

(Translation)

Guidelines for attending the AGM through Electronic Method (e-Meeting) and the Appointment of Proxy

1. Attend the e-Meeting by themselves

1.1 Please kindly fill in the Registration form for attending the AGM (e-Meeting) (Enclosure No. 8) with clearly identifying your email and mobile phone number in order to be used for the meeting registration and attach identification documents to confirm the attendance's rights of the AGM as follows:

- In the event that the shareholder is an ordinary person-a valid certified true copy of ID card, passport, or other official documents issued by government authority.
- In the event that the shareholder is a juristic person-an executed version of the power of attorney or a proxy and supporting documents as per the detail in item "Supporting Documents for the Appointment of Proxy" below.

Please submit the Registration form for attending the 2025 AGM (e-Meeting) and such identification document to the Company within 10-18 April 2025 before 5 pm. via the following channels:

- 1. Email address: <u>vassavee@theerawan.com</u>
- 2. By post: The Registrar, Legal Department (Documents for AGM)

The Erawan Group Public Company Limited

2, 6th floor, Ploenchit Center Building, Sukhumvit Road, Klongtoei Sub-district,

Klongtoei District, Bangkok10110

- 3. Via e-meeting registration system: <u>https://erw.foqus.vc/registration/</u> or
- 4. Scan QR Code:



1.2 When the Company receives a document as per item 1.1 from the shareholder or proxy holder, the Company will proceed with the document inspection to confirm the meeting attendance's rights. Once the inspection is completed, the Electronic Meeting System Service Provider, Quidlab Co., Ltd. (Quidlab) will send username, password and Weblink to register to the AGM to you. Kindly refrain from giving your username and password to another person. In the case that your username and password are lost, or you have not received it by 21 April 2025 at 5.00 pm. Please immediately contact Quidlab, the e- Meeting System Service Provider of the Company, at a contact channel that appeared on the e-mail sending username and password to you. (Email info@quidlab.com Telephone 0-2013-4322 or mobile 080-008-7616).

1.3 Please read the manual thoroughly from the e-mail that the Company sends to you. The system will be opened1 hour prior to the meeting so that the shareholder can register to attend the meeting. However, the live broadcast will only begin at 14.00 hours.

1.4 For casting the vote during the e-Meeting, a shareholder may cast his/her vote in each agenda to either approve, disapprove, or abstain from voting. For the shareholders who do not vote in any agenda, the system will automatically count your vote as "approve".



1.5 If you encounter any technical problem in using the e-Meeting system before or during the meeting, please contact Quidlab who is the e-Meeting System Service Provider of the Company at a contact channel that appeared on the e-mail sending username and password to you.

2. Appoint any person as the proxy to attend the e-Meeting

In case that shareholders are unable to attend the meeting, they may appoint any person or an independent director of the Company as their proxy to attend and cast the votes on their behalf. The names of independent directors are as follows:

Name of Directors/Position	Age	Address	Interest in
			agenda
1. Dr. Kulpatra Sirodom,	69	619/2 Soi Santikham, Sukhumvit 109 Road,	None
Chairman of the Audit Committee		Tambon Samrong Nua, Amphor Muang	
		Samutprakan, Samutprakan 10270	
2. Mr. Ekasith Jotikasthira,	55	511/3 Sri-Ayudhaya Road, Kwaeng	None
Member of the Audit Committee		Thanonphayathai, Khet Rajdhevi,	
		Bangkok 10400	
3. Dr. Pipat Luengnaruemitchai	47	71/1 Pradiphat Soi 9 Road, Kwaeng Sam Sen Nai,	None
Member of the Audit Committee		Khet Phaya Thai, Bangkok, 10400	
4. Mr. Banyong Pongpanich,	71	16 Soi Indramara 4, Sutthisan Winitchai Road,	5
Independent Director		Kwaeng Sam Sen Nai, Khet Phaya Thai,	
		Bangkok 10400.	

In this regard, the Company kindly ask the shareholders to send the completely signed Proxy form as per Enclosure No. 6 or download from Company's website <u>www.theerawan.com</u>, and supporting documents for the appointment of proxy to the Company via e-mail Address: <u>vassavee@theerawan.com</u> or by post by 18 April 2025 at 5 pm.

The Registrar, Legal Department (Documents for AGM)
The Erawan Group Public Company Limited
2, 6th floor, Ploenchit Center Building,
Sukhumvit Road, Klongtoei Sub-district,
Klongtoei District, Bangkok 10110

Supporting Documents for the Appointment of Proxy in the form stipulated under the law.

- 1. In case proxy grantor is ordinary person:
 - (a) Proxy form has been correctly and completely filled in, signed by the grantor and the proxy.
 - (b) A copy of the valid identification card/passport (for non-Thai nationals) of the grantor and the proxy which has been certified true.
- 2. In case proxy grantor is juristic person:
 - (a) Proxy form has been correctly and completely filled in, signed by the authorized representative of the juristic person with affixing the company's seal (if any) and signed by the proxy.



- (b) A copy of the affidavit of the shareholder, which must be issued no later than 6 months prior to the meeting date and copy of the identification card/passport (for non-Thai nationals) of the authorized representative of the juristic person which has been certified a true.
- (c) A copy of the valid identification card/passport (for non-Thai nationals) of the proxy which has been certified true.
- 3. In case proxy grantor is a custodian:

Please enclose the Power of Attorney of shareholders to the custodian in accordance with item no. 2 and letter of certification or copy of a permit to certify permission to act as a custodian.

Non-Thai National or juristic person registered outside the country:

In case the supporting documents or evidence is produced outside Thailand, such document shall be notarized by a notary public. In the case that the original document is not in English, the English translation shall be required and certified the correct translation by the shareholder or the authorized representative.

- 3. Voting
 - 3.1 General Agenda: A vote on each agenda shall be made openly which one share shall be entitled to one vote. Shareholders or proxy shall make only one vote for approval, disapproval, or abstention. The allocation of voting is not allowed (except voting of the Custodian).
 - 3.2 Agenda on Election of Directors: At the election of directors, the shareholder shall vote for each individual candidate nominated for directors, but not exceeding the number of directors required for that election. The vote shall not be distributed.

4 Voting Procedures

The Chairman shall inform the Meeting to vote in each agenda by asking time by time whether there is any shareholder wish to approve, disapprove, or abstain. Shareholders or proxy shall make only one vote for approval, disapproval, or abstention. (Except for the vote of Custodian which the allocation of the vote is allowed as specified in the Proxy Form).