

Ref. 009/2024

1st October 2024

Attention:

President

The Stock Exchange of Thailand

Subject:

Invitation to the shareholders to propose agenda and nominate person(s) to be the

Company's director(s) for 2025 Annual General Meeting of Shareholders (AGM)

Attachment:

1) The criteria for the shareholders to propose agenda and nominate person(s) to be the

Company's director(s); and

2) AGM's agenda proposal form

In adherence with Good Corporate Governance regarding rights of the shareholders, Tipco Asphalt Public Company Limited ("the Company") is pleased to announce that the Company's shareholders are invited to propose agenda and nominate person(s) to be the Company's director(s) for the 2025 AGM during 1st October 2024 – 27th December 2024. Details and criteria are disclosed on the Company's website:

https://www.tipcoasphalt.com/investor-relations/shareholder-information/shareholder-meeting/?lang=en

Please be informed accordingly.

D. OVI, ____.

Sincerely yours,

Mr. Chaiwat Srivalwat

Chief Executive Officer



The Criteria for Shareholders to propose agenda for the Annual General Shareholder's Meeting ('AGM') and person(s) to serve as the Company's Director(s)

- 1. The shareholders who wish to propose agenda for the AGM and person(s) to serve as the Company's Director(s) in advance must possess the following qualifications:
 - 1.1 Being a shareholder of the Company which can be either one shareholder or combined shareholders;
 - 1.2 Holding not less than 5 percent of total voting rights of the Company at the date of proposal.

2. Proposal of the agenda:

- 2.1 The following proposals will not be placed on the agendas:
 - 2.1.1 Proposal defined in Section 89/28 of the Securities and Exchange Act (as amended);
 - 2.1.1.1 the proposal does not comply with the rules as specified in the Clause 1;
 - 2.1.1.2 the proposal is relevant to the ordinary business operation and the fact given by the shareholders does not indicate any reasonable ground to suspect the irregularity of such matter;
 - 2.1.1.3 the proposal is beyond the company's power to produce the purposed result;
 - 2.1.1.4 the proposal was submitted to the shareholders' meeting for its consideration within the previous twelve months and received the supporting votes of less than ten percent of the total number of the voting rights of the company, unless the fact pertaining in the resubmission has significantly changed from that of the previous shareholders' meeting;
 - 2.1.1.5 any other cases as specified in the notification of the Capital Market Supervisory Board.



2.2 The consideration procedures:

- 2.2.1 The shareholders who possess qualification in accordance with Clause 1 may submit the "Shareholders' Meeting Agenda Proposal Form" together with complete and accurate supporting documents. The shareholders shall clarify objectives of the proposal, whether for acknowledgment, consideration, or approval;
- 2.2.2 The Company Secretary shall review the documents prior to proposing to the Board of Directors. The proposal must not be prohibited in accordance with Clause 2.1. If the shareholder is unable to deliver the complete and accurate documents within the date specified, it shall be deemed that the right to propose agenda to the Shareholders' Meeting is waived by the shareholders;
- 2.2.3 The Board of Directors shall consider the necessity and suitability of the proposal whether it should be included in the agenda of the Shareholders' Meeting. The resolution of the Board of Directors shall be deemed as the final decision;
- 2.2.4 The proposals approved by the Board of Directors shall be included in the agenda of Notice of the Shareholders Meeting together with the Board of Directors' recommendation. The shareholders will be informed of the disapproved proposals by the Board of Directors through SET's channel, the Company's website and the AGM.

3. The nomination of the directors:

- 3.1 The Board of Directors shall comprise as many as the number specified by the Shareholders' Meeting, and shall not be fewer than ten directors or more than fourteen directors. More than half of the number of all directors shall have residence in the Kingdom of Thailand and possess the following qualifications:
 - 3.1.1 Possessing the required qualifications and not having prohibited characteristics of a director according to the Public Limited Companies Act, the Securities and Exchange Act, and the Good Corporate Governance of the Company;
 - 3.1.2 Not over 75 years of age;
 - 3.1.3 Knowledgeable, capable and possess a variety of skills and working experiences that are beneficial for the Company



3.1.4 Not serve as a director of more than 5 listed companies in the Stock Exchange of Thailand (including the case of having been approved to serve as a director in the Company)

3.2 The consideration procedures:

- 3.2.1 The shareholders who possess the qualification in accordance with Clause 1 may submit the "Shareholders' Meeting Agenda Proposal Form" together with complete and accurate supporting documents;
- 3.2.2 The Company Secretary shall review the documents initially prior to proposing to the Nomination and Remuneration Committee. If the shareholder is unable to deliver the complete and accurate documents within the date specified, it shall be deemed that the right to nominate the Company's director is waived by the shareholders;
- 3.2.3 The Nomination and Remuneration Committee shall consider qualification of the nominated person and express their opinions to the Board of Directors of the Company in order to determine whether the nominated person should be a candidate in the election in the AGM. The resolution of the Board of Directors of the Company shall be deemed as the final decision;
- 3.2.4 The name of the nominated person approved by the Board of Directors of the Company shall be included in the agenda regarding the election of the Company's Directors, accompanied with the opinion of the Board of Directors. The shareholders will be informed of the nominated persons who did not receive approval from the Nomination and Remuneration Committee or the Board of Directors of the Company through SET's channel, the Company's website and the AGM.



4. Channels available for receiving the Proposal Matter:

Shareholders can propose AGM Agenda and nominate candidates for company directorship in advance by submitting complete and accurate documents within 27th December 2024 via email at investors@tipcoasphalt.com and subsequently submit original documents to the following address:

Company Secretary
Tipco Asphalt Public Company Limited
118/1 Rama 6 Road,
Phayathai, Bangkok
10400 Thailand



Shareholders' Meeting Agenda Proposal Form

Section 1 Name and contact of shareholder(s)			
(1) I (Mr. / Mrs. / Ms. / Others), a Shareholder of Tipco			
Asphalt Public Company Limited holdingshare as of /			
Address			
Phone numberFax number			
Email address (if any)			
(2) L (Mr. / Mrs. / Ms. / Others)			
(2) I (Mr. / Mrs. / Ms. / Others), a Shareholder of Tipco			
Asphalt Public Company Limited holdingshare as of /			
Address			
Dhana numhar			
Phone numberFax number			
Email address (if any)			
Number of current shares held togethershares			
Section 2 Proposal of Shareholders' Meeting Agenda			
(Agenda Proposal)			
Proposed agenda			
Objectives: \square for acknowledgment \square for approval \square for consideration			
Supporting documents:			
Please specify matter of facts and reasons for the proposed agenda			



I hereby certify that all information and evidence attached hereto are accurate and complete.

SignShareholder (1) () Date	SignShareholder (2) () Date			
(Director Nomination)				
I wish to nominate (Mr. / Mrs. / Ms. / Others)	,			
age (years) to be a director of Tipco Aspl	nalt Public Company Limited (Please specify			
if nominate as independent director or member of	the Audit Committee)			
	,			
and the said candidate has given consent to my	nomination. Details could be found in the			
section 3 "Consent Letter for Nominating and	Certifying the Qualifications of a Director			
Nominee".				
I certify that all information given in this form to n	ominate Director including the evidence of			
shareholding, the evidence of consent and other su	apporting documents are correct. I (We) also			
certify that the total number of shares held (jointly)	by me (all of us) is not less than five percent			
of all the voting shares, which is in accordance	with Section 89/28 of the Securities and			
Exchange Act B.E. 2551. I hereby affix my signature as evidence below.				
SignShareholder (1)	SignShareholder (2)			
()	()			
Date	Date			



Section 3 Consent Letter for Nominating and Certifying the Qualifications of a Director Nominee

1.	General Information				
Na	ame (Mr. / Mrs. / Ms. / Others)	Surname			
Na	ationality				
Ci	tizen Identification number / Passpo	ort number			
Da	ate of Birth/A	ge years			
2.	Contact address				
•••					
Ph	none number	Fax number			
Er	nail address (if any)				
3.	Education background, Work experience and Training				
	3.1 Education background				
	Institution (s)	Degree, Major	Year of graduation		
	3.2 Work experience (until now)				
	Place of work	Position	Period		



	3.3 Director Training				
	Course name	Name of organization	Year of training		
4.	Ownership of the Company's Shar	es			
	4.1 The nominated person	current holding .	shares		
	4.2 Name of spouse	current holding .	shares		
	4.3.1	current holding	shares		
	4.3.2	current holding	shares		
	4.3.3	current holding	shares		
	4.4 Juristic persons in which the p	4.4 Juristic persons in which the persons in item 1, 2 and 3 together hold shares exceeding			
30 percent. This includes a case that the aforementioned persons hold more					
percent of shares in other juristic persons, which is considered being r shareholders of such juristic person.					
	Name of Juristic person	Business activity	% shareholding		



5. Relationship with	Relationship with directors, managements, major shareholders and controlling persons of		
the Company (if ar	ny)		
I (Mr. / Mrs. / Miss	/ Others)		., accept and
acknowledge this nor	mination to be the Company's	director of Tipco Asphalt Pu	blic Company
Limited. I certify that	all information given in this for	rm and evidence are correct a	and agree that
the Company may dis	sclose such information or any	/ evidence.	
Sign	Directo	or Nominee	
()		
Date			



The required documents for consideration

- 1. The evidence of identity
 - 1.1 Person: enclose a certified copy of identification card or passport (in case of foreigner).
 - 1.2 Juristic Person: enclose a copy of certificate of incorporation certified by the authorized person(s) together with the company's seal affixed (if any) and a certified copy of identification card or passport (in case of foreigner) of such authorized person(s).
- 2. The evidence of shareholding, namely the letter of certification from the securities company or other evidence from the Stock Exchange of Thailand (SET).
- 3. In case where many shareholders have unified to propose agenda, one of those shareholders must complete the form of nominating director and affix the name as evidence. The rest of the shareholders must complete part (1) of the form and affix the name as evidence of the shareholding. The evidence of the shareholding must be collected from each shareholder and presented together.
- 4. A certified copy of identification card or passport (in case of foreigner) of the director nominee.
- 5. Supporting documents of director nominee's qualification including the education and work experience (curriculum vitae).
- 6. Other supporting documents beneficial for the Board of Directors consideration (if any).