Minutes of the Extraordinary General Meeting of Shareholders No. 1/2013 of Seamico Securities Public Company Limited

Date, Time and Place of the Meeting

The meeting was held on 12th July at 2.00 p.m. at Pimanthip Room, the Montien Hotel, 54 Surawongse Road, Suriyawong, Bangrak, Bangkok 10500

Directors Present

Mr. Chaipatr Srivisarvacha	- Vice Chairman
	- Executive Chairman
	- Chief Executive Officer, Vice Chairman
Mr. Pinit Puapan	- Managing Director
	- Member of Executive Committee
Mr. James M. Kelso	- Independent Director
	- Chairman of Audit and Risk Management Committee
Mr. Robert W. McMillen	- Director
	- Member of Executive Committee
Mr. Peter J. Emblin	- Director
	- Member of Nominating and Compensation Committee
Mr. Jesadavat Priebjrivat	- Director

Legal Advisor Present

Representative from Siam Premier International Law Office Limited

Attachment 1

Due to previous Chairman had resigned from the Chairman of the Board¹, therefore Mr. Chaipatr Srivisarvacha (Vice Chairman, Executive Chairman, Chief Executive Offer) will perform as the Chairman of the meeting. There is no objection by shareholders then the Chairman convened the meeting.

The Chairman informed the meeting that due to the holding of the Extraordinary General Meeting of Shareholders No. 1/2013 (the "EGM") which made on 20th June 2013 at 2.00 p.m. at Rajamontien Room, The Montien Hotel, 54 Surawongse Road, Suriyawong, Bangrak, Bangkok 10500, there were 102 shareholders (physically presence and proxies), representing 301,566,850 shares, equivalent to 29.4896 per cent of the total issued shares of the Company which was less than one-third of total issued shares of the Company and this made a quorum was not constituted in accordance with the Company's Article of Association and Section 103 of the Public Limited Company Act B.E. 2535 (as amended) and therefore, the EGM on 20th June 2013 could not he held.

Therefore, the Board of Directors Meeting No. 6/2013 held on 20th June 2013 had resolved to reconvene the EGM on 12th July 2013 at 2.00 p.m. at Pimanthip Room, The Montien Hotel, 54 Surawongse Road, Suriyawong, Bangrak, Bangkok 10500. According to the Public Limited Company Act B.E. 2535, a quorum will not be required at the reconvened EGM.

At this meeting, there were 112 shareholders (present in persons and by proxies), representing 281,406,923 shares equivalent to 27.5182% of the total issued shares of the Company².

However, as the meeting proceeded, there were additional shareholders registering and joining the meeting which gradually increased the number of shareholders and shares in each agenda.

The Chairman invited shareholders to hear out voting procedure and rights of shareholders in each agenda as follows:

The chairman of the board shall preside over the meetings of shareholders. In the case where the chairman of the board is not present at a meeting or is unable to perform his or her duty, if there is a vice-chairman, the vice chairman shall preside over the meeting. If there is no vice-chairman or there is a vice-chairman, but such vice-chairman is unable to perform his or her duty, the shareholders present shall elect one among themselves to preside over the meeting.

Articles of Association, No. 36

In a shareholders' meeting, there must be at least 25 shareholders or one-half of the total shareholders and holding not less than one-third of the total shares issued present in persons or by proxies (if any) in order to constitute a quorum.

If within an hour from the time fixed for the shareholders' meeting, the quorum prescribed by the first paragraph is not constituted, the meeting, if called upon the requisition of the shareholders, shall be dissolved. If such meeting is called other than by the shareholders' requisition, another meeting shall be called and a notice of the meeting shall be sent to the shareholders at least 7 days prior to the meeting date. At such meeting, no quorum shall be necessary.

Public Limited Company Act B.E. 2535, Section 104

- All shareholders shall have their votes equal to the number of shares they hold and the number of shares held by proxies, one share for one vote.
- In case of shareholders attending in person and when an agenda requires voting, the Chairman will ask whether there are any disagreements or different opinions. If any shareholders raise their hands, showing disagreement or think differently or abstain, the Company staff will get their written disagreement or ballots of those who abstained back for vote-counting. For those who do not raise their hands will be counted as voting in favor of the proposed agenda.
- In case of proxy attendance, each vote as stated in the proxy will be used. The proxy documents will be submitted to the staff at the registration.
- The Chairman will announce the voting results in each agenda with regard to the number of shareholders who
 approved, disapproved or abstained in voting during the meeting.

The Chairman informed the meeting that the Company had invited a representative from Siam Premier International Law Office Limited to observe the transparent meeting and also invited the Company's management to answer the questions. The Chairman then declared the meeting duly convened to consider the agenda as follows:

Agenda Item 1 To consider and approve the minutes of the Annual General Meeting of Shareholders for 2013.

The Chairman proposed the meeting to consider and approve the Minutes of the Annual General Meeting of Shareholders for 2013 held on 10th May 2013, copies of which had already been sent to the shareholders in advance. The Board of Directors had already reviewed and found that the minutes were recorded correctly. The Chairman then asked for the shareholders approval.

The resolution for this agenda item must be adopted with a majority of votes of all shareholders attending the meeting and having the right to vote.

Mr. Hungchai Akavatskul, a shareholder, suggested the meeting that the shareholders who asked the questions at the meeting should be named on the shareholders' minutes.

The Chairman asked the Company's staff to do as the shareholder suggested.

Resolution: It was unanimously resolved that the Minutes of the Annual General Meeting of Shareholders for 2013 held on 10th May 2013 be approved with the votes as follows:

Attachment 1

Shareholders attending the meeting and	Number of Vote	In Percentage
having the right to vote		
Approved	281,775,849	100.0000
Disapproved	-	0.0000
Abstained	-	0.0000
Total	281,775,849	100.0000

Agenda Item 2 To consider and approve the reduction of Company's registered capital from THB 511,343,615.50 to THB 511,309,724.00, by cancelling 67,783 registered unissued shares with the par value of THB 0.50 per share.

The Chairman informed the meeting that in order to enable the Company to increase the registered capital and allocate new ordinary shares to the existing shareholders through right offering and for private placement as will be described in Agenda Item 4 and 6 below, the Company's registered capital must be reduced from THB 511,343,615.50 to THB 511,309,724.00 by cancelling 67,783 registered unissued shares with a par value of THB 0.50 per share. The Chairman then asked for the shareholders approval.

The resolution for this agenda item shall be passed by a vote of not less than three-fourths of the total number of votes of the shareholders attending the meeting and having the right to vote.

Resolution: It was unanimously resolved that the meeting approved the reduction of Company's registered capital from THB 511,343,615.50 to THB 511,309,724.00, by cancelling 67,783 registered unissued shares with the par value of THB 0.50 per share with the votes as follows:

Shareholders attending the meeting and	Number of Vote	In Percentage
having the right to vote		
Approved	287,822,992	100.0000
Disapproved	-	0.0000
Abstained	-	0.0000
Total	287,822,992	100.0000

Agenda Item 3 To consider and approve the amendment of Clause 4 of the Company's Memorandum of Association to be consistent with the capital reduction.

The Chairman proposed the meeting to consider and approve the amendment of Clause 4 of the Company's Memorandum of Association to be consistent with the capital reduction to be as follows;

"Clause 4.			
Registered capital	511,309,724	THB	(Five hundred and eleven million, three hundred and nine thousand seven hundred and twenty four Baht)
Divided into	1,022,619,448	Shares	(one billion twenty two million six hundred and nineteen thousand four hundred and forty eight Shares)
At the par value of	0.50	THB per share	(Zero point five Baht)
Categorised into Ordinary shares	1,022,619,448	Shares	(One billion twenty two million six hundred and nineteen thousand four hundred and forty eight Shares)
Preferred shares	-None-		(-)"

The resolution for this agenda item shall be passed by a vote of not less than three-fourths of the total number of votes of the shareholders attending the meeting and having the right to vote.

Resolution: It was unanimously resolved that the meeting approved the amendment of Clause 4 of the Company's Memorandum of Association to be consistent with the capital reduction with the votes as follows:

Shareholders attending the meeting and	Number of Vote	In Percentage
having the right to vote		
Approved	287,822,992	100.0000
Disapproved	-	0.0000
Abstained	-	0.0000
Total	287,822,992	100.0000

Agenda Item 4 To consider and approve an increase of the Company's registered capital from THB 511,309,724.00 to THB 941,964,586.00 by issuance of 861,309,724 new ordinary shares with a par value of THB 0.50 per share.

The Chairman proposed the meeting to consider and approve an increase of the Company's registered capital from THB 511,309,724.00 to THB 941,964,586.00 by issuance of 861,309,724 new ordinary shares with a par value of THB 0.50 per share offering to the Company's existing shareholders (Right Offering) and for Private Placement which will be proposed to the meeting in Agenda Item 6, details was set out in Capital Increase Form (F. 53-4) which had already been sent to the shareholders in advance.

The resolution for this agenda item shall be passed by a vote of not less than three-fourths of the total number of votes of the shareholders attending the meeting and having the right to vote.

Resolution: It was unanimously resolved that the meeting approved the increase of the Company's registered capital from THB 511,309,724.00 to THB 941,964,586.00 by issuance of 861,309,724 new ordinary shares with a par value of THB 0.50 per share with the votes as follows:

Shareholders attending the meeting and	Number of Vote	In Percentage
having the right to vote		
Approved	287,822,992	100.0000
Disapproved	-	0.0000
Abstained	-	0.0000
Total	287,822,992	100.0000

Agenda Item 5 To consider and approve the amendment of Clause 4 of the Company's Memorandum of Association to be consistent with the capital increase.

The Chairman proposed the meeting to consider and approve the amendment of Clause 4 of the Company's Memorandum of Association to be consistent with the capital increase to be as follows;

"Clause 4.			
Registered capital	941,964,586	THB	(Nine hundred and forty one million
			nine hundred and sixty four
			thousand five hundred and eighty
			six Baht)

Divided into	1,883,929,172	Shares	(One billion eight hundred and
			eighty three million nine hundred
			and twenty nine thousand one
			hundred and seventy two Shares)
At the par value of	0.50	THB per share	(Zero point five Baht)
Categorised into	1,883,929,172	Shares	(One billion eight hundred and
Ordinary shares			eighty three million nine hundred
			and twenty nine thousand one
			hundred and seventy two Shares)
Preferred shares	-None-		(-)"

The resolution for this agenda item shall be passed by a vote of not less than three-fourths of the total number of votes of the shareholders attending the meeting and having the right to vote.

Resolution: It was unanimously resolved that the meeting approved the amendment of Clause
4 of the Company's Memorandum of Association to be consistent with the capital
increase with the votes as follows:

Shareholders attending the meeting and	Number of Vote	In Percentage
having the right to vote		
Approved	287,822,992	100.0000
Disapproved	-	0.0000
Abstained	-	0.0000
Total	287,822,992	100.0000

Agenda Item 6 To consider and approve the allocation of 511,309,724 new ordinary shares of the Company to the existing shareholders through right offering and the allocation of 350,000,000 new ordinary shares for private placement.

The Chairman proposed the meeting to consider and approve the allocation of 511,309,724 new ordinary shares of the Company to the existing shareholders through right offering and the allocation of 350,000,000 new ordinary shares for private placement, details was set out in Capital Increase Form (F. 53-4) which had already been sent to the shareholders in advance.

The recent volatility in the prices of shares on the Stock Exchange has caused a downward movement of the Stock Exchange index and the price of the Company's shares. Therefore, the

Board of Directors Meeting No. 6/2013 dated 20th June 2013 had resolved to amend the offering price. Details of the allocation of new ordinary shares of the Company are as following.

(a) Allocate 511,309,724 newly issued ordinary shares to the existing shareholders of the Company through right offering on the pro rata basis with the ratio of 2 current ordinary shares to 1 new ordinary share. The offering price will be, at the discounted price from the present market value, at THB 1.76 per share. If there are newly issued shares remaining from the first round allotment of shares to shareholders through the right offering, the Company will allot the remained newly issued shares to the shareholders who express to purchase share over their right in the second round allotment of shares.

Regarding this, the existing shareholders who will be entitled to receive the allotment of the newly issued ordinary shares through right offering will be the shareholders whose names appear on the share register book (Record Date) on Friday 19th July 2013. The list of shareholders shall be compiled pursuant to Section 225 of the Securities and Exchanges Act B. E. 2535 (as amended) by closing date the share register book on Tuesday 23rd July 2013.

(b) If there are newly issued shares remaining after second round allotment, the Company will allot all the remained newly issued shares to institutional investors or any persons under a private placement basis according to the Notification of Capital Market Supervisor Board No. TorJor 28/2551 re: Application for and Approval of Offer for Sale of Newly Issued Shares, as amended. The sale price is not lower than 90% of the Market Price, with a minimum of THB 1.85 per share.

Market Price means the weighted average price of the ordinary shares of the Company in the Stock Exchange for 10 business days back consecutively before the day that the Board of Directors approve to propose the Extraordinary General Meeting of Shareholders No.1/2013 to approve the offering of the increase newly issued ordinary shares, which is during 6th June 2013 and 19th June 2013, which is THB 1.90 (resource: SETSMART in www.setsmart.com of the Stock Exchange of Thailand).

- (c) If there is a fraction of shares after the calculation, such fraction shall be rounded down.
- (d) The allotment of 350,000,000 newly issued shares to not exceeding 50 specific persons (i.e. Individual and/or Juristic person) under a private placement basis according to the Notification of Capital Market Supervisor Board No. TorJor 28/2551 re: Application for and Approval of Offer for Sale of Newly Issued Shares, as amended. Those investors will not be

connected persons under the Capital Market Supervisory Board No. TorJor. 21/2551 Re: Criteria for entering into connected transactions, as amended and the relevant rules. The sale price is not lower than 90% of the Market Price, with a minimum of THB 1.85 per share.

Market Price means the weighted average price of the ordinary shares of the Company in the Stock Exchange for 10 business days back consecutively before the day that the Board of Directors approve to propose the Extraordinary General Meeting of Shareholders No.1/2013 to approve the offering of the increase newly issued ordinary shares, which is during 6th June 2013 and 19th June 2013, which is THB 1.90 (resource: SETSMART in www.setsmart.com of the Stock Exchange of Thailand).

(e) Authorisation of the Board of Directors and/or the Chairman and/or the authorised directors and/or persons assigned by the Board of Directors and/or Chairman and/or authorised directors are empowered to (a) determine other details regarding the allotment and offering of newly issued ordinary shares as well as amend or change such relevant details; (b) enter into negotiations, agreements and execution of relevant documents and agreements and take any other necessary action in connection with such allotment of newly issued ordinary shares, including to have the Company's newly issued ordinary shares listed on the Stock Exchange of Thailand, or take any other action with the government authority, the Securities and Exchange Commission, the Stock Exchange of Thailand, Ministry of Commerce and/or other relevant agencies.

The resolution for this agenda item must be adopted with a majority of votes of all shareholders attending the meeting and having the right to vote.

Resolution: It was unanimously resolved that the meeting approved the allocation of 511,309,724 new ordinary shares of the Company to the existing shareholders through right offering and the allocation of 350,000,000 new ordinary shares for private placement with the votes as follows:

Shareholders attending the meeting and	Number of Vote	In Percentage
having the right to vote		
Approved	287,302,992	99.8193
Disapproved	520,000	0.1806
Abstained	-	0.0000
Total	287,822,992	100.0000

Attachment 1

Agenda Item 7

Other matters (if any).

The meeting had no further business to consider. The Chairman thanked you the shareholders, who devoted their time to attend the meeting and approved the matters proposed by the Board of Directors. The Board of Directors will do their best to take care of shareholders' benefits.

There were 119 shareholders (present in persons or by proxies), representing 287,822,992 shares, or equivalent to 28.1457% of the total issued shares of the Company.

The Meeting was concluded at 3.30 p.m.

Chaipatr Srivisarvacha

(Mr. Chaipatr Srivisarvacha)

Chairman of the Meeting

Annual Report 2013

Information of Nominees



Mr. Peter J. Emblin

Position	- Independent Director
	- Member of Investment Committee
	- Member of Nominating and Compensation Committee
	- Member of Corporate Governance Committee
Age	55 Years
Date of Appointment	26 February 2010
Education	- B. Bus., Fellow of the Financial Services Institute of Australasia
	- Fellow of the Thai Institute of Directors
Training	Director Certification Program (DCP) (2012)
Being Seamico's Director	4 Years
% of Shareholding	0%
Relationship with Management	-
Experience	
20 September 2013 – Present	- Independent Director, Seamico Securities Plc.
	- Member of Nominating and Compensation Committee,
	Seamico Securities Plc.
	- Member of Corporate Governance Committee,
	Seamico Securities Plc.
18 March 2010 – 20 September 2013	- Director, Seamico Securities Plc.
8 November 2013 – Present	- Member of Investment Committee, Seamico Securities Plc.
11 November 2010 – 8 November 2013	- Member of Executive Committee, Seamico Securities Plc.
November 2008 – 31 December 2013	- Executive, Thai Strategic Capital Management Co., Ltd.
Meeting	- Board of Directors Meeting 10 of 10
	- Investment Committee Meeting 1 of 1
	- Nominating and Compensation Committee 1 of 1



Mr. Jesadavat Priebjrivat

Position	- Independent Director
	- Member of Corporate Governance Committee
Age	57 Years
Date of Appointment	10 May 2013
Education	- MBA, New York University, U.S.A. (1984)
	- MEA, George Washington University, U.S.A. (1980)
Training	- Role of the Chairman Program (ROCP) V. 2 (2011)
	- Corporate Good Governance for the Director & Executives of Enterprise &
	Public Organization V. 4 (2010)
	- Director Certification Program (DCP) V. 115 (2009)
	- Audit Committee Program (ACP) V. 1 (2009)
	- Change Management for Top Executive Program (GRID Thailand)
Being Seamico's Director	- 1 Year
% of Shareholding	0%
Relationship with Management	-
<u>Experience</u>	
10 May 2013 – Present	- Independent Director, Seamico Securities Plc.
20 September 2013 – Present	- Member of Corporate Governance Committee, Seamico Securities Plc.
May 2011 - Present	- Chairman of Audit Committee, Trang Seafood Products Plc.
June 2010 – Present	- Chairman, Union Intraco Plc.
May 2008 - Present	- Director and Member of Audit Committee, Sansiri Plc.
June 2010 - 2012	- Chief Financial Officer, CAT Telecom Plc.
Meeting	- Board of Directors Meeting 4 of 5



Dr. Tanasak Wahawisan

	DI. Taliasak Waliawisali			
Age	56 Years			
<u>Education</u>	- Graduate School of International Studies, University of Denver			
	Ph.D. International Studies (1986-1988)			
	- Graduate School of International Studies, University of Denver			
	M.A. International Studies (1985-1986)			
	- Department of Political Science, The Ohio State University			
	M.A. Political Science (1980-1981)			
	- Faculty of Political Science, Chulalongkorn University			
	B.A. Political Science (International Relations) (1976-1979)			
Training	- Institute of Directorship			
	Directorship Certificate Program			
% of Shareholding	0%			
Relationship with Management				
Experience				
2001-Present	- Director and General Manager Apollo (Thailand) Co.Ltd.			
2007-Present	- Founding Member and Lecturer,			
	Institute of Diplomacy and International Studies, Rangsit University			
2010-Present	- Executive Director, Aspen International Co.Ltd.			
2007-2010	- Managing Director, Pacific Assets Public Co.Ltd.			
2000-2001	- Vice President, Schiller-Stamford International College			
1998-2000	- Supervision Executive, Financial Restructuring Authority of Thailand			
1996-1997	- Director and Executive Vice President,			
	CMIC Finance and Securities Public Co., Ltd.			
1994-1995	- Senior Vice President, CMIC Finance and Securities Public Co., Ltd.			
1992-1994	- Vice President, CMIC Finance and Securities Public Co., Ltd.			

1992	- Royal Thai Government (PM Anand's Administration)			
	Deputy Secretary General to the Prime Minister			
1988-1992	- Researcher, Thailand Development Research Institute Foundation (TDRI)			
1985-1988	- Undergraduate Program Coordinator,			
	Graduate School of International Studies, University of Denver			
1984-1985	- Teaching Fellow/ Computer Consultant, North Texas State University, Texas			
Summer 1982	- Intern, United Nations, New York			
Other Past Experience	- Executive Director, Export Import Bank of Thailand			
	- Advisor to the Standing Committee on Trade and Industry, The Senate			
	- Advisor to the Deputy Finance Minister			
	- Advisor to the Deputy Interior Minister			
	- Advisor to Minister of Agriculture and Agricultural Cooperation			
	- Deputy Chairman of Sub-Committee on Public Involvement in Economic Industry			
	and Technology, The Senate			
	- Advisor to the Minister of Information and Communication Technology			
Other Charity Works	- Director of Raks Thai Foundation (A member of CARE International)			



Mr. Chakrit Sakunkrit

Age	51 Years
Education	 M.B.A., Business Administration, INSEAD, France (1988) M. Eng, Manufacturing, Downing College Cambridge, UK (1985) M.A., Engineering, Downing College Cambridge, UK (1984)
Training.	 ICSA Chartered Secretaries Qualifying Scheme Institute of Chartered Secretaries and Administration, London (June 2010 – November 2013) Corporate Governance, Financial Reporting, Business Law Institute of Chartered Secretaries and Administration, London (June 2010 – November 2013)
% of Shareholding	3.3%
Relationship with Management Experience	-
January 2000- Present	 Co-Founder, Principal, Sherriff Group Thailand Authorized Director, Sherriff Global Private Ltd. Authorized Director, AML Global Ltd.

Directorships

Nominated Directors		Listed Company	Other	Position in
			Company	Competitive
			(Non-listed)	Business/Business
				related to the
				Company
	Amount	Type of Director	Amount	
1. Mr. Peter J. Emblin	1	- Independent Director, Member of	-	-
		Investment Committee, Member of		
		Nominating and Compensation		
		Committee, Member of Corporate		
		Governance Committee, Seamico		
		Securities Plc.		
2. Mr. Jesadavat Priebjrivat	4	- Independent Director, Member of	-	-
		Corporate Governance Committee		
		Seamico Securities Plc.		
		- Chairman of Audit Committee,		
		Trang Seafood Products Plc.		
		- Chairman, Union Intraco Plc.		
		- Director and Member of Audit		
		Committee, Sansiri Plc.		
3. Dr. Tanasak Wahawisan	-	-	3	-
4. Mr. Chakrit Sakunkrit	-	-	3	-

Independent Director

The definition of the Company's Independent Directors is specified <u>equal</u> the minimum regulations of the SEC and SET as follows:

- 1. An independent director must not hold any shares in the listed company exceeding 1 per cent of the total shares with voting rights.
- 2. An independent director must not have managing role with the company nor be employee/staff/consultant on a monthly remuneration/controlling person of the company, subsidiaries, affiliated companies, or other entity that might have conflict of interests (during the 2 years prior to the appointment until present).
- 3. An independent director must not have direct or indirect business relations in the financial or managerial role with the company, subsidiaries, and affiliated companies or be the person that might have a conflict of interest which might lead to the lack of independency.
 - An independent director must not have business relationship with major clients and suppliers as well as being creditors/debtors for trade and borrowing activities with the transaction value of at least Baht 20 million or 3% of Net Tangible Assets (NTA) of the company, which ever is lower.
- 4. An independent director has to disclose any relationship that might have conflict of interests and could lead to a lack of independency. The independent director is to disclose any relationship that may result in his/her position being not independent.

Independent Director and Other Relationships

Conflict of Interest	Independent Director			
Shareholdings in the Company				
- No. of Shares	-			
- Voting Rights	-			
Relationships with Management/Major Shareholder/Subsidiaries -				
The following relationships with the Company/subsidiary company/associated company				
or other juristic persons who may have a conflict at present or in the past 2 year.				
(1) Being an authorized director, an employee or staff member or an adviser who	-			
receives a regular salary.				
(2) Being professional services (such as auditor or legal advisor)	-			
(3) Business relation (such as supplier, creditor or debtor)	-			

Information about auditors

Deloitte Touche Tohmatsu Jaiyos Audit Co., Ltd.

- Deloitte has been presented in Thailand since 1939, is one of the top professional firms in the country.
- Deloitte has a total workforce of more than 750 people.
- Deloitte in Thailand currently provides audit and business advisory services, tax and legal services, financial advisory services, enterprise risk management solution.
- Deloitte serves for a number of state enterprises, financial institutions and other public organizations, local and multi-national.



Education

Auditing

1. Mr. Chavala Tienpasertkij

	- Master Degree of Management, Mahidol University				
	- Master Degree of Accountancy, Chulalongkorn University				
	- Auditor approved by the office of SEC				
Work experiences	2007 - Present	Audit Partner, Deloitte Touche Tohmatsu Jaiyos Audit Co., Ltd.			
	2004 – 2007	Audit Director of Deloitte Touche Tohmatsu Jaiyos Co., Ltd.			
	1997 – 2004 Audit Manager				
	1990 – 1997	Audit Assistant			
	1998 – 2000	Audit Assistant, Deloitte & Touche LLP - Portland office, USA.			
Professional experiences					

Bachelor Degree of Accountancy (Second Honor), Bangkok University

Responsible for auditing domestic and foreign companies. (Multinational Companies), as well as companies listed on the Stock Exchange of Thailand which included various industries such as bank, finance, securities, consumer finance, insurance, hire-purchase and leasing,

automotive, manufacturing, services

Consulting

- Project Manager to study and design account procedures in order to comply with International Accounting Standards No. 39

 (IAS 39) Financial Instruments Recognition and Measurement for commercial banks.
- Accounting Advisory Taskforce to state own enterprises under the Privatization Program in order to privatize the state own enterprises to be listed on the Stock Exchange of Thailand.
- Project Manager to advise internal audit department of a commercial bank to design the audit procedures for the audit of internal control of treasury department and the internal control for derivatives
- Project Manager to assist the company's management to prepare the financial statements under Thai Accounting Standards (TAS) and International Accounting Standards. (IAS).
- Project Manager to provide accounting advice to securitization transactions
- Project Manager to provide accounting advice for IAS and IFRS Implementation
- Project Manager to provide accounting advice for the implementation of Thai Accounting Standards No. 19 Employee Benefit

Training services

- Leading on in house audit learning activities as Audit Learning Leader.
- Leading on the client seminar programs

Profession Affairs

- Certified Public Accountant (CPA), Thailand, the Federation of Accounting Professions under the Accounting Profession Act.
- Author of a text book for CPA training program of the Federation of Accounting Professions,
 Thailand
- Advisor to Professional Development Project under the agreement between Office of Auditor
 General of Thailand and World Bank to Develop the Material for the CPE Self-Study Curricular Accounting for Financial Derivatives
- Sub-committee of Accounting Standard Setting Body, the Federation of Accounting Professions
- Advisor to auditing of auditor rules, The Office of the Securities and Exchange Commission (Thailand)
- Guest Speaker of the Federal Accounting Professions, Thailand.
- Guest Speaker & Lecturer of public and private universities.
- Guest Speaker of government agents and state own enterprise.



2. Mr. Permsak Wongpatcharapakorn

Education - Bachelor Degree in Accountancy,

Chulalongkorn University, Bangkok, Thailand

- Auditor approved by the office of SEC

Work experiences

1982-1994 - Senior Audit Manager at Pricewaterhouse, Thailand

1995 - Managing Partner at Areeya Associates Co., Ltd.

1996-1997 - Finance Director at Alpha Technologies Co., Ltd.

1998 - Vice President of Accounting Department at Bank of Asia Public Co., Ltd.

1998 - Present - Audit Partner, Deloitte Touche Tohmatsu Jaiyos Audit Co., Ltd.

2006 - Present - Head of Audit, Deloitte Touche Tohmatsu Jaiyos Audit Co., Ltd.

Professional experiences

1998 - 2005 - Member of the Institute of Certified Accountants and Auditors of Thailand (ICAAT)

1997 - 2005 - Member of the Auditing Standard Committee of ICAAT

2005 - Present - Member of the Federation of Accounting Professions ("FAP")



3. Mr. Niti Jungnitnirundr

Education	1981 B	achelor degree in accountancy, Chulalongkorn University
	1984 P	ost-Graduate Diploma in Auditing , Chulalongkorn University
	1988 M	laster degree in accountancy, Chulalongkorn University
	1990 C	ertified Public Accountant (Thailand) Registration No.3809
	2000 A	uditor approved by the office of SEC
Work experiences		
Professional experiences	1996 – Prese	nt - Deloitte Touche Tohmatsu Jaiyos Audit Co., Ltd.
Professional membership	1998 - 2001	- Sub-Committee of Thailand CPA Examination, Federation of
experiences		Accounting Profession, Board of Supervision of Auditing
		Practices (BSAP)
	2000 - 2001	- Committee of Education, The Office of the Securities and
		Exchange Commission (Thailand)
	2001 - 2003	- Committee considering other auditors' performance, The Office of
		the Securities and Exchange Commission (Thailand)
	2001 - 2004	- Committee of career development and continuous study,
		Federation of Accounting Professions of Thailand
	2005 - 2011	- Auditing Standard Committee
		Federation of Accounting Professions of Thailand
	2005 - 2011	- Auditing Standard Advisor, The Office of the Securities and
		Exchange Commission (Thailand)
	2005 - prese	nt - Sub-Committee of Thailand CPA Examination Federation of
		Accounting Professions of Thailand
	2011 - prese	nt - Accounting profession development Committee,
		Federation of Accounting Professions of Thailand
Other	- A guest led	sturer for some universities in Bangkok and also a guest speaker for
	professiona	al institutes including the Federation of Accounting Professions, the Bank of
	Thailand, C	Cooperative Auditing Department and the Revenue Department, the Office of
	Insurance	Commission.



4. Ms. Nisakorn Songmanee

Education	- Bachelors in Business Administration (majoring in Accounting) from Rajamangala of Technology			
	- Master of Financial Accounting degree, Chulalongkorn University			
	- Certified Public Accountant (Thailand) Registration No.5035			
	- Auditor approved by the office of SEC			
Work experiences	Deloitte Touche Tohmatsu Jaiyos Audit Co., Ltd.			
	1989 - Present Audit Partner			
	1999 - 2001 Audit Senior, Deloitte Touche Tohmatsu - Toronto, Canada			
Professional experiences	- Member of the Federation of Accounting Professions ("FAP")			
	- Sub-Committee of Thailand CPA Examination, Federation of Accounting Profession			

Above auditors are independent persons and have no conflict of interests with the Company.

Information of Director for Proxy and the Selection of Proxy

In case of proxy, the shareholders may assign a Director of the Company to attend the meeting and vote.

Name-Surname	Mr. Chaipatr Srivisarvacha
Position	- Authorized Director
	- Vice Chairman
	- Chief Executive Officer
<u>Nationality</u>	Thai
<u>Age</u>	54 Years
<u>Address</u>	52/70 Soi Sukhumvit 3 (Nana Nua), Sukhumvit Road, Klongtoey Nua, Wattana, Bangkok 10110
Education	MBA (Finance), Illinois Benedictine College
Training	Director Certification Program (DCP)
<u>Experience</u>	
28 May 2007 – Present	- Chief Executive Officer, Vice Chairman, Seamico Securities Plc.
25 June 2007 – 8 November 2013	- Executive Chairman, Seamico Securities Plc.
8 November 2013 – Present	- Member of Investment Committee
1 May 2009 – Present	- Executive Chairman and CEO, KT ZMICO Securities Co., Ltd.
29 November 2011 – Present	- Director, Solaris Asset Management Co., Ltd.
August 2009 – Present	- Chairman of the Board and Executive Chairman, Thanh Cong Securities J.S.C.
28 May 2012 - Present	- Governor, The Stock Exchange of Thailand
19 June 2013 – Present	- Member of Audit Committee, The Stock Exchange of Thailand
14 March 2011 - Present	- Independent Director, Precious Shipping Plc.
20 October 2010 – Present	- Director, Global Alliance Partners Ltd.
11 November 2010 – 31 July 2012	- Independent Director, Evolution Capital Plc.
20 June 2012 – 19 June 2013	- Director, Thailand Futures Exchange Plc.
1 January 2013 - 19 June 2013	- Chairman Derivatives Investor Protection Fund Committee, Thailand Futures Exchange Plc.
2003 – 16 May 2013	- Independent Director and Audit Committee Member, Brooker Group Plc.
8 September 2010 – 3 November 2011	- Independent Director and Chairman of Audit Committee, Dhanarak Asset Development
	Co., Ltd.
31 January 2011 – 3 November 2011	- Chairman, DAD SPV Co., Ltd.
2004 – April 2009	- Independent Director, G Steel Plc.
3 July 2001 – 18 April 2007	- Independent Director and Audit Committee Member, Thanachart Bank Plc.
1999 – 2003	- Independent Director, Pacific Assets Plc.
1999	- Director and Executive Director, Krung Thai Bank Pcl.
Conflict of interests either direct or indire	ct with the Company - None -

Attachment 5

The Selection of Proxy

Type of Shareholder	Proxy
Person	Proxy A or Proxy B (select only one form)
Juristic Person	Proxy A or Proxy B (select only one form)
Custodian	Proxy A or Proxy B or Proxy C (select only one form)

PROXY A

	Written	at	
	Date		
I/We		Nationality	
Residing at No	Road	Sub-distric	t
District	Province	cePc	ostal Code
As a shareholder of S	Seamico Securities Public Comp	pany Limited	
· ·	er ofshares		
•	shares		
Preferred share	shares	s, the number of votes	votes
Hereby appoint			
(1)		Age	
Residing at No	Road	Sub-district	
District	Province	Postal Cod	e
(2)		Age	
Residing at No	Road	Sub-district	
District	Province	Postal Cod	e
(3)		Age	
Residing at No	Road	Sub-district_	
District	Province	Postal Cod	le
2014 to be held on 2 Road, Suriyawong, E venue.	my/our proxy to attend and vo 8 th April 2014 at 2.00 p.m. at R cangrak, Bangkok 10500 or at n by the proxy at such meeting	ajamontien Room, The Montie any adjournment thereof to a shall be deemed as my/our over the shall be deemed as my/our ove	n Hotel, 54 Surawong iny other date, time an wn act(s) in all respect
	Signed		Grantor
	()
	Signed		Proxy
	()
	Signed		Proxy
	()
	Signed		Proxy
)

<u>Note</u>

The shareholder appointing the proxy must authorize only one proxy to attend and vote at the meeting and may not split the number of shares to many proxies for splitting votes.

PROXY B

			Written at			
			Date			
(1)	I/We		Nationali	ty		
				Sub-district		
	District		Province	Postal Code		
(2)	As a shareholder of Seamico Securities Public Company Limited					
	Holding a total n	umber of	shares and a total	of votesvot	es as follows:	
	Ordinary share_		shares, the numbe	r of votes	votes	
	Preferred share_		shares, the numbe	r of votes	votes	
(3)	Hereby appoint					
	(1)			Age		
	Residing at No_	Road		Sub-district		
	District		Province	Postal Code	0	
	(2)			Age		
	Residing at No_	Road_		Sub-district		
	District		Province	Postal Code	0	
	(3)			Age		
	Residing at No			Sub-district		
	District		Province	Postal Code		
Only	one of them as n	ny/our proxy to attend and	vote in <i>The Annual</i> C	General Meeting of Sharehold	ers for 2014 to	
be h	eld on 28 th April	2014 at 2.00 p.m. at R	ajamontien Room, T	The Montien Hotel, 54 Sura	wongse Road,	
Suriy	awong, Bangrak,	Bangkok 10500 or at any	adjournment thereof	to any other date, time and ve	enue.	
(4)	At this meeting, I	/We grant the proxy to vote a	s follows:			
	Agenda Item 1	Message from Chairman				
	Agenda Item 2	To certify the minutes of the Extraordinary General Meeting of Shareholders		al Meeting of Shareholders No. 1	/2013.	
		(1) The proxy have full a	authority to consider ar	nd vote in all respects on my/ou	· behalf.	
		(2) The proxy shall vote	on my wish as follows	:		
		☐ Approve	■ Disapprove	☐ Abstain		
	Agenda Item 3	To certify the Company's a	nnual report and the B	oard of Directors' report for 2013	3.	
		(1) The proxy have full authority to consider and vote in all respects on my/our behalf.				
		(2) The proxy shall vote	on my wish as follows	:		
		☐ Approve	☐ Disapprove	☐ Abstain		
	Agenda Item 4	To consider and approve t	the Company's audited	d balance sheets, profit and los	s statements for	
		the year 2013 as at 31 st De	cember 2013.			
		(1) The proxy have full a	authority to consider ar	nd vote in all respects on my/ou	· behalf.	
		lacksquare (2) The proxy shall vote on my wish as follows:				
		☐ Approve	■ Disapprove	☐ Abstain		

Agenda Item 5	To conside	er not allocating pa	art of net profit as a reserve f	und due to the amount of legal reserves	
	is higher tl	han ten percent of	the registered capital.		
	☐ (1) The	e proxy have full au	thority to consider and vote i	n all respects on my/our behalf.	
	☐ (2) The	e proxy shall vote o	n my wish as follows:		
	☐ Ap	oprove	☐ Disapprove	☐ Abstain	
Agenda Item 6	To consid	der and approve o	dividend payment for the op	peration from 1 st January 2013 to 31 st	
	December	r 2013.			
	☐ (1) The	e proxy have full au	thority to consider and vote i	n all respects on my/our behalf.	
	☐ (2) The	e proxy shall vote o	n my wish as follows:		
	☐ Ap	oprove	☐ Disapprove	☐ Abstain	
Agenda Item 7	To conside	er and approve the	election of directors to repla	ce the directors retiring by rotation.	
	☐ (1) The	e proxy have full au	thority to consider and vote i	n all respects on my/our behalf.	
	(2) The	e proxy shall vote o	n my wish as follows:		
	□ Ар	prove all election			
		Approve	☐ Disapprove	☐ Abstain	
	ПАр	prove the election	of some directors.		
	1.	Mr. Peter J. Embl	lin		
		☐ Approve	☐ Disapprove	☐ Abstain	
	2.	Mr. Jesadavat Pr	iebjrivat		
		☐ Approve	☐ Disapprove	☐ Abstain	
	3.	Dr. Tanasak Wah	awisan		
		☐ Approve	☐ Disapprove	☐ Abstain	
	4.	Mr. Chakrit Sakur	nkrit		
		☐ Approve	☐ Disapprove	☐ Abstain	
Agenda Item 8	To conside	er and approve dire	ectors' fee for the year 2014 r	not exceed Baht 4,000,000 per year.	
	☐ (1) The	e proxy have full au	thority to consider and vote i	n all respects on my/our behalf.	
	☐ (2) The	e proxy shall vote o	n my wish as follows:		
	☐ App	orove	☐ Disapprove	☐ Abstain	
Agenda Item 9	To conside	er and approve dire	ectors' performance bonus fo	or 2013 at Baht 3,000,000 in total.	
	lacksquare (1) The proxy have full authority to consider and vote in all respects on my/our behalf.				
	☐ (2) The	e proxy shall vote o	n my wish as follows:		
	☐ App	orove	☐ Disapprove	☐ Abstain	
Agenda Item 10	To conside	er and approve the	appointment of auditor and	fix their audit fee for 2014.	
	(1) The	e proxy have full au	thority to consider and vote i	n all respects on my/our behalf.	
	☐ (2) The	e proxy shall vote o	n my wish as follows:		
	☐ App	orove	☐ Disapprove	☐ Abstain	

Attachment 5

	Agenda Item 11	Other matters (if any)			
		(1) The proxy have	full authority to consider and v	ote in all respects on my/our behalf.	
		(2) The proxy shall	vote on my wish as follows:		
		☐ Approve	☐ Disapprove	☐ Abstain	
5)			-	ed in the Form of Proxy, it shall be dee	med
	that the voting is	not right and not subject	to take the number of votes.		
6)	In case I/we have	e not specified my/our vo	oting intention in any agenda or	not clearly specified or in case the me	eeting
	considers or pas	ses resolutions in any r	matters other than those spec	ified above, including in case there i	is any
	amendment or a	ddition of any fact, the p	proxy shall have the right to co	nsider and vote on my/our behalf as h	ne/she
	may deem appro	priate in all respects.			
	Any act(s) u	ndertaken by the proxy a	at such meeting shall be deeme	ed as my/our own act(s) in all respects	i.
		Signed		Grantor	
		oigned		Grantor	
		()	
		Signed		Proxy	
		()	
		(,	
		Signed		Proxy	
		()	
		Signed		Proxy	
		-		·	
		()	

Note

- 1. The shareholder appointing the proxy must authorize only one proxy to attend and vote at the meeting and may not split the number of shares to many proxies for splitting votes.
- 2. At the agenda appointing directors, the whole Board of Directors or certain director can be appointed.
- 3. In case there are additional agendas to be considered other than those specified above, the proxy can specify in the Annex to the Form of Proxy B. as attached.

ANNEX TO PROXY B

Grant of proxy as a shareholder of Seamico Securities Public Company Limited

As my/our proxy to attend and vote in *The Annual General Meeting of Shareholders for 2014 to be held on 28th April 2014 at 2.00 p.m. at Rajamontien Room, The Montien Hotel, 54 Surawongse Road, Suriyawong, Bangrak, Bangkok 10500* or at any adjournment thereof to any other date, time and venue. or at any adjournment thereof to any other date, time and venue.

Agenda	Re		
(1) The proxy have full a	authority to consider and vote in a	ll respects on my/our behalf.	
(2) The proxy shall vote	on my wish as follows:		
☐ Approve	■ Disapprove	☐ Abstain	
Agenda	Re		
\square (1) The proxy have full a	authority to consider and vote in a	ill respects on my/our behalf.	
(2) The proxy shall vote	on my wish as follows:		
☐ Approve	☐ Disapprove	☐ Abstain	
Agenda	Re		
\square (1) The proxy have full a	authority to consider and vote in a	III respects on my/our behalf.	
(2) The proxy shall vote	on my wish as follows:		
☐ Approve	☐ Disapprove	☐ Abstain	
Agenda	Re		
\square (1) The proxy have full a	authority to consider and vote in a	III respects on my/our behalf.	
(2) The proxy shall vote	on my wish as follows:		
☐ Approve	☐ Disapprove	☐ Abstain	
Agenda	Re		
\square (1) The proxy have full a	authority to consider and vote in a	III respects on my/our behalf.	
(2) The proxy shall vote	on my wish as follows:		
☐ Approve	☐ Disapprove	☐ Abstain	
Agenda	Re		
(1) The proxy have full a	authority to consider and vote in a	ıll respects on my/our behalf.	
(2) The proxy shall vote	on my wish as follows:		
■ Approve	■ Disapprove	☐ Abstain	

Agenda	Re	Appointment of Director (continued)
Name		
☐ Approve	☐ Disapprove	☐ Abstain
Name		
☐ Approve	☐ Disapprove	☐ Abstain
Name		
☐ Approve	☐ Disapprove	☐ Abstain
Name		
☐ Approve	☐ Disapprove	☐ Abstain
Name		
☐ Approve	☐ Disapprove	☐ Abstain
Name		
☐ Approve	☐ Disapprove	☐ Abstain
Name		
☐ Approve	☐ Disapprove	☐ Abstain
Name		
☐ Approve	☐ Disapprove	☐ Abstain
Name		
☐ Approve	☐ Disapprove	☐ Abstain
Name		
☐ Approve	☐ Disapprove	☐ Abstain
Name		
☐ Approve	☐ Disapprove	☐ Abstain
Name		
☐ Approve	☐ Disapprove	☐ Abstain
Name		
☐ Approve	☐ Disapprove	☐ Abstain
Name		
☐ Approve	☐ Disapprove	☐ Abstain
Name		
☐ Approve	■ Disapprove	☐ Abstain

PROXY C

		witten at			
		Date			<u>—</u>
I/We		Natior	nality		_
Residing at No_	Ro	ad	Sub-district	<u> </u>	_
District		Province		Postal Code	_
As a custodian c	of				_
As a shareholde	r of Seamico Securities Pu	blic Company Limited			
Holding a total n	umber of	shares and a to	tal of votesvo	otes as follows:	
Ordinary share_		shares, the num	ber of votes	votes	
Preferred share_		shares, the num	ber of votes	votes	
Hereby appoint					
(1)			A	ge	_
Residing at No_	Ro	ad	Sub-district		_
District		Province	Po	ostal Code	_or
(2)			A	ge	_
Residing at No_	Ro	ad	Sub-district	<u> </u>	
District		Province	Po	ostal Code	_or
(3)			A	ge	
Residing at No_	Ro	ad	Sub-district	<u> </u>	
District		Province	Po	ostal Code	_
th		ntien Room, The Moi	ntien Hotel, 54 Surawo	ngse Road, Suriyawong	v
The number of v	500 or at any adjournme	ent thereof to any other	attend this meeting as fo	e.	<i>j</i> ,
The number of vo	500 or at any adjournme	ent thereof to any other	attend this meeting as fo	e.	,
ngrak, Bangkok 108 The number of vortice Equal to the Partial	500 or at any adjournme otes which I/we have grant e number of shares held by	ent thereof to any other ed to my/our proxy to me/our and have the	attend this meeting as fo	e. ollows:	<i>,</i>
The number of volume Equal to the Partial	500 or at any adjournment of the state of th	ent thereof to any othered to my/our proxy to me/our and have the shares	attend this meeting as for voting right sand voting rights	e. illows: votes	<i>j</i> ,
The number of volume and the number of volume and the partial and the preference are also and the preference and the preference are also are also and the preference are also and the preference are also are also and the preference are also and the preference are also are also are also and the preference are also and the preference are also are also are also and the preference are also ar	500 or at any adjournment of the state of th	ent thereof to any other sed to my/our proxy to me/our and have the sharesshares and voti	attend this meeting as for voting right sand voting rights	e. illows: votesvotes	<i>j</i> ,
The number of vi Equal to the Partial Ordin Prefe Total of vot	otes which I/we have grante number of shares held by nary share	ent thereof to any othered to my/our proxy to me/our and have the shares shares and voti	attend this meeting as for voting right sand voting rights	e. illows: votesvotes	<i>j</i> ,
The number of vi Equal to the Partial Ordin Prefe Total of vot	otes which I/we have grante number of shares held by nary shareting rights	ent thereof to any othered to my/our proxy to me/our and have the shares shares and votice as follows:	attend this meeting as for voting right sand voting rights	e. illows: votesvotes	<i>j</i> ,
The number of vi Equal to the Partial Ordin Prefe Total of vot At this meeting, Agenda Item 1	otes which I/we have grant any adjournment of the number of shares held by the nary shareting rightsting rightsting the chair	ent thereof to any othered to my/our proxy to me/our and have the shares shares and votice as follows:	attend this meeting as for voting right is and voting rights ing rightsvo	e. ollows: votesvotes otes	<i>j</i> ,
The number of vi Equal to the Partial Ordin Prefe Total of vot	otes which I/we have grante number of shares held by nary shareting rightsI/We grant the proxy to vot Message from the Chair To certify the minutes of	ent thereof to any other ed to my/our proxy to me/our and have the shares shares and votice as follows: man the Extraordinary Gen	attend this meeting as for voting right s and voting rights ng rights eral Meeting of Sharehole	e. votes votes tes	<i>}</i> ,
The number of vi Equal to the Partial Ordir Prefe Total of vot Agenda Item 1	otes which I/we have grante number of shares held by nary shareting rightsI/We grant the proxy to vot Message from the Chair To certify the minutes of (1) The proxy have for (1)	ent thereof to any other sed to my/our proxy to me/our and have the shares shares and voti e as follows: man the Extraordinary Gen ull authority to conside	attend this meeting as for voting right s and voting rights ng rights eral Meeting of Sharehold r and vote in all respects	e. votes votes tes	<i>j</i> ,
The number of vi Equal to the Partial Ordir Prefe Total of vot Agenda Item 1	otes which I/we have grante number of shares held by nary shareting rightsI/We grant the proxy to vot Message from the Chair To certify the minutes of (1) The proxy shall v	ent thereof to any othered to my/our proxy to me/our and have the shares and votice as follows: man the Extraordinary Genull authority to considered to the on my wish as follows.	attend this meeting as for voting right s and voting rights ng rights eral Meeting of Shareholder and vote in all respects ws:	votes votes votes votes votes votes otes Iders No. 1/2013.	
The number of virial Partial Prefe Total of vot At this meeting, Agenda Item 1 Agenda Item 2	otes which I/we have grante number of shares held by nary shareting rightsI/We grant the proxy to vot Message from the Chair To certify the minutes of [1] (1) The proxy shall v Approve	ent thereof to any other ed to my/our proxy to me/our and have the shares shares and votice as follows: man the Extraordinary Genull authority to consider ote on my wish as follows: """""""""""""""""""""""""""""""""""	attend this meeting as for voting right s and voting rights ng rights eral Meeting of Shareholder and vote in all respects ws: isapprove	votes votes votes votes ders No. 1/2013. s on my/our behalf.	
The number of vi Equal to the Partial Ordir Prefe Total of vot Agenda Item 1	otes which I/we have grante number of shares held by nary share	ent thereof to any other sed to my/our proxy to me/our and have the shares shares and voti e as follows: man the Extraordinary Gen ull authority to conside ote on my wish as follo s annual report and the	eral Meeting of Shareholder and vote in all respects ws: Be Board of Directors' repersolation of the same and the same an	votes votes votes votes ders No. 1/2013. on my/our behalf. votes Abstain	
The number of virial Preference Total of vot At this meeting, Agenda Item 1 Agenda Item 2	otes which I/we have grante number of shares held by nary share	shares and votice as follows: man the Extraordinary Genull authority to conside annual report and the full authority to conside annual report and the full authority to conside annual report and the full authority to conside	eral Meeting of Shareholder and vote in all respects was: Be Board of Directors' reper and vote in all respects	votes votes votes votes ders No. 1/2013. on my/our behalf. votes Abstain	

Attachment 5

Agenda Item 4	To consider and approve the Company's audited balance sheets, profit and loss statements for
	the year 2013 as at 31 st December 2013.
	(1) The proxy have full authority to consider and vote in all respects on my/our behalf.
	(2) The proxy shall vote on my wish as follows:
	☐ Approvevotes ☐ Disapprovevotes ☐ Abstainvotes
Agenda Item 5	To consider not allocating part of net profit as a reserve fund due to the amount of legal reserves
	is higher than ten percent of the registered capital.
	(1) The proxy have full authority to consider and vote in all respects on my/our behalf.
	(2) The proxy shall vote on my wish as follows:
	☐ Approvevotes ☐ Disapprovevotes ☐ Abstainvotes
Agenda Item 6	To consider and approve dividend payment for the operation from 1st January 2013 to 31st December
	2013.
	(1) The proxy have full authority to consider and vote in all respects on my/our behalf.
	(2) The proxy shall vote on my wish as follows:
	☐ Approvevotes ☐ Disapprovevotes ☐ Abstainvotes
Agenda Item 7	To consider and approve the election of directors to replace the directors retiring by rotation.
	lacksquare (1) The proxy have full authority to consider and vote in all respects on my/our behalf.
	(2) The proxy shall vote on my wish as follows:
	☐ Approve all election
	☐ Approvevotes ☐ Disapprovevotes ☐ Abstainvotes
	Approve the election of some directors.
	1. Mr. Peter J. Emblin
	☐ Approvevotes ☐ Disapprovevotes ☐ Abstainvotes
	2. Mr. Jesadavat Priebjrivat
	☐ Approvevotes ☐ Disapprovevotes ☐ Abstainvotes
	3. Dr. Tanasak Wahawisan
	☐ Approvevotes ☐ Disapprovevotes ☐ Abstainvotes
	4. Mr. Chakrit Sakunkrit
	☐ Approvevotes ☐ Disapprovevotes ☐ Abstainvotes
Agenda Item 8	To consider and approve directors' fee for the year 2014 not exceed Baht 4,000,000 per year.
	\square (1) The proxy have full authority to consider and vote in all respects on my/our behalf.
	(2) The proxy shall vote on my wish as follows:
	☐ Approvevotes ☐ Disapprovevotes ☐ Abstainvotes
Agenda Item 9	To consider and approve directors' performance bonus for 2013 at Baht 3,000,000 in total.
	\square (1) The proxy have full authority to consider and vote in all respects on my/our behalf.
	(2) The proxy shall vote on my wish as follows:
	☐ Approvevotes ☐ Disapprovevotes ☐ Abstainvotes
Agenda Item 10	To consider and approve the appointment of auditor and fix their audit fee for 2014.
	\square (1) The proxy have full authority to consider and vote in all respects on my/our behalf.
	(2) The proxy shall vote on my wish as follows:
	☐ Approvevotes ☐ Disapprovevotes ☐ Abstainvotes

Attachment 5

	Agenda Item 11 Other	matters (if any)		
	□ (1) The proxy have full authority to	consider and vote in all respects on my	//our behalf.
	(2) The proxy shall vote on my wish	as follows:	
		Approvevotes	☐ Disapprovevotes	☐ Abstainvotes
(5)	In case the voting of the	proxy in any agenda is not regula	ated as specified in the Form of Proxy,	it shall be deemed
	that the voting is not righ	nt and not subject to take the num	ber of votes.	
(6)	In case I/we have not sp	ecified my/our voting intention in	any agenda or not clearly specified or	in case the meeting
	considers or passes re-	solutions in any matters other th	an those specified above, including i	n case there is any
	amendment or addition	of any fact, the proxy shall have	the right to consider and vote on my/o	our behalf as he/she
	may deem appropriate i	n all respects.		
	Any act(s) undertak	en by the proxy at such meeting	shall be deemed as my/our own act(s)	in all respects.
		Signed		_Grantor
		(_)
		Signed		_Proxy
		(_)
		Signed		_Proxy
		(_)
		Signed		_Proxy
		(_)

Note

- 1. The Form of Proxy C is used for shareholder who registered as a foreign investor and assigned the custodian in Thailand to keep and take care of the shares on behalf only.
- 2. Required documents attached to the Form of Proxy:-
 - (1) The Power of Attorney which the shareholder authorized Custodian to perform on behalf.
 - (2) The letter to confirm that the signer in the Form of Proxy has been registered as the Custodian Business.
- 3. The shareholder appointing the proxy must authorize only one proxy to attend and vote at the meeting and may not split the number of shares to many proxies for splitting votes.
- 4. At the agenda appointing directors, the whole Board of Directors or certain director can be appointed.
- 5. In case there are additional agendas to be considered other than those specified above, the proxy can specify in the Annex to the Form of Proxy C. as attached.

ANNEX TO PROXY C

Grant of proxy as a shareholder of Seamico Securities Public Company Limited

As my/our proxy to attend and vote in *The Annual General Meeting of Shareholders for 2014 to be held on 28th April 2014 at 2.00 p.m. at Rajamontien Room, The Montien Hotel, 54 Surawongse Road, Suriyawong, Bangrak, Bangkok 10500 or at any adjournment thereof to any other date, time and venue.*

	AgendaRe
	(1) The proxy have full authority to consider and vote in all respects on my/our behalf.
	☐ (2) The proxy shall vote on my wish as follows:
	☐ Approvevotes ☐ Disapprovevotes ☐ Abstainvotes
	Agenda Re
_	(1) The proxy have full authority to consider and vote in all respects on my/our behalf.
	☐ (2) The proxy shall vote on my wish as follows:
	☐ Approvevotes ☐ Disapprovevotes ☐ Abstainvotes
	Agenda Re
	(1) The proxy have full authority to consider and vote in all respects on my/our behalf.
	(1) The proxy shall vote on my wish as follows:
	☐ Approvevotes ☐ Disapprovevotes ☐ Abstainvotes
П	Agenda Re
	(1) The proxy have full authority to consider and vote in all respects on my/our behalf.
	(1) The proxy shall vote on my wish as follows:
	☐ Approvevotes ☐ Disapprovevotes ☐ Abstainvotes
	Agenda Re
	<u> </u>
	(1) The proxy have full authority to consider and vote in all respects on my/our behalf.
	(2) The proxy shall vote on my wish as follows:
	□ Approve votes □ Disapprove votes □ Abstain votes

Agenda	Re	Appointment of Director	(continued)
Name			
☐ Approve	votes C	Disapprovevotes	Abstainvotes
Name			
☐ Approve	☐ Dis	sapprove	
Name			
Approve	votes L	Disapprovevotes	☐ Abstainvotes
Name			
Approve	votes C	Disapprovevotes	☐ Abstainvotes
Name			
Approve	votes C	Disapprovevotes	Abstainvotes
Name			
Approve	votes [Disapprovevotes	Abstainvotes
Name			
Approve	votes L	Disapprovevotes	Abstainvotes
Name			
Approve	votes C	Disapprovevotes	Abstainvotes
Name			
Approve	votes [Disapprovevotes	Abstainvotes
Name			
Approve	votes [Disapprovevotes	Abstainvotes
Name			
Approve	votes C	Disapprovevotes	Abstainvotes
Name			
Approve	votes L	Disapprovevotes	Abstainvotes
Name			
Approve	votes L	Disapprovevotes	Abstainvotes
Name			
Approve	votes L	Disapprovevotes	Abstainvotes
Name			
Approve	votes L	Disapprovevotes	Abstainvotes

<u>Documents or evidence showing an identity of the shareholder</u> or a representative of the shareholder entitled to attend the meeting

1. Natural Person

1.1 Thai Nationality

Attend by yourself

1) identification card of the shareholder (personal I.D. or identification card of government office or identification card of state enterprise officer)

In case of proxy

- 1) certified true copy of identification card of the shareholder; and
- 2) certified true copy of identification card or passport (in case of a foreigner) of the proxy; and
- 3) proxy with grantor signature

1.2 Non-Thai Nationality

Attend by yourself

1) passport of the shareholder

In case of proxy

- 1) certified true copy of passport of the shareholder; and
- 2) certified true copy of identification card or passport (in case of a foreigner) of the proxy; and
- 3) proxy with grantor signature

2. Juristic Person

2.1 <u>Juristic Person Registered in Thailand</u>

- 1) certified true copy of corporate affidavit, issued within 30 days by Ministry of Commerce signed by authorized person with company seal; and
- 2) certified true copy of identification card or passport (in case of a foreigner) of the authorized director(s) who sign(s) the proxy form; and
- 3) certified true copy of identification card or passport (in case of a foreigner) of the proxy; and
- 4) proxy with grantor signature

1.2 Juristic Person Registered outside Thailand

- 1) certified true copy of corporate affidavit; and
- certified true copy of identification card or passport (in case of a foreigner) of the authorized director(s) who sign(s) the proxy form
- 3) certified true copy of identification card or passport (in case of a foreigner) of the proxy; and
- 4) proxy with grantor signature

In case of any documents or evidence or executed outside Thailand, such documents of evidence should be notarized by a notary public.

Articles of Association in regard to shareholders' meeting

CHAPTER IV

Shareholders' Meetings

- 33. The general shareholders' meeting of the Company shall be held in the area where the registered office of the Company is located or at any adjacent provinces or any other places as prescribed by the Board of Directors.
- 34. The general shareholders' meeting shall be held at least once in every twelve months. This meeting shall be called "General or Ordinary Meeting". The General Meeting shall be held within four months from the end of accounting period of the Company.

Any other shareholders' meeting shall be called an "Extraordinary General Meeting".

The Board of Directors may call an Extraordinary General Meeting whenever they think fit or the shareholders holding not less than one-fifth of the total shares issued or at least twenty five shareholders, holding not less than one-tenth of the total shares issued, request in one written document to the Board of Directors the holding of an Extraordinary General Meeting. The requisition must clearly specify the object for which the meeting is required to be called. The Board of Directors shall hold the meeting within 1 month from the date of receiving such request.

- 35. In calling for a shareholders' meeting, the Board of Directors shall prepare a notice of the meeting indicating the place, date, time, agenda, and matters to be proposed to the meeting together with appropriate details by clearly specifying that such matter is for acknowledgment, for approval, or for consideration, and send the notice with the Board of Directors' opinion on such matters to the shareholders and the Registrar not less than 7 days prior to the meeting date.
 - Such notice must also be published in a newspaper for 3 consecutive days with at least 3 days prior to the meeting date.
- 36. In a shareholders' meeting, there must be at least 25 shareholders or one-half of the total shareholders and holding not less than one-third of the total shares issued present in persons or by proxies (if any) in order to constitute a quorum.
 - If within an hour from the time fixed for the shareholders' meeting, the quorum prescribed by the first paragraph is not constituted, the meeting, if called upon the requisition of the shareholders, shall be dissolved. If such meeting is called other than by the shareholders' requisition, another meeting shall be called and a notice of the meeting shall be sent to the shareholders at least 7 days prior to the meeting date. At such meeting, no quorum shall be necessary.
- 37. In any shareholders' meeting, a shareholder in entitled to appoint a proxy to represent him at the meeting and have the right to vote.

The instrument appointing a proxy shall be in writing and be signed by the shareholder appointing the proxy in accordance with form prescribed by the Public Company Registrar and shall at least contain the following particulars:

- a) the amount of shares held by such shareholder;
- b) the name of the proxy;
- c) the meeting for which the proxy is appointed to attend and vote.

Such instrument appointing the proxy shall be submitted to the Chairman or the person authorized by the Chairman prior to the proxy attending the meeting.

- 38. In the event the meeting has not completed its consideration of the agenda prescribed in the notice of the meeting or for matters raised by the shareholders holding not less than one-third of the total shares issued and it is necessary that the consideration be adjourned, the meeting shall fix the place, date, and time for the next meeting and the Board of Directors shall give notice of the adjourned meeting indicating the place, date, time, and agenda to shareholders of not less than 7 days prior to the meeting date. The said notice shall also be published in a newspaper at least 3 days prior to the meeting date.
- 39. The Chairman of the Board of Directors shall be the Chairman for the shareholders' meeting. In the event the Chairman is not present or is unable to discharge his duties, the Vice-Chairman, if any, shall serve as the Chairman. If there is no Vice-Chairman or such Vice-Chairman is unable to discharge his duties, the shareholders present shall elect one of their members to be the Chairman for the meeting.
- 40. In every shareholders' meeting, all shareholders shall have one vote for each share they hold.

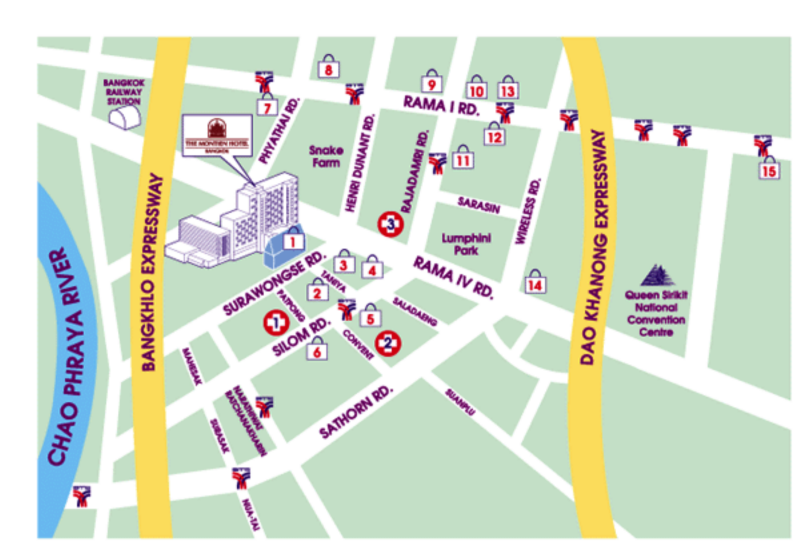
A shareholder who has a special interest in any resolution may not vote on such resolution, except for the election of Directors.

A resolution of any shareholders' meeting shall be passed by a majority of votes of all shareholders attending the meeting and having the right to vote, except for the following cases where a resolution of not less than three-fourths of votes of the shareholders attending the meeting and having the right to vote is required:

- a) the sale or transfer of the whole or the substantial part of the Company's business to any other person;
- b) the purchase or acceptance of any transfer of the business of other public or private companies; and
- c) the entering into, alteration or termination of any agreement concerning the lease, in whole or in substantial part, of the Company's business, the assignment to any person for the management of the Company's business, or the merger with any other person for the purpose of profit and loss sharing.

Voting Procedure

- 1. When the Chairman proposes the agenda in order, if any shareholder would like to vote against or abstain to vote for any agenda, please raise your hand, the Company's officers will collect the ballot only for the shareholder who votes against or abstain to vote and conclude the result. Then the Chairman will announce the vote to the meeting.
- 2. For agenda regarding the election of the retiring directors by rotation, the Company's officers will collect the ballot from all attending shareholders and have rights to votes. The result of votes of each director will be concluded and announced by the Chairman.



EASY ACCESSIBILITY

☐ Major Shopping Centres

- Montien Plaza
 Sentral World Plaza
- 2. Taniya Plaza 10. Gaysorn Plaza
- 3. Jim Thompson 11. Peninsula Plaza
- 4. Robinson 12. Amarin Plaza
- 5. Silom Complex 13. Central Chitlom
- 6. C.P. Tower 14. Suanlum Night Bazaar
 - Emporium
- 8. Siam Centre

7. M B K Centre

Hospitals

- 1. Bangkok Christian Hospital
- 2. Bangkok Nursing Home
- 3. Chulalongkorn Hospital





BTS Sky Train Station. Only 5 minutes walk from the Montien Hotel to "Sala Daeng" Station on Silom Road

MRT Underground Train Station. Just a few minutes walk from the Montien Hotel to "Sam Yan" Station on Rama IV Road

Expressway

Request form to receive Annual Report in hard copy

То	Shareholders Seamico Securit	ies Public Company Limited			
please	Please be informed that if any shareholders would like to receive Annual Report 2013 as a <u>Hard Copy</u> , please fill your information in the following form clearly and fax your request to the Company at Fax. No. 66 (0) 2624-6398, then Annual Report 2013 will be delivered to you by mail.				
Name					
Addres	ss				
Tel.					
<u>Or</u> Pl	ease receive at	Company Secretary Office			
		Seamico Securities Public Company Limited			
		18 th Floor, Liberty Square, Silom Road			
		Bangrak, Bangkok 10500			
		Tel. No. 66 (0) 2624-6353			