Notice of the 51st General Meeting of Shareholders

On Wednesday, April 22, 2020 at 15.00 hours

At Chaophaya Room 2 of The Montien Riverside Hotel

Rama 3 Road, Bangklo, Bangkholaem, Bangkok

Please bring along the proxy form, and the notification of meeting (registration form) with barcode, to facilitate the meeting registration.

Guideline for attending the meeting, regarding the outbreak of Coronavirus 2019 (COVID-19)

According to the outbreak of Coronavirus Disease 2019 (COVID-19), the Ministry of Public Health has declared to be a dangerous infectious disease under the Communicable Disease Act B.E. 2558 (2015). With our deep concern over the health of the meeting attendees from the spread of COVID-19, the company, therefore, kindly asks shareholders to remain informed with the following guidelines:

1. Shareholders who recently visited or returned from any high-risk countries in less than fourteen (14) days as specified in the notification of Ministry of Public Health, the company shall reserve the right to deny entry into the meeting.

2. In addition to item 1, shareholders who are in a high-risk situation, e.g. having recently visited or returned from any high-risk countries or administrative areas in less than fourteen (14) days, or showing any sign of respiratory symptoms, are advised to proxy a representative or the company’s Independent Director as per the conditions and procedures stated in the attachment. In any case, the company shall reserve the right to deny any high-risk attendees’ entry into the meeting.

3. The company shall conduct health screening, in compliance with the guideline of Department of Disease Control, at the meeting entrance. In case anyone with a temperature of 37.5 degree celsius or those being identified with respiratory symptom, the company shall reserve the right to deny entry into the meeting. (In case that the aforementioned shareholder presents at the venue, such shareholder may proxy a representative or the company’s Independent Director to attend the meeting. If the proxies do not pass the screening criteria, the company reserves the right to appoint an Independent Director as specified on the proxy in order to protect the rights of shareholders.)

4. With our deep concern over the health of the shareholders, the company asks for your kind cooperation even those who are not in the risk group, proxy the company’s Independent Director to attend the meeting.

5. The company kindly request everyone to prepare and wear a facemask at all times.

The company reserves the right to issue any additional measures as necessary.
Notice of the 51st General Meeting of Shareholders

To : Shareholder
Subject : Invitation to the 51st General Meeting of Shareholders
Attachments : 1. Copy of Minutes of the Extraordinary General Meeting of Shareholders No. 1/2019, Held on December 16, 2019
2. Profile of the Persons Nominated as Directors Replacing Those due to Retire upon Term Completion
3. Profile of the Person Nominated as Director Replacing the Resigned Director
4. Definition of “Independent Director”
5. Profile of the Company Auditors Proposed for Appointment for Year 2020
6. Profile of Independent Directors being Nominated as Proxies by Shareholders
7. Company’s Articles of Association Relating to the General Meeting of Shareholders
8. Documents and Evidences Required for the Shareholder to Present for Meeting Attendance and Meeting Regulations
9. Procedures for Posting Advance Questions Prior to the Shareholders’ Meeting
10. Meeting Attendance Procedures for the General Meeting of Shareholders
11. Map of the Meeting Venue
12. QR Code Downloading Procedures for the 2019 Annual Report
13. Requirement Form of the Printed 2019 Annual Report
14. Proxy Form B
15. Notification of Meeting (Required for the Meeting)

The Board of Directors of Thai Wacoal Public Company Limited has resolved to convene the 51st General Meeting of Shareholders on Wednesday, April 22, 2020, at 15:00 hours, at Chaophaya Room 2, Montien Riverside Hotel, situated at no. 372 Rama 3 Road, Bangklo, Bangkholaeam, Bangkok 10120, Thailand. For said meeting, the company has provided the shareholders with the opportunity to propose meeting agenda to the shareholders’ meeting for 2020 in advance during the period of December 1 - 30, 2019. However, there was no shareholder proposing meeting agenda for said meeting. Accordingly, the company has set the meeting agenda as follows :

Agenda 1 Endorsement of the Extraordinary General Meeting of Shareholders No. 1/2019, held on December 16, 2019

Fact and rationale : The Extraordinary General Meeting of Shareholders No. 1/2019, held on December 16, 2019, whose meeting minutes was compiled within 14 days subsequent to the meeting date, and submitted to The Stock Exchange of Thailand within the timeframe specified by
law, as well as disseminated through the company’s website at www.wacoal.co.th., whose details are displayed as per attachment no. 1.

The Board’s opinion: Since said meeting minutes had been accurately recorded, The Board of Directors resolved to propose to the shareholders’ meeting to approve said meeting minutes.

Voting resolution: Based on majority votes of the shareholders present at the meeting and having voting rights.

Agenda 2
Reports on the company’s performance results for year 2019

Fact and rationale: The report by The Board of Directors and the company’s performance results for year 2019 displayed in the annual report which could be downloaded from QR Code provided in the notification of meeting as per attachment no. 15.

The Board’s opinion: To report to the shareholders’ meeting for their acknowledgement.

Voting resolution: No voting required since this agenda is intended for acknowledgement purpose.

Agenda 3
Approval of the financial statements for the year ended December 31, 2019

Fact and rationale: Above financial statements were compiled at the end of the company’s fiscal year based on Thai Financial Reporting Standards. They were verified and certified by the certified public accountant of Deloitte Touche Tohmatsu Jaiyos Audit Co., Ltd., and endorsed by The Audit committee and The Board of Directors, whose details appeared per the financial statements of the annual report for 2019 which could be downloaded from QR Code provided in the notification of meeting as per attachment no. 15.

The contents could be largely summarized as follows:

<table>
<thead>
<tr>
<th></th>
<th>Consolidated financial statements</th>
<th>Separate financial statements</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total assets</td>
<td>7,468.05</td>
<td>7,233.46</td>
</tr>
<tr>
<td>Total liabilities</td>
<td>1,709.64</td>
<td>1,566.45</td>
</tr>
<tr>
<td>Shareholders’ equity</td>
<td>5,758.41</td>
<td>5,667.01</td>
</tr>
<tr>
<td>Revenues from sales</td>
<td>4,881.15</td>
<td>5,254.68</td>
</tr>
<tr>
<td>Net profits (attributable to owners of the parent)</td>
<td>336.08</td>
<td>368.26</td>
</tr>
<tr>
<td>Earnings per share (Baht)</td>
<td>2.80</td>
<td>3.07</td>
</tr>
</tbody>
</table>

The Board’s opinion: To propose to the shareholders’ meeting for approval of said financial statements.

Voting resolution: Based on majority votes of the shareholders present at the meeting and having voting rights.
Agenda 4  Approval of profits appropriation and dividend payments proposal

Fact and rationale  : The company generally followed its policy in approving dividend payments at the basic rate of Baht 0.25 per share (representing 25% of the par value), while also taking into account its performance results and the prevailing economic situation. For 2019, the company could achieve total net profits as per separate financial statements of Baht 368.26 million, together with retain earnings sufficient for dividend payment allocation to the shareholders.

The Board’s opinion  : To propose to the shareholders’ meeting, to approve profits appropriation as follows:

1. Statutory reserve  : Not to seek further profits allocation for statutory reserve as required by law, since the company has earlier fulfilled its statutory reserve to the level of 10% of its registered capital as required by law already.

2. General reserve  : To propose to the shareholders’ meeting to approve profits allocation of Baht 18.41 million as general reserve 5% of net profits, to ensure the company’s long term operations stability.

3. Dividend payments  : To propose dividend payments to the shareholders at the rate of Baht 1.90 per share, altogether amounting to total dividend payments of Baht 228 million to be drawn from the company’s retained earnings already subject to corporate income tax as follows:
   - Dividend payment at the rate of Baht 0.20 per share, drawing from company’s retained earnings already subject to 30% corporate income tax (1)
   - Dividend payment at the rate of Baht 1.70 per share, drawing from company’s retained earnings already subject to 25% corporate income tax (1)

The shareholders eligible to receive dividend payments would be those with their names appearing on the record date so entitling them to receive dividend payments on Tuesday, May 5, 2020. Payment date is set for Thursday, May 21, 2020.

Dividend payments details compared to the year earlier

<table>
<thead>
<tr>
<th>Dividend payments details</th>
<th>Unit</th>
<th>2019</th>
<th>2018</th>
<th>2017</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Net profits</td>
<td>Million Baht</td>
<td>368.26</td>
<td>324.85</td>
<td>370.56</td>
</tr>
<tr>
<td>2. Number of shares</td>
<td>Million shares</td>
<td>120.00</td>
<td>120.00</td>
<td>120.00</td>
</tr>
<tr>
<td>3. Dividend payment</td>
<td>Baht per share</td>
<td>1.90</td>
<td>1.80</td>
<td>1.50</td>
</tr>
<tr>
<td>4. Total dividend payments</td>
<td>Million Baht</td>
<td>228.00</td>
<td>216.00</td>
<td>180.00</td>
</tr>
<tr>
<td>5. Payout ratio</td>
<td>%</td>
<td>61.91</td>
<td>66.49</td>
<td>48.57</td>
</tr>
</tbody>
</table>

Note 1  The shareholder as an ordinary person is entitled to receive tax credit from dividend payments in accordance with the Revenue Code item 47.

Above dividend payment rate duly complies with the dividend payment policy laid down by the company, and poses no adverse effect on it liquidity position.
**Voting resolution** : Based on majority votes of the shareholders present at the meeting and having voting rights.

**Agenda 5** Election of directors to replace those retiring upon term completion

**Fact and rationale** : According to The Public Company Act B.E. 2535 and Article 21 of the Company’s Articles of Association, at the annual shareholders’ meeting each year, one-third of the sitting directors would be required to retire upon term completion, whereby such retiring directors were eligible for re-election to serve another term. Out of the total 15 company directors, the 5 directors due to retire upon term completion at the shareholders’ general meeting were as follows:

<table>
<thead>
<tr>
<th>Name of directors</th>
<th>Position</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Mr. Yoshikata Tsukamoto</td>
<td>Advising Director</td>
</tr>
<tr>
<td>2. Mr. Hironobu Yasuhara</td>
<td>Vice Chairman of The Board of Directors</td>
</tr>
<tr>
<td>3. Mr. Boondee Amnuayskul</td>
<td>Director, The Nominating Committee Member, The Corporate Governance Committee Member, Chief Executive Officer and Managing Director</td>
</tr>
<tr>
<td>4. Mrs. Onanong Saengpumpong</td>
<td>Director, The Corporate Governance Committee Member, Executive Director and Chief Financial Officer</td>
</tr>
<tr>
<td>5. Mr. Krish Follett</td>
<td>Independent Director and Chairman of The Risk Management Committee</td>
</tr>
</tbody>
</table>

The company had earlier provided the shareholders with the opportunity to nominate candidate to considered as company director to the shareholders’ meeting for 2020 in advance, during the period of December 1 - 30, 2019. Nevertheless, there was no shareholder nominating candidate to be considered as company director prior to said meeting. For said nomination process, proper careful consideration were exercised by The Nominating Committee in selecting qualified candidates on an individual basis, in compliance with existing company criteria and method relating to such position consideration.

Upon careful consideration of the candidates’ qualifications in terms of Board Diversity and qualifications that were in accordance with the strategy of the company’s business operation by using the analysis of skills, experience, knowledge and expertise of the board, or Board Skill Matrix, accompanied by good leadership, sound vision, good ethics and morality, and supported by good past performances record, either as company director or member of various sub-committees for the company so far, as well as the candidates did not possess any qualification restriction or forbidden aspect as specified in Article 68 of The Public Company Act B.E. 2535, and the requirement of The Securities and Exchange Commission. The Nominating Committee unanimously resolved to
recommend to The Board of Directors to nominate above 5 outgoing directors to the shareholders’ meeting, for their further consideration and approval to re-elect these persons to serve another term as company directors.

**The Board’s opinion** : The Board of Directors excluding those directors having possible conflict of interests, has considered and screened the qualifications of those persons being nominated as directors on an individual basis according to the criteria and process for the selection of directors. The persons nominated for the position of director were qualified to engage with the company’s business. Their experiences and abilities benefited to the company. Accordingly, The Board of Directors resolved to endorse the proposal by The Nominating Committee, to nominate the 5 retiring directors to the shareholders’ general meeting, for re-election to serve another term as directors as follows:

1. Mr. Yoshikata Tsukamoto
2. Mr. Hironobu Yasuhara
3. Mr. Boondee Amnuayskul
4. Mrs. Onanong Saengpumpong
5. Mr. Krish Follett

In the regard, Mr. Krish Follett, independent director, had served as company director for 8 years. When including the length of term until completion of this term, he will serve the director term more than 9 consecutive years. He was knowledgeable and had experience in the field that the company needed, as well as provided useful advice. He had well performed her duties during independent directorship duration and could express opinions independently and in accordance with the relevant rules.

Enclosed please find the profile of the persons being nominated as directors replacing those due to retire upon term completion and the definition for independent director complying with the requirements by The Capital Market Supervisory Board, whose details are displayed as per attachment no. 2 and no. 4.

**Voting resolution** : Based on majority votes of the shareholders present at the meeting and having voting rights.

**Agenda 6 Approval of the election of director to replace the resigned director**

**Fact and rationale** : Due to the resignation from director of Mr. Nozomu Otuka which shall be effective from April 1, 2020 onwards, The Nominating Committee selected the qualified candidates in compliance with existing company criteria and method relating to such position consideration. The Nominating Committee unanimously resolved to recommend to The Board of Directors to propose to the shareholders’ meeting to elect Mr. Takuya Miura as director to replace the resigned director.
**The Board's opinion**: The Board of Directors has considered and screened the qualifications of the person being nominated as director replacing the resigned director according to the criteria and process for the selection of director. The person nominated for the position of director was qualified to engage with the company's business. His experience and ability benefited to the company. Accordingly, The Board of Directors resolved to endorse the proposal by The Nominating Committee to nominate Mr. Takuya Miura to the shareholders' general meeting, for election of director to replace Mr. Nozomu Otsuka who resigned from director position.

Enclosed please find the profile of the person being nominated as director replacing the resigned director, whose details are displayed as per attachment no. 3

**Voting resolution**: Based on majority votes of the shareholders present at the meeting and having voting rights.

**Agenda 7 Approval of the directors’ remuneration budget**

**Fact and rationale**: According to Article 32 of the Company’s Articles of Association, the company was not allowed to provide the directors with any financial payment or asset, except such payments deemed as legitimate benefits duly accorded the directors, which did not include such remuneration or benefits normally provided the directors as company employees. For such purpose, the shareholders’ meeting has earlier approved annual directors’ remuneration budget limit not exceeding Baht 20 million, and assigned The Remuneration Committee to allocate such budget amount approved by the shareholders’ meeting. For year 2019, the company has allocated remuneration budget for the directors for total amount Baht 13,054,000, classified into annual remuneration for The Board of Directors of Baht 10,850,000, meeting allowances for The Board of Directors of Baht 1,038,000, together with meeting allowances for The Audit Committee of Baht 714,000, meeting allowances for The Nominating Committee of Baht 36,000, meeting allowances for The Remuneration Committee of Baht 16,000, meeting allowances for The Risk Management Committee of Baht 264,000, and meeting allowances for The Corporate Governance Committee of Baht 136,000.

Details of the criteria for the directors’ remuneration were based on the consideration of The Board of Directors’ performances, authority, duty, and responsibility scope, as well as the operating results and growth prospect for the company, the financial liquidity position, and such factors posing possible impacts on both the company and overall economic situation, together with performance of individual directors. Consideration was also given to the budget amount approved by the shareholders’ meeting, the remuneration amount for the previous year and the comparison with other companies in similar businesses.

For the year 2020, The Remuneration Committee has resolved to propose the remuneration budget for the directors not exceeding Baht 20 million same as the year earlier, according to remuneration details as follows:
1. Directors’ Remuneration

1.1 Annual remuneration: paid to all directors, based on the consideration by The Remuneration Committee.

1.2 Meeting allowance: paid to person attending the meeting.

Details of meeting allowance payments were as follows:

<table>
<thead>
<tr>
<th></th>
<th>2020</th>
<th>2019</th>
</tr>
</thead>
<tbody>
<tr>
<td>- Chairman</td>
<td>Baht 12,000/time</td>
<td>Baht 12,000/time</td>
</tr>
<tr>
<td>- Director</td>
<td>Baht 10,000/time</td>
<td>Baht 10,000/time</td>
</tr>
</tbody>
</table>

1.3 Other remuneration and benefits: - None -

2. Sub-committees’ Remuneration Those committees consisted of The Audit Committee, The Nominating Committee, The Remuneration Committee, The Risk Management Committee, and The Corporate Governance Committee including any other sub-committees appointed by The Board of Directors as necessary and appropriated in the future. The remuneration was in the form of meeting allowances to those who attended the meeting without other remuneration and benefits.

Details of meeting allowance payments were as follows:

<table>
<thead>
<tr>
<th></th>
<th>2020</th>
<th>2019</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Meeting allowance</td>
<td></td>
<td></td>
</tr>
<tr>
<td>- Chairman</td>
<td>Baht 10,000/time</td>
<td>Baht 10,000/time</td>
</tr>
<tr>
<td>- Member</td>
<td>Baht 8,000/time</td>
<td>Baht 8,000/time</td>
</tr>
<tr>
<td>2. Quarterly meeting allowance (For The Audit Committee)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>- Chairman</td>
<td>Baht 60,000/time</td>
<td>Baht 60,000/time</td>
</tr>
<tr>
<td>- Member</td>
<td>Baht 30,000/time</td>
<td>Baht 30,000/time</td>
</tr>
</tbody>
</table>

Whereas above remuneration criteria need to receive the approval by The Board of Directors, and cannot exceed the budget amount approved by the shareholders’ meeting.

The Board’s opinion: The Board of Directors resolved to propose to the shareholders’ meeting to approve yearly directors’ remuneration budget not exceeding Baht 20 million per year (same as the remuneration budget in the previous year), as proposed by The Remuneration Committee since such remuneration was appropriate and reflected the director’s authority, duty, and responsibility scope, as well as the company’s operating results and business growth. Additionally, the remuneration was based on criteria comparable to other companies in the same business sector.
Voting resolution: Based on not less than two-third of total number of the shareholders present at the meeting.

Agenda 8 Appointment of company auditor(s) and approval of related audit remuneration budget

Fact and rationale: According to Article 49 and Article 50 of the Company’s Articles of Association, the auditor shall not be a director, staff member, employee or a person holding any office or having any duty in the company. The auditor shall be appointed annually by the general meeting of shareholders. A retiring auditor may be re-appointed. For year 2019, the shareholders’ meeting resolved to appoint Mr. Manoon Manusook, and/or Mr. Choopong Surachutikarn and/or Miss Wimolporn Boonyusthian respectively, representing Deloitte Touche Tohmatsu Jaiyos Audit Co., Ltd., as company auditors.

The Audit Committee considered the performance of the company auditors in the past year and was of the view that the company auditors were considered to be knowledgeable and capable persons advocating good corporate practice principles, with understanding of the company’s business and its subsidiaries, including independence in performing their duties, as well as fully qualified in accordance with the Company’s Articles of Association, and the requirements of The Securities and Exchange Commission. Accordingly, The Audit Committee resolved to recommend to The Board of Directors to further propose to the shareholders’ meeting for appointment of company auditors for year 2020 from Deloitte Touche Tohmatsu Jaiyos Audit Co., Ltd., according to name list of auditors as follows:

1. Mr. Manoon Manusook certified public accountant registration no. 4292
   (Had served 4 terms as company auditor certifying the company’s financial statements from 2016 - 2019) and/or

2. Mr. Choopong Surachutikarn certified public accountant registration no. 4325
   (Had never served as company auditor certifying the company’s financial statements) and/or

3. Miss Kornthong Luangvilai certified public accountant registration no. 7210
   (Had never served as company auditor certifying the company’s financial statements)

Above auditors from Deloitte Touche Tohmatsu Jaiyos Audit Co., Ltd., recommended for further appointment by the shareholders’ meeting, were from the same auditing office as those auditors acting as company auditors for the company’s subsidiaries. In that regard, the company confirmed that these company auditors were independent and did not have any prior relationship or any stockholding interests in both the company and its subsidiaries, and were not related to their management, major shareholders, or other parties relating to those persons. The company has included information on the work experience and independence of each auditor, whose details are displayed as per attachment no. 5.

In addition, The Audit Committee considered the audit fees for year 2020 and had the opinion that the audit fees were appropriate to the scope of the audit. Accordingly, The Audit Committee resolved to recommend to The Board of Directors to further propose to the shareholders’ meeting for approval of related audit remuneration budget, according to the details as follows:
At the same time, to also inform the shareholders’ meeting of the audit fee payment to the auditors for the company’s 5 subsidiaries, according to the details as follows:

<table>
<thead>
<tr>
<th>Audit fees</th>
<th>2020</th>
<th>2019</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual audit fee and quarterly review fee of</td>
<td></td>
<td></td>
</tr>
<tr>
<td>separate financial statements</td>
<td>1,540,000</td>
<td>1,500,000</td>
</tr>
<tr>
<td>Annual audit fee and quarterly review fee of</td>
<td></td>
<td></td>
</tr>
<tr>
<td>consolidated financial statements</td>
<td>431,000</td>
<td>400,000</td>
</tr>
<tr>
<td>Royalty audit services</td>
<td>25,000</td>
<td>25,000</td>
</tr>
<tr>
<td>Information technology system audit fee</td>
<td>150,000</td>
<td>150,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>2,146,000</td>
<td>2,075,000</td>
</tr>
</tbody>
</table>

In that regard, the company and its subsidiaries did not make any non-audit fee payment to the auditing office where the auditors belonged, other parties or businesses relating to the auditors, or otherwise their auditing office.

**The Board’s opinion**: Having examined the opinion of The Audit Committee, The Board of Directors resolved to propose to the shareholders’ meeting to appoint Mr. Manoon Manusook, certified public accountant registration no. 4292 and/or Mr. Choopong Surachutikarn, certified public accountant registration no. 4325 and/or Miss Kornthong Luangvilai, certified public accountant registration no. 7210 representing Deloitte Touche Tohmatsu Jaiyos Audit Co., Ltd. as company auditors for year 2020 and to approve related audit remuneration budget of Baht 2,146,000.-

**Voting resolution**: Based on majority votes of the shareholders present at the meeting and having voting rights.

**Agenda 9 Other topics (if any)**

The Board of Directors hereby invites the shareholders to attend the meeting according to the time, date and place specified above. The registration for meeting attendance shall open 2 hours prior to meeting commencement, starting from 13.00 hours onwards. To ensure your full benefits and safeguard your own interests, should you need the company to clarify any proposed meeting agenda, you may send your inquiry in advance by registered mail, together with your own address for further contact by the company. Please see additional details per attachment no. 9. Should shareholders need the printed 2019 annual report, please fill the details in the “Requirement form of the printed 2019 annual report” as per attachment no. 13.
In the case where the shareholder is unable to attend the meeting in person, and wish to appoint a proxy to attend and cast votes at the meeting instead, please fill in the details and sign your name in the attached proxy form. You can download the form from the company website at www.wacoal.co.th, which consists of 3 formats. For the foreign shareholder appointing the custodian in Thailand to take care of the shares, either form A, B, or C may be used. Whereas for other shareholders, only form A or B may be used. The ongoing situation of coronavirus (COVID-19) outbreak, with health concerned to the shareholder, there should consider to appoint independent directors to act as his/her proxy and the profile of these directors are shown as per attachment no.6.

In order for the company to expedite the verification procedures for related necessary documents, may we seek your cooperation to please send your proxy appointment form, so as to reach the company by Friday, April 17, 2020 at the latest, to the following address:

    Miss Chama Sungrungsan
    Company Secretary
    Thai Wacoal Public Company Limited
    132 Soi Charoenrat 7, Bangklo, Bangkholaem,
    Bangkok 10120

Since the company shall carry out registration procedure using barcode to facilitate the process, the shareholders and proxies are required to bring along the notification of meeting (registration form) (as per attachment no. 15), to present for their meeting attendance.

As authorized by The Board of Directors

Boondee Amnuayskul

(Mr. Boondee Amnuayskul)
Chief Executive Officer and Managing Director