



(Translation)

### <u>Minutes of the Ordinary General Meeting of Shareholders No. 15 of</u> <u>Berli Jucker Public Company Limited held on Thursday, 26 April 2007,</u> <u>at 10.05 hours, at the Meeting Room 1, 12<sup>th</sup> Floor, Berli Jucker House,</u> <u>99 Soi Rubia, Sukhumvit 42 Road, Phrakanong, Klongtoey, Bangkok</u>

Mr. Charoen Sirivadhanabhakdi, Chairman of the Board of Directors, declared the Meeting open at 10.05 hours. The Chairman welcomed the Shareholders present at the Meeting and recorded that 45 Shareholders were attending the Meeting in person and by proxy, representing 140,647,572 shares or 88.57 percent of issued shares, thus constituting a quorum in accordance with the Company's Articles of Association. The Company's 14 Directors attended the Meeting namely, Mr. Charoen Sirivadhanabhakdi, Khunying Wanna Sirivadhanabhakdi, Mr. Narong Srisa-an, Mr. Chaiyut Pilun-Owad, Mr. Sompoth Kosum, Mr. Sithichai Chaikriangkrai, Bijanonda, Thapana Sirivadhanabhakdi, Mrs. Atinant Mr. Thirasakdi Mr. Nathikanchanalab, Mr. Suvarn Valaisathien, Miss Thapanee Sirivadhanabhakdi, Mr. Staporn Kavitanon, Mr. Weerawong Chittmittrapap and Mr. Thien Mekanontchai. Mr. Panot Sirivadhanabhakdi, Director, had notified to the Board for his absence today because of his overseas business trip. The Observers attended the Meeting namely, Mr. Santichai Dumpprasertkul, Company Secretary, Mr. Supakit Assavachai, Group Financial Controller, Mr. Nirand Lilamethwat and Mrs. Wilai Buranakittisopon, Company's Auditors, Berli Jucker Management Board and Managing Directors of Subsidiaries.

The Chairman invited Mr. Narong Srisa-an, Vice Chairman, to proceed the Meeting today.

Mr. Narong Srisa-an, Vice Chairman, informed the Meeting on the rules of practice and procedure for voting at this Shareholders Meeting which complied with Enclosure No. 9 of the Notice of this Meeting. The voting coupons had been handed to the Shareholders when entering into the Meeting Room. The Shareholders may cast the vote of; Approve, Disapprove or Abstain on each Agenda. The voting coupons shall be collected by the Company's staff for counting. In order to make this procedure more correctly and transparently, the Vice Chairman invited the Meeting to set up a committee for counting the voting coupons which consisted of; two from the Auditors, Miss Padee Amorntanont and Miss Wilai Assawapiriya-a-nan, one from counselor, Miss Sutaporn Padungsuntorn and invited one volunteer from the shareholder, Miss Oranee Sangprayoonporn, shareholder, to serve as witnesses for this vote counting.

The Vice Chairman further informed the Meeting that the Committee shall collect and count the votes of Disapprove and Abstain then deduct with the total shares presented in the Meeting and shall announce the number of the votes' result to the Meeting by each agenda. The Meeting then proceeded according to the agendas as follows:

> Berli Jucker Public Company Limited Berli Jucker House, 99 Soi Rubia Sukhumvit 42 Road, Phrakanong, Klongtoey Bangkok 10110, Thailand Tel: (66-2) 367-1111 Fax: (66-2) 367-1000 Registration Number Bor Mor Jor 96 www.berlijucker.co.th

บริษัท เบอร์ลี่ ยุคเกอร์ จำกัด (มหาชน) อาคาร เบอร์ลี่ ยุคเกอร์ 99 ซอยรูเบีย ถนนสูขุมวิท 42 แขวงพระโขนง เขตคลองเตย กรุงเทพฯ 10110 โทรศัทท์ (66-2) 367-1111 โทรสาร (66-2) 367-1000 ทะเบ็บยนเลชที่ บมจ. 96 www.berliucker.co.th



# Agenda No. 1To adopt the Minutes of the Ordinary General Meeting of<br/>Shareholders No. 14 held on 28 March 2006.

Board's opinion: These Minutes are accurate and in accordance with the resolutions of the Meeting. The Shareholders should adopt such Minutes.

The Vice Chairman proposed to the Meeting for adoption, the Minutes of the Ordinary General Meeting of Shareholders No. 14 held on 28 March 2006. In the opinion of the Board of Directors, these Minutes were accurate and in accordance with the resolutions of the Meeting. The Shareholders should adopt such Minutes.

Mr. Hungchai Akavassakul, representative by proxy from the Thai Investors Association, stated to the Meeting that it was pleasure to attend the Meeting again this year and admired the Company in arranging the Meeting today better than previous year. He then proposed to amend the Minutes of Meeting No. 14, on Page 11, in the Agenda 8 "To consider and approve acquisition of shares in a group of companies involved in home and building security, automation and lighting systems businesses", by deleting the last sentence of the last paragraph stating "with a majority vote of 138,356,612 shares and 200 shares abstained".

There was no other proposal for amendment of the Minutes, the Vice Chairman proposed to the Meeting to consider and approve the Minutes of the Ordinary General Meeting of Shareholders No. 14, held on 28 March 2006 which was amended by deleting sentence stated "with a majority vote of 138,356,612 shares and 200 shares abstained" out from the Minutes, on Page 11, in the Agenda 8, accordingly.

After consideration, the Meeting adopted the Minutes of the Ordinary General Meeting of Shareholders No. 14 held on 28 March 2006 with a vote of:

Approved	142,856,759	shares	Shareholder	67 persons
Disapproved	1,338	shares	Shareholder	7 persons
Abstained	410	shares	Shareholder	4 persons
Total shares	142,858,507	shares	Shareholder	78 persons

The Vice Chairman informed the Meeting that after declaring the meeting open, there were more Shareholders registered to attend the Meeting, the total number of Shareholders presented was 78 persons, representing 142,858,507 shares.

# Agenda No. 2To acknowledge the Company's Annual Report and the Board<br/>of Directors' Report on the Company's operations results for<br/>2006.

Board's opinion: The operations results are satisfactory. The report of the Board of Directors on the Company's 2006 operations will be presented to the Shareholders for acknowledgement.

The Vice Chairman requested the Meeting to consider the Annual Report, which had been distributed to all Shareholders together with the Notice of this Meeting. He then invited Mr. Thirasakdi Nathikanchanalab, President, to submit the Board of Directors' Report on the Company's operations for 2006.



The President accepted Shareholders' request at the Meeting that for next year Meeting of Shareholders, the Annual Report to the Shareholders would be printed in the book form instead of CD-ROM which was inconvenient for use by some shareholders.

The President then reported to the Meeting regarding Berli Jucker Public Company Limited and its subsidiaries' operations, significant activities for 2006 financial year and conclusion on the 2006 results as follows:

The year 2006 continued to be affected by several key factors that negatively impacted the business climate in 2005. Raw material, fuel costs, interest rate, maintained their high level, severe flood, a long strife in three provinces of the Southern and the drought.

Glass container business was hampered by the overcapacity, intense competition, soaring production costs, and restrictions on advertising of alcoholic beverages. However, the improvement was forthcoming in the last quarter of the year.

Plastic Packaging and Medical Supplies were among businesses that recorded better revenue growth than initially anticipated. The Company had also made a considerable progress in laying a solid groundwork on which to drive growth in our business in flavors, fragrances and chemicals for food, bakery and animal food. The markets, locally and in neighboring countries, would certainly bring greater returns in the near future.

#### **Financial Results**

For the year ended 31 December 2006, BJC posted Baht 15,563 million in sales revenue, representing an increase of 3% over 2005. Our consolidated net income of 2006 was Baht 868 million, representing a decrease by 9% versus 2005.

#### Summary of performance of each of the six core business of BJC was as follows:

#### Packaging

Due to an increased demand for 'Chang' beer and food containers, total revenues earned from glass container sales increased slightly, when compared with 2005. Profitability decreased as rising raw material and fuel costs contributed to higher overheads in products.

Sales of plastic containers produced by our joint venture, Berli Dynaplast, were up by 17% and the profitability posted at a satisfactory level.

At Thai Glass Industries, several new measures were introduced to enable greater efficiency and cost reduction in production. The previous power by fuel oil had been converted to natural gas at Bangplee Factory and installed own electrical power supply 115 kV. Light-weight containers were developed to be able to meet customer's need.

#### **Consumer Products**

Sales revenue of Rubia Industries grew by 5%. BJC Cellox posted a growth of sales from increasing production capacity from our new tissue paper plant in Prachinburi. Despite the slowing economy and fiercely competitive market, BJC Foods performed satisfactorily, and overall operations at BJC Marketing had been improved, compared with 2005.



In 2006, BJC Foods obtained the approval for its investment in a new extrusion line, and installation of this production line is expected to be completed in the first half of 2007. BJC Cellox, with profits decline as a result of a significant increase in energy costs and pulp prices, was likely to perform better in 2007.

#### **Technical and Industrial Products**

The success in the launch of new products and the development of new market channels helped BJC Trading to gain the satisfactory sales and profitability in pharmaceuticals, medical supplies, graphic systems, stationery as well as food and flavor ingredients. Prospects for overall growth of technical and industrial products in 2007 were still good.

#### **Construction and Engineering**

Due to the slowdown economy and intense competition, this business operation faced with some difficulty. As a consequence, BJC Engineering made extensive effort to focus on business with good potentials and competitive. Thai-Scandic Steel would have better opportunities in both the domestic and export market than in 2006.

## Logistics

Total revenues and profits of BJC Logistics were up from levels achieved in 2005. The growth was attributed to an increase in new external customers with income earned from both warehouse operations and customs brokerage services. The growth was most likely to be sustained.

## Social Responsibility

Berli Jucker devoted much attention to fostering human potential through education. Education programs, in particular, had been a key focus of its efforts to promote the welfare of the community as a whole.

In 2006, the Company donated 100 scholarships to students from 22 educational institutes nationwide, worth totally Baht 1,800,000. These scholarship grants represent the 19<sup>th</sup> consecutive year of contribution initiated by the Company since 1987. The Berli Jucker Company Limited Foundation was established in 1982, up-to-date a total of 1,755 scholarships amounting to Baht 19,973,000 had been granted by BJC Foundation.

Scholarships granted to children of company employees were also a major focus of Berli Jucker's efforts. Scholarships were provided annually for six different levels of education; primary, secondary, high school, vocational certification, advanced vocational certificate and undergraduate.

The Company cooperated with Thai Red Cross in the donation of blood of its employees to the organization in each quarter of the year and consecutively, for more than a decade.

The Company's commitment to healthcare and wellbeing of the society also extended to the donation of hospital equipments, food and personal care products to help communities as well as victims of natural disasters.

The President on behalf of the Company's Board of Directors further stated that the business performance stated above and for the future prospect and success, the Board of Management was grateful for the cooperation and support of all our customers, principals, suppliers and more than 4,000 workforces contributed to the Company. And, we owed much gratitude to the encouragement and support of our Shareholders.



The dedicated efforts of all could only inspire the management team to lead the Company in its strive for greater success.

Shareholders raised comments and questions as follows:

Mr. Suwit Laohapolwattana, shareholder, questioned on the Annual Report, on page 8, the 2005 revenue of the Information Technology posted Baht 42.1 million, but why did not show the revenue of 2006. The President clarified that in 2006 the Company's shareholding ratio was below than 50%, the revenue would not be combined in the consolidated financial statement according to the accounting principles.

The President clarified the question from Mr. Suwan Decharin, shareholder, that the Company did not produce glass tableware as the machines were suitable only for glass containers, and also other glass container manufacturers did not produce the glass tableware.

Mr. Noppadol Sayasaewin, shareholder, enquired about the market expansion overseas of Thai Glass Industry Public Company Limited and the strategy plan of Berli Dynaplast. The President clarified that for first half of the year the Glass business did not do well, but was improved during the second half of the year. The Company would plan the expansion of production capacity next year. The increasing of shareholding ratio with Berli Dynaplast would remain unchanged, but if there was any opportunity in the future, we would do so. Our joint venture business partners still insisted to maintain the existing ratio and carry on the business with BJC.

Mr. Suwit Laohapolwattana, shareholder, enquired why the Company did not take more investment in T.C.C Technology Company Limited since it gained a satisfactory net profit in this year. The President clarified that the Company did not take more investment due to operating loss of T.C.C. Technology Company Limited at that time. If there was any opportunity, the Company would consider this matter again. Furthermore, the President clarified that the loss in operating results of business of BJC Engineering Company Limited due to the unfavorable economic situation and would be reviewing to rationalize the business.

The Meeting acknowledged the Annual Report and the Board of Directors' Report on the Company's operations results for 2006 as presented by Mr. Thirasakdi Nathikanchanalab, President.

# Agenda No. 3To consider and approve the Company's Financial<br/>Statements, Balance Sheet and Statement of Income for the<br/>year ended 31 December 2006.

Board's opinion: The Financial Statements, Balance Sheet and Statement of Income for the year ended 31 December 2006 were duly audited by the Auditor. The Shareholders should approve the Financial Statements, Balance Sheet and Statement of Income for the year ended 31 December 2006.



The Vice Chairman proposed to the Meeting, for consideration, the Financial Statements, Balance Sheet and Statement of Income for the year ended 31 December 2006, as appeared in the Financial Statements and Auditor's Report which were delivered to the Shareholders together with the Notice of this Meeting. In the opinion of the Board of Directors, the Financial Statements, Balance Sheet and Statement of Income for the year ended 31 December 2006 were duly audited by the Auditor.

Shareholders and proxies raised notices and further queries as follows:

- In the Financial Statements in the section of accrued expenses on page 67, there was only Baht 510,882,896 in 2005. In 2006, it had increased to be Baht 749,889,156. What was the source of this increase? The President clarified that this was the accrued expenses in subsidiaries; that was the advertising and promotion expenses and commission fee of Berli Jucker Foods Limited, Berli Jucker Cellox Limited and BJC Marketing Company Limited. Mr. Supakit Assavachai, Group Financial Controller, further informed that the additional accrued expenses arose from the advertising and promotion expenses in the amount of Baht 90 million, the commission fee in the amount of Baht 16 million and others.
- In the Annual Report on page 59, there was the profit from sale of investment and transferred ownership rights to loan in the amount of Baht 189 million. The President clarified that, in fact, that was not the profit as the account had been reserved in full amount. After proceeding, this would demonstrate as profit according to the accounting principles.
- In the Annual Report on page 67, what was the reason of the increase in current liabilities and loans? The President clarified that this was because of the long term loans of Thai Glass Industries Public Company Limited in the amount of Baht 1,200 million and of Berli Jucker Cellox Limited in the amount of Baht 900 million. According to the accounting principles, if there was an amount of loan due in a year, it must be transferred to the account of current liabilities. As seen that, the long term loans would be decreased as the number had been transferred into the current liabilities. On page 68, in the reserve section, in a part of donated surplus, Mr. Supakit clarified that this occurred when the Company had a capital increase. At that time, the Board of Directors approved the Directors to purchase the remaining shares from subscription and to sell them in the Stock Exchange of Thailand later on. The profit on the sale of shares had been returned to the Company, noted as donated surplus. The President clarified on Subsidiary's holding of 1,828,200 company's shares. And the Board of Directors had resolved to divest through the Stock Exchange of Thailand at market price to the public.
- Mr. Sophon Ratcharaksa, proxy, questioned that due to the increased energy price and soared expense of the energy cost, what was the action plan of the Company. The President clarified that according to an increased energy price, the Company had converted into gas usage for glass bottle production and other factories. Thai Glass Industries Public Company Limited installed the electrical power supply of 150 kV.

There was no other business, the Vice Chairman proposed the Meeting to approve the Company's Financial Statements for 2006.



After consideration, the Meeting approved the Company's Financial Statements, Balance Sheet, and Statement of Income for the year ended 31 December 2006, which had been audited and certified by the auditors with a vote of:

Approved	142,853,359	shares	Shareholder	67 persons
Disapproved	238	shares	Shareholder	6 persons
Abstained	1,110	shares	Shareholder	2 persons
Total shares	142,854,707	shares	Shareholder	75 persons

# Agenda No. 4To consider and approve the dividend payment based on the<br/>Company's operations results for 2006.

Board's opinion: The Shareholders should acknowledge the report of payment of interim dividend. Further, the proposed 2006 dividend payment at the payout ratio of 54.2% of the net profit is fair and in line with the dividend policy of the Company. The Shareholders should approve the dividend payment based on the Company's operations for 2006.

The Vice Chairman informed the Meeting that the Board of Directors resolved to propose the dividend payment based on the Company's operations for 2006 at the rate of Baht 3.00 per share. In the opinion of the Board of Directors, the proposed 2006 dividend payment at the payout ratio of 54.2% of the net profit was fair and in line with the dividend policy of the Company. The Vice Chairman invited the President to present the dividend payment as follows:

	Baht
Unappropriated retained earnings at beginning of 2006	2,415,873,872
Net profit after tax for the year	<u>867,542,988</u>
Total retained earnings for appropriation	3,283,416,860
Interim dividend at Baht 1.50 per share paid on 8 September 2006	( <u>235,475,100</u> )
Balance of Retained earnings for appropriation	3,047,941,760
Proposed year ended dividend at Baht 1.50 per share	( <u>238,218,750</u> )
Unappropriated retained earnings carry forward	<u>2,809,723,010</u>

The President proposed the Meeting to consider and approve the dividend payment for the year 2006 at the rate of Baht 3.00 per share. The Company paid the interim dividend at Baht 1.50 per share on 8 September 2006; there remained a last half-year dividend at Baht 1.50 per share to be paid on 14 May 2007.

The Meeting considered and approved the dividend payment for 2006 at the rate of Baht 3.00 per share. The Company paid the interim dividend at Baht 1.50 per share on 8 September 2006; there remained a last half-year dividend at Baht 1.50 per share to be paid on 14 May 2007 with a vote of:

Approved	142,854,479	shares	Shareholder 70 Persons
Disapproved	4,143	shares	Shareholder 2 Persons
Abstained	85	shares	Shareholder 4 Persons
Total shares	142,858,707	shares	Shareholder 76 Persons



## Agenda No. 5 <u>To elect Directors to replace those who retired by rotation.</u>

Board's opinion: The Board agrees as proposed by the Nomination and Remuneration Committee that the proposed 4 Directors namely, Mr. Narong Srisa-an, Mr. Sithichai Chaikriangkrai, Mr. Thapana Sirivadhanabhakdi and Mr. Weerawong Chittmittrapap, who retire by rotation are suitable to be re-elected and to appoint Mr. Aswin Techajareonvikul for replacing of Mr. Sompoth Kosum, who retire by rotation, to the Board as all are knowledgeable and capable regarding operations of the Company. The Shareholders should appoint the proposed Directors to serve the Company.

The Vice Chairman informed the Meeting that this Ordinary General Meeting of Shareholders as per Clause 17 of the Articles of Association, one-third of Directors must retire by rotation, equivalent to 5 persons as follows:

- 1. Mr. Narong Srisa-an
- 2. Mr. Sithichai Chaikriangkrai
- 3. Mr. Thapana Sirivadhanabhakdi
- 4. Mr. Sompoth Kosum
- 5. Mr. Weerawong Chittmittrapap

As Mr. Sompoth Kosum expressed his intention to retire as a director, the Board of Directors considered and proposed the Meeting to elect four directors namely, Mr. Narong Srisa-an, Mr. Sithichai Chaikriangkrai, Mr. Thapana Sirivadhanabhakdi and Mr. Weerawong Chittmittrapap to be re-elected to act as the directors for another term and appoint Mr. Aswin Techajareonvikul to act as a director replacing Mr. Sompoth Kosum, who retired by rotation. The resumes of these 5 directors were delivered to the Shareholders together with the Notice of this Meeting, Enclosure No. 5.

Mr. Weerawong Chittmittrapap, Audit Committee Member, clarified to the shareholder's question, that the role of the Audit Committee was to work with the Internal Audit Division in order to duly operate the Company's business in compliance with regulations of the Stock Exchange of Thailand and additionally clarified that he only served as the director of Berli Jucker Public Company Limited and not served as a director for other company.

After consideration, the Meeting considered and approved the election of four Directors to act as the directors for another term and appointed Mr. Aswin Techajareonvikul as director of the Company with a vote of:

#### Mr. Narong Srisa-an

Approved	140,687,019	shares	Shareholder 71 Persons
Disapproved	2,171,688	shares	Shareholder 5 Persons
Abstained	-	shares	Shareholder - Persons
Total shares	142,858,707	shares	Shareholder 76 Persons



Mr. Sithichai (	0		
Approved	140,687,019	shares	Shareholder 71 Persons
Disapproved	2,171,688	shares	Shareholder 5 Persons
Abstained	-	shares	Shareholder - Persons
Total shares	142,858,707	shares	Shareholder 76 Persons
Mr. Thapana S	Sirivadhanabha	akdi	
Approved	140,687,019	shares	Shareholder 71 Persons
Disapproved	2,171,688	shares	Shareholder 5 Persons
Abstained	-	shares	Shareholder - Persons
Total shares	142,858,707	shares	Shareholder 76 Persons
Mr. Weerawong Chittmittrapap			
Mr. Weerawon	ng Chittmittraj	рар	
Mr. Weerawon Approved			Shareholder 72 Persons
	140,688,119	shares	Shareholder 72 Persons Shareholder 4 Persons
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Approved Disapproved	140,688,119 2,170,588	shares shares shares	Shareholder 4 Persons
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Approved Disapproved Abstained Total shares Mr. Aswin Ter Approved	140,688,119 2,170,588 142,858,707 chajareonvikul 140,687,019 2,171,688	shares shares shares shares shares shares shares	Shareholder 4 Persons Shareholder - Persons Shareholder 76 Persons Shareholder 71 Persons

The Company's Directors are now as follows:

1.	Mr. Charoen Sirivadhanabhakdi	Chairman
2.	Khunying Wanna Sirivadhanabhakdi	Vice Chairman
3.	Mr. Narong Srisa-an	Vice Chairman
4.	Mr. Chaiyut Pilun-Owad	Director
5.	Mr. Sithichai Chaikriangkrai	Director
6.	Mr. Thapana Sirivadhanabhakdi	Director
7.	Mrs. Atinant Bijanonda	Director
8.	Mr. Thirasakdi Nathikanchanalab	Director
9.	Mr. Suvarn Valaisathien	Director
10.	Miss Thapanee Sirivadhanabhakdi	Director
11.	Mr. Panot Sirivadhanabhakdi	Director
12.	Mr. Aswin Techajareonvikul	Director
13.	Mr. Staporn Kavitanon	Director and
	1	Chairman of the Audit Committee and
		Independent Director
14.	Mr. Weerawong Chittmittrapap	Director and Audit Committee Member
		and Independent Director
15.	Mr. Thien Mekanontchai	Director and Audit Committee Member
		and Independent Director



## Agenda No. 6 <u>To fix the remuneration for Directors.</u>

Board's opinion: The proposed remuneration for Directors at the total amount not exceeding Baht 25,000,000 per year is appropriate. The Shareholders should approve the proposed remuneration for Directors at the due amount and authorize the Nomination and Remuneration Committee and the Chairman to have the right for remunerative allocation to each Director on the basis of duty and responsibility.

The Vice Chairman declared the Meeting that the Board of Directors proposed the Meeting to consider and approve the remuneration for Directors, who did not receive the salary from the Company, at the aggregate of not exceeding Baht 25,000,000 per year; consists of monthly remuneration for Directors not exceeding Baht 15,000,000 per year and the Directors' bonus not exceeding Baht 10,000,000 per year, and authorized to be in the judgement of the Nomination and Remuneration Committee and the Chairman to set the details and remuneration rate to be paid to each director on the basis of duty and responsibility.

After consideration, the Meeting approved to fix the annual remuneration for Directors as proposed with a vote of:

Approved	142,853,754	shares	Shareholder 72 Persons
Disapproved	10	shares	Shareholder 1 Persons
Abstained	1,043	shares	Shareholder 2 Persons
Total shares	142,854,807	shares	Shareholder 75 Persons

#### Agenda No. 7 <u>To appoint the Auditors and fix the audit fee for 2007.</u>

Board's opinion:	The Board proposes to appoint Auditors namely,		
-	Mr. Nirand Lilamethwat	CPA Registration No. 2316 or	
	Mr. Winid Silamongkol	CPA Registration No. 3378 or	
	Mr. Thirdthong Thepmongkorn	CPA Registration No. 3787 or	
	Mrs. Wilai Buranakittisopon	CPA Registration No. 3920 or	
	Miss Nittaya Chetchotiros	CPA Registration No. 4439 of	
	KPMG Phoomchai Audit Limited	l to be the Company's Auditors	
	by any one of those is empowered	to conduct an audit and express	
	an opinion on the Company's ar	nnual financial statements. The	
	proposed auditors have been	under the Audit Committee's	
	consideration on basis of qualit	fication, quality, efficiency, not	
	related to or concerned to the	ne Company, and appropriate	
	remuneration. The respective a	uditors are suitable to be the	
	auditors of the Company as they a	re knowledgeable, reputable and	
	approved by The Office of	the Securities and Exchange	
	Commission. The annual audit fe	e of Baht 780,000 and quarterly	
	review fee of Baht 1,320,000 totali		
	The Shareholders should approve	11 1 1	
	Auditors and fix the audit fee of Ba	ht 2,100,000 per year.	

The Vice Chairman invited the Chairman of the Audit Committee to inform the Meeting that the Board of Directors proposed to appoint Mr. Nirand Lilamethwat CPA



Registration No. 2316 or Mr. Winid Silamongkol CPA Registration No. 3378 or Mr. Thirdthong Thepmongkorn CPA Registration No. 3787 or Mrs. Wilai Buranakittisopon CPA Registration No. 3920 or Miss Nittaya Chetchotiros CPA Registration No. 4439 of KPMG Phoomchai Audit Limited to be the Company's auditors by any one of those was empowered to conduct an audit and express an opinion on the Company's annual financial statements. The proposed auditors had been under the Audit Committee's consideration on basis of qualification, quality, efficiency, not related to or concerned to the Company, and appropriate remuneration. The respective auditors were suitable to be the auditors of the Company as they were knowledgeable, reputable and approved by the Office of the Securities and Exchange Commission. The annual audit fee of Baht 780,000 and quarterly review fee of Baht 1,320,000 totaling Baht 2,100,000 were justifiable.

After consideration, the Meeting approved the appointment of the aforementioned auditors as the Company's Auditors for the financial year ending 31 December 2007 by any one of those was empowered to conduct an audit and express an opinion on the Company's annual financial statements with the annual audit fee of Baht 780,000 and quarterly review fee of Baht 1,320,000 totaling Baht 2,100,000 as proposed with a vote of:

Approved	142,853,544	shares	Shareholder 71 Persons
Disapproved	1,253	shares	Shareholder 3 Persons
Abstained	10	shares	Shareholder 1 Persons
Total shares	142,854,807	shares	Shareholder 75 Persons

## Agenda No. 8To consider and approve the issuance and offering for sale of<br/>bond.

Board's opinion: In order for the Company to be ready and flexible for business expansion, debt refinance and for working capital, the Company request the resolution of Shareholders' Meeting for the issuance and offering for sale of bond. The Board considered that the Shareholders should approve the Company to issue and offer for sale of bond.

The President informed the Meeting that in order for the Company to be ready and flexible for business expansion, debt refinance and for working capital, the Company requested the resolution of Shareholders' Meeting for the issuance and offering for sale of bond, the primary details were as below:

Type of bond	All types of bond which might be with and/or without the name-registered certificate, secured bond and/or unsecured bond, with or without bondholders' representative, senior bond and/or subordinated bond which depends on conditions of market during each issuance.
Size of bond issued	In an amount not exceeding Baht 5,000 million (Five thousand million Baht) by issuing either single or multiple offerings.
Denomination	In Baht and/or equivalent in other currencies.



Interest rate	Depend on conditions of market during each issuance.
Maturity	Not exceeding 10 years from the issuing date of each issuance.
Bond redemption	Bondholders and/or the Company might have or might not have the right to redeem bond prior to maturity which depends on terms and conditions of each issuance of bonds.
Offering	To be offered domestically and/or internationally to the public, and/or to private placement, and/or to large investors, and/or to local institutes, and/or to foreign institutes in accordance with regulations of the Securities and Exchange Commission and/or regulations of The Office of The Securities and Exchange Commission and/or other relevant regulations which enforce during the issuance of bond.

The Board of Directors considered that the Shareholders should approve the Company to issue and offer for sale the bond and authorize the Board of Directors and/or the President and/or persons designated by the Board of Directors to negotiate, make, bind out agreements and relevant documents and do any necessary matter and related to such issuance and offering for sale of bond in accordance with laws which include, but not limited to, the considerations to specify conditions, and details of the bonds such as, the face value, offered price per unit, interest rate, allocation method, offering details, secondary market, apply for permission from relevant governmental agencies, appointment of underwriter, appointment of bondholders representatives and listing of such bonds with ThaiBMA etc.

The President clarified that the period of the capital usage would be in next 2 - 3 years in order to repay the loan, business expansion, manufacturing expansion including exploring new appropriate business in order to strengthen the business.

After consideration, the Meeting approved the issuance and offering for sale of the bond as per the above mentioned details with a vote of:

Approved	142,832,544	shares	Shareholder 67 Persons
Disapproved	21,363	shares	Shareholder 7 Persons
Abstained	900	shares	Shareholder 1 Persons
Total shares	142,854,807	shares	Shareholder 75 Persons

#### Agenda No. 9 <u>To consider other business (if any).</u>

The President replied the inquiry from the shareholder that the manufacturing expansion in glass factory raised the production of 430 tons a day, using the capital of Baht 1,800 million, and would start producing at the midst of 2008 in order to accommodate the market's need. In addition, Rubia factory planned to increase manufacturing of candy product because of the market expansion overseas.

Mr. Hungchai Akavassakul, representative by proxy from the Thai Investors Association, expressed his appreciation on his second time to join the Company's Meeting and admired on the transparent, well-equipped meeting arrangement with a good ambience, the minority shareholders showed their opinions and interests in the Company's



business, and thanked the Company and the Board of Directors for giving the opportunities of inquiries by all minority shareholders equally.

The Chairman thanked Mr. Hungchai Akavassakul and admired the Thai Investors Association that there were the collaborators with knowledge, capability and carefulness in working. They could give accurate advices of good Corporate Governance to the Company. To attend the Meeting and give any advices would help encourage the listed company to go further with transparency management.

As there was no further business, the Chairman thanked to all Shareholders toward their beneficial comments to the Company, thanked for the proxy representative of the Thai Investors Association to attend this Meeting again and then he declared the Meeting adjourned at 11.59 hours.

Signed

Charoen Sirivadhanabhakdi Chairman

Recorded by Santichai Dumpprasertkul Company Secretary