

Information Certification

“The Company has reviewed this annual Information Disclosure document with caution and certify that the information disclosed herewith is complete, accurate and truthful. I believe that it will not cause any misunderstanding and does not omit any important information that needs to be disclosed. Moreover, the company also hereby certify that:

1. The Financial Statement and other financial details that are summarized in this annual disclosure form represent complete and accurate information regarding the performance and the cash flow of the Company and its subsidiaries.
2. The Company maintains an effective disclosure system that will assure the Company discloses all true and important information of the Company and its subsidiaries and for ensuring compliance.
3. The Company also maintains an effective internal control system and for ensuring compliance. The Company has have communicated our internal control assessment as of December 31, 2020 to the external auditor and company’s audit committee; this assessment included any default, change and misconduct which may affect the reports of the Company and its subsidiaries’ financial statements.

Therefore, as evidence that these documents constitute the entire set, The company has authorized Mr. Rungkan Paisitpanichtrakul to initial all pages. If it appears that document page(s) do/does not contain Mr. Rungkan Paisitpanichtrakul’s initials, The Company would regard that such document(s) has/have not been certified that the document is accurate.”

Name	Position	Signature
1. Mr. Kasemsant Weerakun	Chairman of the Board of Director and Independent Director	_____

2. Mr. Rungkan Paisitpanichtrakul	Managing Director	_____
-----------------------------------	-------------------	-------

Authorized Person	Position	Signature
Mr. Rungkan Paisitpanichtrakul	Managing Director	_____

However, the Section 89/20 *** of the Securities and Exchange Act B.E. 2535 which has been amended resulting in the Securities and Exchange Act (No.4) B.E.2551. It is stipulated that the directors and the executives shall be jointly liable to a person who traded securities of the company for any damages arising from disclosure of information of shareholders or public which contains a false statement or concealing material facts which should have been stated in the financial statement and reports concerning the financial condition and the business operation of the company or any other reports required to be disclosed under Section 56, or Section 199, whereby the liability is not limited specifically to the directors and executives whose signatures validated the correctness of information in the documents. However, if the directors or the executives can prove that, by his position, he could not have been aware of the truthfulness of the information or the lack of information which should have been stated, such person(s) may not be liable to the damages as stated in Section 89/20.

Remark : *** This is enforced only toward companies under regulation division 3/1 of the Securities and Exchange Act B.E. 2535, which was later amended in the Securities and Exchange Act (No.4) B.E. 2551.