

5 April 2022

Re: Invitation to the Annual General Shareholders' Meeting 2022

To: Shareholders of Bangsaphan Barmill Public Company Limited

- Attachments: 1. Copy of the minutes of the 2021 Annual General Shareholders' Meeting held on 14 May 2021
 - 2. Annual Report 2021(FORM56-1 One Report) QR CODE
 - 3. Profiles of persons nominated for appointment as directors replacing ones whose terms are due by rotation
 - 4. Profile of the independent director for proxy and Qualifications of Independent Director
 - 5. Registration form for attending the E-AGM through Electronics Meeting Platform(E-AGM)

6. Guidelines for attending the 2022 Annual General Meeting of shareholder of the Company via electronic media

- 7. Proxy forms A, B and C as defined by Department of Business Development
- 8. The Company's Articles of Association related to the Shareholders' Meeting
- 9. Submitting questions form in advance
- 10. Instruction to participate in the 2022 Annual General Shareholders' Meeting

According to the resolutions of the Board of Directors' Meeting no. 2/2022 held on 21 February 2022, the 2022 Annual General Shareholders' Meeting will be held on 25 April 2022 at 2.00 p.m, at the main meeting room of 28/1 Prapawit Building, 7th Floor, Surasak Road, Silom, Bangrak, Bangkok by conducting the Meeting via electronic media (E-AGM)

With the following agendas:

Agenda 1 To Adopt the Minutes of the 2021 Annual General Shareholders' Meeting held on 14 May 2021

<u>The Board's Opinion</u>: Considering the minutes of the 2021 Annual General Shareholders' Meeting held on 14 May 2021 being accurately recorded, the Board proposes the minutes for shareholders' acknowledgement.

A copy of the minutes is here with enclosed as attachment No. 1.

Agenda 2 To Acknowledge the Company's Performance on the Board of Directors' Report for the year 2021

The Board's Opinion: In order to describe the Company's operating results and important changes in the year 2021, the Board proposes the Board of Directors' Report for the year 2021 for shareholders' acknowledgement.

The Board of Directors' Report for the year 2021 was published in the Annual Report 2021, which is enclosed as attachment No. 2.

Agenda 3 To Approve the Financial Statements for the Year Ended 31 December 2021

The Board's Opinion: As the Financial Statements for the year ended 31 December 2021 were audited by independent auditor of E Y Office and verified by the Audit Committee, the Board agrees to propose the Financial Statements for shareholders' approval. Below is in-brief illustration of the Financial Statements.

		(Million Baht)
	Year 2021	Year 2020
Total Assets	1,969.7	1,958.5
Total Liabilities	83.4	43.4
Shareholders' Equity	1,886.3	1,915.1
Total Revenues	1,396.7	1,572.6
Total Expenses	1,306.8	1,467.9
Corporate Income Tax	18.2	21.2
Net Profit (Loss)	72.1	84.0
Earnings(Loss) per Share (Baht)	0.06	0.07

Details of the Financial Statements was published in the Annual Report 2021, which is also enclosed as attachment no. 2.

Agenda 4 To Approve the Company's Profit Appropriation for the Year 2021 and Non-dividend Payment

The Board's Opinion: According to the Company's performance for the year ended December 31, 2021 which the Company had the net profit of Baht 72.1 million or Baht 0.06 per share with no major investment plan in the near future, the Board will propose to the Shareholders' Meeting on 25 April 2022 the dividend payments for the whole year at Baht 0.05 per share or a total of Baht 56.1 million, equivalent to 78% of full-year profit of 2021. The dividend payment will be made from the profit of the year 2021. However, the board of directors has approved the 2021 interim dividend for this amount and the payment was made to the eligible shareholders on 8th September 2021. Therefore, the Company will not announce the final dividend for 2021.

Dividend Payments	Year 2021	Year 2020	Year 2019
Full-year Dividend (Baht per share)	0.05	0.08	0.04
1. Interim Dividend	0.05	0.08	0.04
2. Final Dividend	-	-	-
Dividend Amount (Million Baht) (**)	56.05	89.69	45.30
Percentage of Net Profit (*)	78%	107%	93%

*The Company's dividend payment policy is strictly based on maximum long-term benefits for shareholders. Details are as follows:

1. The Company has a policy to regularly pay dividend at 40-60 per cent of annual net profit under conditions set by the laws.

2. In case the Company needs large capital for business expansion, the Company may pay dividend lower than the rate mentioned above. On the other hand, if the Company does not need it, the Company may pay dividend higher than the rate mentioned above as deemed appropriate. Shareholders' long-term benefits are key factors in making decision on dividend payment.

Dividend payment must not have significant impact on the Company's general operation. Factor affecting dividend payment are business performance, financial status, liquidity, business expansion plan, the Company's debt service and other factors related to the Company's business operations. Dividend payment must be approved by the Board of Directors and/or shareholders' meeting, depending on the case may be.

**Dividend for the year 2021 were paid from profit after 20 % income tax rate.

Agenda 5 To Consider the Election of the Company's Directors Replacing Those Whose Term Expired,

The Board's Opinion: According to the Company's Articles of Association No. 20, one third of directors' term shall be statutorily due by rotation on the date of the Annual General Shareholders' Meeting. There are 3 directors to be replaced this year as following;

1.	Mr. Charin Hansuebsai	Chairman, Audit Committee and Independent Director
2.	Mr. Win Viriyaprapaikit	Director and Authorized Director
~		

3. Mr. Tawat Polquamdee Audit Committee and Independent Director

The Company is aware of its operation in accordance with good corporate governance and attaches great importance to its shareholders to ensure that the shareholders are treated equally. Therefore, the Company provided the shareholders the right to propose the matters deemed important and beneficial to be considered as the agenda of the AGM and nominate the qualified persons to be elected as directors before the date of the Annual General Shareholders' Meeting for the year 2022, according to the criteria set by the Company. However, no any shareholders nominated the person to be elected as directors of the Company.

Considering that three directors, having knowledge, abilities, capabilities, experiences, as well as leadership and visions that they could contribute well to the Company as the same to their past performances in the days before. Although the director ,Mr. Charin Hansuebsai will have been served as an independent director for more than 9 years, the Company considers his knowledge, abilities and experiences in the duties of independent director which is beneficial to all stakeholders and creates growth for the Company. Therefore, the Board, excluding the nominated directors, proposes to the Annual General Shareholders' Meeting for the year 2022 to consider for renewing the directorship of the above three persons for another term.

The Company has not yet set up a Nominating Committee for director selection. However the Company's has a guideline that the Board of Directors shall find and select qualified persons who have good capabilities, abilities, experiences, visions and creditability. This method was also described in "Corporate Governance Structure" subject in the Annual Report 2021 (Form56-1 One Report) which is herewith enclosed as attachment No. 2.

Profile of the three directors proposed for renewing the directorship are also herewith enclosed as attachment No. 3.

Agenda 6 To Appoint the Auditor and Fix Its Remuneration for the Year 2022

<u>The Board's Opinion</u>: Considering carefully and with recommendation of the Audit Committee, the Board proposes to the Shareholders' Meeting to appoint Mrs. Chonlaros Suntiasvaraporn auditor license No. 4523, or Ms. Supannee Triyanantakul auditor license No. 4498, or Mr. Pornanan Kitjanawanchai auditor license No. 7792 of E Y Office Limited as the Company's auditor for the year 2022 due to their good experiences and reputation, with an approval for its remuneration for the year 2022 at the amount not exceed Baht 1,240,000.

The proposed auditors have no relationship and conflict of interest with the Company, major shareholders, Management and their relatives.



Auditors and Remunerations	2022 (Proposed)	2021	2020
Office	ΕY	ΕY	ΕY
Audit Report signed by	Mrs. Chonlaros Suntiasvaraporn (1 st year)	Ms. Isaraporn Wisutthiyan (4 th year)	Ms. Isaraporn Wisutthiyan (3 rd year)
Audit Fee (Baht/year)	1,240,000	1,240,000	1,240,000
Other expenses (Baht/year)	Per Actual	5,210	6,730

Agenda 7 To Set Remuneration for the Company's Directors

The Board's Opinion: In the year before, the 2021 Annual General Shareholders' Meeting held on 14 May 2021 set directors' remuneration as following;

Chairman of the Board	30,000	Baht/Month
Chairman of Audit Committee	30,000	Baht/Month
Other directors (each)	25,000	Baht/Month

In addition, 2 directors who had more specific duty and contributed more time for the Company received additional monthly compensation as following;

Mr. Fang, Jin – Long	60,000	Baht/Month
Mr. Anuwat Chaikittivanich	32,000	Baht/Month

To comply with corporate governance the Board revises the remuneration every year. For the year of 2022, the Board considers that the basis of the year before is still appropriate, in regards to individual duty and responsibility. It is proposed to the Shareholders' Meeting for the remuneration program, as following;

Chairman of the Board	30,000 Baht/Month
Chairman of Audit Committee	30,000 Baht/Month
Other directors (each)	25,000 Baht/Month

In addition, 2 directors who have more specific duty and contribute more time for the Company have additional monthly compensation as following;

Mr. Fang, Jin – Long	60,000 Baht/Month
Mr. Anuwat Chaikittivanich	32,000 Baht/Month

Also, now that the Company's net profit for the year ending 31 December 2021 was at Baht 72.1 million and the Board has proposed to the Annual General Shareholders' Meeting the dividend payments for the whole year at Baht 0.05 per share or equivalent to Baht 56.05 million. Then, the Board also proposes to the Shareholders' Meeting a director bonus at the rate of 0.5% of dividend payment as mentioned above, or equivalent to Baht 280,293 which shall be appropriated later by the Board.

Table Illustration for Director Remunerations during the year 2020-2022

(Baht)	Monthly Pay, Year 2022	Monthly Pay, Year 2021	Monthly Pay, Year 2020
Chairman of the Board	30,000	30,000	30,000
Chairman of the Audit Committee	30,000	30,000	30,000
Other directors (each)	25,000	25,000	25,000
Directors with additional pay			
1. Mr. Fang, Jin – Long	60,000	60,000	60,000
2. Mr. Anuwat Chaikittivanich	32,000	32,000	32,000
Bonus	0.5% of dividend for	0.5% of dividend for	0.5% of dividend for
	the year 2021	the year 2020	the year 2019
	= Baht 280,293	= Baht 448,470	= Baht 226,500

Agenda 8 Others (if any)

We would like to invite all shareholders to the Annual General Meeting of Shareholders for the year 2022. It will be held on 25 April 2022 at 2.00 pm, The method for convening the AGM 2022 via Electronic Media (E-AGM). The Company reserves right for attending the Annual General Shareholders' Meeting according to the shareholding list as at 14 March 2022.

The shareholders to consider appointing independent directors instead of attending the meeting in person by sending a letter of appointment together with supporting documents. (Which is attached to the invitation letter of the Annual General Meeting of Shareholders for the year 2022 according to Enclosure No.7 in advance of the meeting. The shareholders can submit the proxy form and supporting document to the address below or by scanning or taking photos and send to the company by 20 April 2022.

Kind Regards,

Bangsaphan Barmill Public Company Limited

Sualit 7

(Mr. Surakit Thantananont)

Company Secretary

Under the Board's Assignment



28/1 Prapawit Building,8thFloor,Surasak Road,Silom,Bangrak,Bangkok 10500

(Attachment No.3)

Profiles of persons nominated for appointment as directors replacing ones whose terms are due by rotation

1. Mr. Charin Hansuebsai		
Age	77 years	9.97
Position	Chairman, Audit C	ommittee and Independent Director
Tenure	17 Years	
Shareholding Equity	None	
Family Relation among Managemen	nt: None	
Education	Master's Degree in I	Business Administration, University of Wisconsin – Madison, U.S.A.
	Bachelor's Degree in	n Political Science (Second honors), Chulalongkorn University
	High-level Executiv	e Certificate, Class 18, Office of the Civil Service Commission
	Certificate of Gover	nment Organization Management and Laws, Class 2,
	King Prajadhipok's	Institute
Director Training Program	Certificate, Directo	r Accreditation Program (DAP Class 26/2004), IOD
	Certificate, Directo	r Certification Program (DCP Class 101/2008), IOD
Work Experience	2007 – Present	Audit Committee, Sahaviriya Plate Mill Plc.
	2005 – 2007	Director, International Institute for Trade and Development
	2003 – 2007	Associate Judge, Central Intellectual Property and International
		Trade Court
	2004 – 2004	Inspector (Level 10), Ministry of Commerce
	2001 – 2004	Advisor (Level 10), Ministry of Commerce
	2000 – 2001	Deputy Director General, Export Promotion Department,
		Ministry of Commerce
	1996 – 2000	Deputy Director General, Business Economics Department,
		Ministry of Commerce
Other position	Listed Companies	: None
	Non Listed Compan Other organizations cause any conflict o	s that may- : None



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The Attendance in year 2021

- 1. The Board of Director Meeting
- 2. The Audit Committee's Meeting

13/13 times 4/5 times 1/1 time

3. The Annual General Meeting of Shareholders

Criminal offense record during the past 10 years: None

Conflict / No conflict of Interest in all agenda of the Shareholder's Meeting year 2022:

• Director who retires by expiration of service term and will be noted as conflict of interest on agenda of director election.



2. Mr. Win Viriyaprapaikit

				(Compared and Compared and Comp
Age	51 year	51 year		
Position	Director and Authorized Director			
Tenure	11 years	11 years		
Shareholding Equity	0.0000044% (50	shares)		
Family Relation among Manageme	nt: None			
Education	-Master of Busines	ss Administration, SAS	SIN, Chulalongko	rn University
	-Bachelor of Indus	strial Engineer, Keio L	Jniversity, Tokyo,	Japan
Director Training Program	-The Role of the C	ation Program (DCP (hairman Program (RC ademy Leadership Pro	CP Class 20/2008)), IOD
Work Experience	2018 – Present	Director, Sahaviriya	Plate Mill Plc.	
	2005- Present	Director Prapawit	Building Property	Co., Ltd.
	2002 – Present	Director and Chairr	man of Excutive c	lirector
		West Coast Engine	eering Co., Ltd.	
	1999 – Present	Director and Chair	man of Excutive	director
		Prachuap port Co.	, Ltd.	
	1999 – Present	Director, Sahaviriya	a Steel Industries	Plc.
Other position	Listed Companies Non Listed Compar		naviriya Steel Ind naviriya Plate Mill	
		: Prap	awit Building Pro	perty Co., Ltd.
		: Wes	st Coast Engineer	ing Co., Ltd.
		: Prac	chuap port Co., Lt	td.
	Other organizations cause any conflict o	-	ne	
The Attendance in year 2021	1. The Board of Dir 2. The Annual Gen	rector Meeting eral Meeting of Share	eholders	11/13 times 1/1 time

Criminal offense record during the past 10 years: None

Conflict / No conflict of Interest in all agenda of the Shareholder's Meeting year 2022:

• Director who retires by expiration of service term and will be noted as conflict of interest on agenda of director election.



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3. Mr. Tawat Polquamdee		
Age	65 years	200
Position	Independent Direc	ctor and Audit Committee
Family Relation among Management	t: None	
Tenure	4 year	
Shareholding Equity	None	
Education	Master Degree	in Public Administration, Chulalongkorn University
	Bachelor Degre	e in Mining Engineering, Prince of Songkla University
Director Training Program	• Certificate, Dire	ctor Certification Program (DCP, Class 234/2017), IOD
Work Experience	2017- Present	Executive Director Precise Corporation Plc.
	2017- Present	Chairman Precise Smart Life Co., Ltd.
	2015 – 2016	Secretary General, Industrial Standard Organization,
		Ministry of Industries
	2014 – 2015	Inspector, Ministry of Industries
	2010- 2014	Deputy Director General, Department of Primary Industries and Mines, Ministry of Industries
	2010	Deputy Director General, Department of Industrial Promotion, Ministry of Industries
Other position	Listed Companies Non Listed Compan Other organizations	: Precise Corporation Plc. lies : Precise Smart Life Co., Ltd. that may cause any conflict of interest : None
The Attendance in year 2021	1. The Board of Director Meeting12/13 times2. The Audit Committee's Meeting5/5 times3. The Annual General Meeting of Shareholders1/1 time	

Criminal offense record during the past 10 years: None

Conflict / No conflict of Interest in all agenda of the Shareholder's Meeting year 2022:Director who retires by expiration of service term and will be noted as conflict of interest on agenda of director election.



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(Attachment No.4)

Profile of the Independent Director for Proxy

Age	57 years	d	e fert
Position	Independent Directo	r and Chairman of the Audit Committee	X
Tenure	10 Years		V
Shareholding Equity	None		
Family Relation among Managem	ent: None		
Address	88/291 Moo.4 Kratum	lom, Sampran, Nakornpatom	
Education	Diploma in Auditing,	Thammasat University	
	Bachelor's Degree, A	ccounting, Ramkhamhaeng University	
Director Training Program	Certificate, Director A	ccreditation Program (DAP Class 96/2012), IOD	
	Audit Committee Pro	gram (ACP Class 40/2012), Institute of Directors	
Work Experience	1997 – Present	Director, Anakekij Phongtorn Komkris Co., Ltd.	
	1991 – Present	Managing Director, Thammanat Co., Ltd.	
	2011 - Present	Chairman of the Audit Committee, Sahaviriya Plate	e Mill Plc.
	2011 – 2020	Director, B.S. Metal Co., Ltd.	
	2011 – 2020	Director, Sahaviriya Corporation Co., Ltd.	
	1993 – 1997	Director, Phongtorn Komkris Co., Ltd.	
Other position	Listed Companies Non Listed Companies	: None : Sahaviriya Plate Mill Plc. : Anakekij Phongtorn Komkris Co., Ltd. : Thammanat Co., Ltd.	
	Other organizations th cause any conflict of in		
The Attendance in year 2021	1. The Board of Dire 2. The Board of Auc 3. The Annual Gene	5	

Criminal offense record during the past 10 years: None

Conflict / No conflict of Interest in all agenda of the Shareholder's Meeting year 2022: None



Qualifications of Independent Director

Independent Director of the Company has the same qualifications as the minimum requirement of SEC Independent Director as follows:

1. Independent Director shall not hold shares in the amount exceeding 1 percent of total shares with full voting rights of the Company, subsidiaries, associated companies or legal entity that might have conflict of interest including shares held by the related persons according to Clause 258 of the SEC Act.

2. Independent Director shall not be Managing Director, staff, employee, permanent advisor and person who has power to control the Company, parent company, subsidiaries, associated companies, subsidiary or legal entity that has potential conflict of interest.

3. Independent Director shall not has blood relation or legal relation as parent, spouse, sibling and offspring including spouse of offspring with the Executives, major shareholder, person who has power to control or person who is nominated as the Executives or person who has power to control the Company or subsidiaries.

4. Independent Director may have Business relations with the Company

- (a) Type of relation
- Relation in form of professional services
- Types of relation: Auditor, other professional services such as legal advisor, financial advisor, property appraiser and etc.
- Significant level that is considered not independence
- Auditor: Not allowed in all cases
- Other professional services: exceeding Baht 2 million p.a. per contract
- Trade relation/Business relation (use guidelines similar to regulations on related party transaction of SET).

- Type of relation: covering all types of business transactions such as normal trading transactions, rental contracts, property leases, asset/service related transactions and transaction of granting or receiving financial assistance.

- Significant level that is considered not independence: Transaction amount is equal to Baht 20 million or more or at least 3% of net tangible assets (NTA) of the Company or more whichever is lower. Total transactions include transactions took place during the period of 6 months prior to this transaction date.

(b) In case of relation according to (a) with legal entity or person that is considered not independence such as major shareholder and MD.

(c) Prohibited period of relations according to (a) and (b): 2 years prior to the appointment and at present.

(d) Exception: In case it is necessary and appropriate but not regular and continuous. Independent Director/Director of Audit Committee may have relation exceeding the significant level while he/she is still in the office but it requires prior approval from the Board of Directors by unanimous votes.

5. Independent Director shall not be appointed as the representative of the Board of Directors, major shareholder or shareholder relating to the major shareholder.

6. Independent Director shall have no characteristic, which does not enable it to express the opinion independently.

7. Independent Director having qualifications according to No.1 – 6 mentioned above may be assigned by the Board of Directors to make joint decision in the operations of the Company, parent company, subsidiaries, associated companies, subsidiary in the same level or legal entity that may have conflict of interest through the collective decision.



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(Attachment No.5)

Registration form for atter	iding the E-AGM through Elec	tronics Meeting Platform(E-AGM)	
	Written at		
	Date M	IonthYear 2022	
I/We,	Identification Card/Pas	ssport number	
Nationality Residing	g at No Road	Subdistrict	
District	Province	Postal Code	
E-mail	Mobile Pho	pne	
As a shareholder of Bangsaphan Ba	rmill Public Company Limited, hol	ding a total number ofs	hares.

I hereby confirm my attendance and vote at the 2022 Annual General Meeting of Shareholders On Monday April 25, 2022 at 2:00 p.m. via Electronic Media (E-AGM) by

Attend the E-AGM by myself and request the Company to send the link to E-mail as specified above.

Appoint the prove Mr / Mrs / Miss	Mobile Phone
$\mathbf{A} = \mathbf{A} + $	

to attend the E- AGM and request the Company to send the link to E-mail.....

Signed......Shareholder (.....) Signed......Proxy (.....)

Remark:

Register via sending this form to the Company or scanning or taking photos and send them to Email: surakit@bsbm.co.th within 20 April 2022



(Attachment No.6)

Guidelines for attending the 2022 Annual General Meeting of shareholder of the Company via electronic media

Bangsaphan Barmill Public Company Limited "the Company" would like to inform you of the following guideline for attending the Annual General Meeting of shareholders for the year 2022 in via Electronic Media (E-AGM) as follows:

Requesting to attend the meeting via electronic media(E-AGM) by Email or postal

1.Please fill in the document requesting to attend the meeting via electronic media (E-AGM) (Attachment 5) by specifying your Email and your mobile phone number clearly for registering for the meeting.

2.Attach a copy of proof of identity to confirm the right to attend the meeting via electronic media (E-AGM).

2.1Individual

- 2.1.1 In case of a shareholder presents itself, identification card of the shareholder or other identification document issued by government with the shareholder's photo; driving license for example
- 2.1.2. In case of proxy

a)A completed proxy document (herewith enclosed form only) with signature of shareholder's and proxy holder's

b)Identification document of shareholder's as described in 2.1.1 with verifying true copy

c)Identification document of proxy holder's, in comply with document in2.1.1

- 2.2 Juristic Person
- 2.2.1 In case of a shareholder's authorized directors present themselves

a.Identification document of the authorized directors in comply with document in 2.1.1

b.Copy of corporate affidavit with authorization clause to verify those authorized directors, with verified true copy

2.2.2 In case of proxy

a) A completed proxy document (herewith enclosed form only) with signature of shareholder's and proxy holder's

b) Copy (with verifying true) of corporate affidavit with authorization clause to verify those authorized directors who sign on proxy document

c) Identification document of proxy holder's in comply with document in 2.1.1

2.3 Foreigner or Juristic Person registered outside Thailand can apply the same instructions as in 2.1 or 2.2, but it shall also include the additional instructions below:

a) All document as described in 2.1 or 2.2 shall be issued by Government of the shareholder's or proxy holder's country, otherwise it shall be issued by the juristic person's authorized person(s) with its name, condition and limitation of its authorization clause, and its head quarter address.

b) All documents in any other language than English or Thai shall be enclosed English or Thai translation copy with verified true copy.

3.Submit the documents requesting to attend the meeting via electronic media (item 1) and proof of identity together with supporting documents (item 2) by sending to the Company within 20 April 2022.



- Email : surakit@bsbm.co.th
- Postal : Company Secretary

Bangsaphan Barmill Public Company Limited

28/1 Fl. 8 Prapawit Bldg., Surasak Rd., Silom, Bangrak, Bangkok 10500

Tel: 02-6300590

Electronic Meeting Attendance (E-AGM):

1. Once the shareholders or proxies wish to attend the meeting and have been fully verified, you will receive an Email from the meeting organizer, a link for attending the meeting, and a system's user manual two days before the meeting date. Please study the manual on how to use the meeting via electronic media (E-AGM) system in detail. If you haven't received the Email within 22 April 2022, please get in touch with the Company immediately.

2.Meeting attendance and voting via electronic media can be used with computers/notebooks/tablets and mobile phones via Web Browser: Chrome with 4G internet speed or home internet basic.

Note: In case of meeting via tablet and mobile phone, Zoom Cloud Meeting program must be installed before attending the meeting, which can be downloaded as follows:



3. The system will open for meetings 60 minutes before the start of the meeting. However, the live broadcast will only start at the time of the meeting.

4.To log in, attendees must use the information of the shareholder registration number and the shareholder's ID card number.

5.Voting through the E-Voting system, you will be able to vote for each agenda only by voting for agreeing, disagreeing, or abstaining. In case of not voting in any agenda, the system will be deemed to vote as agree immediately (using the vote-counting method by pouring votes towards agreeing).

6.If attendees have any problems or problems in using the E-AGM system, you can contact OJ International Co., Ltd. at the phone number specified in the Email that sends you the system's user manual.

Submitting questions in advance



If shareholders wish to questions, they can be done in two ways as follows:

1. Send questions in advance to the Company before the meeting date through the following channels:

- Email : surakit@bsbm.co.th
- Postal : Company Secretary

Bangsaphan Barmill Public Company Limited

28/1 Fl. 8 Prapawit Bldg., Surasak Rd., Silom, Bangrak, Bangkok 10500

Tel: 02-63005902.

2.Submit questions during the meeting to those attending the E-AGM meeting. The attendee must specify his/her first and last name and state whether his/her is a shareholder attending the meeting himself/herself or a proxy. Before every suggestion or question is submitted, the Company has opened channels for sending advice and questions during the meeting as follows:

- Chat channel for text messages;
- An audio chat channel where attendees press the raising hand button and turn on the microphone on their device after the operator sends you an invitation to chat. Please turn off the microphone after the conversation is finished every time (For more details, please refer to the user manual sent to the attendees' Emails).

In this regard, if shareholders have questions about the meeting, they can contact the following staff:

1.Regarding submitting documents confirming identity to attend the shareholders' meeting via E-Meeting, please contact the Company Secretary for further information via the Company's contact channels as detailed above.

2.Regarding the process of attending the meeting and voting via E-Meeting, in the case of correct and complete identity verification, please contact OJ International Co., Ltd. at the phone number specified in the Email that sends you the system's user manual.



28/1 Prapawit Building,8thFloor,Surasak Road,Silom,Bangrak,Bangkok 10500

(Attachment No.7)

Proxy	Form A	(General and s	simple form)
		100.000	

As the Guideline of the Department of Business Development, for Standard Form of Proxy (Edition No.5) B.E. 2550

			Written at		
			DateMonth	Ye	ar 2022
(1)	I/V	Ve	Nationality		
	Res	siding at No, Road	, Tambol/Kwaeng(Subdistrict)		
	Am	phur/Khet(District)	, Province	., Postcode	
(2)	Bei	ing a shareholder of Bangsaphan B a	armill Public Company Limited		
	Но	lding the total amount of	shares and have the voting right equal to	vote	s as follows;
		Ordinary share:	shares with the voting right equal to		votes
		Preferred share:	shares with the voting right equal to		votes
(3)	He	ereby appoint			
. ,				Age	years
		Residing at No, Road	, Tambol/Kwaeng(Subdistrict)	-	
			, Province		
			, Tambol/Kwaeng(Subdistrict)	-	-
		-			
			·		
			, Province		
		, , ,,	,	,	

As only one person to be my /our proxy to attend and vote on my/our behalf at the 2022 Annual General Shareholders' Meeting on 25 April 2022, at 2:00 pm., at the main meeting room of 28/1 Prapawit Building, 7th Floor, Surasak Road, Silom, Bangrak, Bangkok by conducting the Meeting via electronic media (E-AGM) or the date, time, and place as may be adjourned.

Any act executed by the proxy holder in the meeting shall be deemed as being done by myself/ourselves in all respects.

Signed _		Proxy Grantor
	(_)
Signed _		_ Proxy Holder
	(_)
Signed _		_ Proxy Holder
	(_)
Signed _		_ Proxy Holder
	(_)

Remark: The shareholder appointing proxy must authorize only one proxy holder to attend and vote in the meeting and may not split the shares to many proxies in splitting votes.



28/1 Prapawit Building,8thFloor,Surasak Road,Silom,Bangrak,Bangkok 10500

Proxy Form B (Specific Requirement Applicable to Items in Proxy)

			Written at	
			DateMonth	Year 2022
1)	I/V	Ne	Nationality	
	Res	iding at No, Road	, Tambol/Kwaeng(Subdistrict)	
	Am	phur/Khet(District)	, Province	., Postcode
2)	Bei	ng a shareholder of Bangsaphan Barmi	II Public Company Limited	
	Hol	ding the total amount ofs	shares and have the voting right equal to	votes as follows;
		Ordinary share:	shares with the voting right equal to	votes
		Preferred share:	shares with the voting right equal to	votes
(3)	He	ereby appoint		
		1		Ageyears
			Tambol/Kwaeng(Subdistrict)	
		Amphur/Khet(District)	, Province	, Postcode
		2		Ageyears
		Residing at No, Road	Tambol/Kwaeng(Subdistrict)	
		Amphur/Khet(District)	, Province	, Postcode
		3		Ageyears
		_	Tambol/Kwaeng(Subdistrict)	
		Amphur/Khet(District)	, Province	, Postcode
		4. Mr. Komkris Prachakris - Chairman	of the Audit committee and Independent Dire	ctor Age 57 Years
4)		Meeting on 25 April 2022, at 2:00 pm	xy to attend and vote on my/our behalf at the n., at the main meeting room of 28/1 Prapawit ng the Meeting via electronic media (E-AGM) of	Building, 7th Floor, Surasak Road,
		adjourned.		
5)		I/We hereby authorize the proxy hold	er to vote on my/our behalf in the meeting as	follows;
	1.	[] Agenda 1: To Acknowledge the	e Minutes of the Annual General Shareholders'	Meeting 2021 held on 14 May 20
		[] (a) The proxy holder is entitled to	o consider and vote on my behalf as deem app	propriate in all respects.
		[] (b) The proxy holder is entitled to	o vote at my/our own desire as follows;	
		[] Agree [] Disagree [] Abstain	
	2.		e Company's Performance and the Board of Dir	
	3.		incial Statements for the Year Ended 31 Decem	
			o consider and vote on my behalf as deem app	propriate in all respects.
			o vote at my/our own desire as follows;	
] Disagree [] Abstain	
			npany's Profit Appropriation for the Year 2021	and Non-dividend Payment
	4.			-
	4.	[] (a) The proxy holder is entitled to	o consider and vote on my behalf as deem app	-
	4.	[] (a) The proxy holder is entitled to	to consider and vote on my behalf as deem app to vote at my/our own desire as follows;	-
	4.	[] (a) The proxy holder is entitled to[] (b) The proxy holder is entitled to		-
		 [] (a) The proxy holder is entitled to [] (b) The proxy holder is entitled to [] Agree [o vote at my/our own desire as follows;] Disagree [] Abstain	propriate in all respects.
	4. 5.	 [] (a) The proxy holder is entitled to [] (b) The proxy holder is entitled to [] Agree [] [] Agenda 5: To Consider the Election 	o vote at my/our own desire as follows;] Disagree [] Abstain ction of the Company's Directors Replacing The	oropriate in all respects. ose Whose Term Expired.
		 [] (a) The proxy holder is entitled to [] (b) The proxy holder is entitled to [] Agree [] [] Agenda 5: To Consider the Elect [] (a) The proxy holder is entitled to 	to vote at my/our own desire as follows;] Disagree [] Abstain Ction of the Company's Directors Replacing Tho to consider and vote on my behalf as deem app	propriate in all respects. Dose Whose Term Expired.
		 [] (a) The proxy holder is entitled to [] (b) The proxy holder is entitled to [] Agree [] Agenda 5: To Consider the Elect [] (a) The proxy holder is entitled to 	to vote at my/our own desire as follows;] Disagree [] Abstain ction of the Company's Directors Replacing The to consider and vote on my behalf as deem app to vote at my/our own desire as follows;	oropriate in all respects. ose Whose Term Expired.

[] Agree [] Disagree [] Abstain



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[] To elect an individual nominated person as a director					
1. Director's Name:	Mr. Charin Hansuebsai				
[] Agree	[] Disagree	[] Abstain			
2. Director's Name:	Mr. Win Viriyaprapaikit				
[] Agree	[] Disagree	[] Abstain			
3. Director's Name:	Mr. Tawat Polquamdee				
[] Agree	[] Disagree	[] Abstain			
6. [] Agenda 6: To Appoint the	Auditor and Fix Its Remunera	tion for the Year 2022			
[] (a) The proxy holder is entit	led to consider and vote on n	ny behalf as deem appropriate in all respects.			
[] (b) The proxy holder is entit	led to vote at my/our own de	sire as follows;			
[] Agree	[] Disagree	[] Abstain			
7. [] Agenda 7: To Set Remune	ration for the Company's Dire	ector			
[] (a) The proxy holder is entit	led to consider and vote on n	ny behalf as deem appropriate in all respects.			
[] (b) The proxy holder is entit	led to vote at my/our own de	esire as follows;			

- [] Agree [] Disagree [] Abstain
- (6) Any vote casting of the proxy holder in any agenda which is not in accordance with those specified in the proxy shall be deemed invalid and not counting as my/our vote casting as a shareholder.
- (7) If I/we do not specify or clearly specify my/our intention to vote in any agenda, or in the event of the meeting shall consider or pass resolutions in any matter other than those specified above including any amendment or modification of any fact, the proxy holder shall be authorized to consider and vote on my/our behalf as he/she deems appropriate.

Any act executed by the proxy holder in the meeting shall, unless the proxy holder did not cast the votes as specified herein, be deemed as being done by myself/ourselves in all respects.

Signed		Proxy Grantor
	(_)
Signed _		_ Proxy Holder
	(_)
Signed _		_Proxy Holder
	(_)
Signed _		_Proxy Holder
	(_)

Remarks

- 1. The shareholder appointing proxy must authorize only one proxy holder to attend and vote in the meeting and may not split the shares to many proxies in splitting votes.
- 2. The shareholder shall grant proxy only equal to the amount of shares stated in (2) and cannot partially grant proxy for less than the amount stated in (2).
- 3. In case there is any other agenda to be considered in addition to those specified in the above mentioned, the proxy grantor may additionally specify such agenda in the Supplement Proxy Form as attached hereto.



The Supplement Proxy Form B

The proxy is granted by a shareholder of **Bangsaphan Barmill Public Company Limited**.

For the 2022 Annual General Shareholders' Meeting on 25 April 2022 at 2:00 pm., at the main meeting room of 28/1 Prapawit Building, 7th Floor, Surasak Road, Silom, Bangrak, Bangkok, or the date, time, and place as may be adjourned.

[] Age	nda:	Subject:					
[] (a)	The proxy holder is entitled to consider and vote on my behalf as deem appropriate in all respects.						
[] (b)	The proxy holder is entitled to vote at my/our own desire as follows;						
		[] Agre	e	[] Disagree		[]A	bstain	
[] Age	nda:	Subject:					
[] (a)	The prox	w holder is entitle	d to consider a	ind vo	ote on my be	ehalf as deem	appropriate in all respects.
[] (b)	The prox	y holder is entitle	d to vote at my	//our	own desire	as follows;	
		[] Agre	e	[] Disagree		[]A	bstain	
			Subject:					
-		•	•			•		appropriate in all respects.
[] (b)	The prox	ky holder is entitle	d to vote at my	//our	own desire	as follows;	
		[] Agre					bstain	
			Subject:					
-						-		appropriate in all respects.
[] (b)	-	ky holder is entitle	-	//our			
		[] Agre		[] Disagree			bstain	
[] Age	nda:	Subject: Appoint		-	-		
			Director's Name:					
				e	-		-	-
			Director's Name:					
				e] Disagree	[] Abstain
			Director's Name:					
				e] Disagree] Abstain
			Director's Name:			_	_	
				e] Disagree	l] Abstain
			Director's Name:			1.0	r	
			[] Agre] Disagree] Abstain
			Director's Name:					
		[] Agree [] Disagree [] Abstain						



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	Proxy Form C		
(Only used for foreign shareholder	who has appointed Tha	i Custodian to be his/he	r/its trustee.)
As the Guideline of the Department of	-		•
(1) I/We		-	
Residing at No, Road	-		
Amphur/Khet(District)	= -		
Being a Custodian for			
Who is a shareholder of Bangsaphan Barmill Pu			
Holding the total amount ofshares		equal tovote	s as follows:
Ordinary share:sha			
Preferred share:sh			
(2)Hereby appoint		- 1	
□ 1		Age	vears
Residing at No, Road			-
Amphur/Khet(District)			
□ 2			
Residing at No, Road		•	•
Amphur/Khet(District)	-		
□ 3			
Residing at No, Road		•	•
Amphur/Khet(District)	-		
 4. Mr. Komkris Prachakris - Chairman of the 			
Residing at No. 88/291 Moo.4 Kratumlom, S			
(4) As only one person to be my /our proxy to a		r behalf at the 2022 Annual	General Shareholders'
Meeting on 25 April 2022, at 2:00 pm., at the m			
Bangrak, Bangkok by conducting the Meeting vi	-		
(3)I/We hereby authorize the proxy holder to vote o			see as may be aujourned
□ To grant equally all of the number of shares	• •	-	
□ To grant a part of		0	
Ordinary sharesh	ares which the voting right	t equal to	votes
Preferred sharesh	ares which the voting righ	t equal to	votes
(4)I/We hereby authorize the proxy holder to vote of	on my/our behalf in the me	eeting as follows:	
1. [] Agenda 1: To Acknowledge the Minu	ites of the Annual General	Shareholders' Meeting 202	21 held on 14 May 2021
[] (a) The proxy holder is entitled to con	sider and vote on my beha	alf as deem appropriate in a	ll respects.
[] (b) The proxy holder is entitled to vote	e at my/our own desire as	follows;	
[] Agree [] Disa	gree [] Abs	tain	
1. [] Agenda 2: To Acknowledge the Com	pany's Performance and th	he Board of Directors' Repo	rt for the year 2021
2. [] Agenda 3: To Approve the Financial	Statements for the Year Er	nded 31 December 2021	
[] (a) The proxy holder is entitled to con	sider and vote on my beha	alf as deem appropriate in a	ll respects.
[] (b) The proxy holder is entitled to vote	e at my/our own desire as	follows;	
[] Agree [] Disa	gree [] Abs	tain	
3. [] Agenda 4: To Approve the Company	's Profit Appropriation for	the Year 2021 and Non-div	idend Payment.
[] (a) The proxy holder is entitled to con	sider and vote on my beha	alf as deem appropriate in a	ll respects.
[] (b) The proxy holder is entitled to vote	e at my/our own desire as	follows;	
[] Agree [] Disa	gree []Abs	tain	
4. [] Agenda 5: To Consider the Election of	of the Company's Directors	s Replacing Those Whose Te	erm Expired.
[] (a) The proxy holder is entitled to con	sider and vote on my beha	alf as deem appropriate in a	ll respects.

[] (b) The proxy holder is entitled to vote at my/our own desire as follows;



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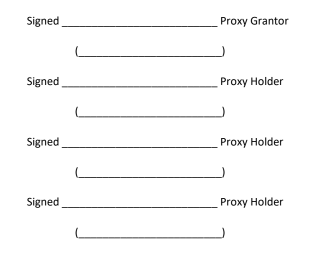
[] To elect all n	ominated persons as	directors					
[] Agr	ee [] Disagree	[] Abstain				
[] To elect an individual nominated person as a director							
1.Direc	tor's Name: N	r. Charin Hansuebsai					
	[] Agree	[] Disagree	[] Abstain				
2. Direc	tor's Name: M	r. Win Viriyaprapaikit					
	[] Agree	[] Disagree	[] Abstain				
3. Direc	tor's Name: M	r. Tawat Polquamdee					
	[] Agree	[] Disagree	[] Abstain				
5. [] Agenda 6: To Appoint the Auditor and Fix Its Remuneration for the Year 2022							
[] (a) The proxy holder is entitled to consider and vote on my behalf as deem appropriate in all respects.							
[] (b) The proxy holder is entitled to vote at my/our own desire as follows;							
[] Agree	[] Disagre	e []Abs	stain				

- 6. [] Agenda 7: To Set Remuneration for the Company's Director
 - [] (a) The proxy holder is entitled to consider and vote on my behalf as deem appropriate in all respects.
 - [] (b) The proxy holder is entitled to vote at my/our own desire as follows;
 - [] Agree [] Disagree [] Abstain

(5)Any vote casting of the proxy holder in any agenda which is not in accordance with those specified in the proxy shall be deemed invalid and not counting as my/our vote casting as a shareholder.

(6)If I/we do not specify or clearly specify my/our intention to vote in any agenda, or in the event of the meeting shall consider or pass resolutions in any matter other than those specified above including any amendment or modification of any fact, the proxy holder shall be authorized to consider and vote on my/our behalf as he/she deems appropriate.

Any act executed by the proxy holder in the meeting shall, unless the proxy holder did not cast the votes as specified herein, be deemed as being done by myself/ourselves in all respects.



Remarks

1. The shareholder appointing proxy must authorize only one proxy holder to attend and vote in the meeting and may not split the shares to many proxies in splitting votes.

2. The shareholder shall grant proxy only equal to the amount of shares stated in (2) and cannot partially grant proxy for less than the amount stated in (2).

In case there is any other agenda to be considered in addition to those specified in the above mentioned, the proxy grantor may additionally specify such agenda in the



The Supplement Proxy Form C

The proxy is granted by a shareholder of **Bangsaphan Barmill Public Company Limited**.

			-	-	om., at the main meeting room of 28/1					
-	-		-	-	ate, time, and place as may be adjourn	ed.				
	nda: Subject:									
	[] (a) The proxy holder is entitled to consider and vote on my behalf as deem appropriate in all respects.									
[](b)] (b) The proxy holder is entitled to vote at my/our own desire as follows;									
	[] Agree	[] Disagree								
] (a) The proxy holder is entitled to consider and vote on my behalf as deem appropriate in all respects.									
[](b)] (b) The proxy holder is entitled to vote at my/our own desire as follows;									
	[] Agree	[] Disagree								
		· · · · · · · · · · · · · · · · · · ·								
[](a)	The proxy holder is	entitled to consider	and vote o	n my behalf as dee	em appropriate in all respects.					
[](b)	The proxy holder is	entitled to vote at m	y/our own	desire as follows;						
	[] Agree	[] Disagree		[] Abstain						
[] Ager	nda: Subject:									
[] (a) The proxy holder is entitled to consider and vote on my behalf as deem appropriate in all respects.										
[](b)	The proxy holder is	entitled to vote at m	y/our own	desire as follows;						
	[] Agree	[] Disagree		[] Abstain						
[] Ager	nda: Subject: Ap	opointment of Direct	ors (Contir	nued)						
	Director's Name:									
	[] Agree	[] Di:	sagree	[] Abstain					
	Director's l	Name:								
	[] Agree	[] Di:	sagree	[] Abstain					
	Director's l	Name:								
	[] Agree	[] Di:	sagree	[] Abstain					
	Director's l	Name:								
	[] Agree	[] Dis	sagree	[] Abstain					
	Director's	Name:								
	[] Agree	[] Dis	sagree	[] Abstain					
Director's Name:										
	[] Agree	[] Dis	sagree	[] Abstain					



(Attachment No.8)

Articles of Association of the Company – Relating to Shareholders' Meeting

Clause 37. The Board of Directors shall hold an Annual General Shareholders' Meeting within 4 months after fiscal year end.

All other Shareholders' Meetings apart from above are called extraordinary meeting.

The Board of Directors may summon an extraordinary meeting at any time it deems appropriate, or the shareholders holding not less than one-fifth of the share sold, or not less than 25 shareholders holding not less than one-tenth of the share sold, may at any time put their names requesting the Board for an extraordinary meeting, with clearly stating reason in that request. In such event, the Board shall arrange a Shareholders' Meeting within 1 month from the date of such request receipt.

Clause 38. To summon a Shareholders' Meeting, the Board shall prepare a notice thereof specific place, date and time, agenda and appropriate matters for the meeting by clearly stating those matters proposed for acknowledgement, approval or consideration, including the Board's comments or opinions. Such notice shall be sent to the shareholders no later than 7 days prior to the meeting date, and published in the newspaper for 3 consecutive days and not later than three 3 days prior to the meeting date.

Clause 39. Proxy of the shareholders is accepted for the meeting. One of the proxy forms in comply with regulations is needed and shall be delivered to the Chairman or an authorized person at the place of meeting, and before the proxy attends the meeting.

Clause 40. Not less than 25 shareholders including proxies (if any) or not less than one-half of the total shareholders and with total holdings not less than one-third of the aggregate of the share sold must present at the Shareholders' Meeting to form a quorum. If any of the Shareholders' Meeting is delayed by one hour and the quorum does not present as described, the meeting, if summon upon the request of shareholders, shall be dissolved. If such meeting had not been summoned upon request of the shareholders, another meeting shall be summoned and a notice of such meeting shall be sent to the shareholders not less than 7 days prior to the meeting date. No quorum shall be deemed necessary for the latter meeting.

Clause 41. The Chairman shall preside as Chairman of the meeting. If the Chairman is not in the meeting half an hour after the meeting time, the Vice-Chairman shall preside as Chairman of the meeting. If there is no Vice-Chairman or the Vice-Chairman is unable to perform his duties, the shareholders in the meeting shall elect one person to act as a Chairman.

Clause 42. In voting of the shareholders, one share shall count as one vote. A resolution of the Shareholders' Meeting consists of the following votes;

- (1) An ordinary resolution is passed by a majority votes from shareholders present in the meeting and entitled to vote. In case of an equality of votes, the Chairman of the meeting shall entitle to a casting vote.
- (2) The following transactions will require a resolution passed by not less than a three-quarter vote of the shareholders present in the meeting and are entitled to vote;
 - a. Sales or transfer of the whole or integral parts of the Company's business to other parties.
 - b. Purchase or acceptance of transfer by the Company of the business of another limited company or a private company.
 - c. Execution, amendment or termination of a contract related to the lease of the whole or a substantial part of the Company's business or the appointment of a third party to manage the business of the Company, or merge the business of the Company with that of another, for the purpose of profit or loss sharing.
 - d. Increase or reduction of the Company's share capital or issuance of debentures.
 - e. Amalgamation or liquidation of the Company.

Clause 43. The activities that should be transacted at an Annual General Meeting include;

- (1) Acknowledgement of the Annual Report of the Board of Directors showing the Company's performance in the preceding year.
- (2) Consideration and approval of the balance sheets and profit and loss statements
- (3) Consideration of appropriation of profits.
- (4) Election of directors to replace those retiring by rotation.
- (5) Appointment of auditors and fixing of their remunerations.
- (6) Any other business.