Name -Surname Mr. Narong Chulajata

Age 83 years

Nationality Thai

Highest Education
 Master of Public Administration,

The Maxwell School of Citizenship and Public Affairs, Syracuse University,

New York, USA

Master of Public Administration,

Institute of Public Administration, Thammasat University

• Bachelor's Degree in Political Science, Chulalongkorn University

Training from IOD Director Certification Program (DCP) Class 71/2006

Director Accreditation Program (DAP) Class 11/2004 Role of the Chairman Program (RCP) Class 6/2000

Current Position Independent Director and Member of Audit Committee

(The Company)

Date of Appointment April 26, 2019

Duration of Directorship 2 years 2 months (as of AGM date)

(from the date of appointment)

Shareholding -None-

(as of December 31, 2020)

Work Experience Listed Company: 2 organizations

(last 5 years) 2013 – 2017 Vice Chairman, SUSCO Pcl.

2003 – Present Chairman of the Board, Safari World Pcl.

Non-Listed Company: 4 organizations

2011 - Present Director, Siri Charoen Wattana Co., Ltd.

2008 - Present Director, SUSCO Retail Co., Ltd.

2007-Present Independent Director and Chairman of Audit

Committee, Allianz Ayudhya Assurance Pcl.

2012-Present Director, SUSCO Dealers Co.,Ltd.

Attend of Meeting at 2020	Board of Directors Meeting	6/6	(100%)
	Audit Committee Meeting	4/4	(100%)
	Shareholders Meeting	1/1	(100%)

Director Nomination Criteria

Nomination and Remuneration Committee (NRC) considered their qualifications, knowledge, expertise, board diversity and valuable working experiences, as well as time devotion. In addition, the nominated directors must not possess any characteristics as prohibited by the applicable laws and regulation. As such NRC proposed the nominated directors to the Board of Directors' Meeting No. 1/2021 held on February 25, 2021 for approval.

Nomination Rationale

The Board of Directors, including NRC, exclusivie of directors with conflict of interest in the agenda, has joinly and delebertately considered the qualifications of *Mr. Narong Chulajata* and deemed it appropriate to propose the 2021 Annual General Meeting to consider and elect him as the Independent Director of the Company for another term as he possess all the required qualifications as prescribed in the Company's qualifications of the Independent Directors and the relevant regulations. In addition, he is neither nominated by the Company's major shareholders nor executive, and is able to express his opinion independently. He also has extensive experience and knowledge of accounting which will be beneficial to the Company's business.

Legal disputes (last 5 years)

-None-

Information for Consideration Appointing Person as Independent Director

	Person to be Proposed for				
Characteristic of Conflict of interests	Nomination as				
	Independent Director				
	Mr. Narong Chulajata				
Have /not have the following interest with the Company, its parent company, its subsidiary(s),					
its associated company(s) or any juristic person(s) with potential conflict of interest at present or in last					
two years.					
1. Be/ not be a controlling director, an employee or an advisor who	None				
given salary or regular compensation					
Be/not be a professional service provider	None				

3.	Have/not have business relationship	None
4.	Have/not have family relation between directors	None

The qualifications of the Company's independent directors are in line with those prescribed by the SEC and the SET. Nevertheless, as the Company would like its independent directors to actually act and express their opinion independently, it has prescribed additional qualifications for independent directors that are stricter than those as prescribed by the SEC and the SET. Such qualifications include:

- Hold shares not more than 0.5 % of all voting rights of the Company, any companies in the Allianz Group and its associated companies;
- Not being management, employee, staff member or advisor who receives a regular compensation
 from the Company, or controlling person of the Company, any company in the Allianz Group and its
 associated companies, or person with potential conflict of interest for at least one year prior to
 nomination;
- Having no business relationship or direct or indirect potential conflict of interest in terms of financial
 and general management of the Company, any company in the Allianz Group, its associated
 companies and other persons with potential conflict of interest that may interrupt his independent
 discretion or opinion on the Company's operations;
- Not being person who has legal registered relationship in the form of close relative, major shareholder or controlling person of the Company, any company in the Allianz Group, its associated companies, persons with potential conflict of interest, or persons who are nominated to take care of the interest of major shareholder.

Name -Surname Mr. Vichit Kornvityakoon

Age 70 years

Nationality Thai

Highest Education
 Master of Business Administration,

Thammasat UniversityBachelor of Accountant.

Bachelor of Accountant,
 Chulalongkorn University

· Bachelor of Law,

Thammasat University

Training from IOD Director Certification Program (DCP) Class 172/2013

Advanced Audit Committee Program (AACP) Class 14/2014
Anti-Corruption for Executive Program (ACEP) Class 14/2015
Role of the Nomination & Governance (RNG) Class 7/2015

Risk Management Program for Corporate Leaders (RCL) Class 2/2015

Boards that Make a Difference (BMD) Class 1/2016

Board Matter & Trends (BMT) Class 2/2017 Ethical Leadership Program (ELP) Class 7/2017

Current Position Independent Director and Member of Audit Committee

(The Company)

Date of Appointment January 28, 2013

Duration of Directorship 8 years 5 months (as of AGM date)

(from the date of appointment)

Shareholding -None-

(as of December 31, 2020)

Work Experience Listed Company: -None-

(last 5 years) None-Listed Company: 5 organizations

2019-Present Independent Director and Member of Audit Committee

Allianz Ayudhya General Insuranc Pcl.

2013-2019 Chairman of Compliance Committee

Allianz Ayudhya General Insuranc Pcl.

2013-2017 Member of IT and Systems Development Supervisory

Sub-committee, Deposit Protection Agency

2014-2015 Executive Director, Small and Medium Enterprise

Development Bank of Thailand

2012–2020 Member of Executive Credit Committee,

Sukhumvit Asset Management Co., Ltd.

2016-Present Member of Professional Ethics Committee,

Federation of Accounting Professional under the Royal

Patronage of his Majesty the King

Attend of Meeting at 2020

Board of Directors Meeting 6/6 (100%)
Audit Committee Meeting 4/4 (100%)
Corporate Governance Committee Meeting 4/4 (100%)
Shareholders Meeting 1/1 (100%)

Director Nomination Criteria

Nomination and Remuneration Committee (NRC) considered their qualifications, knowledge, expertise, board diversity and valuable working experiences, as well as time devotion. In addition, the nominated directors must not possess any characteristics as prohibited by the applicable laws and regulation. As such NRC proposed the nominated directors to the Board of Directors' Meeting No. 1/20201 held on February 25, 2021 for approval.

Nomination Rationale

The Board of Directors, including NRC, exclusivie of directors with conflict of interest in the agenda, has joinly and delebertately considered the qualifications of *Mr. Vichit Kornvityakoon* and deemed it appropriate to propose the 2021 Annual General Meeting to consider and elect him as the Independent Director of the Company for another term as he possess all the required qualifications as prescribed in the Company's qualifications of the Independent Directors and the relevant regulations. In addition, he is neither nominated by the Company's major shareholders nor executive, and is able to express his opinion independently. He also has extensive experience and knowledge of accounting and law which will be beneficial to the Company's business.

Legal disputes (last 5 years)

-None-

Information for Consideration Appointing Person as Independent Director

	Person to be Proposed for			
Characteristic of Conflict of interests	Nomination as			
	Independent Director			
	Mr. Vichit Kornvityakoon			
Have /not have the following interest with the Company, its parent company, its subsidiary(s),				
its associated company(s) or any juristic person(s) with potential conflict of interest at present or in last				
two years.				
1. Be/ not be a controlling director, an employee or an advisor who	None			
given salary or regular compensation				
Be/not be a professional service provider	None			
Have/not have business relationship	None			
4. Have/not have family relation between directors	None			

The qualifications of the Company's independent directors are in line with those prescribed by the SEC and the SET. Nevertheless, as the Company would like its independent directors to actually act and express their opinion independently, it has prescribed additional qualifications for independent directors that are stricter than those as prescribed by the SEC and the SET. Such qualifications include:

- Hold shares not more than 0.5 % of all voting rights of the Company, any companies in the Allianz Group and its associated companies;
- Not being management, employee, staff member or advisor who receives a regular compensation
 from the Company, or controlling person of the Company, any company in the Allianz Group and its
 associated companies, or person with potential conflict of interest for at least one year prior to
 nomination:
- Having no business relationship or direct or indirect potential conflict of interest in terms of financial
 and general management of the Company, any company in the Allianz Group, its associated
 companies and other persons with potential conflict of interest that may interrupt his independent
 discretion or opinion on the Company's operations;
- Not being person who has legal registered relationship in the form of close relative, major shareholder or controlling person of the Company, any company in the Allianz Group, its associated companies, persons with potential conflict of interest, or persons who are nominated to take care of the interest of major shareholder.

Name -Surname Mrs. Claudia Salem

Age 45 years

Nationality American

Highest Education • Finance and Entrepreneurship,

New York University,

Stern School of Business, USA

Computer and Communication Engineering,

American University of Beirut, Lebanon

Training from IOD -None-

Current Position Director

(The Company)

Date of Appointment April 26, 2019

Duration of Directorship 2 years 2 months (as of AGM date)

(from the date of appointment)

Shareholding -None-

(as of December 31, 2020)

Work Experience Listed Company : -None-

(last 5 years) Non-Listed Company : 1 organization

2019-Present Chairwoman of the Board of Directors

Allianz Ayudhya General Insurance Pcl.

Attend of Meeting at 2020 Board of Directors Meeting 5/6 (83%)

Shareholders Meeting -/- (maternity leave)

Director Nomination Criteria Nomination and Remuneration Committee (NRC) considered their

qualifications, knowledge, expertise, board diversity and valuable working experiences, as well as time devotion. In addition, the

nominated directors must not possess any characteristics as prohibited by the applicable laws and regulation. As such NRC proposed the nominated directors to the Board of Directors' Meeting No. 1/20201 held on February 25, 2021 for approval.

Nomination Rationale

The Board of Directors, including NRC, exclusivie of directors with conflict of interest in the agenda, has joinly and delebertately considered the qualifications of *Mrs. Claudia Salem* and deemed it appropriate to propose the 2021 Annual General Meeting to consider and elect her as the director of the Company for another term as he possess all the required qualifications as prescribed in the Company's qualifications of the Directors and the relevant regulations. She also has extensive experience and knowledge of Management and insurance investment which will be beneficial to the Company's business.

Legal disputes (last 5 years)

-None-

Name -Surname Mr. Lars Heibutzki

Age 46 years

Nationality German

Highest EducationPh.D. in Economics and

Statistical Science with Distinction, Friedrich Alexander University,

Nuremberg, Germany

Master of Business Administration,
 Major in Finance, Investment and

Banking, University of Wisconsin-Madison, USA

• Business and Economics Degree

with Distinction, University of Leipzig, Germany

Training from IOD -None-

Current Position Director

(The Company)

Date of Appointment April 26, 2019

Duration of Directorship 2 years 2 months (as of AGM date)

(from the date of appointment)

Shareholding -None-

(as of December 31, 2020)

Work Experience Listed Company : -None-

(last 5 years) Non-Listed Company : 1 organization

2019-Present Director and Chief Executive Officer

Allianz Ayudhya General Pcl.

Attend of Meeting at 2020 Board of Directors Meeting 6/6 (100%)

Nomination and Remuneration Committee Meeting 4/4 (100%)
Shareholders Meeting 1/1 (100%)

Director Nomination Criteria

Nomination and Remuneration Committee (NRC) considered their qualifications, knowledge, expertise, board diversity and valuable working experiences, as well as time devotion. In addition, the nominated directors must not possess any characteristics as prohibited by the applicable laws and regulation. As such NRC proposed the nominated directors to the Board of Directors' Meeting No. 1/20201 held on February 25, 2021 for approval.

Nomination Rationale

The Board of Directors, including NRC, exclusivie of directors with conflict of interest in the agenda, has joinly and delebertately considered the qualifications of *Mr. Lars Heibutzki* and deemed it appropriate to propose the 2021 Annual General Meeting to consider and elect him as the director of the Company for another term as he possess all the required qualifications as prescribed in the Company's qualifications of the Directors and the relevant regulations. He also has extensive experience and knowledge of Management and insurance investment which will be beneficial to the Company's business.

Name -Surname Miss Jarunee Chaisupakitsin

Age 59 years

Nationality Thai

Highest Education
 Master of Business Administration,

Thammasat University

• Graduate Diploma in Translation,

Thammasat University

• Graduate Diploma, English for Careers,

Thammasat University

• Bachelor of Accouniting,

Thammasat University

Bachelor of Economics,

Sukhothai Thammathirat Open University

Training from IOD -None-

Current Position Director

(The Company)

Date of Appointment August 1, 2020

Duration of Directorship 10 months (as of AGM date)

(from the date of appointment)

Shareholding -None-

(as of December 31, 2020)

Work Experience Listed Company : -None-

(last 5 years) Non-Listed Company: 2 organizations

2020 - Present Director, Country Chief Accounting Officer &

Head of P&C Accounting

Allianz Ayudhya General Insurance Pcl.

2003 - Present Senior Vice President, Accounting

Allianz Ayudhya Assurance Pcl.

2003 - 2019 Director , Senior Vice President, Accounting

Allianz Ayudhya General Insurance Pcl.

Attend of Meeting at 2020 Board of Directors Meeting 2/2 (100%)

Corporate Governance Committee Meeting 4/4 (100%)

Shareholders Meeting 1/1 (100%)

Director Nomination Criteria

Nomination and Remuneration Committee (NRC) considered their qualifications, knowledge, expertise, board diversity and valuable working experiences, as well as time devotion. In addition, the nominated directors must not possess any characteristics as prohibited by the applicable laws and regulation. As such NRC proposed the nominated directors to the Board of Directors' Meeting No. 1/20201 held on February 25, 2021 for approval.

Nomination Rationale

The Board of Directors, including NRC, exclusivie of directors with conflict of interest in the agenda, has joinly and delebertately considered the qualifications of *Miss Jarunee Chaisupakitsin* and deemed it appropriate to propose the 2021 Annual General Meeting to consider and elect her as the director of the Company for another term as she possess all the required qualifications as prescribed in the Company's qualifications of the Directors and the relevant regulations. She also has extensive experience and knowledge of Management Accounting which will be beneficial to the Company's business.

Person to be Proposed for	Listed Company*		Other Company	Director in	
Nomination as Director	Amount	Type of Director	(Non-Listed)*	Competing /	
				Related Company	
Mr. Narong Chulajata	2	Independent	4	-None-	
		Director			
Mr. Vichit Kornvityakoon	-	Independent	5	-None-	
		Director			
Mrs. Claudia Salem	-	Director	1	-None-	
Mr. Lars Heibutzki	-	Director	1	-None-	
Miss Jarunee Chaisupakitsin	-	Director	2	-None-	

Remark: * Base in Thailand only and important position as Director in listed Company

Definition & Qualifications of Independent Directors

An independent director is a director who can express his/her opinions freely with an aim to improve the organization's management and to lead it towards progress, transparency, and good governance. The qualifications of an independent director are stricter than requirements of Securities and Exchange Commission and the Capital Market Supervisory as follows:

- 1. Holding shares not exceeding 0.5 percent of the total number of voting rights of the Company, its parent company, subsidiary, affiliate, principal shareholder, or controlling person of the Company, including shares held by related persons of the independent director.
- Neither being nor having been an executive director, employee, staff, or adviser who receives a salary, or a controlling person of the Company, its parent company, subsidiary, affiliate, samelevel subsidiary, principal shareholder, or controlling person of the Company, unless the foregoing status has ended not less than two years prior to the date of Company filing with the SEC and the SET; however, the prohibition excludes independent directors who were government officers or advisers to government agencies that are major shareholders or controlling persons of the Company.
- Not being a person related by blood or registration under the law, such as father, mother, spouse, sibling, or child, including spouse of the children to executives, major shareholders, controlling persons, or persons to be nominated as executive or controlling persons of the Company or its subsidiary.
- 4. Not having a business relationship with the Company, its parent company, subsidiary, affiliate, major shareholder, or controlling person of the Company, in a manner which may interfere with his/her independent judgment, and neither being nor having been a principal shareholder or controlling person with any business relationship with the Company, its parent company, subsidiary, affiliate, major shareholder, or controlling person of the Company, unless the foregoing relationship has ended not less than two years prior to the date of the Company filing with the SEC and the SET. The term "business relationship" aforementioned includes any normal business transaction, rental or lease of immovable property, transaction relating to assets or services or grant or receipt of financial assistance through receiving or extending loans, guarantee, providing assets as collateral, including any other similar actions, which result in the Company or a counterparty being subject to indebtedness payable to the other party in the amount of three percent or more of the net tangible assets of the Company or Baht 20 million or more, whichever is lower. The amount of such indebtedness will be calculated according to the calculation method for valuing connected transactions under the Notification of the Capital Market Supervisory Board concerning rules on connected transactions, mutatis mutandis. The combination of such indebtedness will include indebtedness taking place during the course of one year prior to the date on which the business relationship with the person commences.
- 5. Neither being nor having been an auditor of the Company, its parent company, subsidiary, affiliate, major shareholder, or controlling person of the Company, and not being a principal

shareholder or controlling person or partner of an audit firm which audits the Company, its parent company, subsidiary, affiliate, major shareholders, or controlling person of the Company unless the foregoing relationship has ended not less than two years from the date of the Company filing with the SEC and the SET.

- 6. Neither being nor having been any professional adviser including legal adviser or financial adviser who receives an annual service fee exceeding two million baht from the Company, its parent company, subsidiary, affiliate, major shareholders, or controlling person of the Company, and neither being nor having been a principal shareholder, controlling person, or partner of the professional adviser unless the foregoing relationship has ended not less than two years from the date of the Company filing with the SEC and the SET.
- 7. Not being a director who has been appointed as a representative of the Company's director, a major shareholder, or shareholders who are related to the major shareholder.
- 8. Not operating any business which has the same nature as and is in significant competition with the business of the Company or its subsidiary; not being a principal competition in any partnership; not being an executive director, employee, staff, or adviser who receives salary; or not holding shares exceeding 0.5 percent of the total number of voting rights of any other company operating a business which has the same nature as and is in significant competition with the business of the Company or its subsidiary.
- 9. Not having any characteristics which make him/her incapable of expressing independent opinions with regard to the Company's business affairs.
- 10. Having Knowledge and understanding of the nature of business of the Company as well as the knowledge that is beneficial to the business operations of the Company.
- 11. Independent directors shall report to the Board of Directors immediately if see any incidents that might make them ineligible to independence as independent director
- 12. The Independent Director shall serve for a term of not exceeding 9 years.
- 13. The Independent Director should not hold directorship in other listed companies more than 5 listed companies.

After an independent director has been appointed in accordance with the characteristics mentioned above, the independent director may be assigned by the Board of Directors to determine on the operation of the Company, its subsidiaries, affiliates, subsidiaries in same tier, major shareholders or controlling person of the Company. The decision shall be made in the form of collective decision.

<u>Remark</u>: This requirement is stricter than the regulation of the Capital Market Supervisory Board, which stipulates a maximum of one (1) percent and indicates especially in item 12 and item 13 as the additional reference part available on 56-1 One Report.