

Email Address: city@wkpgroup.com

October 21, 2011

Subject Invitation to the 2011 Annual General Meeting of Shareholders

To Shareholders of City Steel Public Company Limited

Enclosures 1) Copy of the Minutes of the 2010 Annual General Meeting of Shareholders held on November 30, 2010

- 2) Details document for Agenda No. 4 regarding the appointment of directors
- 3) Definition of Company's Independent Director
- 4) Criteria and Procedures of Director Nomination
- 5) Criteria and Procedures in Proposing of Director Remuneration
- 6) Opinion of the Audit Committee on the Proposal of the Appointment of the Auditor and the Auditor Remuneration
- 7) The Company's Articles of Association concerning the Shareholders' Meeting
- 8) Proxy Form
- 9) Guidelines for Proxy Appointment, Registration, and Documents required for attending the meeting
- 10) Step for attending the 2011 Annual General Meeting of Shareholders
- 11) Map of the Shareholders' Meeting Location
- 12) 2011 Annual Report

The Board of Directors of City Steel Public Company Limited has a resolution to hold the 2011 Annual General Meeting of Shareholders on Wednesday, November 30, 2011, at 15.00 at Tappraya Room, 2nd Floor, Chon Inter Hotel Chonburi, 934, Sukhumvit Road, Bangplasoi, Muang, Chonburi 20000. The meeting agenda are as follows;

Agenda 1 Certify the minutes of the 2010 Annual General Meeting of Shareholders held on November 30, 2010.

Objective and Reason: The 2010 Annual General Meeting of Shareholders was held on November 30, 2010, and the

6-page copy of the Minutes is provided in attachment.

Board of Directors' opinion: The shareholders should certify the minutes of the 2010 Annual General Meeting of

Shareholders.

Agenda 2 Certify and be informed of the result of the company's operation for the year 2010/2011.

Objective and Reason: The Company's operating results for the year ended July 31, 2011, which shown in the 2011

Annual Report and has been sent to all shareholders, has been certified by the Board of Directors as correct and adequate. The Board of Director would like to acknowledge the

shareholders of the result of the Company's operation for the accounting period 2010/2011.

Board of Directors' opinion: The shareholders should certify the result of the Company's operation for the Accounting

period 2010/2011.









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Agenda 3 Certify and approve the audited company's balance sheets, and profit and loss statements for the accounting period ended July 31, 2011.

Objective and Reason: The Board of Directors has reviewed the Company's financial statements for the year ended

July 31, 2011 as shown in the 2011 Annual Report, which has been audited by the Company's

auditor, Dharmniti Auditing Company Limited.

Board of Directors' opinion: The shareholders should approve the audited Company's financial statements for the

accounting period ended July 31, 2011.

Agenda 4 Consider and approve the profits allocation and dividend payments for the accounting period 2010/2011

Objective and Reason:

The Board of Directors has proposed the dividend payments for the accounting period 2010/2011 at the rate of THB 0.10 per share for 300,000,000 shares totaling to THB 30,000,000. The dividends are paid according to the Company's dividend policy of approximately 40% of the net profit after tax and legal reserves. The dividends will be paid to shareholders within December 30, 2011. The shareholders register book for the right to receive the annual dividend shall be recorded on December 14, 2011. In addition, December 15, 2011 shall be the book closing date on which the shareholders list as specified in Section 225 of the Securities and Exchange Act shall be compiled. The annual dividend payments will be paid at approximately 40%, which was calculated from consolidated net profits of THB 80,392,798.70. The legal reserves are allocated at the amount of THB 1,116,000. The legal reserves will be allocated at approximately 5% of the Company's net profit until reach 10% of the Company's registered capital which is equal to THB 30,000,000. The allotment of THB 1,116,000 was purposely allocated to reach 10% of the Company's registered capital therefore the allotted amount was less than 5% of the Company's net profit under cost method of THB 115,332,749.38.

Details		2010/2011	2009/2010
Net Profit after tax and legal reserves	(Thousand Baht)	79,277	62,794
Number of shares	(Thousand Shares)	300,000	300,000
Dividend per share	(Baht)	0.10	0.08
Total Dividend Payment	(Thousand Baht)	30,000	24,000
Dividend Payout Ratio	(Approximated %)	40	40

The dividends paid for the year 2009/2010 and 2010/2011 were corresponded with the Company's dividend policy.

Board of Directors' opinion:

The shareholders should approve the allocation of net profits and dividend payments for the accounting period 2010/2011 as proposed by the Board of Directors.









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Agenda 5 Appoint the directors to replace those whose tenure has ended.

Objective and Reason: According to the Company's Articles of Association, it is required that every Annual General

Meeting of Shareholders, one-third of the Company's directors must be retired. This year,

there are 3 directors who have to retired as follows;

1. Mr. Komgrich Phongratanadechachai Director/ Executive Director

2. Miss Suputtra Phongratanadechachai Director/ Executive Director

3. Mr. Anutara Tantraporn Independent Director/ Audit Committee

The Board of Directors has proposed to reappoint all three directors as follows;

1. Mr.Komgrich Phongratanadechachai Director/ Executive Director

2. Miss Suputtra Phongratanadechachai Director/ Executive Director

3. Mr. Anutara Tantraporn Independent Director/ Audit Committee

Board of Directors' opinion: The shareholders should approve to reappoint three directors to serve as directors for another

Note 1) Individual details of directors namely above could be found in Attachment 2.

2) Definition of the Company's Independent Director could be found in Attachment 3.

3) Criteria and Procedures of Director Nomination could be found in Attachment 4.

Agenda 6 Consider and approve the director remuneration for the accounting period 2011/2012.

Objective and Reason:

Although, last year the Company's operating results was improve, the sovereign debt crisis in Europe and financial crisis in the U.S. have tremendous impacts to the global economy as well as economic condition in the country which may result in a stagnant economic growth in the future. Therefore, it is appropriate to determine the director remuneration for the year 2011/2012 to be equal to last year remuneration, which as follows;

Meeting Remuneration	2011/2012	2010/2011
For Chairman of the Board of Directors	THB 16,500	THB 16,500
For Chairman of the Audit Committee	THB 16,500	THB 16,500
For Audit Committee	THB 13,200	THB 13,200

Meeting Remuneration for Executive Directors will not be given since they will be given remuneration in the form of salary and bonus.

Board of Directors' opinion:

The shareholders should approve the director remuneration for the accounting period 2011/2012 as the Board of Director has proposed.

Note 1) Criteria and Procedures in Proposing of Director Remuneration could be found in Attachment 5.







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Agenda 7 Appoint the auditors and determine the auditor remuneration for the year 2011/2012.

Objective and Reason: Every year, the Company has to appoint and determine the auditing fee of an Independent

Auditor for the Company and subsidiaries. The Independent Auditor must be appointed by the

Annual General Meeting of Shareholders.

Board of Directors' opinion: The shareholders should approve to appoint auditors of Dharmniti Auditing Company

Limited to serve as the Independent Auditors of the Company and its subsidiaries for the

accounting period 2011/2012, whose names as follows;

1. Mr.Pojana Asawasontichai CPA No.4891

(Signed in the Company's financial statement for 4 years since 2007/2008)

2. Mr.Pichai Dachanapirom CPA No.2421

(Has never signed in the Company's financial statements)

3. Ms.Chantra Wongsriudomporn CPA No.4996

(Has never signed in the Company's financial statements)

4. Ms. Wannisa Ngambuathong CPA No.6838

(Has never signed in the Company's financial statements)

5. Mr. Thanawut Piboonsawat CPA No. 6699

(Has never signed in the Company's financial statements)

Dharmniti Auditing Company Limited has no relationship or conflict of interest with the Company and its subsidiaries. Therefore, they can independently perform their auditing tasks and express their opinion on the Company's financial statements. The proposed auditing fee will be THB 1,135,000. The increase in auditing fee is consistent with the expansion of the Group's businesses. In addition, the adoption of new Accounting and Financial Reporting Standards will make financial statements preparing process to be more complicated as well as require more resources in auditing process.

	2011/2012	2010/2011
Auditing fee	THB 475,000	THB 535,000
Auditing fee for subsidiaries	THB 660,000	THB 580,000
Other charges	-None-	-None-

Note 1) Opinion of the Audit Committee on the Proposal of the Appointment of the Auditor and the Auditor Remuneration could be found in Attachment 6.

Agenda 8 Consider other issues (if any)







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The Company is pleased to invite the shareholders to attend the meeting at the abovementioned time and place. Registration is opened to shareholders since 14.00 onwards.

If you cannot attend the meeting yourself and would like to appoint a proxy to vote on your behalf, please fill in the details and sign the attached Proxy Form and submit to the registration officer before the meeting, along with evidence of each shareholders showing the right to attend the meeting. The details regarding proxy appointment, registration, documents required and steps to attend the meeting can be found in Attachment 8 and 9.

Sincerely yours,

(Mr. Wibool Phongratanadechachai)

Chairman of the Board of Directors



