

(Translation)

Re: BOD.SET 019/2023

August 11, 2023

Subject: Notification of the Establishment a new Subsidiary of Subsidiary Company

To: The President

The Stock Exchange of Thailand

Regarding the Board of Directors Meeting No.5/2023 of T.M.C. Industrial Public Company Limited ("the Company") held on August 9, 2023, had resolved to establish a subsidiary company of Palmyra Being Company Limited that the subsidiary of the Company. As of the present, such subsidiary has not yet operated, details are as fllows:

Company's name : On process

Type of Business : Management business production and marketing of innovative products with

who conducted their own research studies, hiring or co-finding research with

various sectors as well as purchasing rights or continuing research work.

Objective of Inveatment : Generate more income from main business of company

Registered Capital : 5,000,000 Baht, divided into1,000,000 Shares

Par value of Baht 5 per share

Source of Funds : Working capital of the Company

Board Structure : Composed of directors 5 persons as follows;

1.Mr.Nuttapong Panjaworayan (TMC Director)

2. Mr. Panom Ratanarat (TMC Director)

3. Mr. Warin Phadungsinth (TMC Director)

4. Prof.Dr. Nongnuj Muangsin (Third Party)

5. Mr. Yosapong Tachapornsin (Third Party)

Shareholding Structure : It consists of 3 shareholders as follow;

Lists of Shareholders	Number of shares	Ratio
		Shareholding
		(%)
Palmyra Being Company Limited	550,000	55.00
Prof.Dr. Nongnuj Muangsin	150,000	15.00
Mr. Yosapong Tachapornsin	300,000	30.00
	1,000,000	100.00



The establishment of subsidiary company is considered to be an acquisition of assets of the Company. According to the Notification of the Capital Market Supervisory Board No. TorJor.20/2551 Re: Rules on Entering into Material Transactions Deemed as Acquisition or Disposition of Assets (as amended) and Notification of the Board of Governors of the Stock Exchange of Thailand Re: Disclosure of Information and Other Acts of Listed Companies Concerning the Acquisition or Disposition or Disposition of Assets B.E. 2547 (as amended) (collectively referred to as "Acquisition or Disposition Notifications"). The maximum transaction size is 0.68% based on the total value of consideration, which is the maximum transaction size calculated from the financial statements of the Company that has been reviewed by the audited by auditor as of June 30, 2023. The transaction size is considered an asset acquisition transaction with the transaction size less than 15% and the Company has no other asset acquisition transactions that occurred during the past 6 months prior to the date of entering into the transaction. Therefore, it is not considered a transaction that requires disclosure under the Acquisition or Disposition Notifications.

Nonetheless, the Company still has a duty to disclosure information according to the Regulation of the Stock Exchange of Thailand Re: Rules, Conditions, and Procedures Governing the Disclosure of Information and Other Acts of a Listed Company B.E. 2560 (Bor.Jor./Por. 11-00).

Please be informed accordingly.

Sincerely yours,

-Mr. Thaweemit Kamolmongkolsuk-

(Mr. Thaweemit Kamolmongkolsuk)

Chairman of Executive Committee