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13 May 2019

Subject: Notification of a Related-Party Transaction
 To: Managing Director of the Stock Exchange of Thailand

Please be informed that the Board of Directors' Meeting No. 4/2019 of Inoue Rubber (Thailand) Public Company Limited on May 13, 2019 has passed the resolution to approve an entering into a related-party transaction for providing professional services and other services, at the total value of 12,856,020 baht (0.37% of Net Tangible Asset: NTA of the Financial Statements as of 31 March 2019) as the following details;

Providing professional services and other services to Inoac Tokai (Thailand) Company Limited

Parties Involved:	Service Provider: Inoue Rubber (Thailand) Public Company Limited Service-Receiver: Inoac Tokai (Thailand) Company Limited
Relate-Party Relationship:	<ul style="list-style-type: none"> ▪ Both parties have same shareholders as follows: <ul style="list-style-type: none"> - Mr. Thanong Leeissaranukul - Mrs. Pimjai Leeissaranukul - Mr. Apichart Leeissaranukul - Mrs. Porntip Sethiwan ▪ Both parties indirectly have same shareholders as follows: <ul style="list-style-type: none"> - Inoue Rubber Co., Ltd. - Sopakanok International Co., Ltd.
Nature of Transactions:	Providing professional services and other services in relation to HR system, accounting and finance system, IT system, water and cleaning services (fees are varied by actual consumption).
Pricing Criteria:	Fee is calculated from cost of system and personnel plus margin, which is similar to other contract parties.
Term:	1 Year (1 Jun 2019 – 31 May 2020)
Total Transaction Value:	12,856,020 Baht
Payment Installment:	Monthly
Reason for entering into this transaction:	Inoac Tokai (Thailand) Co., Ltd. ("ITTC") and the Company both use SAP system. Therefore, ITTC requested the Company to provide professional services in relation to HR System, Accounting & Finance System and IT System. The Company deemed that such service fees have reasonable margin and in the Company's capability.

In this regard, the Board of Directors, where directors who have interests and/or directors who are connected persons precluded themselves from meeting participation and voting, had consciously considered and has approved the entering into the related-party transaction following the aforesaid reasons, as well as has considered that the transaction is fair, reasonable, and beneficial to the Company. There were no different opinions among the Board of Directors and the Audit Committee.

In addition, since this is a transaction that supports normal business, the Board of Directors therefore delegated the authority to the Management for contact renewal in the future, provided that the Management shall comply with the Related-Party Transaction, which was approved by the Board of Directors. In such case, the Management shall report to the Audit Committee and the Board of Directors on a yearly basis.

Please be informed in accordingly.

Faithfully yours,

(Mrs. Pimjai Leeissaranukul)
Executive Chairman

(Mr. Katsunori Ito)
President