

PAF ASIA FOOTWEAR PUBLIC COMPANY LIMITED

The Minutes of the General Meeting of Shareholders No.42

The meeting was held at Moon Room 10th Floor, Avani+ Riverside Bangkok, No.257, Charoennakorn Road, Samre Sub-district, Thonburi District, Bangkok 10600 on August 4, 2020. There were shareholders in person and proxies 30 persons, equivalent to 33 shareholders, representing 295,805,858 shares or 54.78% of the total outstanding and paid-up shares (the Company had 540,000,000 outstanding and paid-up shares in total).

The meeting commenced at 15.00 hours

Mr.Boonkiet Chokwatana, Chairman of the Board and Chief Executive Officer acting as Chairman of the meeting.

Mrs. Parichart Phobang. Company Secretary, informed that Pan Asia Footwear Public Company Limited there were shareholders and proxies 30 persons, representing 33 shareholders, holding 295,805,858 shares or 54.78% of the issued and paid up shares was 540,000,000 shares which constituted the quorum. According to the Company's Articles of Association no.37, shareholders and proxies must be not less than 25 persons or not less than half (1/2) of the total number of shareholders, holding shares not less than one-third (1/3) of the total number of shares sold. The company has defined a list of eligible shareholders at the annual general meeting of shareholders no.42 on Monday, June 29,2020 Altogether, there were 3,524 shareholders holding the combined total of 540,000,000 shares eligible to attend this meeting and invited Chairman to open the meeting

Mr.Boonkiet Chokwatana, Chairman, opened the meeting that, The shareholders and proxies constituted the quorum according to the Company's Articles and declared the meeting open Before proceeding on the meeting, the Chairman, Introduced the Board of Directors and Company's Secretary, as follows:

The names of 8 company directors attending the meeting were as follows

1	Mr.Boonkiet	Chokwatana	Chairman and Chief Executive Officer
2	Mr.Siripong	Sombutsiri	Independent Director and
			Chairman of the Audit Committee
3	Mr.Payont	Pantsri	Director and Senior Vice President
4	Pol. Maj. Gen. Panurat	Meepien	Independent Director and Audit Committee
5	Mr.Sommat	Khunset	Managing Director



6 Mr. Wichit Prayoonwiwat Director

7 Mr.Sujarit Patchimnan Independent Director and Audit Committee

8 Mr. Surat Wongratanapassorn Director

There were 8 Directors to participate in this meeting or to be 100.00% of the Company's Directors.

Attendance of the Management Team

1.Mrs.Parichart Phobang Executive Director / Company Secretary and Chief Financial Officer

Pan Asia Footwear public Company Limited

2.Mr.Tanakorn Treepolaksorn Managing Director

Pontex (Thailand) Co.,Ltd. / Pek Industry Co.,Ltd.

3.Mr.Thanet Kaenchan Managing Director

Advantage Footwear Co., Ltd. / Modern Technology Component Co., Ltd.

4.Ms.Suntara Thitivorn Executive Director of Pan Asia Footwear public Company Limited

Director of WBLP Co.,Ltd.

5.Mrs.Jindawan sansanoh Director / Accounting Manager of WBLP Co.Ltd.

And to count the votes in the Extraordinary General Meeting of shareholders in this with transparency as Assessment of the Office of the Securities and Exchange Commission, recommend attendance of Auditor and representatives to be the witness in counting votes of meeting.

1. Ms. Manee Rattanabunnakit Certified Public Accountant No. 5313

2. Ms. Juraiwan Singharojanakul Audit Manager

of EY OFFICE COMPANY LIMITED

3. Ms. Kornkaew Dabkaew Certified Public Accountant No. 8463

4. Mr. Sawat Jeambunark Audit manager

of DR.VIRACH AND ASSOCIATES COMPANY LIMITED

For the vote process in this meeting, the Chairman assigned Mrs. Parichart Phobang, Company Secretary to provide information relating to the voting procedures.

Mrs.Parichart Phobang Company's Secretary, informed the meeting that, In the General Meeting of Shareholders No.42 Company had given the opportunity for shareholders to propose agenda and/or nominate candidates to be elected as directors during December 1,2019 to December 30, 2019 and there was not any shareholders propose agenda and nominate candidates to be elected as directors.



For the Meeting details and cast the vote process in this meeting, it is in accordance with the Company's Articles of Association no. 44 that one share was equal to one vote. The casting of vote would be with revelation, the shareholder could cast the vote with agree, disagree or abstain in each agenda. Counting of vote regarded especially from disagree and/or abstain including votes on bad cards (if any). The remaining of vote counted to be the agreement of that agenda. In case shareholders do proxy to other person to attend the Meeting and to cast the vote according to shareholders' objective. Shareholders sent the proxy form to Company in advance. Company has already recorded votes according to shareholders' objective in the system.

In the case of a bad card, there is a vote in excess of one channel, or in the case of a strike in the card without signing the strike zone.

In the case that shareholders registered to attend the Meeting after the Meeting started, the shareholders have rights to vote in the remaining agenda. The Company would count the vote of shareholders who attended the Meeting during the forming of the quorum in the agenda which they voted and for the orderly vote, and recorded to the Minutes of the Meeting.

For transparency and well organized system, the Company counted the votes by Barcode System, and shareholders would see the votes of each agenda on screen at the same time, classified as follows:

- Any agenda, except, the agenda of directors election, shareholders who disagreed or abstained
 their votes should raise the sign plate, the officer would bring the voting card to fill the registered
 number, specify an opinion and sign the name in the voting card, the officer would keep the
 voting card.
- 2. The election of directors' agenda, shareholders received voting card at the registered, would fill the specified opinion on the election of each director individually and sign the name in the voting card. In the case that shareholders who disagreed or abstained the votes should raise the sign plate, and the officer would count the votes immediately. But collect voting cards from shareholders / Proxies would be done at the end of this agenda.

The Directors who were shareholders reserved the right to vote for approval in every agenda according to the Board of Director's proposal. In case of shareholders assigned Director as Proxies to vote, Director would vote in accordance with the shareholder's specific objectives prescribed in Proxy Form.

After that, the Chairman assigned Mr.Sommat Khunset, Managing Director, to further conduct the meeting for all meeting agenda.



Before starting the 1st agenda, Mrs.Parichart Phobang, Company's Secretary informed there were no shareholder attending the Meeting, the total of shareholders and proxies were 30 persons, representing 33 shareholders, holding 295,805,858 shares or 54.78 % of the issued and paid up shares.

Agenda 1 To certify the minutes of the Annual General Meeting of Shareholders No. 41 on April 23, 2019

Mrs.Parichart Phobang, Company's Secretary reported that the Minutes of Annual General Meeting of Shareholders No.41 held on April 23, 2019 was arranged and submitted to the Stock Exchange of Thailand and publicized on company's website www.panasiafootwear.com within 14 days from the day of the General Meeting of Shareholders and also sent to Department of Business Development, the Ministry of Commerce according to the requirement of the laws. The Copy of the Minutes was sent with the Notice of the General Meeting of shareholders which the Board of Directors had the opinion that it was recorded correctly, should propose to the Meeting of Shareholders for consideration.

After consideration, the Meeting had resolution to approve the Minutes of Annual General Meeting of Shareholders No.41 held on April 23, 2019 as proposal, with the totally votes of Shareholders who attended the meeting and were eligible to vote, details are as follow,

Agree	295,805,858	votes	or to be	100%
Disagree	-	votes	or to be	-
Abstain	-	votes	or to be	-
Voided Voting Card(s)	-	votes	or to be	-

Before starting the 2nd agenda, Mrs.Parichart Phobang, Company's Secretary informed there were no shareholder attending the Meeting, the total of shareholders and proxies were 30 persons, representing 33 shareholders, holding 295,805,858 shares or 54.78 % of the issued and paid up shares.

Agenda 2 Acknowledgement of the Report of the Board of Directors for the past year.

Mrs.Parichart Phobang, Company's Secretary, proposed the report of the Board of Director and the operating results of the company in 2019 provided in the annual report of 2019 in QR Code format was presented in the notice of the Meeting in accordance with the requirements of the Securities and Exchange Commission and the Stock Exchange of Thailand was submitted together with the notice of the General Meeting of Shareholders.

© The Operating results of the company and its subsidiaries Explanation of the operating performance for the year 2019, summarized are as follows;



Reporting year 2019, according to the consolidated financial statements.

Description	2019	2018	Increase(Decrease)	
Description	Mb.	Mb.	Mb.	%
Revenues				
Sales and Revenues from hire of work	759.09	756.83	2.26	0.30
Gain on sales of assets	0.49	18.31	(17.82)	(97.32)
Other income	103.19	63.17	40.02	63.35

• Other income of 103.19 Million Baht increase from last year 40 Million Baht 62.67 Million Baht the main cause is the collection from receivables.

D and disc	2019	2018	Increase(Decrease)		
Description	Mb.	Mb.	Mb.	%	
Expenses					
Cost of sales and hire of work	684.88	699.63	(14.76)	(2.11)	
Impairment loss on investments	5.97	1.15	4.81	416.80	

- Impairment loss on investments 5.97 Million Baht increase from last year 4.81 Million Baht from The 3 associated companies have loss operating.
- © Compliance with the Anti-Corruption Policy and at present, during in the process of policy measures to support anti-corruption corrupt. The company will carry out a self-evaluation to the board alignment private practice in Thailand against the corrupt to enter the certification process and will conduct workshops to educate employees to both the Company and its subsidiaries.

In 2019, the Company found no issuances that have significant concerning to the corruptionor any operation that not complied with the laws or defined regulations as well as the violationagainst business ethics.

Therefore, if there was no further comment from any shareholder, the agenda was presented to the Meeting for acknowledge the said report.

The Meeting acknowledged the report of the Board of Directors.



Before starting the 3rd agenda, Mrs.Parichart Phobang, Company's Secretary informed there were no shareholder attending the Meeting, the total of shareholders and proxies were 30 persons, representing 33 shareholders, holding 295,805,858 shares or 54.78 % of the issued and paid up shares.

Agenda 3 To approve of the Financial Statements for the year ended December 31, 2019

Mr.Wichit Prayoonwiwat, Director, proposed the Financial Statements as at December 31, 2019 were prepared in accordance with generally accepted accounting principles and examined and certified by a Certified Public Accountant, agreed by the Audit Committee and the Board of Directors, the Board of Directors appropriated to propose to the General Meeting of shareholders to approve the Financial Statements as at December 31, 2019 as stated in the Annual Report for the year 2019 delivered to all shareholders together with the Notice of the General Meeting of shareholders prior to this Meeting for consideration. The major of contents were as follows:

(Unit: Million Baht)

Descriptions	Consolidated financial	Separate financial statements
Descriptions	statements	
Total assets	739	525
Total liabilities	198	167
Shareholders' equity	541	358
Total Income	863	111
Loss attributable to Equity holders	38	43
of the Company		
Loss per share (Baht)	0.07	0.08

The Meeting had resolution to approve the Financial Statements as at December 31, 2019 as proposal, with the majority votes of Shareholders who attended the meeting and voted, details are as follow,

Agree	295,805,858	votes	or to be	100%
Disagree	-	votes	or to be	-
Abstain	-	votes	or to be	-
Voided Voting Card(s)	-	votes	or to be	_



There were enquiries from the Shareholders as follows:

Mr. Surachet Winiyakul, the proxy holders from Thailand Investor Club, The company will resolve the problem in case the auditor has a qualified opinion "the company did not obtain the financial statements for the year ended 2019 of PA Capital Company Limited" and the auditor same qualified opinion in 2018 and 2017.

Mr. Sommat Khunset, Managing Director explained that PA Capital Company Limited is the associated company not a subsidiary therefore does not have a significant effect

Miss Manee Rattanabunnakit, Certified Public Accountant No.5313 of EY Office Co.,Ltd, explained that the cause for qualified opinion PA Capital Company Limited has subsidiaries and does not prepare consolidated financial statements. Thus unable to audit the carrying amount of the investment in associate.

Before starting the 4th agenda, Mrs.Parichart Phobang, Company's Secretary informed there were no shareholder attending the Meeting, the total of shareholders and proxies were 30 persons, representing 33 shareholders, holding 295,805,858 shares or 54.78 % of the issued and paid up shares.

Agenda 4 To approve the appropriation of profit and Acknowledgement of the interim dividend payment.

Mr.Sommat Khunset, Managing Director, reported to the meeting that,

The Company has the policy to pay the dividend at least 50% by the consideration of business results and economic conditions.

In 2019, The company had a net profit for the year of the separate financial is amounting to 43 Million Baht. The Board to propose to the General Meeting of Shareholders the appropriation of legal reserve 5% from net profit total amount 2.153 Million Baht and acknowledgement of the interim dividend payment is Baht 0.0102 per share, to be 5.508 Million Baht on April 30,2020 and the Board of Directors will not propose any other dividend payment for 2019.

After consideration, the Meeting had resolution to no appropriation of the Company's profit as legal reserve and acknowledgement of the interim dividend payment with the totally votes of Shareholders who attended the meeting and were eligible to vote, details are as follow,

Agree	295,805,858	votes	or to be	100%
Disagree	-	votes	or to be	-
Abstain	-	votes	or to be	-
Voided Voting Card(s)	-	votes	or to be	-



There were enquiries from the Shareholders as follows:

Mrs.Pim Anusornhirunkarn, the proxy holders from Banpan Engineering and Holding Co.,Ltd., Since 2004, the company has acquired more than 10 million additional shares of PAF. The PAF pays scanty dividends. How does the company plan to pay more dividends?

Mr. Sommat Khunset, Managing Director explained that in the past, most of the companies paid dividends to shareholders. After Nike Brand relocated production from Thailand, resulting in a loss operating. Therefore unable to pay dividends. At present, the company has adjusted down size and paid dividends.

Mrs.Pim Anusornhirunkarn, the proxy holders from Banpan Engineering and Holding Co.,Ltd., How were companies affected by the covid-19 crisis and what are the solutions?

Mr. Sommat Khunset, Managing Director explained that In quarter 1, the company was not affected by covid-19 but it will be affected in the second quarter and is expected to improve by the end of the third quarter as customers start to open up.

Before starting the 5th agenda, Mrs.Parichart Phobang, Company's Secretary informed there were no shareholder attending the Meeting, the total of shareholders and proxies were 30 persons, representing 33 shareholders, holding 295,805,858 shares or 54.78 % of the issued and paid up shares.

Agenda 5 To consider the election of directors in replacement of those who are retired by rotation

Mr.Sommat Khunset, Managing Director, proposed to the Meeting that according to the Company had given the opportunity to shareholders to propose nominate candidates to be elected as the Company's Directors in the General Meeting of Shareholders for the years 2020 since December 1,2019 to December 30 2019, there was not any shareholders propose nominate candidates to be elected as the Company's Directors. At present, the company has a total of 8 Company's Directors and reserved 1 Company's Director position whose term has not expired.

The according to the Company's Articles of Association no. 22, on every General meeting of Shareholders, one-third of the Directors shall retire from the office. If the member of Directors cannot be divided into three portion, the nearest to such one-third of the Directors shall retire from the office. Director who retires from the office may be re-elected.

The General Meeting of Shareholders No. 42nd, there are the Company's Directors who are retired by rotation as follows;

1. Mr. Sujarit Patchimnun Independent Director and Audit Committee

2. POL.MAJ.GEN Panurat Meepien Independent Director and Audit Committee



Director

3. Mr.Surat Wongrattanapassorn

The election person to be the Company's Directors whose reserved 1 Company's Director position whose term has not expired in this meeting

4. Mr. Tanakorn Treepolaksorn

The Company's selection process directors has not passed recruitment committee because the Company has not yet appointed a recruitment committee.

The Board of Directors to scrutinize selecting qualified candidates on an individual as the members of the committee with interests did not vote to select themselves and the Board has determined that the person to be nominated as an independent director to be able to comment freely and comply with related regulations. Upon careful consideration of the candidates' qualifications in terms of Board Diversity and qualifications that were in accordance with the strategy of the company's business operation by using the analysis of skills, experience, knowledge and expertise of the board.

The Independent Directors have qualification to be Independent Director and are able to comment freely and comply with related regulations, the persons who are proposed to be the Independent Director in this meeting have not been in this position for more than 9 years continuously. They also were qualification under requirements of independent directors. They are capable knowledge, ability and experience as required by the company and she can also function as independent directors as well.

The profile of the 3 nominated persons to be directors in replace of the company directors who are retired by rotation and the company's directors reserved 1 position whose term has not expired already been sent to shareholders with Notice of the General Meeting of Shareholders. Therefore, proposed to the General Meeting of Shareholders to elect individual persons, the following persons to be Directors of Company in replacement of Directors who are retired by rotation;

Mr. Sujarit Patchimnun to be Independent Director and Audit Committee

After consideration, the meeting had resolution with majority votes of Shareholders who attended the meeting and voted, details are as follow;

Agree	295,805,857	votes	or to be	100%
Disagree	1	votes	or to be	-
Abstain	-	votes	or to be	-
Voided Voting Card(s)	-	votes	or to be	-



POL, MAJ, GEN Panurat Meepien to be Independent Director and Audit Committee

After consideration, the meeting had resolution with majority votes of Shareholders who attended the meeting and voted, details are as follow;

Agree	295,805,857	votes	or to be	100%
Disagree	1	votes	or to be	-
Abstain	-	votes	or to be	-
Voided Voting Card(s)	-	votes	or to be	-

Mr.Surat Wongrattanapassorn to be Director

After consideration, the meeting had resolution with totally votes of Shareholders who attended the meeting and voted, details are as follow;

Agree	295,805,858	votes	or to be	100%
Disagree	-	votes	or to be	-
Abstain	-	votes	or to be	-
Voided Voting Card(s)	-	votes	or to be	-

The election person to be the Company's Directors whose reserved 1 Company's Director position whose term has not expired in this meeting

Mr.Tanakorn Treepolaksorn to be Director

After consideration, the meeting had resolution with totally votes of Shareholders who attended the meeting and voted, details are as follow;

Agree	295,805,858	votes	or to be	100%
Disagree	-	votes	or to be	-
Abstain	-	votes	or to be	-
Voided Voting Card(s)	-	votes	or to be	_



Therefore, the Board of Directors for the year 2020 has completely 9 persons namely as following;-

1 Mr.Boonkiet Chokwatana

2 Mr.Payont Pantsri

3 Mr.Sommat Khunset

4 Mr. Wichit Prayoonwiwat

5 Mr.Sujarit Patchimnan

6 Pol. Maj. Gen. Panurat Meepien

7 Mr.Siripong Sombutsiri

8 Mr. Surat Wongratanapassorn

9 Mr.Tanakorn Treepolaksorn

The Company had fully independent directors in the one-third of the Board of Directors And there are 3 members of the Audit committee, which is composed of

1 Mr.Siripong Sombutsiri

2 Mr.Sujarit Patchimnan

3 Pol. Maj. Gen. Panurat Meepien

Before starting the 6th agenda, Mrs.Parichart Phobang, Company's Secretary informed there were no shareholder attending the Meeting, the total of shareholders and proxies were 30 persons, representing 33 shareholders, holding 295,805,858 shares or 54.78 % of the issued and paid up shares.

Agenda 6 Consideration for the determination the remuneration of company directors.

Mr.Sommat Khunset, Managing Director, proposed to the Meeting that according to the Company's Articles of Association No. 33, the company is not allowed to pay money or provide any property to the directors, except for the remuneration under their right and other kind of benefits normally provided to those appointed as the Directors of the Company excluding the remuneration and welfare incentive which Directors received as Company's employee or staff. The General Meeting of shareholders in the year 2019 agreed to approve the remuneration to Directors not exceed 5 million Baht a year, the company had actually paid Baht 3,690,000.- consisting of, Baht 160,000.- and Baht 3,400,000.- of the annual remuneration, Baht 130,000.- of meeting attendance fee for Audit Committee.

In 2020, The Board of Directors to propose to the General Meeting of Shareholders to approve the remuneration of Directors not exceed 5 Million Baht a year, allocated by Executive Directors as propose by



consideration on Company's operation result, the amount approved by the General Meeting of Shareholders, the amount paid for past year including power, duties and responsibilities and proposed to pay as follow;

- (1) Board of Directors
 - Meeting attendance fee (paid to attending directors only) 5,000 Baht/meeting
 - Annual remuneration paid to all directors and determined by the Board of Directors.
- (2) Audit Committee Meeting attendance fee by quarter.
 - Chairman 12,500 Baht
 - Director 10,000 Baht

Remuneration of other subcommittees appointed by the Board would be under the consideration of the Board of Directors as appropriate to scope of their duties and responsibilities. The foregoing shall be effective from the General Meeting of Shareholders' approval until change, and the payment of remuneration would not exceed the amount which was approved by the General Meeting of Shareholders.

However, the carefully scrutinizing for determine remuneration by using reference from the same type of business of nearly the same size industry, the Remuneration Committee then deemed appropriate to determine the directors' remuneration allocated by Executive Directors until there is a change.

According to the Public Limited Companies Act B.E.2535, Section 90 to determine to pay the remuneration according to the resolution of the General Meeting of Shareholders which is not less than 2/3 votes of all shareholders who are attended the Meeting.

After consideration, the Board had resolution to determine the remuneration of Directors should not exceed 5 million Baht a year. It also excludes the remuneration and welfare which Directors received as Company's employee or staff and pay as stated above from the General Meeting of Shareholders approval until there is a change and the remuneration payment will not exceed the amount which approved by the General Meeting of Shareholders with the totally votes of Shareholders who attended the meeting, details are as follow,

Agree	295,805,858	votes	or to be	100%
Disagree	-	votes	or to be	-
Abstain	-	votes	or to be	-
Voided Voting Card(s)	-	votes	or to be	-



Before starting the 7th agenda, Mrs.Parichart Phobang, Company's Secretary informed there were no shareholder attending the Meeting, the total of shareholders and proxies were 30 persons, representing 33 shareholders, holding 295,805,858 shares or 54.78 % of the issued and paid up shares.

Agenda 7 Consideration for the appointment of the Auditors and determination the remuneration of auditors.

Mr.Siripong Sombutsiri, Independent Director/Chairman of The Audit Committee, proposed to the Meeting that according to the Article of Association of Company, Article 50 and 51 "the auditor must not be the Director Officer employee or held any position in company. The auditor could be elected annually by the General Meeting of Shareholders. The retiring auditor may be re-elected. The auditor of company for the year 2019 is Mr.Termphong Opanaphan, Certified Public Accountant No. 4501 and/or Miss Vissuta Jariyathanakorn, Certified Public Accountant No. 3853 and/or Miss Manee Rattanabunnakit, Certified Public Accountant No. 5313 of EY Office Company Limited. The remuneration of auditors is Baht 2,151,000, In 2019 are Fee Review of financial statements of subsidiaries 6 companies that are not audited by EY Office Company Limited failure to limit the preparation of the consolidated financial statements amounting to Baht 200,000.

In 2020, the Company has a policy to change the auditors and there were auditing companies proposed services and audit fees to the Company. The Audit Committee had considered and elected with consideration of qualification stipulated by the Company Articles of Association and the Securities and Exchange Commission independence, professional standard, operation result and ability to handle more workload. The audit fees has already compared with the other listed companies in same level. The Audit Committee had an opinion that DR. VIRACH AND ASSOCIATES COMPANY LIMITED is auditing company who has ability to handle the Company's workload and audit fees is reasonable and agreed to have the Board propose to the General Meeting of Shareholders to appoint Mr.Virach Aphimeteetamrong, Certified Public Accountant No. 1378 or Mr. Chaiyakorn Aunpitipongsa, Certified Public Accountant No. 3196 or Mr. Apiruk Ati-Anuwat, Certified Public Accountant No. 5202 or Mr.Preecha Suan, Certified Public Accountant No. 6718 or Miss Kornkaew Dabkaew, Certified Public Accountant No. 8463 of DR.VIRACH AND ASSOCIATES COMPANY LIMITED to be the Company's Auditor for the year 2020 which all 5 persons never authorized signature in the Financial Statements and determined the remuneration of auditor fee as follows:



<u>2020</u> <u>2019</u>

Review of the financial statements for quarter 1,2,3 750,000 Baht

000 Baht 1,020,000 Baht

Audit fee for the year ended December 31

650,000 Baht

1,131,000 Baht

Total

1,400,000 Baht

2,151,000 Baht

In addition, the Board found it appropriate to report to the shareholders the audit fee of the Company's subsidiaries total 5 Companies, which have the same auditor of the audit office the Company appoints, as follows;

Audit Fee for Subsidiaries	2020	2019	
Review of the financial statements for quarter 1,2,3	510,000 Baht	912,000 Baht	
Audit fee for the year ended December 31	940,000 Baht	1,665,000 Baht	
Total	1,450,000 Baht	2,577,000 Baht	

The nominated auditors do not have any relationship and/or conflict of interest with the company, subsidiaries, managements, major shareholders, or related persons.

According to Pan Asia Footwear Public Company Limited ('PAF')'s Board of Directors No.2/2020 on 31 March,2020 had the resolution to postpone the 2020 Annual General Meeting of Shareholders on 23rd April 2020 at 15:00 hrs. as the outbreak of the Coronavirus Disease 2019 (COVID-19), the agenda of the AGM regarding the appointment of auditors and the approval of audit fee for the year 2020 were postponed not in the deadline for submission of the financial statements for the first quarter of 2020 to the Stock Exchange of Thailand which the auditors must be reviewed within 15 May 2020. The Board of Directors has already acknowledged the details of the announced the Notification of Capital Market Supervisory Board Thor Jor 28/2563 that listed companies, which are unable to arrange AGM to appoint the company's auditors as the outbreak of the Coronavirus Disease 2019(COVID-19), are able to submit the company's financial statement for the first quarter of 2020 reviewed by the auditors in the list of auditors approved by SEC and appointed by the company.

After consideration, the Meeting had resolution to appoint Mr.Virach Aphimeteetamrong, Certified Public Accountant No. 1378 or Mr. Chaiyakorn Aunpitipongsa, Certified Public Accountant No. 3196 or Mr. Apiruk Ati-Anuwat, Certified Public Accountant No. 5202 or Mr.Preecha Suan, Certified Public Accountant No. 6718 or Miss Kornkaew Dabkaew, Certified Public Accountant No. 8463 of DR.VIRACH AND ASSOCIATES COMPANY LIMITED to be the Company's Auditor for the year 2020 and determine the



audit fee Baht 1,400,000.- as stated above with the totally votes of Shareholders who attended the meeting and were eligible to vote, details are as follow,

Agree	295,805,858	votes	or to be	100%
Disagree	-	votes	or to be	-
Abstain	-	votes	or to be	-
Voided Voting Card(s)	_	votes	or to be	_

Agenda 8 Other matters (If any)

There was no any other matter proposed for consideration, therefore, Mr.Boonkiet Chokwatana, Chairman, express thanks to all shareholders and called the Meeting adjourned.

The Meeting was adjourned at 15.43 hrs.

Boonkiet Chokwatana

(Mr.Boonkiet Chokwatana)

Chairman of the meeting