Limited

OR has established the Good Corporate Governance policy, Risk Management, Compliance of Laws and Regulations, Anti-Fraud and Corruption, as well as whistleblowing regarding corruption and the Company's regulations compliance. In addition, OR strives for the integration of Environmental Social and Governance (ESG) concept into business conduct and operations, aiming to enable the Board of Directors, the Management, and employees to comply with as a guideline to support the Company with Good Corporate Governance, excellent management, business ethics, transparency and verifiability.

Hence, OR has formulated Good Corporate Governance, Ethical Standards and Code of Business Ethics Handbook, which comprises of policies, principles, ethical standards, and codes of conduct in various fields for all level of OR's personnel from the Director, Management, and employees to acknowledge and comply as the Company's rules. This Handbook also develops and enhances OR's Good Corporate Governance, resulting in gaining more trust among all stakeholders and eventually leading to OR's sustainable growth.

To demonstrate a mutual commitment to the essence of this Handbook, OR personnel at all levels are to sign, acknowledge, and accept this Handbook as their guidance to preserve OR's good corporate governance.

(Mr. Somchai Lertsutiwong)

Chairman of the Board of Directors

PTT Oil and Retail Business Public Company Limited

Good Corporate Governance Policy

The Board of Directors is determined to promote OR as an organization with efficiency and excellency in business conduct, corporate governance, and management, taking into account the sustainability of all stakeholders. OR emphasizes integrity and transparency in business, and thus, OR's Good Corporate Governance Policy has been formulated for all personnel from Directors, Management, and employees to comply as their word guidelines as follows:

1. The Board of Directors ("The Board"), Management, and employees shall commit to OR's six Good Corporate Governance Principles, namely Accountability, Responsibility, Equitable Treatment, Transparency, Vision to Create Long-Term Value and Ethics. The Company's organization structure shall fairly balance the roles of the Board, management and shareholders.
2. The Board shall perform its duties with dedication, a sense of responsibility and independence, and there shall be a clear segregation between the roles and responsibilities of the Chairman and the Chief Executive Officer. This also includes the definition of structure and composition of The Board for efficiency and effectivity in their performance.
3. The Board and Management shall play a vital role in formulating the Company's vision, strategies, policies and plans, while taking into consideration risk factors and consequences, while supervising, monitoring management direction, as well as allocating important resources. They must ensure that the accounting systems, financial reports and accounting audits are all reliable. OR shall conduct its business with ethics towards social and environmental responsibility, promote innovation in attempts

Good Corporate Governance Policy

- strengthen to ability for the long-term internal competition in sustainable manner.
4. The Board and Management shall be the role model for ethics and shall perform their duties in accordance with the Company's Good Corporate Governance guidelines, as well as overseeing and resolving conflicts of interest and Connected Transactions.
 5. The Board may appoint specific sub-committees as deemed appropriate, to assist in reviewing critical matters.
 6. The Board shall perform an annual self-assessment as a framework for reviewing the Board's performance.
 7. The Board shall establish the Company's Good Corporate Governance Handbook, which the Board, Management, and employee at all levels must comply in parallel with Company's rules and regulations.
 8. The Board, Management, and employee shall enable the disclosure of the Company's information, both financial and non-financial, shall be adequate, reliable and timely, so that the Company's shareholders and other stakeholders receive such information in a fair and equitable manner. The Corporate Communications Department and the Investor Relations Department shall be responsible for providing information to general public and investors.
 9. OR's shareholders shall receive equitable treatment from the Board, Management, and OR's employees, shall have equal rights to access the Company's information and appropriate communication channels, and shall be encouraged for engagement with the Company.
 10. There shall be an appropriate system for the selection and appointment of key management positions at all levels with a transparent and fair nomination process.

Good Corporate Governance Policy

11. There shall be an effective anti-fraud and corruption policy and system to ensure that the Management is fully aware of and pays attention to anti-fraud and corruption practices and implementation.

Anti-Fraud and Corruption Policy

PTT Oil and Retail Business Public Company Limited (OR) is determined to adhere to honest, transparent and fair business practices according to good corporate governance principles, including related laws, rules and regulations, no matter where business transactions are located, both domestic and international. OR will not tolerate any direct and indirect corruption scheme in any form. The Anti-Fraud and corruption policy is thus formulated for our personnel to observe and apply with their operation.

1. Definition

1.1 “Fraud” means to do an act in order to procure, for himself or the other person, any advantage to which he is not entitled by law such as:

- (a) Asset Misappropriation refers to possession of property belonging to another person, or which includes in the ownership by others acquired by encroaching upon those property into theirs or a third party’s possession in a dishonest manner.
- (b) Embezzlement refers to deceiving others by misrepresenting or concealing facts that should be fraudulently stated. This deceiving is aimed to acquire possession of property from the deceived person or a third party, including causing such deceived person or a third party to make, withdraw, or destroy any documents of rights.
- (c) Financial Statement Fraud means the adjust of accounting numbers (window dressing) by taking advantage of the accounting principles loopholes and other alternatives of measurement and accounting disclosure, in order to exchange information of financial statement for wrongful purposes.
- (d) Corruption refers to providing, offering, promising or agreeing to provide, accepting or requesting money, assets or other benefits that

Anti-Fraud and Corruption Policy

are inappropriate to, from or for (i) government officers (ii) private officers or (iii) any relevant person in charge either directly or indirectly in order to do or refrain from their duty of which deliver or preserve inappropriate business affair or other business benefit. Exceptions are made for actions that are allowed by the laws, traditions, and culture.

1.2 “OR personnel” means OR’s directors, executives, Management, and employees at all levels

1.3 “Persons associated with the Company” means employees, agents, consultants, affiliates, or any person action for or on behalf of the Company, with or without the authority to do so.

2. Scope of Implementation

This policy applies with OR Personnel and other relevant persons involved with the Company.

3. Practice Guidelines

3.1 Corruption

OR personnel shall not commit or involve in the Fraud and Corruption; in both directly and indirectly forms of providing and accepting; and comply with the Anti-Fraud and Corruption Policy, Corporate Governance, Ethical Standards and Code of Business Ethics Handbook, regulations and relevant articles.

3.2 Gifts giving, receiving, and entertaining

OR personnel shall perform with care in receiving and providing gift, assets or other benefit including hospitality and other expenses. However, providing and receiving gifts and hospitality must have business or custom objective, and must comply with OR’s relevant regulations.

Anti-Fraud and Corruption Policy

3.3 Philanthropy donations and supports

Philanthropy donations and supports by OR shall have review, approval and audit processes. Document evidence must be precise and comply with OR regulations. Such processes can ensure that the gifts and hospitality are not used to cover the Corruption. There should be a clear, concise, and effective procedure to control this type of action, and monitoring and follow up on various documentary evidence.

3.4 Facilitation Payment

OR personnel are prohibited to pay for convenience in a manner that may be perceived as giving or receiving a bribe, including any other similar benefits from government officials, both directly and indirectly.

3.5 Political Assistance

The Company strives to be a politically neutral without acting in favor of or supporting any political parties, political coalition, or any similar activities, both monetary, non-monetary, and any other forms of benefits.

In this regards, OR has given its personnel the right and freedom to express their political opinions. However, they must not use their position as OR personnel, nor any assets indicating OR for political activities participation that may cause the Company to lose their political neutrality.

3.6 Recruitment of Government Personnel

Employment of government personnel can be arranged as deemed appropriated. However, such employment must not be for the Company’s benefit, must not cause conflict of interest between the Company and the government, and must not be for business advantage.

Anti-Fraud and Corruption Policy

3.7 Conflict of Interest

OR personnel must avoid all activities that may cause the Conflict of Interest with the Company. All actions must be reasonable, based on the benefit of the Company under the relevant laws and regulations. Any actions found in the favor of Conflict of Interest with the Company must be reported to the Company through OR's specified report channels.

3.8 Procurement

OR shall establish frequent reviewing process in sales and marketing operational systems and procedures, including procurement and contract drafting works. The relevant Corruption risk shall be appropriately assessed and mitigated.

3.9 Human Resource Management

OR shall have human resource management system that reflects Anti-Corruption commitment. OR will not demote, punish or affect OR personnel who decline the Anti-Fraud and Corruption practices although such decline cause lost in business opportunities. OR shall have clear communication channel for such policy.

3.10 Training and Communication

OR shall provide communication and training that genuinely educate OR personnel on the Anti-Fraud and Corruption measures, OR expectations and punishment for violation. OR communicates the Anti-Corruption Policy and practice to subsidiaries, affiliates, other companies where OR has control over, business partners, and stakeholders including general public through various communication channels for notification and implementation of the Anti-Fraud and Corruption Policy.

3.11 Internal Audit Control

The internal control unit shall report control self-assessment result to internal audit unit for inspection. If any non-compliance to the Anti-Fraud and

Anti-Fraud and Corruption Policy

Corruption Policy is found, such action shall be notified to that non-compliance unit to improve controlling measures. The Internal Audit Department can make urgent report on such issues to the Chief Executive Officer to further report to the Board.

3.12 Storage and Protection of Data

OR shall establish procedures regarding the storage of documents and records, such as financial transactions, to be ready for inspection or an audit for its correctness and appropriateness. These procedures will ensure that all transactions are properly recorded with proper explanation, no false transactions or window dressing hidden.

OR places these procedures to strengthen the trust in OR's Internal Control of accounting and data protection, confirming that internal audit is being commenced for effective anti-fraud and corruption measures. Moreover, this is to make sure that all transaction records are equipped with sufficient evidence for audit purpose.

4. Duty and Responsibility

OR personnel shall never neglect or ignore any act of violation that is against the Company's anti-fraud and corruption measures. The Company provides whistleblowing channels and protection to the whistle blowers when reporting or sharing information and clues, including for those seeking advice on anti-fraud and corruption practice guidelines.

5. Whistleblowing Channels and Protection of Whistle Blowers

The channels and procedures are in accordance with requirements and regulations by PTT Oil and Retail Business Public Company (Limited) regarding complaints and whistleblowing, and/or non-compliance with the law and regulations of the Company.

Anti-Fraud and Corruption Policy

6. Penalty

OR shall establish appropriate punishment system on non-compliance and direct or indirect violating personnel against the Anti-Corruption Policy. Disciplinary punishment including redundant if deems necessary and legal procedure shall be considered.

OR personnel shall understand and comply with the Anti-Corruption Policy in every operating procedure. Either genuine or false Corruption accusation may defame OR personnel and OR reputation. If any potential violation to this policy is found, please notify to the designated department as specified by OR.

Ethical Stand

In order to comply with OR's Good Corporate Governance policy and the Constitution of the Kingdom of Thailand stipulating the making of the Code of Ethics for state employees, OR has established ethical standards for directors, management and employees to abide by as corporate values, along with other rules and regulations of OR, in order that all business operation will be transparent, explicit, justifiable and efficient, upholding the honor and prestige worth the confidence and trust of all stakeholders. Ethical standards of OR are as follows:

1. To adhere to moral and ethics
2. To have good conscience, honesty and responsibility
3. To uphold the benefits of the country beyond oneself, with no conflict of interest
4. To adhere to the righteousness, fairness and legitimacy
5. To provide prompt, courteous and non-discriminative service to the public
6. To disclose complete information to general public without distortion
7. To aim at the result, standard, quality, transparency and accountability of work
8. To uphold the democratic regime of government with the King as the Head of State
9. To adhere to the Company's professional Code of Conducts and ethical standards, be a good role model and maintain the image of the Company

Part 1 General Statement

OR is a leading organization equipped with Good Corporate Governance, ethics, integrity, transparency and accountability. OR strives to integrate Environmental, Social, and Governance (ESG) concept with its operations in order to set standards for business conduct that will lead to achievement of shared value creation for all stakeholders in a balanced manner, and ultimately helps improve the quality of life and local community's economy as a part of sustainable growth in Thailand. In order to continuously develop Good Corporate Governance that complies with Corporate Code for Listed Companies set by the Securities and Exchange Commission and international practices on Good Corporate Governance, OR has formulated its Good Corporate Governance, Ethical Standards and Code of Business Ethics Handbook for its Board of Directors, Management and employees to adhere to as a guidance in performing their duties, whilst focusing on compliance with laws, customs, traditions, and culture of the countries of OR's investment.

Vision

Empowering All toward Inclusive Growth.

Mission

- Strengthen energy solutions for seamless mobility
- Strive to be a one-stop solution for all lifestyles
- Scale portfolio for the global market
- Solve societal problems for OR innovation

Part 1 General Statement

The mission to create values for all stakeholders are as follows:

To the country	Driving economic growth in a sustainable way through oil, retail and related businesses
To community and society	Maintaining a good standing corporate status in society by exercising environmental stewardship and helping to improve the quality of life for community and society
To shareholders	Operating profitable business and expanding businesses globally that lead to sustainable growth while generating optimum returns
To customers	Ensuring customer satisfaction and loyalty by delivering world-class quality products and services at fair prices
To business partners	Conducting fair business practice with all partners while promoting trust, relationship, and cooperation to expand business capability and increase efficiency in long-term business partnership
To employees	Promoting capability, building professionals

Part 1 General Statement

Corporate Culture



- **Empowered** Believe in the potential, courage to make decisions, and give employees the opportunity to act, and give advice for development
- **Innovative Entrepreneurial Committing to Result** Be creative and have the spirit of ownership and be committed to results
- **Dependable** Be reliable, dependable, and stand up for doing the right thing
- **Considerate** Care about others and not only for self-preservation
- **Down-to-earth** Easy to reach and not hold up

Part 1 General Statement

Principles and Mechanism for OR's Good Corporate Governance, Ethical Standards and Code of Business Ethics Handbook

OR personnel at all levels must commit to and abide by OR Corporate Governance, Ethical Standards and Code of Business Ethics Handbook as the discipline of their daily operation. In case a failure to comply with these principles is discovered and is confirmed by the results of a fair investigation, OR shall take disciplinary and/or legal action as appropriate in compliance with OR's personnel management rules and regulations, including other relevant requirements, orders, and practices.

Hierarchical superiors in each department are responsible for overseeing and supporting their subordinates to strictly follow OR Corporate Governance, Ethical Standards and Code of Business Ethics Handbook.

In case of violation, the behavior of such violation, intention or intent, motive, age, record, position, duty and responsibility of the violator, including the damage and other significant reasons shall be taken into consideration.

OR personnel who comply with their professional codes of ethics, e.g., engineers, accountants, doctors, pharmacists and lawyers, must strictly adhere to their professional ethics as a part of OR's Ethical Standards and Code of Business Ethics Handbook.

OR personnel must always keep in mind that OR cannot specify written guidelines for every behavior, event, or circumstance in the Code of Ethics Handbook. If OR personnel encounter difficulties in decision making or operation, they shall first employ their own judgment before proceeding by asking the following questions:

- Is it against the law?
- Is it against OR's policies?
- Is it against OR's values or corporate culture?

Part 1 General Statement

- Could there be any adverse effects on OR's stakeholders?
- Could there be any adverse effects on OR's reputation?
- Could there be any undesired corporate culture in the future?

If the answer to any of the above questions is “yes”, they should refrain from the action. Should any employees have doubts whether a certain action complies with good practices or code of ethics presented in this Handbook, they should seek advice from colleagues, supervisors, or Directors. The supervisors are responsible for advising their subordinates. Inquiries to the Corporate Governance Department is another option.

Part 1 General Statement

Whistleblowing Policy

OR expects all personnel to monitor the compliance with OR's Corporate Governance, Ethical Standards and Code of Business Ethics Handbook, and encourages all personnel to raise their questions and concerns. In addition, OR personnel can report any misconduct or non-compliance, or send their enquiry to the Corporate Governance Department, the Internal Audit Department, or Senior Executive Vice President of Organization Effectiveness Department. Every enquiry will be treated fairly, transparently, with due care and fair judgment and response will be provided in a timely manner. Whistleblowers will be protected both during and after the investigation.

Complaint Channels on Business Ethics

In case of violation or non-compliance with OR's Corporate Governance, Ethical Standards and Business Ethics Handbook, any enquiry or complaint can be sent to the following channels:

Website www.pttor.com

E-mail pttorvoice@pttor.com

Mail Vice President, Internal Audit Department or
 Vice President, Corporate Governance Department or
 Senior Executive Vice President, Organization Effectiveness or
 Chief Executive Officer or
 Chairman of the Corporate Governance and Sustainability Committee or
 Chairman of the Audit Committee or
 Chairman of the Board
 PTT Oil and Retail Business Public Company Limited
 555/2 Energy Complex Building B, 12th Floor,
 Vibhavadi Rangsit Rd., Chatuchak, Chatuchak,
 Bangkok 10900, Thailand.

Part 2 Good Corporate Governance

Definition and Meaning

Good Corporate Governance is a management structure and mechanism within the organization to create relations among OR's Board of Directors, Management, employees, shareholders, and stakeholders to

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| 1. Accountability | Responsibility for one's own decisions and actions, ensuring they can be explained and clarified. |
| 2. Responsibility | Efficient performance of duties and to the best of one's abilities. |
| 3. Equitable Treatment | Fair and equitable treatment of all stakeholders. |
| 4. Transparency | Ensuring corporate operations can be examined and information is disclosed to relevant parties. |
| 5. Vision to Create Long-term Value | Looking towards the future to create long-term added value and sustainable growth. |
| 6. Ethics | Compliance of business ethics and Code of Conduct. |

Part 2 Good Corporate Governance

The Importance of Good Corporate Governance

1. To establish a transparent management system of international standards in order to strengthen OR's competitiveness, as well as protect against and eliminate any conflicts of interest.
2. To build confidence among domestic and foreign investors by encouraging communication between OR and its stakeholders, and to maximize the value of the company's shares.
3. To provide a tool to measure OR's performance and monitor its operations to improve efficiency.
4. To build a responsibility framework of the Board and Management towards all stakeholders and the Management's delegated authorities.

Part 2 Good Corporate Governance

Duty and Responsibility of the Board, Management, and Employees

OR's Board of Directors, Management, and employees all play a crucial part in promoting the Company's Good Corporate Governance, in order to achieve OR's business objectives, enhance competitiveness, and operate with integrity, transparency, accountability, and sustainable values, using 6 pillars of Good Corporate Governance; Accountability, Responsibility, Equitable Treatment, Transparency, Vision to Create Long-term Value and Ethics.

In addition, the Board, Management, and employees also help pushing the Company towards transparent management, in order to build more trust, confidence, and business strength to achieve OR's goals. OR strives to be an organization of ethics, social and environmental responsibilities, as well as sustainable values to all stakeholders, delivered through the integration of Governance (G), Risk Management (R), and Compliance (C) as follows:

1. Adoption of OR's principles and international standards of Good Corporate Governance, Risk Management, Internal Control, and compliance with laws and regulations of OR in its business operation. This also includes anti-fraud and corruption in all forms, as well as the integration between various organization management, such as risk management strategy planning integration for both organizational and operational levels.
2. Cultivation of corporate culture, awareness towards Good Corporate Governance, Risk Management, Internal Control, and laws and regulations compliance. Communication regarding this matter shall be made in a regular and timely matter to all OR personnel.
3. Review and revision of efficiency and effectiveness of the process on a regular basis. Any incidents or actions found inconsistent with or against the laws and regulations of the Company shall be reported immediately to the

Part 2 Good Corporate Governance

relevant department for prompt corrective action, which may help reduce the negative impact it might cause the Company.

4. Support and encouragement on the use of Information Technology and Digital Asset to increase more channels and opportunities to develop Good Corporate Governance, Risk Management, Internal Control, and laws and regulations compliance with more effectiveness and efficiency.

Part 2 Good Corporate Governance

Good Practices according to Good Corporate Governance Principles

OR's Board of Directors has prioritized the following 8 Corporate Governance principles as their guidelines:

1. Establish clear leadership role and responsibilities of the Board
2. Define objectives that promote sustainable value creation
3. Strengthen Board effectiveness
4. Ensure effective CEO and people management
5. Nurture innovation and responsible business
6. Strengthen effective risk management and internal control
7. Ensure financial integrity and information disclosure
8. Ensure engagement and communication with shareholders

Part 2 Good Corporate Governance

1. Establish Clear Leadership Role and Responsibilities of the Board

- 1.1 The Board shall demonstrate a thorough understanding of its leadership role, assume its responsibilities in overseeing the company and strengthen good governance including:
 - defining objectives
 - determining means to attain the objectives
 - monitoring, evaluating, and reporting on performance
- 1.2 To achieve sustainable value creation, the Board shall exercise its leadership role and pursue the following governance outcomes:
 - competitiveness and performance with long-term perspective
 - ethical and responsible business
 - good corporate citizenship
 - corporate resilience

In this regard, the Board will adhere to the following guidelines:

- 1.2.1 In evaluating the performance of the company, the Board shall not just consider the Company's financial results but also take into account non-financial performance such as its ethical performance and impact on stakeholders, society and the environment.
- 1.2.2 The Board shall assume a leadership role in creating and driving a culture of compliance and ethical conduct throughout the company, and lead by example.
- 1.2.3 The Board shall ensure the formulation of written policies and guidelines, such as Codes of Ethics and Business Conduct, applicable to all directors, executives, employees and staff of the Company.

Part 2 Good Corporate Governance

- 1.2.4 The Board shall ensure effective implementation including regular communication of the Company's policies and guidelines to all directors, executives, employees, and staff. The Board should ensure adequate mechanisms are in place for monitoring, reviewing, and reporting compliance with the Company's policies and guidelines.
- 1.3 The Board shall ensure that all directors and executives perform their responsibilities in compliance with their fiduciary duties, and that the Company operates in accordance with applicable law and standards. The Board is responsible for the implementation of adequate systems and controls to ensure that the Company complies with applicable law and standards for specified matters, including material investment, related party transaction, acquisition/disposal of assets, and dividend payment decisions.
- 1.4 The Board shall demonstrate a thorough understanding of the division of Board and Management responsibilities. The Board shall also clearly define the roles and responsibilities of the Chief Executive Officer and Management and monitor the Chief Executive Officer and Management's proper performance of its duties.
- 1.4.1 The Board shall adopt a charter that clearly sets out the roles and responsibilities of the Board, the Chief Executive Officer and Management. The charter should be reviewed on a yearly basis.
- 1.4.2 The Board shall have the composition, qualifications, scope of authority, responsibility and the term as specified in the Board of Directors Charter.
- 1.4.3 The Board is responsible and accountable for the overall affairs of the company but may delegate day-to-day management duties. The Board must provide written directions to the Chief Executive Officer

Part 2 Good Corporate Governance

and the Management that clearly set out the Chief Executive Officer and the Management's responsibilities.

Division of Board and Management's responsibilities are as follows:

Matters for which the Board has primary responsibility

Matters for which the Board has primary responsibility are matters that the Board should fully consider. Some matters may be decided following recommendation by Management section as deemed appropriate.

- (1) Defining objectives and business model
- (2) Developing culture of compliance and ethical conduct and lead by example
- (3) Strengthening an effective Board structure and practices conducive for achieving the Company's objectives
- (4) Ensuring suitable the Chief Executive Officer selection, remuneration, development, and performance evaluation
- (5) Ensuring appropriate compensation architecture that supports achievement of the Company's objectives

Matters involving shared responsibility of the Board and Management

Matters involving shared responsibility of the Board President and the Chief Executive Officer and Management are matters requiring joint consideration between the Board and Management. The Board must closely monitor these matters and seek regular reports from management.

- (1) Formulating and reviewing policies and strategies, plans and targets
- (2) Ensuring robust system for Risk Management and internal control

Part 2 Good Corporate Governance

- (3) Clearly defining Management's responsibilities
- (4) Overseeing appropriate policies and plans for resource allocation, including HR, IT, and budgeting
- (5) Monitoring and evaluating financial and non-financial corporate performance
- (6) Ensuring integrity of financial and non-financial information disclosure

Matters that the Board shall delegate to others

Matters that the Board assign other persons to act on behalf of the Board are matters in which the Board should refrain from active involvement in normal circumstances.

- (1) Engaging in activities which under normal circumstances are not expected roles of the Board, including day-to-day management and decisions (such as procurement and staffing), ongoing monitoring that conduct and operations are in compliance with the Company's policies, strategies, plans, and applicable law and standards.
- (2) Not getting involved in or influencing matters in which a director may have vested interests.

Part 2 Good Corporate Governance

2. Define Objectives that Promote Sustainable Value Creation

- 2.1 The Board shall define objectives that promote sustainable value creation and governance outcomes as a framework for the operation of the Company.
 - 2.1.1 The Board shall ensure that the Company has clearly defined objectives that support the company's business model. The Board should ensure company-wide communication of the objectives, for instance, in the form of the Company's vision and values, or principles and purposes.
 - 2.1.2 The Board shall ensure that the Company's objectives lead to the business model for sustainable value creation.
 - 2.1.3 The Company's values should reflect characteristics of Good Corporate Governance, such as accountability, integrity, transparency, and due consideration of social and environmental responsibilities.
 - 2.1.4 The Board should promote a good corporate governance culture and strive to have the Company's objectives embedded in company-wide decision-making and conduct through effective communication and leading by example.
- 2.2 The Board shall ensure that the Company's annual and/or medium-term objectives (3-5 years), goals, strategies, and plans are consistent with the long-term objectives, while utilizing innovation and technology effectively.
 - 2.2.1 The Board shall ensure that the Company's annual and medium-term (3-5 years) objectives, goals, strategies, and plans correlate and align with the Company's long-term objectives, while considering the business environment, opportunities, and the Company's risk appetite. The Board should ensure that the Company's medium-term

Part 2 Good Corporate Governance

objectives, goals, strategies, and plans are annually reviewed and updated as appropriate.

2.2.2 The Board shall ensure that the Company's strategies and plans take into account all relevant factors influencing the value chain, including the company's ecosystem, risks, resources, competitiveness, and stakeholders. The Board should ensure that a mechanism for stakeholder engagement is in place.

2.2.3 When developing strategies and plans, the Board shall promote innovation and the use of technology to enhance competitiveness, respond to stakeholder concerns and expectations, and meet social and environmental responsibilities.

2.2.4 In considering the approval of the Company's targets (financial and non-financial), the Board should ensure that they are suitable to the company's business profile, and they do not cause the Company to engage in illegal or unethical conduct.

2.2.5 The Board shall ensure effective communication of the Company's objectives, goals, strategies, plans, and targets throughout the Company.

2.2.6 The Board shall ensure proper resource allocation and effective systems and controls, and monitor the implementation of the Company's strategies and plans.

3. Strengthen the Board's Effectiveness

3.1 The Board shall be responsible for determining and reviewing the Board structure, in terms of size, composition, and the proportion of independent directors to ensure its leadership role in achieving the Company's objectives.

Part 2 Good Corporate Governance

3.1.1 The Board should establish a skills matrix to ensure that the Board consists of directors with appropriate and the necessary qualifications, knowledge, skills, experience, character traits, with an appropriate gender and age balance and diversity to achieve the objectives of the Company and stakeholder interests. At least one of the non-executive directors should be experienced and competent in oil and/or retail business.

3.1.2 Each director must be qualified under the Public Company law and the Standard Qualifications for State Enterprise Directors and Employees law. Each director must have no record of suspicion concerning any behavior against the fiduciary duty for public company limited under the law or the regulations and notifications announced by the Securities and Exchange Commission.

3.1.3 The proportion between executive directors and non-executive directors should support proper checks and balances, whereby:

- (1) the majority of the Board should be non-executive directors who exercise objective and independent judgement;
- (2) the number and qualifications of the independent non-executive directors should reflect applicable legal requirements, as well as other qualifications as required by the Securities and Exchange Commission or the Securities Exchange of Thailand or OR (as defined in the Appendix. The Board shall ensure that the independent directors and the entire Board can fulfil its role and responsibilities efficiently and in the best interest of the company while exercising objective and independent judgement. Independent directors must freely express their opinion in

Part 2 Good Corporate Governance

meetings as specified in Roles and Responsibilities of OR Independent Directors (in the Appendix).

3.1.4 The Board shall explicitly disclose in the Company's annual information disclosure/56-1 One Report and on the website its diversity policies and details relating to directors, including directors' age, gender, qualifications, experience, shareholding percentage, years of service as director, and director position in other listed companies.

3.2 The Board shall select an appropriate person as the Chairman and ensure that the Board composition serves the best interest of the company, enabling the Board to make its decisions as a result of exercising independent judgement on corporate affairs.

3.2.1 The Chairman of the Board should be an independent director.

3.2.2 The Chairman's roles and responsibilities are different from those of the Chief Executive Officer. The Board should clearly define the roles and responsibilities of both positions. To ensure effective checks and balances of power, the two positions should be held by different individuals.

3.2.3 The Chairman is responsible for leading the Board. The Chairman's duties should at least cover the following matters:

- (1) Oversee, monitor, and ensure that the Board efficiently carries out its duties to achieve the Company's objectives.
- (2) Ensure that all directors contribute to the company's ethical culture and Good Corporate Governance.

Part 2 Good Corporate Governance

(3) Set the Board meeting agenda by discussing with the Chief Executive Officer which important matters should be included.

(4) Allocate sufficient time for Management to propose topics and for directors to debate important matters thoroughly. Encourage directors to exercise independent judgement in the best interest of the company.

(5) Promote a culture of openness and debate through ensuring constructive relations between executive and non-executive directors, and between the Board and Management.

3.2.4 If the roles and responsibilities of the Chairman and the Chief Executive Officer are not clearly separated, for instance, when the Chairman and the Chief Executive Officer are the same person, the Chairman is not an independent director, the Chairman and the Chief Executive Officer are family members, or the Chairman is a member of the management team or has been assigned a management role, the Board shall ensure the balance of power and authority of the Board and between the Board and management by:

- (1) having the Board comprise a majority of independent directors, or
- (2) appointing a designated independent director to participate in setting the Board meeting agenda.

3.2.5 The Board shall appoint relevant sub-committees to review specific matters, to screen information, and to recommend action for Board approval. However, the Chairman of the sub-committees should be an independent director.

Part 2 Good Corporate Governance

3.2.6 The Board shall establish the policy that the tenure of an independent director should not exceed a cumulative term of nine years from the first day of service.

3.2.7 The Board shall disclose the roles and responsibilities of the Board and the sub-committees, the number of meetings and the number of directors participating in meetings in the previous year, the Board and sub-committees' performance.

3.3 The Board shall ensure that the policy and procedures for the selection and nomination of directors are clear and transparent resulting in the desired composition of the Board. When proposing director remuneration to the shareholders' meeting for approval, the Board should consider whether the remuneration structure is appropriate for the directors' respective roles and responsibilities, linked to their individual and company performance, and provide incentives for the Board to lead the company in meeting its objectives, both in the short and long terms.

If the Board appoints any person to consult with the nomination and remuneration committee, that consultant's information should be disclosed in the 56-1 One Report, including information regarding independence and any conflicts of interest.

3.4 The Board shall ensure that all directors are properly accountable for their duties, responsibilities, and allocate sufficient time to discharge their duties effectively.

3.4.1 The Board shall ensure that there is a mechanism to support directors in understanding their roles and responsibilities.

3.4.2 OR directors shall serve in a director position for a state enterprise and/or a juristic person as follows:

Part 2 Good Corporate Governance

(1) Serving in a director position for no more than three state enterprises and/or juristic persons shared by a state enterprise

(2) Serving in a director position for no more than five companies listed in the Stock Exchange of Thailand, which must not contradict the criteria in (1)

The total number of director positions in (1) and (2) must not exceed five.

3.4.3 The Board shall ensure reporting and public disclosure of directors assuming or holding positions at other companies.

3.4.4 The Board shall ensure that the Company's policies prohibit and prevent a director from creating a conflict of interest with the Company, including by using the Company's assets, information or opportunities for his or her own benefit, as a result of having or taking a director or management position, or having or creating vested interests, both directly and indirectly, in other companies. Information about a director's other directorships and positions should be reported to shareholders as appropriate.

3.4.5 The Board shall fully devote its time and efforts to concentrating on OR's operation and shall regularly attend meetings, at least once a month or as deemed necessary. Each director should attend not less than 75 percent of all Board meetings. The Corporate Secretary shall coordinate the meetings and prepare necessary documents and invitations. The quorum shall comprise at least half of the total number of directors.

3.4.6 If a director is necessarily unable to attend a meeting, a written notice must be submitted to the Chairman of the Board. If a director is absent

Part 2 Good Corporate Governance

from more than three consecutive Board meetings without an acceptable reason, it shall be interpreted as unwillingness to act as a director of OR.

3.4.7 Any director who may either have interest or involvement in any item on the agenda must not vote or express views on that item and/or shall leave the meeting room when it is discussed.

3.5 The Board should ensure that the company's governance framework and policies extend to and are accepted by subsidiaries and other businesses in which it has a significant investment as appropriate, as specified by OR regulations regarding investment criteria and management of investment budget and investment governance directions of OR Group B.E. 2561.

3.6 The Board should conduct a formal annual performance evaluation of the Board, its sub-committees and each individual director. The evaluation results should be used to strengthen the effectiveness of the Board.

3.6.1 The assessment comprises of

- (1) Assessment of the Board
- (2) Assessment of Individual Director (Self-assessment)
- (3) Individual Assessment of Other Directors (Cross-assessment)
- (4) Self-assessment of the Sub-Committees

3.6.2 The performance evaluation results shall be reported to the Board and disclosed in the 56-1 One Report.

3.6.3 The Company may appoint an external consultant to assist in setting guidelines and providing recommendations for a Board assessment at least once every three years. This information should be disclosed in the 56-1 One Report.

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3.6.4 The evaluation results should be used for ensuring that the directors collectively possess the right combination of knowledge, skills, and experience.

3.7 The Board should ensure that the Board and each individual director understand their roles and responsibilities, the nature of the business, the company's operations, relevant law and standards, and other applicable obligations. The Board should support all directors in updating and refreshing their skills and knowledge necessary to carry out their roles on the Board and Board committees.

3.7.1 The Board should ensure that newly appointed directors receive a formal and proper induction and all information relevant to their responsibilities and performing their duties, including details about the Company's objectives, the nature of the business, and the Company's operations.

The Board should ensure that directors regularly receive sufficient and continuous training and knowledge development e.g., courses offered by the Institute of Directors Association (IOD) and others, including in-house briefing by experts and consultant companies with helpful business data.

3.7.2 The Board shall possess knowledge and understanding of relevant law and standards, and other applicable obligations, risk factors, and the Company's business environment. The Board should receive accurate, timely and clear information, including timely and regular updates.

3.7.3 The Board shall have a thorough understanding of the laws, regulations, standards, the risks, and environment related to OR's

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business. The Board shall also be informed about the current situation on a regular basis.

3.7.4 The Board shall disclose training and knowledge development information of the Board in the 56-1 One Report.

3.8 The Board shall ensure that it can perform its duties effectively and have access to accurate, relevant and timely information. The Board should appoint a Corporate Secretary with necessary qualifications, knowledge, skills, and experience to support the Board in performing its duties.

3.8.1 The Board's meeting schedule and agenda should be set in advance and each director should receive sufficient notice to ensure attendance.

3.8.2 The number of Board meetings should be appropriate to the obligations and responsibilities of the Board and nature of the business, but the Board should meet at least six times per financial year. If the Board meetings are not held monthly, the Board should receive a report on the Company's performance for the months in which the Board does not hold a meeting, so that it can monitor management and the Company's performance continuously and promptly.

3.8.3 The Board shall have a mechanism that allows each Board member and management to propose the inclusion of relevant items on the meeting agenda.

3.8.4 Meeting documents should be sent to each director at least 7 days before the meeting. Except in the case of urgency to preserve the rights or benefits of the Company, the meeting may be notified by

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other means and the date of the meeting can be determined earlier than usual.

3.8.5 The Board shall encourage the Chief Executive Officer to invite key executives to attend the Board meetings to present details on the agenda items related to matters that they are directly responsible for, and to allow the Board to gain familiarity with key executives and assist succession planning.

3.8.6 The Board shall have access to accurate, relevant, timely and clear information required for their respective roles from the Chief Executive Officer, Corporate Secretary, or designated executive. If necessary to discharge their responsibilities, the Board may seek independent professional advice at the Company's expense.

3.8.7 The independent directors shall hold their own meeting at least once a year and report their independence upon the appointment and on a yearly basis and disclose the results in the 56-1 One Report.

3.8.8 Non-executive directors should be able to meet as necessary at least once a year without the management team to debate their concerns and report the outcome of their meeting to the Company's Chief Executive Officer.

3.8.9 The quorum shall comprise at least two-third of the total number of directors.

3.8.10 The Board shall appoint the Corporate Secretary in accordance with the Securities and Exchange law. The responsibilities of the Corporate Secretary are to assemble documents for meetings, retain and submit a copy of the report of conflict of interests filed by directors or executives to the Chairman of the Board and the Chairman of the Audit

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Committee within 7 days. The Corporate Secretary shall oversee other tasks as directed by the Capital Market Supervisory Board in accordance with the Securities and Exchange law. The Chairman of the Board shall notify the appointment of the Corporate Secretary to the Office of the Capital Market Supervisory Board within 14 days.

3.8.11 The Board should appoint a Corporate Secretary with the necessary qualifications, knowledge, skills, and experience for performing his/her duties, including providing advice on corporate governance, legal, regulatory and administrative requirements, preparing Board meetings and other important documents, supporting Board meetings, and coordinating the implementation of Board resolutions. The Board should disclose the qualifications and experience of the Corporate Secretary in its 56-1 One Report and on the Company's website.

3.8.12 The minutes of the Board meetings must be clear and shall contain the resolutions of the meeting and the comments of the Board for reference.

3.8.13 The Corporate Secretary should receive ongoing training and education relevant to performing his/her duties. The Corporate Secretary is also encouraged to enroll on a Corporate Secretary certified program.

4. Ensure Key Executive and People Management

4.1 The Board should ensure that a proper mechanism is in place for the nomination and development of the Chief Executive Officer and key executives to ensure that they possess the knowledge, skills, experience, and characteristics necessary for the Company to achieve its objectives.

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4.1.1 The Board shall establish or assign the Nomination and Remuneration Committee to establish the criteria and procedures for nomination and appointment of the Chief Executive Officer.

4.1.2 The Board shall ensure that the Chief Executive Officer appoints knowledgeable, skilled, and experienced key executives. The Board or the Nomination and Remuneration Committee, together with the Chief Executive Officer, should establish the criteria and procedures for nomination and appointment of key executives.

For smooth business continuity, the Board shall ensure that development and succession plan for the Chief Executive Officer and key executives are in place. The Board should request reporting on the implementation of the development and succession plans from the Chief Executive Officer at least once a year.

OR has developed a succession plan for personnel to assume higher positions, namely the Chief Executive Officer, Senior Executive Vice President or equivalent, and Vice President or equivalent.

4.1.3 The Board shall promote continuous development and education of the Chief Executive Officer and key executives relevant to their roles.

4.1.4 The principles for executives when taking the positions as committee, advisor, professional or other positions in other companies or other juristic persons, shall be as follows:

(1) In case the Chief Executives of the Company are appointed by the royal command or by the cabinet, according to any jurisdiction, to take other positions apart from working for OR, the chief executives shall notify the Board, which they are working for, of such appointment.

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- (2) In case the chief executives of the Company are appointed by government units, state-enterprises, NGO, or public education institutes to take the position as committee, member of a working group, specialist, professional, advisor or other positions apart from working for OR, the chief executives shall notify the Board, which they are working for, of such appointment for their consideration and acknowledgement.
- (3) In case the Chief Executives of the Company are about to take the position as committee, member of a working group, specialist, professional, advisor, or other positions in other companies or other juristic persons apart from those provided in item (2) and not working for OR, the Chief Executives shall notify the Board, which they are working for, before accepting such appointment.
- (4) The executives and the employees who are not the chief executives of OR but subjected to item (1), (2) and (3) above shall notify the Chief Executives of OR for recognition and consideration, before accepting such appointment.

4.2 The Board, through the Nomination and Remuneration Committee, shall ensure that an appropriate compensation structure and performance evaluation are in place.

4.2.1 The Board shall ensure that the compensation structure rewards individual performance, incentivizes the Chief Executive Officer, key executives, employees and staff at all levels to act in support of the Company's objectives and values, and fosters long-term commitment by aligning incentives with future company performance through;

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- (1) appropriate combination of salary and other short-term compensation (such as bonus) and long-term compensation (such as Employee Stock Ownership Plan)
- (2) ensure that the individual total compensation takes into account industry standards and company performance
- (3) predetermined and communicated performance evaluation criteria

4.2.2 Non-executive directors are responsible for determining the total compensation of, and performance evaluation criteria for the Chief Executive Officer. The non-executive directors should:

- (1) ensure that the Chief Executive Officer's performance evaluation is based on pre-determined criteria that have been communicated to the Chief Executive Officer in advance. The performance evaluation criteria should incentivize the Chief Executive Officer to perform his/her duties in support of the Company's objectives, values, and long-term sustainable value creation
- (2) perform the annual performance evaluation of the Chief Executive Officer, or delegate the remuneration committee to. The Chairman shall communicate the performance evaluation results (including development areas) to the Chief Executive Officer.
- (3) approve total annual compensation of the Chief Executive Officer, taking into consideration the performance of the Chief Executive Officer and other relevant factors.

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- 4.2.3 The Board shall approve the performance evaluation criteria and overall compensation structure of key executives. In addition, the Board shall ensure that the Chief Executive Officer evaluates the performance of key executives based on clear and predetermined performance evaluation criteria.
- 4.2.4 The Board should ensure that clear and predetermined performance evaluation criteria are in place for all employees and staff throughout the Company.
- 4.3 The Board shall consider its responsibilities in the context of the Company's shareholder structure and relationships, which may impact the management and operation of the Company.
- 4.3.1 The Board shall demonstrate a thorough understanding of the Company's shareholder structure, which may be in the form of shareholders' agreement or the policies of the Group's parent company, which shall have its impact on the control and management of the Company.
- 4.3.2 The Board shall ensure the agreement under clause 4.3.1 mentioned does not hinder the performance of the Board, such as having suitable successors to the position.
- 4.3.3 The Board shall oversee that information is properly disclosed when there are any conditions with an impact on control over the Company.
- 4.4 The Board shall ensure the Company has effective human resources management and development programs, and that the Company has adequate staffing and appropriately knowledgeable, skilled, and experienced employees and staff.

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- 4.4.1 The Board should ensure that the Company is properly staffed, and that human resources management aligns with the Company's objectives and furthers sustainable value creation. All employees and staff should be knowledgeable, properly motivated, and treated with respect and fairness in order to retain quality personnel for the Company.
- 4.4.2 The Board shall ensure that the company establishes a provident fund or other retirement plan, and require management to implement a training and development program for employees and staff that promotes financial literacy and educates employees on life path investments that are suitable for their age and risk.
- 5. Nurture Innovation and Responsible Business**
- 5.1 The Board shall prioritize and promote innovation that creates value for the Company and its shareholders, together with benefits for its customers, other stakeholders, society, and the environment.
- 5.1.1 The Board should prioritize and promote a corporate culture that embraces innovation and ensure Management's inclusion of innovation in corporate strategy, operational development planning, and operation monitoring.
- 5.1.2 The Board shall nurture innovation that enhances long-term value creation for the business in a changing environment. Such innovation may include designing innovative business models, products and services, promoting research, improving production and operation processes, and collaborating with partners.
- In addition, innovation should not facilitate or result in unethical, non-compliant or illegal conduct by individuals or the Company.

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5.2 The Board shall encourage management to adopt responsible operations and incorporate them into the Company's operations plan. This is to ensure that every department and function adopts the Company's objectives, goals, and strategies, applying high ethical, environmental and social standards, and contributes to the sustainable growth of the Company.

5.2.1 The Board shall encourage management to ensure that the Company's operations reflect the company-wide implementation of high ethical, environmental, and social standards, ensuring that appropriate company-wide policies and procedures are implemented to further the Company's objectives, goals and strategies in support of sustainable value creation. Policies and procedures for business conduct with fairness and respect adhering to stakeholders' rights should at least cover:

- (1) Responsibilities to employees, staff, and workers at least by adhering to applicable law and standards and providing fair treatment and respect for human rights, including a fair level of remuneration and other benefits, a level of welfare that is not less than the legal limit or over the legal limit where appropriate, health care, non-discrimination, safety in the workplace, access to relevant training, and potential skills development and advancement.
- (2) Responsibilities to customers by compliance to applicable law and standards, considering impact on health, safety of products and services, customer information security, sales conduct, after-sales service throughout products and services lifespans, and following up on customer satisfaction measurements to improve

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the quality of products and services. In addition, advertising and public relations must be handled responsibly, avoiding taking advantage of or misleading the customers' understanding of the products and services offered by the Company.

- (3) Responsibilities to business partners by engaging in procurement and contracting with fair agreement conditions, providing access to training, developing potential and enhancing production and service standards, in line with applicable law and standards. This also includes supervising business partners to respect human rights, social and environmental responsibilities, and treat their employees, staff, and workers with fairness. Lastly, ensure that business partners have implemented sustainable and values-based business policies and procedures.
- (4) Responsibilities to the community by applying business knowledge and experience to develop and follow up on the success of projects that can concretely add long-term value to the community.
- (5) Responsibilities to the environment by preventing, reducing, and managing negative impact on the environment from all aspects of the Company's operations, including in the context of raw material use, energy use, water use, renewable resources use, rehabilitating the diversity of biology, waste management, and greenhouse gas emissions.
- (6) Fair competition by promoting ethical business conduct and not using anti-competitive practices to gain or protect a market position.

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- (7) Anti-fraud and corruption by ensuring that the Company complies with applicable anti-fraud and corruption law and standards, and implements, announces and reports on anti-fraud and corruption policies and practices to the public, including on its participation in private sector anti-corruption initiatives and certification programs. The Company shall consider joining anti-corruption associate in collaboration with other companies and business partners to establish and implement anti-fraud and corruption measures.
- 5.3 The Board shall ensure that Management allocates and manages resources efficiently and effectively throughout all aspects of the value chain to enable the Company to meet its objectives in a sustainable manner.
- 5.3.1 The Board shall have a thorough understanding of the Company's resource needs to support its business model and how available resources correlate.
- 5.3.2 The Board shall have a thorough understanding of how the business model affects resources optimization in support of ethical, responsible, and overall sustainable value creation.
- 5.3.3 The Board shall ensure that Management continuously reviews, adapts, and develops the Company's use and optimization of resources, considering internal and external factors to meet the Company's objectives.
- 5.4 The Board shall establish a framework for governance and management of Information Technology aligned with the Company's business needs and priorities, stimulates business opportunities and performance, strengthens

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- risk management, and supports the achievement of the Company's objectives.
- 5.4.1 The Board shall ensure that the Company has an IT resource allocation policy with adequate and optimal investment in an allocation of IT resources, including setting guidelines in case of insufficient resources.
- 5.4.2 The Board shall ensure that the Company's risk management includes IT risk management.
- 5.4.3 The Board shall ensure that IT security policies and procedures are in place. The Company's governance of enterprise IT should cover:
- (1) Compliance with relevant law and standards.
 - (2) An information security system to safeguard the confidentiality, integrity, and information availability, preventing the misuse of information and the unauthorized access and change to the information.
 - (3) Consideration of IT risks and risk mitigation policies, plans, and measures. For example, business continuity management, IT security, incident management, and IT asset management
 - (4) Proper allocation and management of IT resources, including criteria to identify IT priorities, that takes into consideration the Company's business model.
- 6. Strengthen Effective Risk Management and Internal Control**
- 6.1 The Board shall ensure that the Company has effective and appropriate risk management and internal control systems aligned with the Company's objectives, goals, and strategies, complying with applicable law and standards.

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- 6.1.1 The Board shall be aware of the nature and scope of the Company's substantial risks and should approve the risk appetite accordingly.
- 6.1.2 The Board shall ensure the establishment and implementation of risk management policies that are consistent with the Company's goals, objectives, strategies and risk appetite. The risk management policies should support identification and prioritization of early warning signals of material risks. The risk management policies should be reviewed regularly.
- 6.1.3 The Board shall ensure that the Company's principal and substantial risks are identified through consideration of internal and external factors.
- 6.1.4 The Board shall ensure that the impact and likelihood of identified risks are assessed and prioritized, and suitable risk mitigation strategies and plans are in place.
- 6.1.5 The Board may assign responsibility to the Audit Committee or Sub-Committees to assist the Board in its oversight functions related to guidelines no. 6.1.1 – 6.1.4.
- 6.1.6 The Board should regularly monitor the effectiveness of the Company's risk management.
- 6.1.7 The Board shall ensure and monitor that the Company complies with relevant and applicable law and standards, whether domestic or international.
- 6.1.8 The Board shall consider the results of internal controls and risk management at its subsidiaries and businesses in which it has a significant investment (between 20 percent to 50 percent of shares

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- with voting rights). The Board shall bring the internal control and risk management assessment result as a part of consideration under 6.1.1 – 6.1.7
- 6.2 The Board shall establish an Audit Committee that can act effectively and independently. The Audit Committee have qualifications, scopes of authority and responsibility and terms of office as specified in OR regulation regarding audit committee and internal audit department.
 - 6.2.1 The Board shall ensure that OR's procedures allow the Audit Committee to fulfil its duties and responsibilities to the fullest, including proper access to relevant OR staff at all levels, auditors, professional advisors, and information relevant and necessary to perform their duties.
 - 6.2.2 The Board shall ensure the designation of an internal auditor or establish an independent internal audit function responsible for reviewing and improving the effectiveness of risk management and internal control systems, and reporting review results to the Audit Committee. The result of the internal audit review must be disclosed in the Company's the 56-1 One Report.
 - 6.2.3 The Audit Committee shall express its opinion on the adequacy of the company's internal control and risk management systems and disclose its opinion in the Company's 56-1 One Report.
- 6.3 The Board shall manage and monitor conflicts of interest that might occur between the Company, Management, directors, and shareholders. The Board shall also prevent the inappropriate use of corporate assets, information, and opportunities, including preventing inappropriate transactions with related parties.

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6.3.1 The Board shall establish an information security system, including appropriate policies and procedures, to protect confidentiality, integrity, and availability of business information, including market sensitive information. The Board shall monitor the implementation of the information security policies and procedures and the adherence to confidentiality requirements by insiders, including directors, executives, employees and staff, and professional advisors, such as legal or financial advisors.

6.3.2 To prevent insider trading, the Board, Management of Vice President level above in accounting or finance, as well as those with access to information are to strictly observe the following measures:

- (1) Directors and Management of Vice presidents level above in accounting or finance, as well as employees with access to undisclosed internal information and the information with effect on securities price and value are not allowed to use the abovementioned information for purchasing, selling, offering to purchase, offering for sale or suggesting others to purchase, sell, offer to purchase or offer for sale Company's securities both directly or indirectly whether it benefits themselves or others.
- (2) Directors, Management, and employees, both present and former ones are to keep confidential the company's internal data they know from their duties. They are not allowed to seek benefits from the said information in a wrong way or reveal to the public.
- (3) Directors, Management, and employees have the duties to abide by the internal information utilization direction specified in the Securities and Exchange Act B.E. 2535 (including additional

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amendments), guidelines for managing confidential information that affects securities price as well as other related rules and the Company's internal data usage protection policy.

- (4) Directors, Management, and their spouses or underage children are forbidden to purchase or sale OR shares within 45 days (for quarterly financial statements) and 60 days (for the annual financial statements). In this regard, securities or derivatives related to the listed company must not be traded until after a period of 24 hours since the disclosure of such information to the public. In case of necessity, they must notify Corporate Secretary at least 2 days in advance using the form specified in OR's Good Corporate Governance Handbook.
- (5) It is forbidden to disclose such information that may affect OR share price to external or unrelated parties.

6.3.3 The Board shall disclose any changes in theirs, their spouses, and their underage children's securities holdings in accordance with the regulations established by the Securities and Exchange Commission and provide the report of such changes to the Board of Directors' Meeting and shall be disclosed in the Annual Information Disclosure and the 56-1 One Report.

6.3.4 The Board shall ensure management and monitoring of conflict of interest situations and transactions. The Board shall also establish clear guidelines and procedures for disclosure and decision-making in conflict of interest situations in accordance with law and regulations and the benefit of the Company and shareholders as a whole. No stakeholders shall be involved in decision making of this matter.

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- 6.3.5 The Board shall set requirements for all directors to report conflicts of interest in relation to any meeting agenda item at least before consideration for such meeting agenda is commenced, and record the reported conflict of interest in the meeting minutes. The Board shall also ensure that all directors with a conflict of interest in relation to an agenda abstain from being present for discussion of or voting on that agenda item.
- 6.4. The Board shall establish a clear anti-corruption policy and practices and strive to communicate its anti-corruption implementation and practices to all stakeholders, both internal and external.
- 6.4.1 The Board must have an effective system supporting anti-corruption to make sure that administrative department is aware and prioritize anti-corruption and follow the measures.
- 6.4.2 The Board shall ensure company-wide awareness and implementation of the Company's anti-corruption policy and practices, and compliance with applicable law and standards.
- 6.5. The Board shall establish a mechanism for handling complaints and whistleblowing.
- 6.5.1 OR expects all personnel to monitor the compliance with OR's Corporate Governance, Ethical Standards and Code of Business Ethics Handbook, and encourages all personnel to raise any questions and concerns they may have regarding these policies. In addition, personnel can report any misconduct or non-compliance, or send their enquiry to Corporate Governance Department, the Internal Audit Department, or Senior Executive Vice President of Organization Development Effectiveness Department.

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- 6.5.2 The Board shall oversee that an effective mechanism is in place to record, track, resolve, and report complaints and feedback. The Board shall ensure the availability of more than one convenient complaint channels, and that stakeholders are made aware through the Company's website or the 56-1 One Report of all channels available for complaints.
- 6.5.3 The Board shall ensure that the company has a clear whistleblowing policy, including designated whistleblowing channels for reporting of suspected wrongdoing, such as through the Company's website, e-mail, designated independent directors or the Audit Committee. The Board shall ensure proper and effective handling of whistleblowing complaints, including the investigation, any remedial action, and reporting to the Board.
- 6.5.4 The Board shall ensure whistleblowers are protected from retaliation as a result of their good faith whistleblowing activities. Every enquiry will be treated fairly, transparently, with due care and fair judgment and responses will be provided in a timely manner. Whistleblowers will be protected both during and after the investigation.
- 7. Ensure Financial Integrity and Information Disclosure**
- 7.1. The Board must ensure the integrity of the Company's financial reporting system and that timely and accurate disclosure of all material information regarding the Company is made consistent with applicable requirements.
- 7.1.1 The Board shall ensure that any person involved in the preparation and disclosure of any information of the company has relevant knowledge, skills and experience, and that sufficient resources, including staffing, are allocated.

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7.1.2 When approving information disclosure, specifically financial reports/statements, the Board should consider all relevant factors as follows:

- (1) The evaluation results of the adequacy of the internal control system
- (2) The external auditor's opinions on financial reporting, observations on the internal control system, and any other observations through other channels (if any)
- (3) The Audit Committee's opinions
- (4) Consistency with the Company's objectives, strategies, and policies

7.1.3 The Board shall ensure that information disclosure, including financial statements, the 56-1 One Report reflect the Company's financial status and performance accurately and fairly. The Board shall promote the inclusion of the Management Discussion and Analysis (MD&A) in quarterly financial reports in order to provide investors more complete and accurate information about the Company's financial status, performance and circumstances.

7.1.4 For disclosures related to any individual director, that director should ensure the accuracy and completeness of the information disclosed to the Company, such as shareholders' information and any shareholders' agreement (if any).

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7.2. The Board shall monitor the Company's financial liquidity and solvency.

7.2.1 The Board shall ensure that management regularly monitors, evaluates and reports on the Company's financial status. The Board and Management should ensure that any threats to the Company's financial liquidity and solvency are promptly addressed and remedied.

7.2.2 The Board shall ensure that it does not consciously approve any transactions or propose any transactions for shareholder approval which could negatively affect business continuity, financial liquidity, and solvency.

7.3. The Board shall ensure that risks to the financial position of the Company or financial difficulties are promptly identified, managed, and mitigated, and that the Company's governance framework provides consideration for stakeholders' rights.

7.3.1 In the event of financial risk or difficulties, the Board shall enhance monitoring of the affairs of the Company, and duly consider the Company's financial position and disclosure obligations.

7.3.2 The Board shall ensure that the Company has sound financial mitigation plans that consider stakeholders' rights and creditors' rights. The Board shall monitor Management's handling of financial risk or difficulties and seek regular reports.

7.3.3 The Board shall ensure that any actions to improve the Company's financial position are reasonable and made for a proper purpose.

7.4. The Board shall ensure sustainability reporting as deemed appropriate.

7.4.1 The Board shall consider and report data on the Company's compliance and ethical performance, anti-corruption, its treatment of

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employees and other stakeholders, fair treatment and respect for human rights, and social and environmental responsibilities, using a report framework that is proportionate to the Company's size and complexity and meets domestic and international standards. The Company can disclose this information in the 56-1 One Report and in separate reports as deemed appropriate.

7.4.2 The Board shall ensure that the Company's sustainability reporting reflects corporate practices that will lead to sustainable value creation of the Company.

7.5. The Board shall ensure the establishment of a dedicated Investor Relations function responsible for regular, effective, fair, and timely communication with shareholders and stakeholders such as analysts and potential investors.

7.5.1 The Board shall establish OR's Communication and Disclosure policy to ensure that all information communication and disclosure of information are done in an appropriate, equal, and timely manner, using appropriate channels, while protecting the Company's sensitive and confidential information. The Board shall ensure company-wide thorough understanding and implementation of this communication and disclosure policy.

7.5.2 The Board shall set up an Investor Relations function responsible for communication with external parties. The designated Investor Relations contact should be suitable for the role, having a thorough understanding of the Company's business nature, its objectives, and values.

7.5.3 The Board shall ensure that the Management sets clear directions for and supports the Investor Relations function through a Code of

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Conduct, for instance, and clearly defines the roles and responsibilities of the Investor Relations function, ensuring effective communication and information disclosure.

7.6. The Board shall support the effective use of Information Technology in disseminating information, apart from the criteria and channels specified by the Stock Exchange of Thailand. The Board shall consider information disclosure in both Thai and English through channels like OR's official website in a regular manner, presenting current information to public. OR aims to disclose at least the following topics on the Company's website:

- (1) The Company's objectives and values
- (2) The Company's business nature and operations
- (3) List of the Company's Board of directors and of executives
- (4) Financial statements and reports about financial performance of both current and previous year
- (5) Downloadable version of the 56-1 One Report
- (6) Information and documents that the Company presents to the investors, fund managers, or other external media
- (7) Shareholding structure, both direct and indirect
- (8) The Company's group structure, including subsidiaries, affiliates, joint ventures, and special purpose enterprises vehicles (SPEs/SPVs)
- (9) Direct and indirect major shareholders, holding at least 5 percent of paid-in capital with voting rights

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- (10) Direct and indirect shareholdings in the Company held by directors, major shareholders, and key executives of the Company
- (11) Invitation letters to the shareholders' ordinary and extraordinary meetings
- (12) The company's regulations, memorandum, and articles of association
- (13) The Company's Corporate Governance policy and related policies, including Anti-Fraud and Corruption, IT governance, Risk Management policy and various risk management methods
- (14) A charter or statement of duties and responsibilities, directors' qualifications, the Board's composition, terms, and authority of the Board and the sub-committees
- (15) Codes of ethics and business conduct, or contact person responsible for complaints, investor relations and the Corporate Secretary, such as the name of contact person or department, phone number, and email

8. Ensure Engagement and Communication with Shareholders

- 8.1. The Board shall ensure that shareholders can effectively engage in decision-making involving significant corporate matters.
 - 8.1.1 The Board shall ensure that significant corporate decisions are considered and/or approved by the shareholders, and that matters which require shareholder approval should be included in the agenda for the shareholders' meeting.
 - 8.1.2 The Board shall support participation of all shareholders through

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reasonable measures, including:

- (1) Establishing criteria that allows minority shareholders to propose agenda items prior to shareholders' meetings. The Board will consider shareholders' proposals to be included in the agenda, and if the Board rejects such proposal, the reasons should be clarified at the meeting.
- (2) Establishing criteria for minority shareholders to nominate persons to serve as directors of the Company, and such criteria shall be disclosed to shareholders beforehand.

- 8.1.3 The Board shall ensure that the notice of the shareholders' meeting is accurate, complete, and sufficient for the shareholders to exercise their rights.
- 8.1.4 The Board shall ensure that the Company arranges the notice of the shareholders' meeting and related documents to the shareholders and posts on the Company's website at least 28 days prior to meeting.
- 8.1.5 Shareholders should be allowed to submit questions prior to the meeting. The criteria should be posted on the Company's website.
- 8.1.6 The notice of the shareholders' meeting and related documents should be fully translated into English and published at the same time as the Thai version.

The notice of the shareholders' meeting comprises of the following information:

- (1) Date, time, and place of the meeting
- (2) Meeting agenda, clearly specified whether it's the agenda for acknowledgement or approval, as well as clearly divided agendas

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relating the directors into listing of election of directors and approval of directors' remuneration.

(3) Objectives, reasoning, and opinions of the Board concerning each agenda item, including:

- a. Approval or rejection of dividend payment: dividend payment policy, proposed dividend payment rate, including reasons and supporting information. In case of rejection, reasons and supporting information are also required.
- b. Appointment of directors: name, age, gender, education, experience, the number of listed companies and other companies where they each hold directorial positions, the criteria and procedures for selection, and types of proposed directors. In case the proposed directors are those re-entering the same position, information regarding their participation in meetings in previous years and the date of original appointment as a director shall be disclosed.
- c. Approval of directors' remuneration: the policy and criteria for determining each director's remuneration, both in monetary and non-monetary forms.
- d. Appointment of external auditors: auditor's name and the auditor's firm, experience, independence, and audit and non-audit fees.

(4) Proxy form and supporting documentation using the form specified by the Ministry of Commerce.

(5) Other supporting information, including voting procedures such as

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voting count and verification of voting results, voting rights of each class of shares, details concerning independent directors proposed by the Company to act as proxies for shareholders, documents shareholders are required to present before entrance to the meeting, proxy documents, and meeting venue map.

8.2. The Board shall ensure that the shareholders' meetings are held as scheduled and conducted properly with transparency and efficiency which will allow all shareholders to fully exercise their rights.

8.2.1 The Board shall set the date, time, and place of the meeting by considering the convenience of shareholders such as allocating sufficient time for debate and choosing a convenient location.

8.2.2 The Board shall treat each shareholder equally regardless of gender, age, race, nationality, religion, beliefs, political opinions, or disabilities. If a shareholder cannot attend the meeting for any reason, the shareholder shall be entitled to appoint a proxy to attend the meeting.

8.2.3 Shareholders is entitled to appoint a proxy to attend meeting. Each shareholder has the rights to receive a proxy form and instructions to complete the form. Any proxy who submits a completed proxy form to the committee at the shareholders' meeting shall be allowed to attend the meeting and vote on behalf of the shareholder. Alternatively, a shareholder may appoint an Independent Director as his/her proxy and is entitled to request for the background and personal information of each Independent Director for their consideration.

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- 8.2.4 The Board shall ensure no actions will limit or prevent attendance of the shareholders or places an undue burden on shareholders, such as requesting for identification requirements that exceed applicable legal and regulatory requirements. Moreover, all shareholders have the rights
- 8.2.5 For transparency and accountability, the Board shall promote the use of Information Technology to facilitate the shareholders' meetings, such as the registration, vote counting, and result presentation.
- 8.2.6 The Chairman of the Board is the Chairman of the shareholders' meeting with responsibility to ensure compliance with applicable legal requirements and the Company's articles of association, allocate sufficient time for consideration and debate of agenda items, and provide opportunity to all shareholders who wish to share their opinions or ask questions related to the Company.
- 8.2.7 To ensure the rights of shareholders to participate in the Company's decision-making of significant corporate matters, the directors who are shareholders shall not support the addition of more meeting agendas with no advance notice, especially agendas which require time for shareholders' consideration
- 8.2.8 All directors and relevant executives shall attend the meeting to answer questions from shareholders on corporate matters.
- 8.2.9 The shareholders shall be informed of the attending shareholders' number and proportion, both in person and through proxies, the meeting method, and the voting and vote counting methods prior to the meeting.

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- 8.2.10 In case of multiple agenda items in one resolution, the Chairman of the meeting shall arrange separate voting for each item. For example, the shareholders may exercise their right to appoint individual directors in the director's appointment agenda.
- 8.2.11 The Board shall promote the use of ballots for voting on important, and designate an independent party to count the votes, audit and disclose the voting results at the meeting with voting number clarification "for", "against" and "abstain" votes. The voting results shall be included in the minutes of the meeting.
- 8.2.12 All the Board, including sub-committees and Corporate Secretary, shall attend the shareholders' meeting, if no other important missions prevent them to. They shall answer questions and listen to shareholders' opinions. All senior Management should also attend the meeting to answer any inquiries as well.
- 8.3. The Board shall ensure accurate, timely, and complete disclosure of the meeting resolutions and preparation of the meeting minutes.
- 8.3.1 The Board shall ensure the Company discloses the voting results on proposed resolutions at the shareholders' meeting through both the designated Stock Exchange of Thailand channels and the Company's website by the next business day.
- 8.3.2 The Board shall ensure that minutes of the shareholders' meeting is submitted to the Stock Exchange of Thailand within 14 days from the shareholders' meeting date.
- 8.3.3 The Board shall ensure the Company promptly prepares the minutes of the shareholders' meeting with following information:
- (1) Attendance of directors, executives, and the proportion of

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- attending directors
- (2) Voting and vote counting methods, meeting resolutions, and voting numbers (“ for” , “ against” , and “ abstain”) for each proposed resolution
 - (3) Questions and answers during the meeting, including the identification of the persons asking and answering the questions.

Part 3 Code of Business Ethics

Definition

OR’s Ethical Standards is a set of standards for decent behaviors of OR personnel.

OR’s Code of Business Ethics is the code of behaviors that OR personnel should follow in order to maintain and promote OR’s good reputation. The OR’s Code of Business Ethics is a code of frameworks, standards, conducts and behaviors that all OR personnel, including the Board, Management, and employees at all levels in all units shall adopt when working and operating the business. They shall be applied consistently under the moral framework of honesty, creativity and equality in order to establish firm foundation and maintain OR’s image as an organization with sustainable growth.

1. Ethics for Compliance with Laws and Regulations, and Human Rights Principles

Global society is governed by rules of law. Therefore, as each country that OR invests in or associates with has a different legal system, culture and traditions, the common Human Rights Principles are shared. OR and its personnel shall respect and operate in compliance with them, as well as adhere to the righteousness, fairness, and legitimacy.

Good Practices

1.1 OR personnel shall have thorough understanding and abide by laws related to his/her roles and responsibilities. In case of doubt, they must consult the Legal Department or other relevant departments. Do not proceed without taking legal advice or understanding.

1.2 When OR personnel perform their duties overseas, they must understand and keep themselves updated to the laws, traditions, customs and

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cultures of their destination countries before departure to ensure that merchandise, samples, all belongings such as travel documents, objectives of the trip, and designated tasks are legitimate and culturally acceptable.

1.3 OR shall systematically gather the information regarding laws, government rulings, and regulations for OR personnel to study, and provide appropriate legal training for OR personnel if necessary. OR shall support its personnel to have knowledge and understanding of laws and international Human Rights Principles relevant to its personnel appropriately, ensuring their understanding is sufficient for their work performance.

1.4 OR shall strictly abide by Human Rights Principles and provide its personnel with education and understanding of Human Rights Principles in order that they can apply such principles in their work. OR shall not support any business that violates Human Rights Principles to avoid and reduce the impact of violations of all stakeholders which may affect the Company's business both directly or indirectly throughout the duration of its operation, namely before, during, and after its operation, mergers, acquisitions, and termination of the business.

1.5 OR shall supervise its personnel at all levels to comply with relevant laws, rules, and regulations, as well as strictly comply with international Human Rights Principles. OR shall promote respect for human dignity, the rights of freedom, and equal treatment towards others. OR supports non-discrimination against differences such as race, ethnicity, age, sex, sexual orientation, religion, skin color, and language etc.

2. Ethics for Anti-Money Laundering

OR raises the awareness towards the importance of national and international laws on Anti-Money Laundering and prevention of terrorism financing. Therefore, OR has established the practices that conform to the laws and regulations of the

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Anti-Money Laundering Act and Terrorism Finance, aiming to prevent itself at all times from falling into any cycle of money laundering, terrorism financing, and proliferation of mass destruction weapons. OR places great importance on stringent monitoring and reporting to responsible authorities any sign of misconduct or unlawful acts. Concurrently, accurate accounts and records of all transactions, financial facts and assets are to be professionally and properly maintained as stipulated by applicable national and international laws.

Good Practices

2.1 OR personnel are required to strictly comply with applicable national and international laws, rules and regulations in respect of the Anti-Money Laundering and Combating the Financing of Terrorism in every region or country where they conduct business.

2.2 Before engaging in business, OR personnel are to be reminded to obtain fundamental facts regarding customers or trading partners they are dealing with. Such facts include basic business information regarding the directors and the person with authorized signatories, rules and regulations, business objectives, as well as business relationships with OR. The information can be obtained from available government documents or those issued by trustworthy independent organizations in order to prevent OR from being used as an intermediary in money laundering or terrorism financing.

2.3 Fully co-operate with relevant agencies in complying with regulatory national and international measures to prevent and suppress money laundering and combat terrorism financing.

2.4 Refrain from any acts aimed at concealing or covering up any unlawful conditions in order to make them appear legal. The conditions include the acquisition of any location, distribution right, transfer right, or any other rights which

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involve illegal activities according to the Anti-Money Laundering and Combating the Financing of Terrorism. Also, any behavior that supports the aforementioned acts must be avoided.

2.5 Caution must be taken when completing a transaction with any person or juristic person suspected of laws violation on money laundering and terrorism financing. The violations are, for example, offenses relating to drugs and sexuality (such as human-trafficking of women and children, female prostitution), public fraud, embezzlement and business fraud in financial institutions, malfeasance, any act of extortion, blackmail or any similar illegal wrongdoing, customs evasion according to customs law, offences relating to taxes under the Revenue Code, terrorism offences according to the Criminal Code gambling offences (only when charged for hosting or facilitating gambling activities), election fraud, and human trafficking.

3. Ethics for Political Support

OR is a politically neutral organization and does not support any political party, group, or politician at national, international or global level. OR supports its personnel to uphold the democratic regime of government with the King as Head of State, as well as activities that align with local governing system and encourages its personnel to exercise their political rights in compliance with law.

Good Practices

3.1 OR shall be a politically neutral organization with no policy to support any political parties, whether directly or indirectly. Direct or indirect utilization of OR's resources to support political activities of any political party, group or politician is prohibited. None can exploit OR's resources and/or premises for political purposes.

3.2 OR encourages its employees to express, join, support and exercise

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their political rights outside office hours, using their personal resources only. OR personnel are prohibited from dressing in OR's uniforms or using any symbols which can indicate their identify as OR's personnel to attend meetings, rally, or any political activities, including the use of OR's authority, resources, capital or reputation for fundraising or political purposes.

3.3 OR does not support lobbying on inappropriate, unreasonable or unethical principles such as utilizing personal relationships or offering paybacks.

4. Ethics for Conflicts of Interest and Connected Transactions

OR personnel shall carry out their duties for the optimal benefits of the Nation and OR without any personal interest or influence from their relatives or close relationships, by neither seeking for their own benefit nor having the conflict of interest. OR personnel shall always consider their duty to avoid conflicts of interest. If a conflict of interest occurs, OR personnel shall refrain from involvement in such operation and a replacement will be sought to avoid any accusation of conflict of interest or abuse of authority for personal benefit that may damage OR. All OR personnel shall strictly comply with precautionary measures and disclosure policy as directed by OR.

Good Practices

4.1 OR personnel are prohibited from using personal influence or authority in executing transactions between OR and themselves, namely relatives, any partnership or relevant juristic persons beyond the ordinary welfare and benefits that OR personnel deserve. Exceptions may be made if conflict of interest is already disclosed, and approval is specifically granted or approval is obtained in principle.

4.2 OR personnel and their relatives or relevant juristic persons may enter normal business agreements not influenced by OR personnel and such business terms and conditions shall be conducted at arm's length with OR or its subsidiaries.

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A report disclosing such Conflicts of Interest items with the Company must be made.

4.3 Any orders given for self-benefit are prohibited.

4.4 When agenda items are raised during the meetings, any person, among directors, executives, or attendees with a conflict of interest must abstain from voting, refrain from commenting or attend the meeting on that agenda to allow other attendees to consider, analyze, and discuss the item without the influence of such person.

4.5 The Board and executives shall consider connected transactions between OR and its subsidiaries or affiliates independently with prudence and honesty, ethically considering the benefits to OR.

4.6 OR personnel at all levels shall report every potential conflict of interest that may arise involving themselves and/or their relatives and any relevant juristic persons, using the designated form provided in this handbook. They shall report to their direct supervisor and submit the report to the Corporate Governance Department.

4.7 Directors, executives and the Company's auditors must report any conflict of interest with OR, its subsidiaries or affiliates, as well as their OR share holdings or those of connected persons in accordance with the rules and regulations established by the Securities and Exchange law.

4.8 Secondment to OR subsidiaries or affiliates is allowed with approval from supervisors, executives or directors, on a case-by-case basis. OR personnel shall not accept any temporary or permanent external engagements considered as competing with OR's business operations or that might cause any conflicts of interest. Exceptions may be made with the specific approval of supervisors.

4.9 The hiring of OR personnel's relatives shall be undertaken on a

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transparent and fair basis as others with the same qualifications. OR personnel shall not intervene in, influence, or facilitate the hiring of their relatives.

5. Ethics for Confidentiality, Safeguarding, and the Use of Internal Information

Confidential information is not public information; it is information that would adversely affect or severely damage the Company or the Company's Group if disclosed to the public or competitors. Confidential information includes all information given in trust to OR from trade partners and customers. OR is responsible for maintaining the confidentiality of information and may only disclose it to authorized personnel. It is the duty of the possessing the information to strictly maintain confidentiality and safeguard the information.

Good Practices

5.1 OR shall establish appropriate levels of confidentiality and applicable procedures. OR personnel must understand each confidentiality level. OR personnel shall seal confidential information to keep it from being viewed by unauthorized OR personnel or the public, including adequate and appropriate security of personal data to prevent violations of legal rights.

5.2 OR personnel shall not disclose confidential information even after their retirement, resignation, or termination of their position at OR.

5.3 OR shall maintain customer and trade privacy. OR personnel shall not disclose private information to the public or other unauthorized OR personnel unless required by law, for court cases, or approved by the Board.

5.4 Internal information is operational and managerial confidential information that is not yet ready to be disclosed to the public. If such information was disclosed, it would impact OR and its subsidiaries and affiliates in the Group,

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particularly the trading prices of OR shares on the stock exchange. OR personnel must maintain the confidentiality of internal information and shall not disclose, exploit for self-gain, or to affect OR's benefit.

5.5 OR personnel shall receive warning notices and details of campaigns regarding internal information, especially in relation to important situations such as the issue of company shares or debentures. OR personnel shall strictly comply with OR's Good Corporate Governance in terms of use of internal information.

5.6 When employing candidates who have previously worked with competitors or the government, OR shall enquire and study any confidential agreements the candidates may have had with their previous employers. OR shall not force the candidate to break their agreement with trade competitors or the government, which might give rise to consequent legal actions. Also, such employment must not contradict the relevant laws.

5.7 Information shall only be disclosed by authorized OR personnel. Unauthorized personnel have no rights to information disclosure. If any unauthorized person is requested to disclose information, a direct enquiry must be made to the authorized person to ensure the correctness and consistency of the disclosed information.

5.8 OR personnel shall retain information, both on paper and in an electronic format, for at least 10 years for future retrieval, unless there is other reasonable ground for different data management. For such documents that must be kept in compliance with the law, OR personnel shall consider the requirements on a case-by-case basis and safely destroy such documents when their retention period has expired.

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6. Ethics for Practices with Customers

A customer is anyone who purchases goods and services from OR. A consumer is anyone who uses products and services manufactured and offered by OR. OR aims to foster customers and consumers' satisfaction by providing quality products and service at reasonable prices, as well as being accountable to both customers and consumers. In addition, OR personnel shall promptly, courteously and non-discriminatively provide services to customers and consumers.

Good Practices

6.1 OR is committed to developing high-quality products, providing quick services, and offering comprehensive range of products and services to continuously meet the needs of customers and consumers. OR personnel shall completely devote themselves to fully responding to customers' and consumers' requirements for good-quality products and services at a reasonable price, with fair terms and conditions without any restriction of consumers' fundamental rights.

6.2 OR must neither deceive nor mislead costumers or consumers regarding product or service quality. OR shall conduct detailed surveys or research studies of its products and services advertising. OR shall promote consumer's understanding towards its products and services without deception.

6.3 OR shall strive to develop the safety of its products and services, as safety is regarded with high importance. OR shall provide warning labels and product description, inspect safety on OR premises, and strictly and continuously encourage and train its personnel on consumer safety. OR will take responsibility when any accident occurs to consumers who use our products or services correctly.

6.4 OR personnel must report to their supervisors immediately when there are complaints and concerns from customers about the safety of goods and services. OR shall provide appropriate complaints channels for consumers, take

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corrective action in a timely manner, considering the best interests of both consumers and its personnel. Moreover, errors and mistakes shall be utilized as lessons for future product and service development.

6.5 OR personnel shall identify and manage the risks associated with OR's products and services, complying with relevant the laws and standards. The impact regarding health, safety, and environment must also be controlled in the process of product and service development.

7. Ethics for Practices with Business Competitors

Business competitors are third parties with whom OR competes with liberal capitalism approach. Competition shall be fair, without information distortion, deception, or other malicious means of competition.

Good Practices

7.1 OR operates its business by free and fair competition. Untruthful accusations libel, unreasonable, or doubtful information to discredit competitors shall not be tolerated.

7.2 OR shall promote beneficial cooperation with its business competitors when it benefits consumers. Cooperation between OR and its business competitors shall not take the form of monopoly, trade cartels, decreasing the quality standards of products and services, or price fixing. OR personnel shall, in all circumstances, associate carefully with business competitors and their personnel and shall not disclose confidential information either intentionally or negligently to trade competitors.

7.3 Any merger or acquisition between OR and its business competitor shall be transparent and after such transaction, OR shall not use its dominant market power in any way that would harm the market and consumers' interests.

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7.4 OR recognizes that antitrust and competition laws differ from country to country, and it is the duty of OR personnel to study and understand those laws, including OR's related policies. In case of doubt or uncertainty, OR personnel must seek advice from their supervisors or contact relevant professional authority such as law firms.

7.5 OR personnel shall be careful when dealing with business competitors or trading partners, including when exchanging information or comments in public forums or other associations which may be viewed as contravening antitrust and competition laws in the countries in which OR operates.

7.6 When OR personnel happen to be in a situation where it is possible to cross the line of non-compliance with antitrust and competition laws, they must expressly refuse to discuss such matters and immediately leave such conversation.

Nevertheless, support and cooperation with business competitors or trading partners can only be commenced within the framework of the law and must not be for monopoly revenue and market share allocation, deterioration in the quality and prices of goods and services, which will cause negative effects on consumers.

8. Ethics for Procurement and Practices with Trade Partners

OR regards procurement as an important process to support its business operation under Good Corporate Governance and thorough review as a state-owned enterprise. Trade partners are underscored with equitable treatment under fair competition for long-term business partnership. OR has defined Suppliers Sustainable Code of Conduct along with supply chain management to ensure that its business partners conduct their operation with business ethics, human rights respect, occupational health care and safety and sustainable environmental management.

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Good Practices

8.1 OR personnel or divisions who need to procure supplies of products and services for their divisions shall plan such procurement in advance for effective, efficient, and timely procurement process, considering needs, value, prices and quality. The procurement process shall be transparent. All vendors shall receive information equally and accurately. The vendor selection shall be made with fair treatment, fair competition and without bias. Selection shall be in accordance with academic standards, with care and suited to the circumstances, and strictly comply with law, regulation, relevant order that regulating public agencies.

8.2 OR promotes fair treatment with and among its trade partners. When procuring products and services, OR personnel or divisions shall not rush the process. OR shall allow trade partners adequate time for preparation. Contracts between OR and its trade partners shall be fair and drawn up in the presence of a legal advisor.

8.3 OR personnel shall remain neutral, refraining from any request for or acceptance of benefit relevant to the procurement. OR personnel shall refrain from close association with the trade partner that might, however slightly influence their decision-making shall be. OR personnel must also comply with the good practices outlined in the Ethics for Stake holding, Conflicts of Interest, and Connected Transactions.

8.4 OR divisions or personnel in charge of procurement shall keep all documents about approval, price quotation, negotiation, contracts, or the implementation of contracts as supporting evidence for a specific period.

8.5 OR shall strictly adhere to contractual agreements. If either OR or the trade partner should fail to comply with the agreed terms and conditions or circumstances arise that render compliance impossible, OR personnel shall

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discontinue their work and communication with the trade partner and immediately report to their supervisor to seek corrective action, if possible and without detriment to either OR or its trade partner.

8.6 OR personnel in charge of procurement must monitor trade partners to strictly comply with OR Suppliers Sustainable Code of Conduct.

8.7 OR divisions or personnel in charge of procurement shall provide conditions, requirements, scope of work, and contracts, taking into account the standard contract compliance with relevant laws and OR's interests as important factors. The drafting of procurement requirements and contracts shall be under the supervision by the Legal Department or an expert.

9. Ethics for Community, Social and Environmental Responsibilities

OR is inseparable from the community in which it operates, and therefore has the responsibility for sustainable development and return to the community and society as a whole. OR considers one of its duties and key policies to become involved in the development of society and the community by concentrating on social, community, and environmental development, religious support, conserving and increasing natural resources, educational support for youths, and support encouragement and strengthening of impoverished communities.

Good Practices

9.1 OR strives to communicate the truthful information about its business operations, social and environmental responsibilities without concealing or distortion of information. OR shall collaboratively and rapidly disclose information to investors, shareholders, and public in an up-to-date manner.

9.2 OR seriously and continuously aims to fulfill its social responsibilities regarding quality, safety, health, and environmental protection, using natural

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resources efficiently with due regard to the security and environmental awareness of its stakeholders. OR also supports environmental conservations and the sustainable development of the quality of life in the community.

9.3 OR shall consider alternative use of natural resources to alleviate adverse effects on the community, environment, and quality of life. OR supports the reduction in consumption of energy and resources.

9.4 OR shall foster awareness of individual social and environmental responsibilities in all personnel at all levels. OR shall also associate with trade partners who share its concern for social and environmental responsibility. OR shall lead the efficient conservation of energy for the benefit of future generations.

9.5 OR shall use a portion of its profit to support appropriate social and environmental activities that actually benefit community, society, and environment. In case of donation, OR shall review donation recipient's information and ensure that any donation made is for charity purposes, effectively and efficiently used and adequately documented.

10. Ethics for Treatment of Employees

Employees are the most important part of the business. OR shall prohibit discrimination, regardless of their unit or department. OR promotes unity, harmony, and trust in its employees, while encourages them to treat each other with politeness and respect. OR is committed to protecting its personnel from both internal and external security threats. OR shall provide a safe and satisfactory working environment and offer appropriate welfare and benefits to employees and use initiative and innovative technology to support their best efforts for OR's best benefit. All employees shall perform their duties with care, alacrity, diligence, conscientiousness, rationality, smartness, enthusiasm, and composure, applying their best professional knowledge.

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Good Practices

10.1 OR treats its personnel equally without discrimination, regardless of origin, ethnicity, gender, age, race, religion, disability, financial status, family or educational background, or other status that is not directly related to their working performance, which helps encourage and create diversity within organization. Moreover, OR aims to comply with the law and regulations on protection of personal data, ensuring protection and storage of its employees' confidential and personal information, with no publication for any profit.

10.2 OR shall provide all employees the opportunity to perform to their best ability as well as being open-minded and listening to comments and suggestions. OR shall motivate employees with reasonable compensation by determination of salaries, bonuses and operating expenses under the Company's regulations. OR shall also encourage employees to have stability and advancement in their career path, and develop their knowledge regularly through internal and external training, including proper human resource management, to ensure continuity in their work performance.

10.3 OR personnel shall perform their duties to the best of their ability and with integrity, fairness, morality and ethics and responsibility. OR personnel shall not assign any other person to complete their work, either directly or indirectly, except when necessary in specific circumstances or under time constraints with no concern over specific capability requirements.

10.4 OR personnel shall perform their duties within the chain of command, receiving orders from and being directly responsible to their supervisor. The chain of command should only be crossed in absolute necessity. OR personnel shall refrain from making comments about their supervisors and colleagues that could have adverse effects on the person or the Company. OR personnel shall be

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thoughtfully and reasonably open to opinions of their subordinates and colleagues without prejudice.

10.5 OR personnel shall supervise and monitor the operations of their subordinates so as to prevent the possible failure on their duties. There by, OR personnel shall consider the merits of subordinates and impose any appropriate penalties for violations with no discrimination, in good faith and in compliance with rules and regulations.

10.6 OR personnel shall use all resources, laborer, premises and other facilities of the Company to carry out their assignments. Their use for other purposes or beyond the benefit to which he/she is entitled is prohibited.

10.7 OR personnel shall be polite and well-dressed, and behave in accordance with their roles and the local customs without damaging OR's image.

10.8 OR personnel may use their name and position for charity fund-raising that OR sponsors. However, the use of their position and the company name for personal fund-raising is prohibited under any circumstances.

10.9 OR personnel shall fully cooperate with OR activities organized to promote unity, harmony, and cooperation, including those involving corporate social responsibilities.

10.10 OR personnel shall avoid the risks of sexual harassment by dressing properly, avoiding unseen place or working privately with the supervisor/unacquainted/ opposite gender. They shall be accompanied by a trusted person when summoned or assigned to do the job out of office hours, etc.

10.11 OR personnel shall not cause troubles, annoyance, assault, or demean other OR personnel or third parties. Prohibited behaviors include sexual assault, insults, verbal or visual obscenity and sexual harassment. In case the practices are

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detected, they shall be reported to the relevant department.

10.12 OR supports employees' rights in accordance with the State Enterprise Labor Union Law. OR shall not interfere with labor union activities, except those that are against the law, business ethics, or that which may severely damage OR.

10.13 OR personnel shall comply with good behavior standards, and shall not commit any disciplinary offenses, for example, obstructing the work hours for unreasonable personal affairs, consuming alcohol, intoxicating substances, or exhibiting intoxication in workplace or during work hours, quarrel with or hurt any person in workplace, the Company's residence, or during work hours, using the Company's assets for personal benefit or for others.

11. Ethics for Creditors

Good Practices

11.1 OR shall stringently, transparently and equally observe contracts/ agreements with creditors both in terms of payment, debt settlement, and other conditions.

11.2 OR shall consistently report the Company's financial status and other conditions with integrity, accuracy, and timeliness to creditors.

11.3 If terms and conditions in the contracts/ agreements cannot be observed, OR shall inform creditors in advance to jointly find solutions and remedies.

12. Ethics for Internal Control and Internal Audit

OR strives to build stability for sustainable business operation and for confidence building with internal and external stakeholders. Hence, OR has established the policies regarding effective, accurate and reliable internal control and internal audit system. OR has also established appropriate risk management to

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ensure that significant risks are managed at an acceptable level. Such risk management will be under regular monitoring, evaluation, and report to relevant parties, in order to achieve OR's corporate objectives in terms of operations, financial reporting, and compliance with relevant laws and regulations.

Therefore, OR has established an internal audit unit, which is independent in its performance of duties, and reports directly to the Audit Committee who are independent directors. The unit is responsible for reviewing effectiveness and efficiency of internal control system, governance, risk management, complaints, as well as all process of the Company. Their duties also include providing fair and value-added advice to the Company, in order to achieve its goals and objectives effectively.

Good Practices

12.1 OR shall establish a good control environment with a positive attitude towards internal control and appropriate assessment of significant risks that may impact the company's objectives, goals and success. OR shall set up appropriate control for all levels and functions of the entity and provide adequate, reliable, and appropriate information technology and communication to both internal and external parties. OR shall create a monitoring and evaluation system to ensure that internal controls are being implemented appropriately, support the company goals, and continually improve to reflect changing circumstances.

12.2 OR shall establish dedicated units directly responsible for risk assessment and risk management; internal control assessment and compliance reviews. Those units shall recommend improvements in internal controls to suit changing circumstances, business environments and risk factors. Senior and middle executives, together with all levels of employees shall fully cooperate with the implementation of such recommendations for improvement.

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12.3 The Audit Committee shall review the internal control system, risk management system and internal audit system. The annual performance of the Audit Committee shall be reported to the Board of Directors and disclosed in OR's 56-1 One Report.

12.4 OR shall establish an independent unit which directly reports to the Audit Committee. This independent unit shall perform efficient internal audit and shall be adequately resourced with qualified Internal Auditors and operate under the Code of Ethics for Internal Audit Professions.

12.5 OR shall educate personnel to understand and cooperate with internal control, risk management, and internal audit systems. Transaction reports shall be regular, precise, accurate, consistent, up-to-date and appropriately reviewed to ensure that the process is strictly followed.

12.6 OR personnel shall support and provide accurate information to the Office of Internal Audit, as well as the Company's internal and external auditors. OR personnel are responsible for the accuracy of financial information and must report any mistakes or suspicious cases immediately.

13. Ethics for Receiving and Offering Gifts, Treating, or Other Benefits

OR conducts its business with adherence to good corporate governance principles while observing business ethics and transparency. OR treats all stakeholders equally and avoids any act that may lead to discrimination or may cause conflicts of interest. In this regard, OR sets no gifts or other benefits policy because the gifts or other benefits may bring about difficulty or effects on performance. The objective of this policy is to establish a higher standard for business practices in the hope of having all employees perform to the best of their ability without expecting benefits.

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Good Practices

13.1 OR personnel must never receive or offer any gift/souvenir in the form of cash, cheque, bond, share, gold, jewel, property, or equivalent objects for outsiders in any circumstances. Gifts and souvenirs giving in accordance with tradition can be commenced without being regarded as against the relevant laws and local customs. The gift giving action shall be commenced in a way that enhances good image of the Company.

13.2 OR personnel must never receive any gifts, assets or other benefits in any circumstances. They are also required to inform third parties about OR's No Gift Policy.

13.3 In the event that refusal to accept gifts, souvenirs or other benefits is not appropriate while such gifts, souvenirs, or other benefits cannot be returned to the giver, the recipients shall complete OR's Gifts, Assets or Other Benefits Acceptance Form and submit it along with the goods received to the Corporate Governance Department. Exception is made for consumables with an expiry date of less than one month, which shall be at the discretion of direct executive overseeing department receiving the goods.

13.4 The Corporate Governance Department is responsible for collecting all gifts, assets or other benefits, managing and donating them to persons or organizations outside OR for charity or for the common good. In case of consumables, the aforementioned practice must be conducted immediately.

13.5 The Corporate Governance Department shall report the receiving gifts, assets or other benefits to the Chief Executive Officer.

13.6 OR prohibits its personnel and their family members at all levels, under any circumstances, to solicit or receive gifts, assets or other benefits from contractors, sub-contractors, customers, trade partners or other related parties,

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which may lead to unfair judgments, impair decision-making or create conflicts of interest.

13.7 OR personnel shall not offer bribes or other similar benefits to other OR personnel or outsiders, especially government officials, in aiming to influence or obtain unlawful benefits. Such behavior is strictly prohibited. Those who commence, become aware of, or participate in such action may be subjected to legal liability.

When offering gifts, assets, or other benefits to government officers in Thailand and other countries, it must be ensured that such offerings are not against the local law and customs.

13.8 Expenses for providing business hospitality and other expenses directly relating to business operations are acceptable. However, the expenses must be paid in a reasonable manner.

14. Ethics for Safety, Health and Environment

OR emphasizes the safety and health of its personnel and the surrounding community. OR is committed to a high-quality, safe and healthy environment as a part of its employees' daily lives and supports the efficient and cost-effective use of resources and energy in accordance with the circular economy principles for the benefit of the entire community and society.

Good Practices

14.1 Safety is important to OR. It will establish rules, standards and handbooks for quality, safety, stability, health, and environmental protection, that are complying with the relevant laws and international standards, and will require personnel to understand and strictly adhere to them. OR personnel shall be required to be trained in quality, safety, health and environmental courses

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according to OR's standards.

14.2 OR shall make every effort to avoid and prevent losses from accidents, fire, occupational illness and injury, loss, or damage of assets, violation of safety measures, improper working practices, and other errors. OR will maintain a safe working environment and regularly train its personnel on safety and security plans. It is the responsibility of executives and employees to report any accidents and incidents by following the required procedures.

14.3 OR operates in the energy industry as a professional in petroleum management. OR shall establish emergency control and prevention plans for all areas in its operations, as well as emergency and crisis management plans to be prepared for any emergencies such as fire, or oil, gas, chemical, or waste spills and leaks. OR shall also have a contingency plan for any other crisis that might interrupt operations or damage the Company's image and reputation.

14.4 OR shall have internal communications with employees, contractors' employees and relevant stakeholders to educate them on policies, regulations, procedures and precautions related to quality, safety, health, and environment, and shall act accordingly to protect their health, assets and environment.

14.5 OR is committed to seriously and continuously demonstrating social responsibility by recognizing the importance of quality, safety, stability, health and environment and will maximize the benefits of natural resources for the well-being and safety of all stakeholders. OR will support social activities to protect the environment and enhance the quality of life in the community in accordance with the principles of sustainable development.

14.6 If OR discovers non-compliance with the rules and standards regarding quality, safety, stability, health, and environment, or if unsafe operations that severely affect the stakeholders' safety and health, and environment are

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discovered, OR personnel will be required to temporarily cease such operations and notify colleagues, supervisors and related business units for further actions or plans for resolution. Continuing operations in these circumstances shall be strictly prohibited.

14.7 OR personnel shall examine your own readiness and physical health including relevant party's before commencing work. If the persons doing the work are unhealthy or not ready, the work must be stopped or ordered to stop immediately so as to prevent exposure to unnecessary danger at work or caused by work. OR personnel, before starting the work, shall also assess risk of unsafe or potentially harmful jobs in order to plan or prepare appropriate prevention.

15. Ethics for Intellectual Properties and Use of Information Technology and Communication System

Intellectual property is the result of invention or creation of OR's personnel. Therefore, intellectual property is a valuable asset to the Company and should be protected by law, including proper protection, care, and treatment by OR's personnel. Intellectual property includes trademarks, copyrights, patents, trade secrets, and other information that the Company has rights and/or ownership rights to the data.

Information and Communication Technology refers to the application of computer, host computer network equipment, and other devices to store, process, search, transmit, and manage information.

To facilitate smooth business operations and enhance education, as well as promote the company, OR supports its personnel in conducting research; writing books, manuals and articles to publish for OR and external parties; creating innovative media; and developing communications. OR personnel shall use OR information technology and communication, including intellectual property

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channels to communicate with external parties with care and caution, respecting the rights of the owners and creators of intellectual properties.

Good Practices

15.1 OR supports its personnel in writing and publishing books, textbooks, and articles for various publications, and also in developing computer programs and presentations for education, publication and expression of opinion. Any returns from such work, as well as associated legal rights would belong to the creator. However, OR shall hold the legal rights and returns from any work commissioned by OR and/or based on OR information or knowledge within the Company.

15.2 OR supports its personnel in conducting research, and the researcher shall own the related rights and returns from their studies. However, OR shall own the exclusive rights, patent submission rights, patent exclusive rights and any benefits associated with any such research commissioned and undertaken by OR, based on OR information or knowledge within the Company. However, in the process of research studies or development of technology and innovation related to the patent, it is necessary to double-check and analyze on data of previous patent first, to avoid the duplication and infringing on someone else's patent. This also serves as an evaluation in terms of research value before patent application or commercial use.

15.3 OR personnel are responsible for overseeing and protecting the Company's intellectual property, trading business secrets and formulators of the Company's Group to not be infringed, disclosed, duplicated, modified, falsified, reverse engineered, or being done in any unlawful act without permission from the Company. OR personnel shall also respect intellectual property rights and do not violate on other people's intellectual rights. They must always examine the intellectual property rights of works acquired by third parties, or those that are

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planned to be used by the Company. OR personnel must maintain the highest standards on protection of those intellectual property in both their work and OR's business operation.

15.4 OR personnel have the duty to report to their supervisors and/or relevant departments when violation of intellectual rights toward the Company's intellectual property is found.

15.5 OR encourages its personnel to use the internet to support their work. OR personnel shall not perform any act that might interfere with or cause disruption to others on the computer and internet system in the office. They shall not use OR's computer system to release inappropriate information that is against the law, morality, culture, or tradition, e.g., causing damage to reputation or property, propagating pornography, sending spam email, disrupting mail forwarding, or advertising merchandise or businesses that are irrelevant to OR products and services.

15.6 OR personnel shall conduct their business using legal software with copyright, and if they must use a computer or software that belongs to third parties, they shall check for the copyrights and consult their supervisor. Installing and using illegal software in the office is strictly prohibited.

15.7 OR personnel shall safeguard their passwords and not disclose them to others to prevent unauthorized access to the computer system. Accessing unfamiliar websites should be avoided since it may cause damage to the OR's computer system.

15.8 If OR personnel request access to OR's information technology system for temporary employees or contractors, they shall oversee such person's use of the computer and therefore are held responsible for any consequent damages.

15.9 OR personnel must comply with Information Technology security

Part 3 Code of Business Ethics

requirements, Information Technology security management policy, cyber security policy, and other related policies of the Company.

15.10 OR has the right to review, inspect, search, monitor, investigate and control the use of its Information Technology system by its personnel, including any relevant equipment used by OR personnel to access various systems of the Company, in order to protect and maintain OR's Information Technology system security.

16. Responsible Communication

OR personnel are regarded as the representative of the Company. Therefore, it is important to focus on communication with third parties in order to avoid negative effects on the Company.

Good Practices

16.1 As the Company's representative, OR personnel shall study, understand, and verify the correctness of the information that needs to be communicated with third parties before the actual communication. The communication must be in accordance with the guidelines set by OR, with respect to intellectual property rights of others, without violation of copyright in any forms of media, either publication or transmission of images, sounds, and content without permission.

16.2 OR personnel have the duty to help supervise in case any communication that refers to the Company, or the inappropriate use of the Company's logo, which may damage the reputation and the Company's image. In such case, they shall notify the relevant department immediately.

16.3 OR personnel shall be careful when disclosing or disseminating information, including giving comments on personal matters and other matters on

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social medial, as well as other various media that appear to the public. They shall not mention the Company or cause any affect to the reputation and image of the Company.

Appendix

Definition and Qualifications of OR's Independent Directors

1. An Independent Director holds no more than 0.5% of all shares with voting rights of the Company, the parent company, a subsidiary, a joint/associated company, a major shareholder or an entity with controlling authority. This is inclusive of shares held by anyone who is affiliated with them.

2. An Independent Director is a Director, who is not involved in the Management, employees, staff, consultants with monthly salary or entities with controlling authority over the Company, the parent company, a subsidiary, a joint/associated company, a major shareholder or an entity with controlling authority, either at the present time or within 2 years prior to his/her appointment as an Independent Director. Such prohibited characteristics do not include the case that an Independent Directors who has been a government officer or consultant of the Government, which was a major shareholders or an entity with controlling authority.

3. An Independent Director has no connection by blood or legal registration as father, mother, spouse, sibling, children or spouse of children of another Director. Further, an Independent Director has no such connection with an executive, a major shareholder, and an entity with controlling authority or an individual who will be nominated as Director, executive or entity with controlling authority over the Company or the subsidiary.

4. An Independent Director has none or never had the business connection with the Company, the parent company, a subsidiary, a joint/associated company, a major shareholder or an entity with controlling authority, where such relationship may impede the exercise of one's independent judgment. An Independent Director shall also not be or having been a major shareholder or an entity with controlling authority of the Company, the parent company, a subsidiary,

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a joint/associated company, a major shareholder or an entity with controlling authority, unless having been discharged from such position for no less than 2 years before appointment. Such business relationship is inclusive of a trading transaction occurring on a conventional basis for the conduct of business; a rent or lease of property; a transaction involving assets or services; a provision or an acceptance of financial assistance through means of a loan, a guarantee, a use of an asset as collateral against debt; and, other similar actions which result in the Company or the party to the contract having a debt to be repaid to another party for the amount from 3% of net tangible assets (NTA) of the Company or from 20 Million Baht, whichever is lower. This amount is determined by the calculation of Related Transaction value as per the announcement of the Securities and Exchange Commission. It is inclusive of debt(s) arising within 1 year prior to the day of business relationship with the same party.

5. An Independent Director is not an auditor the Company, the parent company, a subsidiary, a joint/associated company, a major shareholder or an entity with controlling authority, and, not a significant shareholder, an entity with controlling authority or a partner to the audit office with which the auditors of the parent company, a subsidiary, a joint/associated company, a major shareholder or an entity with controlling authority are associated at the present time or have been within 2 years prior to his/her appointment as an Independent Director.

6. An Independent Director is not a person rendering any professional service or a legal or financial consultant who is paid more than 2 Million Baht in service fee per year by the Company, the parent company, a subsidiary, a joint/associated company, a major shareholder or an entity with controlling authority, and, not a significant shareholder or an entity with controlling authority over the Company or a partner to such professional service provider at the present time or within 2 years prior to his/her appointment as an Independent Director.

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7. An Independent Director is not a director who is appointed to be a nominee of a Director of the Company, a major shareholder or a shareholder who relates to a major shareholder.

8. An Independent Director does not engage in a business of the same nature as and which is significantly competitive to that of the Company, the parent company or a subsidiary. An Independent Director is not a significant partner to a partnership or a director with involvement in the management, employees, staff, consultant with monthly salary, or, who holds more than 1% of all shares with voting rights of another company which is engaged in a business of the same nature as and which is significantly competitive to that of the Company or a subsidiary

9. An Independent Director does not have any other characteristic which prevents him or her from opining freely on the operation of the Company. An Independent Director may be assigned by the Board of Directors to make collective decisions involving the business of the Company, the parent company, a subsidiary of equal level, a joint/associated company, a major shareholder or an entity with controlling authority

In the case that an independent director holds the position as an independent director in the Parent Company, a Subsidiary or a Subsidiary of Equal Level must disclose information about such positions and the total remuneration that such independent director has received in OR's 56-1 One Report.

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Roles and Responsibilities of the Independent Directors

1. Recommend essential and beneficial matters to OR and all its shareholders to the Board and/or the Chief Executive Officer.
2. Advocate roles and responsibility of the Board and provide views commonly expected of independent directors for the benefit of OR and all its shareholders.
3. Review matters to ensure OR's compliance with the law dealing with independent directors and revise the definition of Independent Directors for suitability and legal completeness.
4. Take other Board-assigned actions provided that these actions do not compromise their independence.
5. Independent Director's term begins once he or she fulfills all the requirements under the definition for OR's Corporate Governance; it ends when he or she lacks qualifications or completes the OR term.
6. The Independent Directors must hold their own meeting at least once a year.

Appendix

Guidelines for Conflict of Interest

Connected Person means a connected person in accordance with the policy on Connected Transactions of PTT Oil and Retail Business Public Company Limited.

Connected Transactions mean connected transactions in accordance with the regulations of the Stock Exchange of Thailand (SET) or transactions between the Company or subsidiaries with directors, executives, or related persons under the Securities and Exchange Act and the policy on Connected Transactions of PTT Oil and Retail Business Public Company Limited.

Related Company means a juristic person under Sections 258 (3) to (7) of the Securities and Exchange Act B.E. 2535.

Related Person according to the regulations and laws regarding Securities and Exchange, means a person who has one of the following relationships:

- (1) A person who has control over PTT Oil and Retail Business Public Company Limited and in the case that such person is a juristic person, the definition shall also include directors of that juristic person.
- (2) Spouse, underage children, or underage adopted children of executive director or the person under (1)
- (3) A juristic person in which the person under (1) or (2) is an entity with controlling authority.

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Subsidiary means a company having any of the following characteristics:

- (a) A company which PTT Oil and Retail Business Public Company Limited has business control over
- (b) A company in which the company under (a) has business control over
- (c) A company which is under business control of the company under (b) in succession starting from being under the business control of the company under (b).

Associated Company means a company in which PTT Oil and Retail Business Public Company Limited or its subsidiaries have the power to participate in decision-making regarding that company's financial and operating policies, but not to the level of having control over such policies. An Associated Company is not considered a subsidiary or joint venture.

In the case where PTT Oil and Retail Business Public Company Limited or its subsidiaries hold shares, directly or indirectly, totaling 20 percent but not more than 50 percent of the total voting rights of the company, it shall be presumed that PTT Oil and Retail Business Public Company Limited or its subsidiaries have the power to take part in decision-making under the first paragraph, unless proven otherwise.

Business Control means having a relationship in any of the following manners:

- (a) Holding more than 50 percent of shares with voting rights in a company
- (b) Having the power to control the majority of votes at the shareholders' meeting of a company, whether directly, indirectly, or for any other reasons
- (c) Having the power to control the appointment or removal of more than half of the directors, either directly or indirectly

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General Trading Terms mean fair prices and conditions which do not cause the transfer of benefits.

- 2017 Good Corporate Governance Principles for Listed Companies of the Office of the Securities and Exchange Commission
- Securities and Exchange Act B.E. 2535
- Public Company Limited Act, B.E. 2535
- Standard Qualifications for State Enterprise Directors and Employees Act, B.E. 2518

Information Technology refers to the application of computers, host computer, network equipment, and other devices which are utilized to store, process, search, send, receive, and use for data management.

Appendix

Anti-Fraud and Corruption Policy Definition and Meaning

Asset Misappropriation	possession of property belonging to another person, or which includes in the ownership by others acquired by encroaching upon those property into theirs or a third party's possession in a dishonest manner.
Fraud	deceiving others by misrepresenting or concealing facts that should be fraudulently stated. This deceiving is aimed to acquire possession of property from the deceived person or a third party, including causing such deceived person or a third party to make, withdraw, or destroy any documents of rights.
Financial Statement Fraud	the adjust of accounting numbers (window dressing) by taking advantage of the accounting principles loopholes and other alternatives of measurement and accounting disclosure, in order to exchange information of financial statement for wrongful purposes.
Corruption	providing, offering, promising or agreeing to provide, accepting or requesting money, assets or other benefits that are inappropriate to, from or for (i) government officers (ii) private officers or (iii) any relevant person in charge either directly or indirectly in order to do or refrain from their duty of which deliver or preserve inappropriate business affair or other business benefit. Exceptions are made for actions that are allowed by the laws, traditions, and culture.
Gifts giving, receiving, and other benefits	Gifts giving means giving assets or things that are not in the form of cash or cash equivalents of reasonable value that the Company gives to any person or company in order to build good working relationship or business operations, according to

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	tradition. Such gifts giving may not be in the purpose to influence in decision-making both to undertake or not undertake any fair or unfair act which is related to customers business partners, third parties, or government officials.
Entertainment and Hospitality	the expenses of the Company's activities for the benefit of business or good relationship building. In certain cases, it is an act of social etiquette expression or customary which is directly related to business operations. Hospitality expenses may include accommodation, fare, food and beverage costs, or other expenses for business meetings, business trips, study tour, business awareness education.
Giving and Receiving of Support	giving or receiving support from customers, partners, associations, foundations, organizations with the purpose of promoting the business, products and services, brands, or reputation of the Company. The act is beneficial to building awareness and credibility of the Company and its trading, helping to strengthen business relationships with more suitable opportunities.
Philanthropy Donations and Supports or other Benefits	money, assets, or any other benefits that the Company gives to an agency, organization, or third party with objectives for public charity, public benefit, or to provide educational support or for humanitarian or environment causes without expecting any benefits in return more than recognition and credibility, including the reputation of the Company.
Conflict of Interest	situations or actions in which a director, executive, or employee has or receives personal benefits (whether for oneself or related persons) to the circumstances that such person will not

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	be able to make decisions or perform duties in the position appropriately and impartially, which will affect the benefits and/or the overall image of the Company.
Political Support	assistance in the form of property, money, things, rights, or any other benefits, including resources or personnel of the Company for assistance, support, or any benefit to political parties, political groups, politicians, or other politically involved persons, as well as political activities, whether directly or indirectly.
Facilitation Payment	expenses or benefits in any form paid or given to government officials only to ensure that government officials will proceed according to the process or speed up in order to acquire benefits that the Company is already legally entitled to, with no expectation to benefit from the discretion of government officials. This must only be an act in accordance with the duties of that government official.
Employment of Government Officials	Employment of a person who is or was a government official/politician/adviser of a government agency and comes to work for the Company. In doing so, that person may rely on relationships or internal information to benefit the Company, or cause Conflicts of Interest in the performance of duties of government agencies or business regulators with the Company under supervision.
Other Benefits	Any other benefit means something of value, or could be calculated as a value, such as a price reduction, entertainment, service, training, or anything else in the similar manner.

Appendix

Guidelines for OR Personnel’s Conflict of Interest Disclosure

Definition

1. OR personnel means directors, executives and employees of OR, including OR employees who perform secondment at companies in the OR group, and PTT employees who perform secondment at OR.
2. Related person means relatives and related juristic persons.
3. Relative means father, mother, spouse (both legal and de facto), children/adopted children, spouse (both legal and de facto) of children/adopted children, brothers and sisters or those who share the same father or the same mother.
4. Related juristic persons means partnerships or juristic persons which
 - I. OR personnel and/or relatives possess interests of more than 5%
 - II. OR personnel and/or relatives are directors or senior management in which are not assigned by OR and the OR group to perform their duties.

Transactions that may cause Conflicts of Interest include the following:

1. OR personnel with relatives working in the OR or the OR group company

Disclosure Guidelines

Please specify the following relationship and information:

- I. In the case of relatives who are employees, please specify the name, surname, identification number and affiliated organization.
- II. In the case of relatives who are:
 1. An employee of a company in the OR group, or an employee of a company in the OR group who is assigned the secondment in OR.
 2. Board of Directors, or
 3. Any other position that is not an employee

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III. Please specify first name, last name, position and affiliated unit or department

Remark: If other employees provide information that you are relatives, but you yourself did not provide any information, OR’s Corporate Governance Department or relevant agencies will ask for your cooperation to confirm the accuracy of the information later.

2. OR personnel and/or related persons with a general commercial agreement or partnership or participation in the procurement process with the OR group

- I. Employees and related persons
- II. Possess a trade agreement or participate in the procurement process of the OR group that may create a Conflict of Interest, and/or is a partner with the OR Group

Example	
Yes	<ul style="list-style-type: none"> - Submission of bidding envelope - Called for presentation in a special procurement process - Is a distributor of OR’s or OR Group’s products - Trading products with companies in the OR group - Serving/providing services to companies in the OR group
No	<ul style="list-style-type: none"> - Payment for a bidding envelope

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Guidelines for Information Disclosure

Please specify trade agreement details or partnership or procurement process, which must at least consist of:

- I. Names and surnames of relatives and/or the name of the relevant legal entity
- II. Relationship of relatives and/or having a stake in the relevant juristic person
- III. Commercial relationship with OR, at least specifying
 1. Internal OR entities or related OR group companies
 2. Characteristics of trade relations
 3. Type of products or services
 4. The date contract end or period of time (if any)

3. A dispute that may affect the performance of duties

Report in cases where employees and related parties have personal disputes with business partners, major customers, employees or government agencies that may cause Conflicts of Interest with OR by doing the following:

- I. File a lawsuit
- II. Being accused by a competent official
- III. In the process of negotiating a compromise
- IV. File a dispute with the court
- V. Becomes a defendant in a dispute
- VI. Take other Actions causing an official dispute

Disclosure Guidelines: Please specify dispute details which must least consist of:

- I. Parties
- II. Types of Disputes
- III. The date or period of the dispute

4. Other items that are expected to cause conflicts of interest with OR

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OR's Conflict of Interest Disclosure Form

In accordance with OR regulations and Principles of Good Corporate Governance, which instruct personnel how to carry out their duties according to the highest standards, personnel at all levels must disclose any transactions which represent a conflict of interest against OR.

This report is classified as (Please indicate X in)

Annual Report

Incident Report

I (Mr. / Mrs. / Ms.) _____

Position _____ Section _____ Division _____

Department _____ Unit _____ have read PTT Oil and

Retail Business Public Company Limited's Corporate Governance, Ethical Standards and Code of Business Ethics Handbook. I fully understand the information in this disclosure form and will strictly follow. I acknowledge that violation or non-compliance with this code shall be subject to disciplinary action, based on the degree of potential impacts.

Therefore, I hereby would like to report as follows:

● **Information of relative working in OR and Subsidiary**

(The information must be updated. Attachments are required in case of more than one relative.)

Name

(Mr./Mrs./Ms.).....Surname.....Relationship.....

EmployeeID:.....Division.....Company.....

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- (Please indicate X in and provide any necessary additional information.)

I ***Do Not*** have any interests that might cause a conflict of interest against OR.

I ***Have*** an interest or interests that might cause a conflict of interest against OR with details below:

- Transaction with general trade agreement, as business partner or participation in procurement with OR and Subsidiary.
- Dispute that may affect the function of duty.
- Other subjects that may pose conflict of interest against OR with details below:

- Myself, under my own name
- Myself, under another name.....

Name/ Juristic Name	Position
1.	<input type="checkbox"/> Business Owner <input type="checkbox"/> Shareholder <input type="checkbox"/> The Board <input type="checkbox"/> Executive
2.	<input type="checkbox"/> Business Owner <input type="checkbox"/> Shareholder <input type="checkbox"/> The Board <input type="checkbox"/> Executive

- My relatives* or my agent

Prefix	Name	Surname	Relationships with Me	In case of Juristic	
				Relevant Juristic	Position
<input type="checkbox"/> Mr.			<input type="checkbox"/> Father-Mother		<input type="checkbox"/> Business Owner
<input type="checkbox"/> Mrs.			<input type="checkbox"/> Siblings		<input type="checkbox"/> Shareholder
<input type="checkbox"/> Miss					<input type="checkbox"/> The Board

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			<input type="checkbox"/> Spouse <input type="checkbox"/> Others		<input type="checkbox"/> Executive
<input type="checkbox"/> Mr. <input type="checkbox"/> Mrs. <input type="checkbox"/> Miss			<input type="checkbox"/> Father-Mother <input type="checkbox"/> Siblings <input type="checkbox"/> Spouse <input type="checkbox"/> Others		<input type="checkbox"/> Business Owner <input type="checkbox"/> Shareholder <input type="checkbox"/> The Board <input type="checkbox"/> Executive

Details of items that may or could pose conflict of interest against OR.

(Please attach additional documents, if any.)

.....

Corrective actions taken, if any:

.....

Signature: _____
 (_____)

Employee ID: _____

Position: _____

Department: _____

Date: ____/____/____

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Supervisor's opinion*:

- Acknowledged
- Others

.....

Signature: _____
 (_____)

Position: _____

Date: ____/____/____

Opinion of Vice President of Corporate Governance Department:

(In case of transaction that may cause a conflict of interest with the Company)

- Acknowledged
- Others

.....

Signature: _____
 (_____)

Position: Vice President of Corporate Governance Department

Date: ____/____/____

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Remarks*:

- * For **employee below division level**, the authorized supervisor is their managers.
- * For **employee below division level who does not report to any department**, the authorized supervisor is the manager one level higher in rank.
- * For executives **and higher positions**, authorized person is the Senior Executive Vice President or a supervisor one level higher in rank.

(Any enquiries, please contact extension #84 6258)

Appendix

Good Practices under OR's Good Corporate Governance on the Use of Inside Information

The Board of Directors, executives, and employees should follow good practices in accordance with the Company's Good Corporate Governance principles as follows:

- Directors, executives and people involved in information are prohibited of internal information misuse (Insider Trading), including spouses and minor children of such persons by
- Prohibition on trading the Company's securities for a period of 45 days for quarterly statements, and 60 days for annual statements. Also, trading of securities or derivatives related to securities of the listed company are prohibited until a period of 24 hours has elapsed since the disclosure of such information to the public. If necessary, notification to the Company's Secretary must be made at least 2 days in advance.
- No disclosure of any information that has not yet been disclosed to the public to outsiders or a person with no relevant duties, when such information may affect the price of the Company's securities.

Appendix

Dealing in OR Shares Notification Form

To Office of President and Corporate Secretary of PTT Oil and Retail Business Public Company Limited

I (Mr. / Mrs. / Ms.) _____

Position _____ Section _____ Division _____

Department _____ Unit _____ would like to report that

- Myself
- My Spouse: Name- Surname _____
- My Minor Child/Children: Name- Surname _____

Wish to report the selling-buying of OR's shares in the next two working days with the following details:

1. Buy / Sell the shares of company _____
quantity _____ shares on the date _____
2. Buy / Sell the shares of company _____
quantity _____ shares on the date _____
3. Buy / Sell the shares of company _____
quantity _____ shares on the date _____
4. Buy / Sell the shares of company _____
quantity _____ shares on the date _____
5. Buy / Sell the shares of company _____
quantity _____ shares on the date _____

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In addition, if I hold a position as a director or executive of PTT Oil and Retail Business Public Company Limited according to the SEC's criteria, and my spouse or minor child has bought or sold the Company's shares After PTT Oil and Retail Business Public Company Limited, I will continue to report in accordance with the SEC criteria.

Please be kindly informed.

Signature _____

(_____)

Date: ____/____/____

Opinion of Office of President and Corporate Secretary:

Acknowledged

Others

Supervisor's signature: _____

(_____)

Position: _____

Date: ____/____/____

Remarks: The Dealing in OR Shares Notification Form is intended for OR's directors, executives and employees with privilege of inside information and would like to buy-sell the shares of OR.

Appendix

OR's Gifts, Assets or Other Benefits Acceptance Form

Date _____

To _____ (Supervisor)*

According to the regulations of PTT Oil and Retail Public Company Limited on Good Corporate Governance, which stipulates that the Company's personnel refrain from accepting gifts, assets or any other benefits in all cases. If it is necessary to receive gifts, assets, or any other benefits which cannot be returned, the gift recipient shall make a report regarding receiving of gifts, assets, or any other benefits, along with delivering the received items to the Corporate Governance Department.

I (Mr. / Mrs. / Ms.) _____

Employee ID _____ Position _____ Section _____

Division _____ Department _____ Unit _____

wish to report the receiving of gifts, assets, or other benefits in the name of the Company, in which the gifts cannot be returned as below:

Received on _____ Time _____

Received in the occasion/ reason of _____

Place _____

Name-Surname of Gifts Giver _____

Company/Department (if any) _____

Relationship _____

Details and estimation of the gifts, assets, or other benefits

1. _____ estimation of price/value _____ THB Attached Photo
2. _____ estimation of price/value _____ THB Attached Photo
3. _____ estimation of price/value _____ THB Attached Photo

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Reasons or necessity of receiving

- To maintain personal relationship or good relationship between organizations
- Others _____

Please kindly be informed for consideration. The said gifts, assets or other benefits shall be sent to the Corporate Governance Department, which shall be managed for donation, charity, or other public benefits in accordance with regulations regarding giving and receiving of gifts, assets, or other benefits.

Signature: _____

(_____)

Date: ____/____/____

Supervisor's opinion*:

Acknowledged

Others

Supervisor's signature: _____

(_____)

Position: _____

Date: ____/____/____

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Remarks*:

- * For **employee below division level**, the authorized supervisor is their managers.
- * For **employee below division level who does not report to any department**, the authorized supervisor is the manager one level higher in rank.
- * For executives **and higher positions**, authorized person is the Senior Executive Vice President or a supervisor one level higher in rank.

Appendix

- 2017 Good Corporate Governance Principles for Listed Companies of the Office of the Securities and Exchange Commission
- Securities and Exchange Act B.E. 2535
- Public Company Limited Act, B.E. 2535
- Self-Assessment Form for Developing Anti-Corruption System, Revised Edition 4.0
- Notification of the National Anti-Corruption Commission: Criteria for Receiving Assets or Any Other Ethical Benefits of State Officials, B.E. 2563
- Notification of the SEC No. 7/2012: Determination of Definitions in Notifications Regarding Issuance and Offering of Securities (No. 4)
- Notification of the Board of Governors of the Stock Exchange of Thailand regarding Disclosure of Information and Acts of Listed Companies Concerning Connected Transactions, 2003
- Organic Act on Anti-Corruption B.E. 2561
- Ethical Standards Act B.E. 2562
- 2012 Good Corporate Governance Principles For listed companies
- Principles and guidelines for good corporate governance in state enterprises B.E 2562 and guidelines

OR Board of Directors Charter

Attachment 5.2



Board of Directors Charter

PTT Oil and Retail Business Public Company Limited

(Amended by Board of Directors Meeting No. 11/2022 on November 23, 2022)

The Board of Directors (the “Board”) is responsible for overseeing company business operations in accordance with the laws, objectives, and articles of association, as well as the resolutions of the shareholders’ meeting. Adhering to the good corporate governance principles and guidelines for listed company directors, the Board shall perform its duties with a sense of responsibility, care, and honesty, while acting in the best interest of the company and its shareholders.

1. Composition of the Board

1.1 The Board shall comprise at least five (5) directors but no more than fifteen (15) directors.

1.2 At least half of the Board shall reside in the Kingdom of Thailand.

1.3 At least one (1) of the directors in the Board shall be an expert in the area of accounting and finance.

1.4 At least one-third (1/3) of the Board, but no fewer than three (3) directors, shall be independent directors. The Board shall include at least three (3) Audit Committee members.

The independent directors and the Audit Committee members shall possess qualifications as stipulated in notifications of the Capital Market Supervisory Board, regulations under The Securities and Exchange Commission of Thailand (SEC) and The Stock Exchange of Thailand (SET). The duties and responsibilities of the independent directors and the Audit Committee members are as specified by the SET.

In the case that the roles and responsibilities of the Chairman and the Chief Executive Officer are not clearly distinguished, for instance, the Chairman and the Chief Executive Officer are the same person, the Chairman is not an independent director, the Chairman and the Chief Executive Officer are family members, or the Chairman is a member of the management team or has been assigned a management role, the Board should ensure the balance of power and authority of the Board and between the Board and management by:

(1) having more than half of the Board be independent directors, or

(2) appointing a designated independent director to participate in setting the Board meeting agenda.

2. Qualifications of Directors

2.1 Company directors must be qualified and have none of the prohibited characteristics prescribed by the Public Limited Companies Act B.E. 2535 (C.E. 1992) (including additional amendments) and the Securities and Exchange Act B.E. 2535 (C.E. 1992) (including additional amendments), or other regulations stipulated by the SEC Board. They must not have characteristics indicating a lack of appropriateness with respect to trustworthiness in managing a business whose shares are held by public shareholders as specified in the notification of the SEC.

2.2 Company directors shall be honest and trustworthy, guided by good business ethics, devoted to the company, be knowledgeable, be competent and shall have work experiences beneficial to business operations.

2.3 Company directors shall be capable of devoting sufficient time to the company; responsible; committed to the determination of the company’s vision, missions, directions, and strategies; and active in expressing their opinions and seeking information beneficial to the determination of the company’s business direction.

2.4 Company directors shall not operate any business of the same nature as and that is in competition with the business and its subsidiaries or become a partner or a director of any other private company or public company that operates business of the same nature as and is in competition with the business and its subsidiaries, either for his or her benefit or for the benefit of other persons, unless he or she notifies the shareholder meeting prior to the resolution for his or her appointment.

3. Duties and Responsibilities of the Board

3.1 To comply with the laws, company objectives, articles of association, and resolutions of shareholders’ meetings; perform its duties with responsibility, care, and honesty; and act in the best interest of the company.

3.2 To demonstrate responsibility for the shareholders; preserve and act in the best interest of shareholders; and ensure that company information disclosure is accurate, complete, compliant with relevant standards, and transparent.

3.3 To define good corporate governance policies and a code of business conduct comprising appropriate guidelines and best practices for directors, management, and employees to foster a sense of professional responsibility and understanding, which are to be complied with strictly in conjunction with the rules and regulations of the company to ensure equity to all stakeholders. In addition, the company assesses its performance under its good corporate governance policies and code of business conduct at least once a year.

3.4 To review and approve the company's and its subsidiaries' vision, missions, business strategies, directions, policies, targets, plans, and budget proposed by management.

3.5 To oversee and ensure that management's operations are efficiently and effectively executed in line with the company's vision, missions, business strategies, directions, policies, targets, plans, and budget approved by the Board to maximize economic value for the company and prosperity for shareholders.

3.6 To ensure that the company and its subsidiaries adopt suitable and efficient accounting systems and adequate and effective internal control and internal audit systems and that their internal control systems are regularly assessed to ensure suitability.

3.7 To oversee the completion of the company's financial statements at the end of each accounting year to be proposed for approval at the annual general meeting of shareholders, and ensure that annual and quarterly financial statements are audited by auditors and submitted to the SET within the legally mandated timeframe.

3.8 To give consideration to and provide opinions on the selection of auditors as well as determine the appropriateness of the remuneration submitted by the Audit Committee, before proposing it to the annual general meeting of shareholders for approval.

3.9 To attach significance to social and environmental responsibilities in the company's business operations to enhance quality of life in Thai society in a sustainable manner.

3.10 To consider and approve the appointment of qualified candidates with no prohibited characteristics under the Public Limited Companies Act B.E. 2535 (C.E. 1992) (including additional amendments) and the Securities and Exchange Act B.E. 2535 (C.E. 1992) (including additional amendments), as well as laws, notifications, regulations, and/or other relevant rules when a director seat is vacated with other reasons besides term completion, including considering the appointment of directors to replace the directors retiring upon term completion and determine the appropriateness of the remuneration submitted by the Nomination and Remuneration Committee, before proposing it to the shareholders' meeting for approval.

3.11 To appoint board committees, such as Audit Committee, the Nomination and Remuneration Committee, and any other board committees, define their roles and responsibilities in order to assist and support the Board's performance of duties, and review these committees' remuneration before proposing it to the shareholders' meeting for approval.

3.12 To assess the performance and remuneration of the Chief Executive Officer after he or she has taken office and authorize the Chief Executive Officer to appoint executives per the definition of the Securities and Exchange Commission or the Capital Market Supervisory Board.

3.13 To appoint the Chief Executive Officer or the highest-ranking executive officer in accordance with the procedure and method stipulated in relevant laws, regulations, and criteria to ensure an appropriate, transparent, and fair nomination process.

3.14 To appoint a company secretary to support the Board's activities; define the company secretary's qualifications and experience necessary for the discharge of duties; and disclose the qualifications and experience of the company secretary in the company's annual report and on the company's website.

3.15 To approve expenditures for investments, operations, loaning or application for credits from financial institutions, and to serve as a guarantor for the company's and its subsidiaries' regular operations without budget limits in accordance with the rules and regulations of the company, and the laws and regulations stipulated by the SET and the Capital Market Supervisory Board.

3.16 To consider and approve connected transactions to be undertaken by the company, its subsidiaries, and associate companies as prescribed by the Securities and Exchange Act B.E. 2535 (C.E. 1992) (including additional amendments) and related regulations under the SET and the Capital market Supervisory Board; and to define the company's terms of ordinary business transactions which the company, its subsidiaries, and associate companies could enter into with company directors, executives, and their related persons in order to prescribe an operating framework under which the management is authorized to conduct such transactions in compliance with related laws and regulations.

3.17 To ensure that the company's and its subsidiaries' management and operations are in line with company policies, the securities and exchange law, and applicable regulations and criteria of the Capital Market Supervisory Board, the SEC, and the SET, as well as ensure the company's adequate and appropriate internal control and internal audit systems.

3.18 To approve interim dividend payments.

3.19 To determine and amend the list of authorized directors.

3.20 To seek independent professional advice to supplement decision making when necessary.

3.21 To oversee the company's operational efficiency and protect the interest of its stakeholders.

3.22 To provide each shareholder group with appropriate communication channels and oversee that the information disclosure is accurate, clear, transparent, reliable, and meets the highest standards.

3.23 To arrange an annual general meeting of shareholders within four (4) months after the end of each fiscal year, oversee the efficiency and transparency of the meeting, provide the shareholders with an opportunity to exercise their rights, and supervise the disclosure of the meeting resolutions and the preparation of the minutes of meeting.

3.24 To prepare the annual board performance report, compile and disclose the financial statements of the company and its subsidiaries to show their financial standing and operating results of the past year, and propose the statements for approval at annual general meetings of shareholders.

3.25 To perform assessment of the Board as a whole and of the individual directors on an annual basis to review the Board performance as well as issues and obstacles, the results of which are used to improve and strengthen Board efficacy.

3.26 To consider potential risk factors, formulate comprehensive risk management guidelines, ensure that management operates with efficient risk management systems and processes in place, and predict possible risks that may arise from new business opportunities.

3.27 To monitor and remedy issues related to potential conflicts of interest and connected transactions, prioritizing major transactions that will maximize benefits for shareholders and stakeholders.

3.28 The Board may authorize and/or designate individuals to perform specific tasks on its behalf. The grant of power of attorneys or sub-attorneys shall conform to the scope defined in the letter of authorization and/or in compliance with the rules, regulations, or orders prescribed by the Board of and/or the company. The authorization of the Board's roles and responsibilities shall not be in such a manner that enables the Board or the appointed attorneys, through the attorneys or sub-attorneys, to approve transactions that may benefit themselves or others who may have a vested interest (as defined in the notifications of the SEC or the Capital Market Supervisory Board) in any manner or create conflicts of interest with the company or its subsidiaries, except transactions that are in accordance with the policies and criteria approved shareholders' meetings or approved by the Board. The business-related approval shall be the company's ordinary business transactions as defined in the notifications of the SEC or the Capital Market Supervisory Board, and/or the SET, or other related institutions.

3.29 To review the Board charter once a year.

3.30 To encourage company directors and management to attend courses and seminars organized by the Thai Institute of Directors (IOD) or by other institutions that are relevant to their roles and responsibilities.

3.31 To prescribe and approve employment and appointment criteria and procedures and approve the transfer, promotion, disciplinary action, dismissal, and employment termination upon resignation, early retirement, or retirement before the age of 60 of the President, a Senior Executive Vice President, or an officer of an equivalent rank.

3.32 To review and approve the company's salary structure.

4. Term of Directorship

4.1 At each annual general meeting, one-third (1/3) of the directors shall retire. If the number is not divisible by three (3), then the number nearest to one-third (1/3) shall retire. A retiring director is eligible for re-election.

4.2 Apart from retirement upon expiration of the term of office, a director shall vacate office upon:

1) death;

2) resignation;

3) lacking qualifications or possession of prohibited characteristics under the law governing public limited companies and the securities and exchange law, and the company's Articles of Association;

4) removal by a resolution of the shareholders meeting;

5) removal by a court order.

In the case of a vacancy on the Board for any reason other than the expiration of the director's term of office, the Board shall elect a person who is qualified and possesses no prohibited characteristics under the law governing public limited companies and the securities and exchange law as the substitute director at the following meeting of the Board, unless the remaining term of office of the vacating director is less than two (2) months. The substitute director shall hold office only for the remaining term of office of the director whom he or she replaces. The resolution of the Board under the first paragraph shall require a vote of no less than three-quarters (3/4) of the number of directors remaining.

5. Meeting of the Board

5.1 A meeting of the Board shall be held at least once a month at the date and venue set in advance. If necessary, ad-hoc meetings can be held. The Chairman may determine that the Board meeting be organized and held through electronic media. In such an event, the Board meeting shall be conducted in accordance with the criteria and methods specified by related laws and the company's Articles of Association.

5.2 As a policy, the Board requires that at least one (1) internal meeting between independent directors and non-executive directors be convened per year.

5.3 Directors shall attend Board meetings regularly. Each director should attend no less than 75 percent of all Board meetings convened in a year.

5.4 The meeting agenda must be set in advance for each Board meeting by the Chairman and a designated independent director, with the support of the company secretary. Board meeting documents shall be delivered to each director at least seven (7) days prior to each meeting. In case of urgent matters, an ad-hoc meeting can be arranged, the meeting notice can be submitted in other forms and the meeting date can be set at an earlier date to protect the company's interest.

5.5 In calling a meeting of the Board, the Chairman or the person designated by the Chairman shall serve notice calling for such a meeting. In case of a request by two (2) or more directors, the Chairman or the person designated by the Chairman shall convene the Board meeting within fourteen (14) days from the date of the request.

5.6 The directors shall be notified of the dates of the Board meetings for the upcoming year by the end of each year to enable the directors to allocate their time for the meetings.

5.7 The Board meeting requires the attendance of no less than one-half (1/2) of the total number of directors to constitute a quorum.

5.8 A decision by the Board requires a majority vote. A director who has a vested interest in any matter shall not be entitled to vote on such a matter. In the case of a voting tie, the chairman of the meeting shall cast a deciding vote.

For Board meeting agenda concerning guidelines on dividing the scope of business operations between PTT Public Company Limited (PTT) and OR and its subsidiaries, directors who have a vested interest and are not entitled to vote on such matter shall include representative directors from PTT and the Ministry of Finance.

6. Board Committees

The Board may appoint one or more board committees, as deemed appropriate, to assist their performance of duties as well as to review specific matters of importance. The Board is responsible for nominating directors to each board committee and establishing a charter for each board committee to specify its rules, composition, scope of duties and responsibilities, and other related matters as deemed appropriate. The Board shall review these committees' charters on a yearly basis.

7. Remuneration

The Board, on the suggestion of the Nomination and Remuneration Committee, shall determine the policy of both monetary and non-monetary remuneration, taking into consideration transparency and commensuration with their duty and responsibility, as well as the standards of the same industry. Directors' remuneration shall be approved by resolution of the shareholders' meeting. The amended Charter of the Board of Directors shall take effect from the date of the announcement onwards.

Announced on November 23, 2022



(Mr. Auttapol Rerkpiboon)

Chairman of the Board

PTT Oil and Retail Business Public Company Limited

The Audit Committee Charter

(Regulations on the Audit Committee
and Internal Audit Department)

Attachment 5.3



Regulations of PTT Oil and Retail Business Public Company Limited

Regarding the Audit Committee and Internal Audit Unit

B.E. 2567 (2024)

PTT Oil and Retail Business Public Company Limited's Regulations on the Audit Committee and the Internal Audit Department B.E. 2567 (2024) are established in alignment with the criteria of the Ministry of Finance concerning standards and criteria for Internal Audit practices for state organizations B.E. 2561 (2018), the regulations of the Ministry of Finance regarding the Audit Committee and Internal Audit Department of State Enterprises B.E. 2555 (2012), and Announcement of the Stock Exchange of Thailand regarding the qualifications and scope of work of the Audit Committee B.E. 2558 (2015) is vital tool to ensure that the operations of PTT Oil and Retail Business Public Company Limited, are well-governed, aligned with the changing economic and social landscape, and moving in the same direction. Furthermore, to ensure that the internal audit system has mechanisms to support the operations of PTT Oil and Retail Business Public Company Limited to be more efficient and effective, The Board of Directors of PTT Oil and Retail Business Public Company Limited has issues the following regulations.

Section 1 These regulations are referred to as the "PTT Oil and Retail Business Public Company Limited's Regulations on the Audit Committee and the Internal Audit Department, B.E. 2567 (2024)."

Section 2 The PTT Oil and Retail Business Public Company Limited's Regulations on the Audit Committee and the Internal Audit Department B.E. 2566 (2023) shall be repealed.

Section 3 These Regulations shall become effective from the date of announcement.

Chapter 1

General Provisions

Section 4 In these regulations,

"Company" means PTT Oil and Retail Business Public Company Limited.

"The Board of Directors" means the Board of Directors of PTT Oil and Retail Business Public Company Limited.

"The Audit Committee" means the Audit Committee of PTT Oil and Retail Business Public Company Limited.

"Member of the Audit Committee" means a member in the Audit Committee.

"Internal audit" means to the Company's prescribed activities aimed at fostering confidence by systematically assessing the effectiveness and efficiency of internal control processes, good governance practices, risk management processes, and various operational functions. This includes reporting results, conducting operations, and providing independent and impartial advice and consultation to enhance the value and elevate the Company's operational processes to efficiently achieve predefined goals or objectives.

"Major shareholder" means individuals or entities that own shares, whether directly or indirectly, in the Company, collectively exceeding five percent of the paid-up capital. Such shareholding includes shares held by related persons or affiliated companies.

"Related persons or affiliated companies" means individuals or juristic persons that have relationships or connections with the Company in the following capacities:

(1) Spouse of Company's director, members of the audit committee, the top executive, managers, the head of Internal Audit Department or internal auditors.

(2) Minor children of Company's director, members of the audit committee, the top executive, managers, the head of Internal Audit Department or internal auditors.

(3) A general partnership in which the Company or a person under (1) or (2) is a partner.

(4) A limited partnership in which the Company or a person under (1) or (2) is a partner with unlimited liability or a partner with limited liability who holds a combined shares of more than 30 percent of the total shares of such limited partnership.

(5) A limited company or a public limited company in which the Company or a person under (1) or (2), or a partnership under (3) or (4), holds a combined total of more than 30 percent of the total number of paid-up shares of such company.

(6) A limited company or a public limited company in which the Company's director, members of the Audit Committee, Chief Executive Officer, executive, head of internal audit department or internal auditor or person under (1) or (2), or partnerships under (3) or (4), or companies under (5) hold shares in a combined amount exceeding thirty percent of the total number of paid-up shares of such company.

(7) A juristic person in which the Company's director, members of the Audit Committee, Chief Executive Officer, executive, head of Internal Audit Department or internal auditor has the management authority as representative of such juristic person.

“Internal Audit Department” means the Internal Audit Department of PTT Oil and Retail Business Public Company Limited.

“Head of Internal Audit Department” means the internal audit manager of the Company.

“Internal Auditor” means an employee attached to the Internal Audit Department responsible for internal audit work.

“Chief Executive Officer” means the Chief Executive Officer of the Company.

“Executive” means executive who is subordinate to the Chief Executive Officer, including the President, Senior Executive Vice President and Vice President.

“Auditee” means the unit under the regulations governing the division of work units of the Company and shall cover any subsidiary company, associated company, and/or related companies assigned to perform tasks.

“Stock Exchange” means the Stock Exchange of Thailand.

“Material Transaction (MT)” means the acquisition or disposal of assets of significant value as per the definition under Notification of the Capital Market Supervisory Board on the criteria for material transaction that falls under the definition of acquisition or disposal of assets.

“Related Parties Transaction” means transactions that are related according to the regulations of the Stock Exchange concerning the conduct when a registered company has related parties transactions.

“Use of Proceeds” means raising funds through issuing and offering securities to the public or individuals operating under the Securities and Exchange Act or other related laws.

“Review” means to review or examine the performance, methods, conditions, events or items.

“Conflict of Interest” means a situation where certain relationship prevents the organization from receiving maximum benefit it deserves due to personal interest causing individual to be biased and unable to perform duty fairly.

Section 5 The Chief Executive Officer shall have the authority and duty to oversee and be responsible for internal auditing in accordance with these regulations. The Chief Executive Officer shall be authorized to issue rules of PTT Oil and Retail Business Public Company Limited regarding internal audit and to give orders relating to such rules, including resolving problems arising from internal audit work.

In the event of any material change to the provisions under paragraph one, the Chief Executive Officer shall present the matter to the Board of Directors for acknowledgement.

Chapter 2

The Audit Committee

2.1 Components, qualifications, terms of service and termination from position

Section 6 The Board of Directors shall appoint the Audit Committee, consisting of one (1) chairperson of the Audit Committee and no fewer than two but no more than four members of the Audit Committee, all of whom must be independent directors. The head of the Internal Audit Department shall serve as the secretary.

At least one member of the Audit Committee, as per the paragraph one, must possess knowledge, understanding, and experience in accounting or finance, enabling them to assess the credibility of financial statements.

Section 7 The Board of Directors is mandated to report appointments or changes in the appointment of the Audit Committee to the relevant ministry overseeing the company and the Ministry of Finance within 30 days from the date of the appointment or the change in appointment.

Section 8 The Company shall notify the decision to the Audit Committee and prepare a list of names and the scope of the Audit Committee's responsibilities according as required by the Stock Exchange and submit it to the Stock Exchange in the method specified. This should be done electronically, along with the submission of certified letters and the profiles of the members of the Audit Committee, within 3 business days from the date the Company's Board resolves to appoint the Audit Committee.

Section 9 It is stipulated that in the event that a member of Audit Committee vacates their position before the end of their term, the Company shall immediately disclose the information along with the reasons for the member of Audit Committee's departure to the Stock Exchange.

In the event that a member of the Audit Committee resigns or is removed before the end of term, the Company must send the information to Office of the Securities and Exchange Commission, allowing the member of the Audit Committee to explain the reasons to Supervising ministry and the Ministry of Finance.

Section 10 In the event of changes in the duties of the Audit Committee, the Company shall pass a resolution to amend, change the duties, and prepare a list and scope of work of the Audit Committee that has been

changed according to the format specified by the Stock Exchange, and submit it to the Stock Exchange within 3 business days from the date of such changes, using the method prescribed by the Stock Exchange and Office of the Securities and Exchange Commission.

Section 11 The Chairperson of the Audit Committee and members of the Audit Committee must possess the following qualifications:

11.1 Being an independent director of the Company.

11.2 Being able to devote time to performing duties and express opinions or report the work performance results with independence and fairness.

11.3 Having qualifications as specified in the notifications, criteria, regulations, and relevant laws, especially the Public Limited Company Act, the Securities and Exchange Act, including the criteria specified by the Capital Market Supervisory Board and the Stock Exchange of Thailand.

11.4 Being a person with the knowledge and skills necessary for the performance of duties. The Board of Directors should consider and determine the List of Competencies to ensure the Audit Committee can perform their duties effectively.

The Audit Committee should have sufficient knowledge of the Company's operations, finance and accounting, risk management and internal control, internal auditing, as well as laws, regulations, rules and relevant criteria related to the Company.

Section 12 The Chairperson of the Audit Committee and member of the Audit Committee must not possess the following prohibitive characteristics:

12.1 Not being a government official holding a position in the regulating ministry of the Company.

12.2 Not being a director assigned to formulate a policy or draw up regulations or having the authority to make management decisions, including not being a staff member, employee or consultant who receives a regular salary or remuneration from the Company, a person with controlling power of the Company, a subsidiary, an associated company, a major shareholder or a controlling person of the Company, whether while holding the position of Chairperson of the Audit Committee or as a member of the Audit Committee or within a period of 2 years prior to the date of appointment as Chairperson of the Audit Committee or a member of the Audit Committee.

12.3 Not having a conflict of interest with the Company, whether while holding the position of Chairperson of the Audit Committee or member of the Audit Committee, or within 1 year prior to the date of appointment as Chairperson of the Audit Committee or member of the Audit Committee.

12.4 Not being a parent, descendant, sibling, or spouse of a director of the Company, top executive, executive, major shareholder, person with controlling authority, person to be nominated as a director, executive, or person with controlling authority of the Company or its subsidiary, Head of the Internal Audit Department, internal auditor of the Company or internal auditor of the Company who is involved in making decisions regarding the Company's policies and operations.

12.5 Not holding shares in excess of 0.5 percent of the total number of voting shares of the Company, subsidiary company, associated company, major shareholder or controlling person of the Company. Calculation of such shareholding shall include shares held by related persons of individual independent director.

12.6 Not having or having had a business relationship with the Company, subsidiary company, associated company, major shareholder or controlling person of the Company in a way that might impede the exercise of independent judgement, and not being or having been a significant shareholder or controlling person of person who has a business relationship with the Company, subsidiary company, associated company, major shareholder or controlling person of the Company, unless such person has ceased to have such characteristics for at least 2 years prior to the appointment as an independent director.

Business relationship under paragraph one includes trade transactions generally conducted in the course of the conduct a normal business, such as real estate rental, transactions relating to assets or services, giving or receiving financial assistance, accepting or providing a loan, offering guarantorship, offering assets as collateral for debt, and other similar circumstances, resulting in the Company or the counterparty having a debt obligation to be paid to the other party from 3% of the Company's net tangible assets, or 20 million baht or more, whichever is lower. However, the calculation of such indebtedness shall be in accordance with the calculation of connected transaction value under the Notification of the Capital Market Supervisory Board regarding rules on connected transactions, mutatis mutandis. However, consideration of such debt obligations shall include debt obligations incurred during the 1 year period prior to the date of business relationship with the same person.

12.7 Not being or having been an auditor of the Company, its subsidiary company, associated company, major shareholder, or controlling person of the Company, and not being a significant shareholder, controlling person, or partner of an audit firm with which an auditor of the Company, its subsidiary company, associated company, major shareholder, or controlling person of the Company, is affiliated, unless such person has ceased to have such characteristics for at least 2 years prior to the appointment as an independent director.

12.8 Not being or having been a professional service provider of any kind, including legal advisory or financial advisory services who receives service fees exceeding 2 million baht per year from the Company, its subsidiary company, associated company, major shareholder, or controlling person of the Company, and

not being a significant shareholder, controlling person, or partner of such professional service provider, unless such person has ceased to have such characteristics for at least 2 years prior to being appointed.

12.9 Not being a director appointed to represent the Company's Board of Directors, major shareholders, or shareholders who are related person of major shareholders.

12.10 Not engaging in a business of the same nature and in competition materially with the Company or its subsidiary, or not being a significant partner in a partnership, or being a director who participates in management, an employee, a staff member, a consultant who receives a regular salary, or holding more than 1 percent of the total number of voting shares of another company which is engaging in a business of the same nature and in competition materially with the business of the Company or its subsidiary.

12.11 Not having any other characteristics that make it impossible to express independent opinions regarding the Company's operations and not being a director assigned by the Board of Directors to make decisions regarding the operations of the Company, subsidiary, associated company, major shareholders, or persons with controlling power of the Company.

12.12 Not being a director of a subsidiary or associated company, which is a listed company.

Section 13 A member of the Audit Committee operates according to the terms of being a director of the Company.

Section 14 Termination of a member of the Audit Committee includes the termination of the status as a director of the Company, or completion of the term of office as stipulated, or resignation, or removal.

Section 15 In the event that a member of the Audit Committee wishes to resign before completing the term of office, the member of the Audit Committee shall notify the Company's Board of Directors in advance as appropriate, such as at least 1 month in advance, along with stating the reasons. This is to allow the Board of Directors or the Shareholders' Meeting to consider appointing another qualified person to replace the resigning member of the Audit Committee. The Company must also notify the Stock Exchange about the resignation and submit a copy of the resignation letter.

Section 16 When the Audit Committee completes its term of office or for any reason is unable to perform its duties until the end of its term, resulting in the number of Audit Committee members not meeting the requirements as stipulated in Section 6, the Company's Board of Directors shall appoint new members for the Audit Committee to complete the committee immediately or within 3 months from the date the number of members falls short. This is to ensure continuity in the operation of the Audit Committee.

2.2 Duties and responsibilities

Section 17 The Audit Committee has the following powers and duties:

17.1 Prepare the charter concerning the internal audit of the Audit Committee to be in accordance with the scope of responsibilities in the Company's operations, subject to approval from the Company's Board of Directors, and disclose it to shareholders through various channels, with an annual review at least once a year.

17.2 Assess the effectiveness and efficiency of the internal control process, risk management process, and governance process, including the company's fraud risk management system and whistleblowing system.

17.3 Assess to ensure that the Company has accurate and reliable financial reporting.

17.4 Assess the Company's operations to ensure compliance with laws, regulations, directives, ministerial resolutions, Securities and Stock Market laws, Stock Exchange regulations, Announcements or relevant orders related to the Company's operations.

17.5 Assess to ensure that the Company has an internal control system, an internal audit system that is appropriate and sufficient, as well as reviewing the adequacy of budgets, personnel, and the independence of the Internal Audit Department.

17.6 Evaluate transactions involving significant assets acquired or sold, related parties transactions, or transactions that may pose conflicts of interest or have the potential for fraudulent activity that could impact the Company's operations, ensuring compliance with securities laws and market regulations. This is to ensure that such transactions are reasonable, beneficial, and maximize the Company's interests.

17.7 Implement management oversight processes to monitor and track the appropriate and suitable use of raised funds, in accordance with the disclosed objectives.

17.8 Propose recommendations to the Company's Board of Directors for consideration regarding appointment, transfer, removal, promotion, evaluation, or termination of the head of the Internal Audit Department. The Company may involve the top executive in the decision-making process if deemed necessary.

17.9 Evaluate, select, and propose the appointment of independent individuals to serve as auditors of the Company's accounts and recommend their compensation to the Company's Board of Directors, including attending meetings with the auditors without management present, at least once per year.

17.10 Coordinate audit findings with the auditors and jointly evaluate with auditors about issues or limitations arising from financial statement audits to consider corrective measures going forward. This

shall be accomplished by suggesting assessment or auditing of any necessary items, as well as planning for reviewing procedures and controls for electronic data processing.

17.11 In cases where an auditor reports to the Audit Committee about suspicious incidents related to misconduct or violations of laws related to the duties of directors and executives, the Audit Committee shall consider conducting preliminary audits and report the audit findings to the Securities and Exchange Commission (SEC) and the auditor within 30 days from the date of notification by the auditor.

17.12 The Audit Committee shall report the results of its internal audit activities to the Company's Board of Directors at least once per quarter within 60 days from the end of each quarter, except for the fourth quarter report, which shall be prepared as an annual report. This report must be signed by the Chairperson of the Audit Committee and submitted to the Supervising Ministry and the Ministry of Finance, for acknowledgment within 90 days from the end of the Company's financial accounting year.

The report on the progress of work in paragraph one must, at a minimum, include information as specified by the State Enterprise Policy Office, the Ministry of Finance, and the Securities and Exchange Commission of Thailand.

17.13 Evaluate the performance on the internal audit of the Audit Committee at least once per a fiscal year, including reporting the assessment results, problems, obstacles, and plans for improving operations to the Company's Board of Directors.

17.14 Disclose the annual performance report of the Audit Committee and the auditors' compensation in the Company's annual report or publish it on the Company's website.

17.15 Chairperson of the Audit Committee or the members of the Audit Committee members must attend the shareholders' meeting of the Company to explain matters related to the Audit Committee or the appointment of auditors.

17.16 Implement procedures for receiving and overseeing the handling of complaints.

17.17 Perform any other duties as prescribed by law or assigned by the Company's Board of Directors, within the scope, duties, and responsibilities of the Audit Committee.

Section 18 In performing its duties under Section 17, the Audit Committee shall be directly responsible to the Board of Directors, and the Board of Directors shall remain responsible for corporate affairs relating to external parties.

Section 19 In cases where the internal audit or other operations of the Audit Committee require expertise from specialized experts, the Audit Committee shall propose to the Company's Board of Directors for consideration and approval to invite or engage specialized experts at the expense of the Company. Such engagements

shall comply with the regulations and rules of the Company and include the authority to appoint a support team to assist the operations of the Audit Committee.

Apply the provisions of Sections 12.3 and 12.4 to the prohibited characteristics of specialized experts as stipulated in preceding paragraph one, with flexibility of implementation.

Section 20 When the Audit Committee receives the internal audit report indicating misconduct in violation of laws, regulations, rules, work procedures, Cabinet resolutions, official notifications or relevant orders concerning the Company's operations, the Committee shall report to the Chief Executive Officer who shall consider ordering relevant unit responsible for the Company's operations to take corrective actions to comply with laws, regulations, rules, work procedures, Cabinet resolutions, official notifications and orders relevant to the Company's operations.

In the event that the Audit Committee receives an internal audit report indicating suspicious items or actions that may cause serious damage to the Company's operations, lead to conflicts of interest, corruption, or irregularities or significant deficiencies in the internal control system, the Committee shall immediately report to the Board of Directors so that corrective action can be taken without delay.

The Board of Directors shall report on the implementation of the Audit Committee's recommendations to the Supervising Ministry and the Ministry of Finance, at least once a year.

2.3 Meetings

Section 21 The Audit Committee must meet at least once per financial quarter, with the agenda for each meeting clearly specified in advance. If necessary, the Chief Executive Officer, executives, or other persons may be invited to attend the meeting. In each financial year, the Audit Committee must hold at least one joint meeting with the auditor without the presence of the Chief Executive Officer, executives or other persons.

Section 22 The Audit Committee shall hold a formal meeting with the Management at least once a year.

Section 23 The Chairperson of the Audit Committee may order additional special meetings of the Audit Committee as deemed appropriate or at the request of member of the Audit Committee, internal auditors, auditors or the Chairperson of the Board of Directors.

Section 24 A meeting of the Audit Committee must have at least two third of the total number of Audit Committee members present to constitute a quorum. The Chairperson of the Audit Committee shall preside over the meeting. If the Chairperson of the Audit Committee is not in attendance at the meeting, the attending committee members shall select one of the Audit Committee members to preside over the meeting.

Section 25 Resolutions passed at the meeting shall be decided by a majority vote. Each member of the Audit Committee shall have one vote. In the event of a tie, the chairperson of the meeting shall cast an additional deciding vote. The secretary of the Audit Committee shall not have the right to vote.

Members of the Audit committee who have any vested interest in the matters under consideration are prohibited from expressing opinions or voting on those matters.

Section 26 Members of the Audit Committee shall receive compensation as decided by the shareholders' meeting, and the secretary to receive compensation in the form of monthly payment equivalent to half of the compensation received by the members of the Audit Committee.

Chapter 3

Internal Audit Department

3.1 Structure, personnel and qualifications

Section 27 In carrying out internal audit work, the Company shall establish an Internal Audit Department which report directly to the Audit Committee.

In general management of the Internal Audit Department, the Internal Audit Department shall report directly to the Chief Executive Officer, except for the appointment, transfer, removal, promotion, advancement and performance evaluation of the Head of the Internal Audit Department, which shall be as specified in Section 28 The Chief Executive Officer may assign an internal auditor to serve in another position or a person in another position may be appointed to serve as internal auditor only in case where such person is totally separated from their original assigned duties. In this regard, the best interest of the Company shall be the main consideration to ensure fair and independent judgement in the performance of internal audit work.

In the event that the Company is in the process of recruiting candidate to serve as internal auditor, the Company may consider assigning existing personnel to temporarily perform internal audit work. Such a person may continue to perform their original assigned duties. However, such person should have the knowledge, skills

and abilities necessary for performing internal audit work and must not be responsible for finance, accounting, procurement or other functions related to the Company's core operations.

The Chief Executive Officer shall allocate personnel and resources to ensure that the Internal Audit Department performs its duties appropriately and in line with the volume and complexity of the Company's activities, and shall promote and support internal auditors in developing their knowledge, skills and abilities through participation in ongoing professional development and training.

Section 28 The appointment, transfer, removal, advancement, promotion and performance evaluation of the head of the Internal Audit Department shall be proposed by the Audit Committee to the Board of Directors for consideration and approval. In this regard, the Company may require the Chief Executive Officer to participate in the decision.

Section 29 The Head of Internal Audit Department and internal auditors must have the following qualifications:

29.1 Have a Bachelor's degree at the minimum.

29.2 Have knowledge, skills, and abilities necessary to perform internal audit work and assigned duties.

29.3 Have knowledge of laws, regulations, rules, work procedures, Cabinet resolutions, notifications, and orders relevant to the company's operations.

29.4 Have knowledge of the Company's operations, good corporate governance principles, risk assessment and internal control.

Section 30 The Head of the Internal Audit Department and internal auditors must be independent and have no conflicts of interest in the activities being audited in order to ensure objectivity in their performance of duties, and must recuse themselves from auditing activities they previously managed or worked on within the last 1 year prior to the audit.

3.2 Duties and responsibilities

Section 31 The head of the Internal Audit Department must prepare the charter of the Internal Audit Department in accordance with the scope of responsibility of the Company's operations, subject to the approval of the

Chief Executive Officer before being presented to the Audit Committee for final approval. The charter is reviewed at least once a year as appropriate.

Section 32 The head of the Internal Audit Department must prepare the annual audit plan and the long-term audit plan (3 years) to be submitted to the Chief Executive Officer before presenting to the Audit Committee for approval and then on to the Board of Directors for acknowledgement by the last month of the year, together with copies of internal audit plans that have been approved to the Ministry of Finance and Office of the Auditor General within thirty days from the date of approval.

If during a financial year of the Company, there is an amendment to the annual internal audit plan under paragraph one, the Head of the Internal Audit Department shall submit the amended annual internal audit plan to the Audit Committee for approval and forward it to the Board of Directors for acknowledged within 30 days from the date of its approval, and send copy of the amended annual audit plan that has been approved to the Ministry of Finance and the Office of the Auditor General within 30 days from the date of approval.

Section 33 The Internal Audit Department must conduct an annual self-assessment in accordance with the form approved by the Audit Committee to ensure that the Internal Audit Department's performance is efficient and effective as required, and report the results of such assessment, problems and obstacles, including plans for improving performance to the Chief Executive Officer and the Audit Committee for acknowledgement.

The Internal Audit Department must arrange for an evaluation of the performance of the Audit Committee at least once a year, which includes an evaluation of the performance of the Audit Committee as a whole and an evaluation of the performance of individual members of the Audit Committee.

Section 34 The Internal Audit Department has the scope of responsibility for internal audit of the Company, subsidiaries, associated companies and/or related companies, with the following responsibilities:

34.1 Review the efficiency and effectiveness of internal control, corporate governance, and risk management processes.

34.2 Verify the accuracy and reliability of Finance & Non-Finance Compliance with laws, regulations, rules, work procedures, Cabinet resolutions, official notifications, and orders relevant to the Company's operations.

34.3 Review potential conflicts of interest, corruption, and the organization's effectiveness in managing internal corruption risks.

34.4 Prepare internal audit report, including recommendations, methods and measures for improvement and revision for use in communicating with the Management and the Audit Committee.

34.5 Coordinate with the auditor to understand the plan and define the scope of internal audit that is mutually beneficial to the Company.

34.6 Continuously develop internal auditors' knowledge, skills, and abilities so that their performance delivers the greatest benefit to the Company.

34.7 Receive corruption complaints and find additional facts and information as assigned by the Audit Committee or the Chief Executive Officer to gather evidence for further actions.

34.8 Perform other tasks assigned by the Chief Executive Officer with the approval of the Audit Committee, but such assignments must not affect the efficiency and effectiveness of internal audit.

Section 35 The Internal Audit Department shall comply with the annual audit plan as approved by the Audit Committee.

Section 36 In the event that any internal audit work or any other task of the Internal Audit Department requires the knowledge and skills of a subject matter expert, the head of the Internal Audit Department shall propose to the Audit Committee to recommend to the Board of Directors to invite or engagement a subject matter expert in accordance with Section 19.

Section 37 In the event that the Internal Audit Department finds or suspects that there is a violation of laws, regulations, rules, work procedures, Cabinet resolutions, official notifications and orders relevant to the Company's operations, the Internal Audit Department shall report such incident together with its opinion to the Audit Committee for acknowledgement and forward such report to the Chief Executive Officer for further actions.

In the event that the Internal Audit Department detects or has reasonable suspicion that certain transaction or misconduct has taken place that may seriously damage the Company's operating results, give rise to conflicts of interest, corruption or irregularities or significant deficiencies in the internal control system, the Department shall immediately report to the Audit Committee and the Chief Executive Officer so that corrective actions can be proposed to the Board of Directors for further actions.

Chapter 4
Auditee

- Section 38 The auditee has the following duties:
- 38.1 Facilitate and cooperate with internal auditors.
- 38.2 Prepare complete documentation of operations, including other relevant information, ready for audit.
- 38.3 Clarify and answer questions and provide additional information to internal auditors.
- 38.4 Allow internal auditors to access information in the information system of the auditee.

Announced on January 5, 2567 (2024)



(Mr. Auttapol Rerkpiboon)

Chairperson of the Board

PTT Oil and Retail Business Public Company Limited



Regulations of PTT Oil and Retail Business Public Company Limited

Regarding the Audit Committee and Internal Audit Unit

(No. 2)

B.E. 2567 (2024)

Whereas it is expedient to amend the PTT Oil and Retail Business Public Company Limited's Regulations on the Audit Committee and Internal Audit Department B.E. 2567 (2024) as appropriate, with a view to improving efficiency, the Board of Directors of PTT Oil and Retail Business Public Company Limited has issued the following regulations:

Section 1 These regulations are referred to as the "PTT Oil and Retail Business Public Company Limited's Regulations on the Audit Committee and Internal Audit Department (No.2) B.E. 2567 (2024)

Section 2 These regulations shall become effective from the date of announcement.

Section 3 Section 17 of the PTT Oil and Retail Business Public Company Limited's Regulations on the Audit Committee and Internal Audit Department B.E. 2567 (2024) shall be repealed and replaced with the following:

Section 17 The Audit Committee has the following powers and duties:

17.1 Prepare the charter concerning the internal audit of the Audit Committee to be in accordance with the scope of responsibilities in the Company's operations, subject to approval from the Company's Board of Directors, and disclose it to shareholders through various channels, with an annual review at least once a year.

17.2 Assess the effectiveness and efficiency of the internal control process, risk management process, and governance process, including the company's fraud risk management system and whistleblowing system.

17.3 Assess to ensure that the Company has accurate and reliable financial reporting.

17.4 Assess the Company's operations to ensure compliance with laws, regulations, directives, ministerial resolutions, Securities and Stock Market laws, Stock Exchange regulations, Announcements or relevant orders related to the Company's operations.

17.5 Assess to ensure that the Company has an internal control system, an internal audit system that is appropriate and sufficient, as well as reviewing the adequacy of budgets, personnel, and the independence of the Internal Audit Department.

17.6 Evaluate transactions involving significant assets acquired or sold, related parties transactions, or transactions that may pose conflicts of interest or have the potential for fraudulent activity that could impact the Company's operations, ensuring compliance with securities laws and market regulations. This is to ensure that such transactions are reasonable, beneficial, and maximize the Company's interests.

17.7 Implement management oversight processes to monitor and track the appropriate and suitable use of raised funds, in accordance with the disclosed objectives.

17.8 Propose recommendations to the Company's Board of Directors for consideration regarding appointment, transfer, removal, promotion, evaluation, or termination of the head of the Internal Audit Department. The Company may involve the top executive in the decision-making process if deemed necessary.

17.9 Evaluate, select, and propose the appointment of independent individuals to serve as auditors of the Company's accounts and recommend their compensation to the Company's Board of Directors, including attending meetings with the auditors without management present, at least once per year.

17.10 Coordinate audit findings with the auditors and jointly evaluate with auditors about issues or limitations arising from financial statement audits to consider corrective measures going forward. This shall be accomplished by suggesting assessment or auditing of any necessary items, as well as planning for reviewing procedures and controls for electronic data processing.

17.11 In cases where an auditor reports to the Audit Committee about suspicious incidents related to misconduct or violations of laws related to the duties of directors and executives, the Audit Committee shall consider conducting preliminary audits and report the audit findings to the Securities and Exchange Commission (SEC) and the auditor within 30 days from the date of notification by the auditor.

17.12 The Audit Committee shall report the results of its internal audit activities to the Company's Board of Directors at least once per year and shall be prepare an annual report. This report must be signed by the Chairperson of the Audit Committee and submitted to the Supervising Ministry and the Ministry of Finance, for acknowledgment within 90 days from the end of the Company's financial accounting year.

The report on the progress of work in Section 1 must, at a minimum, include information as specified by the State Enterprise Policy Office, the Ministry of Finance, and the Securities and Exchange Commission of Thailand.

17.13 Evaluate the performance on the internal audit of the Audit Committee at least once per a fiscal year, including reporting the assessment results, problems, obstacles, and plans for improving operations to the Company's Board of Directors.

17.14 Disclose the annual performance report of the Audit Committee and the auditors' compensation in the Company's annual report or publish it on the Company's website.

17.15 Chairperson of the Audit Committee or the members of the Audit Committee members must attend the shareholders' meeting of the Company to explain matters related to the Audit Committee or the appointment of auditors.

17.16 Implement procedures for receiving and overseeing the handling of complaints.

17.17 Perform any other duties as prescribed by law or assigned by the Company's Board of Directors, within the scope, duties, and responsibilities of the Audit Committee.

Section 4 The Chief Executive Officer shall have the authority and duty to oversee and be responsible for internal auditing in accordance with these regulations. The Chief Executive Officer shall be authorized to issue rules of PTT Oil and Retail Business Public Company Limited regarding internal audit and to give orders relating to such rules, including resolving problems arising from internal audit work.

In the event of any material change to the provisions under paragraph one, the Chief Executive Officer shall present the matter to the Board of Directors for acknowledgement.

Transitory Provisions

Section 5 Any action that is in progress and has not been completed on the effective date of these regulations shall proceed in accordance with the original procedures until such regulations can be implemented.

Section 6 In the event that there is any resolution, order, rule or guideline that remains in effect on the date these regulations come into force which does not conflict with these regulations, it shall continue to be implemented unless otherwise changed.

Announced on August 14, B.E. 2567 (2024)



(Mr. Somchai Lertsutiwong)

Chairperson of the Board

PTT Oil and Retail Business Public Company Limited



**The Order of the Board of Directors of
PTT Oil and Retail Business Public Company Limited**

No. 7/ 2024

**Appointment of the Nomination and Remuneration Committee of
PTT Oil and Retail Business Public Company Limited**

(No. 9)

Pursuant to the resolution of the Board of Directors of PTT Oil and Retail Public Company Limited (the Company) to revise the Nomination and Remuneration Committee Charter at OR Board of Directors' Meeting No. 10/2024 on October 22, 2024, the Board of Directors hereby issues this Order:

Article 1: This Order shall be called "The Order of the Board of Directors of PTT Oil and Retail Business Public Company Limited on the Appointment of the Nomination and Remuneration Committee of PTT Oil and Retail Business Public Company Limited (No. 9)".

Article 2: The order of the Board of Directors of PTT Oil and Retail Business Public Company Limited on the Appointment of the Nomination and Remuneration Committee of PTT Oil and Retail Public Company Limited (No. 8) shall be revoked.

Article 3: By this Order, the following are appointed to the Nomination and Remuneration Committee of PTT Oil and Retail Business Public Company Limited:

1. Prof. Dr. Bundhit Eua-arporn Chairman of the Nomination and Remuneration Committee
2. Mr. Tawatchai Cheevanon Member of the Nomination and Remuneration Committee
3. Mr. Supat Metheeworapote Member of the Nomination and Remuneration Committee
4. Mr. Theerat Attanavanich Member of the Nomination and Remuneration Committee

Article 4: The Nomination and Remuneration Committee Charter

The Nomination and Remuneration Committee shall review and assess the suitability of this Charter on a regular basis and suggest areas of improvement for the OR Board of Directors' approval.

The Nomination and Remuneration Committee Charter

Attachment 5.4

1. Composition

- 1.1 The Nomination and Remuneration Committee shall consist of at least three (3) directors, one of whom shall be an independent director, or more than half shall be independent directors.
- 1.2 The chairman of the Nomination and Remuneration Committee shall be an independent director.

2. Qualifications of members

- 2.1 The Nomination and Remuneration Committee members shall be appointed by the OR Board of Directors, based on their capabilities and experiences beneficial to the Company's business, as well as integrity and business ethics.
- 2.2 The OR's chairman or an executive director shall not be appointed the Nomination and Remuneration Committee members.
- 2.3 The Nomination and Remuneration Committee shall appoint a capable person to serve as its secretary who supports the committee's tasks, arranges meetings, and completes other assignments from the Nomination and Remuneration Committee.

3. Duties and Responsibilities of the Nomination and Remuneration Committee

- 3.1 To provide recommendations on the structure, composition, and qualifications of members of the OR Board of Directors and sub-committees.
- 3.2 To establish criteria and processes that are guided by principles and transparency for the selection and nomination of qualified candidates for vacant director seats and propose the list for the appointment at the OR Board of Directors' and/or shareholders' meeting (on a case by case basis).
- 3.3 To nominate qualified directors or individuals for appointment as sub-committee members to the OR Board of Directors.
- 3.4 To establish guidelines for both monetary and non-monetary remuneration of the OR Board of Directors and sub-committees, as well as other benefits that are suitable, fair and reasonable, including fixed rate compensation (such as retainer fees and meeting allowances) and variable rate compensation based on the Company's performance (such as bonuses and pensions), ensuring the rates are relative to the returns the Company creates for shareholders but not at such a level that incentivizes short-term operating results; propose the guidelines for the OR Board of Directors'

consideration before seeking shareholders' approval; as well as evaluate the Chief Executive Officer's performance and propose the Chief Executive Officer's remuneration for the OR Directors' consideration.

- 3.5 In compliance with good corporate governance principles, the Nomination and Remuneration Committee shall set director remuneration in line with the Stock Exchange of Thailand's guidelines, i.e. comparative rates in the industry, experiences, duties, scope of accountability and responsibility, and anticipated contribution of each director. Directors with additional assignments, such as serving as sub-committee members, shall be entitled to additional remuneration.
- 3.6 To disclose the director remuneration policy and criteria that reflect the duties and responsibilities of each director, including the structure and sum of payments as well as the director compensation from the Company's subsidiaries.
- 3.7 To review and propose the performance assessment guidelines and criteria as well as annual performance assessment forms for the OR Board of Directors' approval for further development and improvements.
- 3.8 To establish performance assessment criteria for the Chief Executive Officer, evaluate the performance based on prescribed KPIs, determine appropriate remuneration, and submit the proposal for the Board of Directors' approval.
- 3.9 To inform the Board of Directors of the Nomination and Remuneration Committee's performance; and prepare the performance report signed by the chairman of Nomination and Remuneration Committee for the inclusion in the Company's annual report.
- 3.10 To endorse the selection, appointment, transfer, promotion, disciplinary action, dismissal, and termination of employment due to resignation, early resignation or early retirement before the age of 60 of the President and Senior Executive Vice President level, before seeking further approval from the OR Board of Directors.
- 3.11 To perform other assignments from the OR Board of Directors.

4. Tenure and termination of Nomination and Remuneration Committee membership

- 4.1 The Nomination and Remuneration Committee members' term of office ends with the expiry of the OR Board directorship and the members resign by rotation may be re-elected.

4.2 If any member seat of the Nomination and Remuneration Committee is vacated due to reasons other than rotation as specified in 4.1, such as death, end of Board directorship, resignation, or dismissal, the OR Board of Directors shall appoint a qualified replacement within ninety (90) days from the day the seat is vacated, to ensure the number of the Nomination and Remuneration Committee members meet the OR Board of Directors' requirement.

Any member of the Nomination and Remuneration Committee who wishes to resign before the end of tenure should inform the Company in advance.

5. Meetings

5.1 At least half of the Nomination and Remuneration Committee members shall be present at the meeting, to make a quorum. If the chairman of Nomination and Remuneration Committee is not present or cannot perform the duty, the other members at the meeting shall appoint one among them as the Chairman of the meeting.

5.2 Each member of the Nomination and Remuneration Committee is entitled to one vote and the majority vote decision rule is applied. Any member who has a vested interest in any matter shall not be entitled to vote on such matter. In the event of a tie vote on any issue, the chairman shall have a casting vote.

5.3 The Nomination and Remuneration Committee shall convene at least two (2) meetings a year.

6. Remuneration

The Nomination and Remuneration Committee shall receive the remuneration as approved by the general meeting of shareholders.

Article 5: This order takes effect from October 22, 2024 onwards.

October 31, 2024



(Mr. Somchai Lertsutiwong)

Chairman of Director

PTT Oil and Retail Business Public Company Limited

The Enterprise Risk Management Committee Charter

Attachment 5.5



Charter of Enterprise Risk Management Committee

PTT Oil and Retail Business Public Company Limited (OR)

(Amended at the 11/2024 Board of Directors Meeting on November 19, 2024)

The Enterprise Risk Management Committee (the “ERMC”) shall consistently review its charter and shall report the review results to OR Board of Directors (the “Board”) for approval.

1. Composition of the ERMC

- 1.1 The ERMC shall comprise at least three (3) directors, one of whom shall be an independent director.
- 1.2 The ERMC chairman shall be an independent director.

2. Qualifications of the ERMC

- 2.1 The Board shall appoint ERMC members, considering their capabilities and working experiences that are in line with OR business, as well as their honesty, trustworthiness, and good business ethics.
- 2.2 The ERMC shall appoint a capable person to serve as its secretary to be responsible for meeting arrangements and support other duties assigned by the ERMC.

3. Duties and Responsibilities of the ERMC

- 3.1 Establish and review the policies and frameworks for enterprise risk management, stakeholder management frameworks, and risk appetite.
- 3.2 Oversee and support the implementation of enterprise risk management and stakeholder management to ensure alignment with OR's business strategies, objectives, and changing circumstances.
- 3.3 Supervise the Cybersecurity and Information Technology Security Strategy.
- 3.4 Provide recommendations, monitor, and evaluate risk and stakeholder management to OR's Management Committee (ORMC) for further implementation.
- 3.5 Review enterprise risk management reports and provide feedback on potential risks, including recommendations for control measures or mitigation plans. Additionally, support the ORMC in developing an effective corporate risk management system.

- 3.6 Review stakeholder management reports and provide feedback on action plans to enhance positive outcomes or mitigate/compensate for potential impacts on stakeholders. Support the ORMC in developing a consistently efficient stakeholder management system.
- 3.7 Report enterprise risk management and stakeholder management results to OR Board of Directors for acknowledgment. In cases of any factors or events that may significantly impact the company or its stakeholders, promptly inform OR Board of Directors for urgent consideration and decision-making.
- 3.8 Consider, scrutinize, and provide recommendations on agendas with long-term commitments, complex business considerations, and risks that may have significant impacts on the company or its stakeholders before submitting such matters to OR Board of Directors.
- 3.9 Consider screening and giving opinions on agenda related to investment as stated in the Company's strategic investment management regulation.
- 3.10 Perform other duties as assigned by OR Board of Directors.

4. Term of ERMC Membership

- 4.1 Each ERMC member's term of office is in accordance with his/her term of office in the Board. A retiring ERMC member is eligible for re-election.
- 4.2 In case that seat of ERMC is vacated with other reasons besides term completion as stipulated in No. 4.1; upon death, vacating directorship position in the Board, resignation, or removal by a resolution of the Board; the Board shall appoint a qualified director to replace the vacant position within ninety (90) days from the date of incomplete composition of the ERMC.

The ERMC member who wishes to resign before completion of the term should inform the Board in advance.

5. Meeting of the ERMC

- 5.1 The ERMC meeting requires the attendance of not less than half of the total ERMC members to constitute a quorum. If the ERMC chairman does not attend the meeting or cannot perform his/her duty, the ERMC members who attend the meeting shall elect one of themselves to be the chairman of the meeting.
- 5.2 In casting votes, each ERMC member shall have one vote. A decision by the ERMC meeting requires the majority of votes. A member who has a vested interest in any matter shall not be entitled to vote on such matter. In the case of a tie vote, the ERMC chairman of the meeting shall have a casting vote.
- 5.3 A meeting of the ERMC shall be held at least once (1) a quarter.

6. Remuneration

The ERMC shall receive remunerations as approved by the shareholders' meeting.

The Corporate Governance and Sustainability Committee Charter

Attachment 5.6



The Corporate Governance and Sustainability Committee Charter

PTT Oil and Retail Business Public Company Limited (OR)

(Approved by the resolution of the Board of Directors' Meeting

No.11/2022, dated November 23, 2022)

The Corporate Governance and Sustainability Committee is responsible for supporting the operation of OR's Board of Directors and OR's business adhering to the international Good Corporate Governance principles and guidelines for listed company, as well as encouraging OR's employees at all levels to comply with the company's Good Corporate Governance principles with business ethics and Sustainability, all of which will help drive the Company to conduct its business with transparency and a sense of responsibility towards the society and environment, to build profound trust among shareholder, stakeholders and all relating sectors.

1. Composition

- 1.1 The Corporate Governance and Sustainability Committee shall comprise at least three (3) directors, one of whom shall be an independent director.
- 1.2 The Corporate Governance and Sustainability Committee chairman shall be an independent director.

2. Qualifications of The Corporate Governance and Sustainability Committee

- 2.1 The Board shall appoint the Corporate Governance and Sustainability Committee members, considering their capabilities and working experiences that are in line with OR business, as well as their honesty, trustworthiness, and good business ethics.
- 2.2 The Corporate Governance and Sustainability Committee members must not be the Chairman or Board of Directors who are Executive Directors.
- 2.3 The Corporate Governance and Sustainability Committee shall appoint a capable person to serve as its secretary to be responsible for supporting the operation of the Corporate Governance and Sustainability Committee, meeting arrangement, and other duties assigned by the Corporate Governance and Sustainability Committee.

3. Duties and Responsibilities of the Corporate Governance and Sustainability Committee

3.1 The Corporate Governance

(1) To define Good Corporate Governance policies and a code of business conduct comprising appropriate guidelines and anti-corruption practices according to the policies, and propose to the Board of Directors to set as the company's rules and regulations, consistent with the principles, standards and requirements of various institutions or regulators, such as the Stock Exchange of Thailand (SET), the Securities and Exchange Commission (SEC) to support OR's strategy and goals.

(2) To regulate, support, and monitor the implementation of Good Corporate Governance and report to the Board of Directors to ensure that the Company operates in accordance with the established policies and guidelines, in order to continuously develop and enhance OR's Corporate Governance. In case of important factors or events that may potentially affect the Company significantly, the Committee must report to the Board of Directors immediately for urgent consideration and decision making.

(3) To effectively approve OR's vision, missions, strategies, and management framework, including reviewing OR's Good Corporate Governance policies on a regular basis to ensure they are in line with the Company's goals and strategies.

(4) To establish policies, set out governance frameworks, support and follow-up on complaints handling and reports of fraud and non-compliance with the law or rules and regulations of the organization.

(5) To advise the Board of Directors to operate in accordance with the principles of Good Corporate Governance with appropriate business ethics. This includes encouragement and cultivation of Good Corporate Governance culture among executives and employees at all levels for more understanding and practical compliance in both OR and OR's subsidiaries.

3.2 Sustainability

(1) Set policies, guidelines for operations and Sustainability strategy for the Company, taking into account the balance of the environment, society and governance (Environmental, Social and Governance: ESG) and in consistent with principles and best practices according to national and international standards.

(2) Supervise and monitor the progress of sustainability operations and report to the Board of Directors, to ensure that the Company's sustainability operations are effectively integrated into business goals and strategies, and able to achieve the specified sustainability goals. Sustainability operation and performance are evaluated and disclosed for maximum benefit of the Company and its stakeholders.

(3) To provide advice and suggestions on sustainability practices to the Board of Directors, as well as encouraging the Board of Directors, executives and employees at all levels to operate with regard to stakeholders according to the Company's sustainability guidelines.

3.3 Other Duties

(1) To annually review the Corporate Governance and Sustainability Committee Charter. In the event of revision, the Committee will propose to the Board of Directors for approval.

(2) To perform other duties assigned by the Board of Directors.

4. Term of the Corporate Governance and Sustainability Committee Membership

4.1 Each Corporate Governance and Sustainability Committee member's term of office is in accordance with his/her term of office in the Board. A retiring Corporate Governance and Sustainability Committee member is eligible for re-election.

4.2 In case that the seat of the Corporate Governance and Sustainability Committee is vacated with other reasons besides term completion as stipulated in No. 4.1; upon death, vacating directorship position in the Board, resignation, or removal by a resolution of the Board; the Board shall appoint a qualified director to replace the vacant position within ninety (90) days from the date of incomplete composition of the Corporate Governance and Sustainability Committee. Please note that any Corporate Governance and Sustainability Committee member who wishes to resign before completion of the term should inform the Board of Directors in advance.

5. Meeting Arrangement

5.1 The Corporate Governance and Sustainability Committee meeting requires the attendance of not less than half of the total Corporate Governance and Sustainability Committee members to constitute a quorum. If the Corporate Governance and Sustainability Committee Chairman does not attend the meeting or cannot perform his/her duty, the Corporate Governance and Sustainability Committee members who attend the meeting shall elect one of themselves to be the chairman of the meeting.

5.2 In casting votes, each Corporate Governance and Sustainability Committee member shall have one vote. A decision by the Corporate Governance and sustainability Committee meeting requires the majority of votes. A member who has a vested interest in any matter shall not be entitled to vote on such matter. In the case of a voting tie, the Corporate Governance and Sustainability Committee Chairman of the meeting shall have a casting vote.

5.3 The meeting of the Corporate Governance and Sustainability Committee shall be held at least two (2) times a year.

6. Remuneration

The Good Corporate Governance and Sustainability Committee receive remuneration according to the amount approved by the shareholders' meeting.