

TATA STEEL (THAILAND) PUBLIC COMPANY LIMITED

NOTICE OF THE 24th ANNUAL GENERAL MEETING OF SHAREHOLDERS THURSDAY, JULY 17, 2025, 09:00 HRS.

THROUGH ELECTRONICS MEETING METHOD (e-AGM)

The Company would like to conduct the 24th Annual General Meeting of Shareholders through Electronic Meeting method (e-AGM) in accordance with the rules, procedures and conditions as stipulated by the laws without any Shareholder having to attend in person.

Shareholders may like to give proxy to the Independent Director to join the e-AGM on their behalf in case any shareholder wishes not to join the AGM through Electronic Meeting method.

Furthermore, the Company provides channel for submitting written questions in advance. For the effectiveness of AGM through Electronic Meeting method, the Company will not be able to take any questions during the meeting and requests the Shareholders to kindly submit relevant questions within July 15, 2025 via registered mail to "Corporate Secretary Office" 555 Rasa One (Building B), 20th Floor, Phaholyothin Road, Chatuchak, Bangkok 10900 or email to somjaij@tatasteelthailand.com. Related questions to the Company's business will be considered and answered in the meeting and will be disclosed on the Company website.

(Details available in the Notice of the 24th Annual General Meeting of Shareholders)

		Page
Notice of	the 24 th Annual General Meeting of Shareholders, on July 17, 2025	3
Accompa	nying Documents for the AGM 2025	
1	Copy of the Minutes of the 23 rd Annual General Meeting of Shareholders dated July 18, 2024 (Attachment to agenda 1)	8
2	Integrated Annual Report (Form 56-1 One Report) 2024-25 in QR Code (Attachment to agenda 3 and 6)	19
3	Curriculum Vitae of the Directors who retire by rotation and are proposed for re-election	20
4	(Attachment to agenda 5) Guidelines and criteria for selection of Directors (Attachment to agenda 5)	23
5	Company's Articles of Association relating to the General Meeting of Shareholders	24
6	Statement of Proxy Procedures, Attendance Registration, Document requirement and Vote Cast	28
7	Three categories of Proxy Forms (Please choose only one of A/B/C) as specified by Department of Business Development, Ministry of Commerce	34
	(Please consider the choice of such proxies in Statement of Proxy Procedures on Page 28-29)	
8	e-AGM Registration Form	43
9	Request form to receive Integrated Annual Report (Form 56-1 One Report) 2024-25 on printed format	44
10	Consent form for shareholders	45
11	QR code and usage instruction	46

For further information, please contact :

Somjai Jarukitcharoon

Corporate Secretary Office, Tata Steel (Thailand) Public Company Limited

555 Rasa One (Builind B), 20th Floor, Phaholyothin Road, Chatuchak, Bangkok 10900

Tel. 66 (2) 937-1000 Ext. 3210 Fax. 66 (2) 937-1223

Email address: somjaij@tatasteelthailand.com



June 23, 2025

Subject: Invitation to attend the 24th Annual General Meeting of Shareholders through

Electronic Meeting method (e-AGM)

To: The Shareholders

Tata Steel (Thailand) Public Company Limited

The Board of Directors of Tata Steel (Thailand) Public Company Limited, in its meeting held on April 18, 2025, had passed a resolution to convene the 24th Annual General Meeting of Shareholders on Thursday, July 17, 2025, at 09:00 hours.

The Company would like to conduct the 24th Annual General Meeting of Shareholders through Electronic Meeting method (e-AGM) in accordance with the rules, procedures, and conditions as stipulated by the laws without any Shareholder having to attend in person. The Board of Directors has resolved to determine the names of shareholders who have right to attend the 24th Annual General Meeting of Shareholders as on Friday, May 23, 2025.

The Company would like to invite all shareholders to join the meeting at the date and times specified. The related document concerning the e-AGM registration process is enclosed.

The Annual General Meeting of Shareholders will be held through Electronic Meeting method, to consider the matters in accordance with the following agenda:

Agenda 1 To consider and adopt the Minutes of the 23rd Annual General Meeting of Shareholders dated July 18, 2024

Objective and Reason:

The 23rd Annual General Meeting of Shareholders was held on July 18, 2024. The minutes of the meeting was recorded accordingly and submitted to the Stock Exchange of Thailand and the Ministry of Commerce within the timeframe as prescribed by law. It was also disclosed on the TSTH's website (www.tatasteelthailand.com).

Board of Directors' opinion:

It is considered appropriate for the Meeting of Shareholders to adopt the minutes of the 23rd Annual General Meeting of Shareholders held on July 18, 2024, which the Board of Directors has deemed to be properly recorded, *a copy of minutes as accompanying document no.* 1

Voting:

The resolution for this agenda requires the majority of votes of shareholders and proxy holders who attend the meeting and cast their votes.

Agenda 2 To acknowledge the report on the Company's operational results for the financial year 2024-25, ended March 31, 2025

Objective and Reason:

The report of the Company's operational results for the financial year 2024-25, is for acknowledgement of the shareholders at the Annual General Meeting.

Voting:

As this agenda is for acknowledgement, it does not have to be voted by the shareholders.

Agenda 3 To consider and approve the Financial Statements for the financial year 2024-25, ended March 31, 2025

Objective and Reason:

The Articles of Association of the Company, Clause 40, specifies that the Annual Ordinary General Meeting of Shareholders shall approve the financial statements at the end of the financial year.

Board of Directors' opinion:

It is considered appropriate for the Meeting of Shareholders to approve the financial statements for the financial year 2024-25, ended March 31, 2025 which has been audited by the Certified Public Accountant, reviewed by the Audit & Risk Review Committee and approved by the Board of Directors. **Details are available in the QR Code.**

Votina

The resolution for this agenda requires the majority of votes of shareholders and proxy holders who attend the meeting and cast their votes.

Agenda 4 To consider and approve the appropriation of profits for the financial year 2024-25 and omission of the dividend payment

Objective and Reason:

- The Public Limited Company Act B.E. 2535, section 116 and Articles of Association of Tata Steel (Thailand) Public Company Limited ("TSTH"), clause 46, specified that "The Company shall allocate not less than five percent (5%) of its annual net profit less the accumulated losses brought forward (if any) to a reserve fund until this fund attains an amount not less than 10 % of the registered capital."
- According to the dividend policy of the Company, dividend payment to the shareholders to be done from net profit after tax after deduction of legal reserve and considering the relevant factors which shall not cause significant effects to the Company's business operation. Factors such as the operational performance, financial status, solvency, business expansion, obligations to complete the debts service according to the Company's loan agreements including any other factors relevant to the business operation of the Company to be considered in this regard. The consideration shall be consistent with the concept of maximizing long-term benefit for the shareholders.
- The operation of the Company from consolidated financial statement, for the financial year 2024-25, resulted in a net profit of 333.11 million Baht with retained earnings of 567.31 million Baht. The consolidated net profit included 260 million Baht, being a one-off gain from the disposal of an unused land plot. The operation from separate financial statement resulted in a net profit of 19.73 million Baht with retained earnings of 917.54 million Baht as at 31st March, 2025.

Board of Directors' opinion:

Shareholders are recommended to approve the allocation of the profit for the year 2024-25, ended March 31, 2025, of 0.99 million Baht as legal reserve. The accumulated balance in the reserve fund after the transfer in the current financial year will be 390.71 million Baht, representing 4.64% of the registered capital.

After considering the relevant factors to the Company's operation on consolidated basis, excluding a one-off gain from the disposal of unused land plot, the significant slowdown in Thailand economy and its adverse impact on the Company's business, current market volatility, and future requirements of the Company, the Board of Directors deems it appropriate to propose the shareholders' meeting for the omission of dividend payment.

Voting:

The resolution for this agenda requires the majority vote of the shareholders and proxy holders who attend the meeting and cast their votes.

Agenda 5 To consider and approve the re-election of Directors who retire by rotation

Objective and Reason:

- The Articles of Association of the Company, Clause 19, specifies that one-third (or closest to one-third) of the Directors shall retire from the office by rotation at the Annual General Meeting of Shareholders and may be re-elected to serve as Directors. For the 24th Annual General Meeting of Shareholders, three Directors are retiring this year, namely:
 - 1. Mr. Ashish Anupam

Chairman of the Board of Directors Chairman of the Executive Committee, Member of the Corporate Governance, Nomination & Remuneration Committee 2. Mr. Rajiv Mangal Director

Member of the Executive Committee.

Member of the CSR & Sustainability Committee

3. Mr. Sandeep Bhattacharya Director

Member of the Executive Committee

• In the process of nominating the Directors, the Corporate Governance, Nomination & Remuneration Committee has duly considered the selection guidelines and criteria as approved by the Company's Board of Directors and the requirements of the Corporate Governance. Details are stated in accompanying documents No. 3 delivered to Shareholders together with this Notice. It is agreed that Mr. Ashish Anupam, Mr. Rajiv Mangal, and Mr. Sandeep Bhattacharya, are qualified, knowledgeable and have expertise in steel industry and other wide array of related fields. Other qualifications comprise leadership skill, vision, and capacity to be in the duty of the Company's Director, offering independent opinion which is beneficial to the Company's operation, as well as not related to any criminal case and verdict incurred from the property/ asset misconduct, and any connected transaction triggering the conflict of interest of the Company in the previous year.

(Guideline and Criteria for Selection of Directors as accompanying document no. 4)

Board of Directors' opinion:

The Board of Directors considered it appropriate for the Meeting of Shareholders to re-elect and appoint the above Directors, as follows:

1. Mr. Ashish Anupam Chairman of the Board of Directors

Chairman of the Executive Committee, Member of the Corporate Governance, Nomination & Remuneration Committee

2. Mr. Rajiv Mangal Director

Member of the Executive Committee,

Member of the CSR & Sustainability Committee

3. Mr. Sandeep Bhattacharya Director

Member of the Executive Committee

(Curricula Vitae of the Directors who are proposed for re-election on retirement by rotation / appointment as accompanying document no. 3)

Voting:

The resolution for this agenda requires the majority of votes of shareholders and proxy holders who attend the meeting and cast their votes.

Agenda 6 To consider and approve the remuneration of Directors for the financial year 2025-26

Objective and Reason:

- The Articles of Association of the Company, clause 25, specifies that Directors are entitled to receive remuneration from the Company as approved by the shareholders' meeting.
- According to the Corporate Governance, Nomination & Remuneration Committee has considered the
 remuneration of the Directors and Members of Committees in accordance with the criteria, the
 assigned duties and responsibilities, the parity of the remuneration with other listed companies in the
 same industry, including the operating performance and other factors which may affect the Company.
 Based on the performance of the Company, it is agreed that the present remuneration is at the
 appropriate level.

Board of Directors' opinion:

The Board of Directors deems it appropriate to propose the shareholders' meeting to consider and approve the remuneration for the Board of Directors and Committees for the financial year 2025-26 (April 1, 2025 – March 31, 2026), as considered by the Corporate Governance, Nomination & Remuneration Committee, which is same as the previous year's. The remuneration can be separated into the fixed remuneration and meeting allowance for the attendance as set out below, until the shareholder meeting determines otherwise.

Details of the remuneration of Directors and comparison to the previous year are as follows:

		2025 – 26		2024	- 25
		(Proposed for this year)		(Previo	us year)
		Fixed	Meeting	Fixed	Meeting
			Allowance		Allowance
		(Baht/Year)	(Baht/Time)	(Baht/Year)	(Baht/Time)
Board of Directors	Chairman	724,500	48,500	724,500	48,500
	Member	543,500	24,000	543,500	24,000
Audit & Risk Review	Chairman	193,500	18,000	193,500	18,000
Committee	Member	133,000	12,000	133,000	12,000
Executive Committee	Chairman	-	18,000	-	18,000
	Member	-	12,000	-	12,000
Corporate Governance,	Chairman	172,500	18,000	172,500	18,000
Nomination & Remuneration Committee	Member	86,500	12,000	86,500	12,000
Corporate Social	Chairman	172,500	18,000	172,500	18,000
Responsibility & Sustainability Committee	Member	86,500	12,000	86,500	12,000

Remarks:

No other compensation is paid to the Directors (Same as previous year), except only the details mentioned in the above table. The Directors who are current employees of Tata Steel Limited or its subsidiaries do not receive any meeting allowance or other remuneration as Director.

Voting:

The resolution for this agenda requires not less than two-thirds of the total number of votes of the shareholders and proxy holders attending the meeting and cast their votes.

Agenda 7 To consider and appoint the auditors and fix the audit fee for the year 2025-26

Objective and Reason:

- The Articles of Association of the Company, clause 40, specifies that the Annual Ordinary General Meeting of Shareholders shall consider and appoint auditors and fix the audit fee every year. In appointing the auditor, the former auditor may be re-appointed. In accordance with the Notification of the Securities and Exchange Commission (SEC), the auditors (engagement partner) of a listed company must be rotated after 7 cumulative years of service (regardless of consecutiveness) and must serve a cooling-off period for 5 consecutive years.
- The Board of Directors, in its meeting held on May 23, 2017, had appointed PricewaterhouseCoopers ABAS Ltd. (PwC) as the statutory auditors of Tata Steel (Thailand) Public Company Limited and its subsidiaries. As per the practice, with a view to have synergy in fee fixation across the Group, the fee payable in respect of Tata Steel Group affiliates wherever PwC are the auditors, is discussed and negotiated centrally.
- Based on the above process, the Board of Directors of TSTH, in its meeting held on January 15, 2024, agreed to propose to the Annual General Meeting of Shareholders No. 23 to approve the revision of the audit fee for Tata Steel (Thailand) Public Company Limited and its subsidiary for FY2023-24 to THB 5,568,500. It had further been agreed that the audit fee for FY2024-25 and FY2025-26 shall only increase towards wage inflation as per a benchmark to be decided at the Tata Steel Group level.

Board of Directors' opinion:

The Board of Directors deems it appropriate to propose the shareholders' meeting, as considered by the Audit & Risk Review Committee, as following:

- Appointment of the Auditors of the Company for the financial year of 2025-26 from April 1, 2025 and ending on March 31, 2026;
 - Ms. Sukhumaporn Wong-ariyaporn (Certified Public Accountant No. 4843) or
 - o Mr. Krit Chatchavalwong (Certified Public Accountant No. 5016) or
 - Ms. Nopanuch Apichatsatien (Certified Public Accountant No. 5266)

of PricewaterhouseCoopers ABAS Ltd. any one of them being authorised to conduct the audit and express an opinion on the financial statements of the Company. In the absence of the above-named auditors, PricewaterhouseCoopers ABAS Ltd. is authorised to identify one other Certified Public Accountant within PricewaterhouseCoopers ABAS Ltd. to carry out the work.

Determination of the audit and quarterly review fee for the Company and its subsidiary for the year 2025-26 at the amount of Baht 5,568,500.

Audit Fee	2025-26 (Proposed for this year)	Existing Audit Fees 2024-25
TSTH	Baht 2,129,830	Baht 2,129,830
TSMT*	Baht 2,311,500	Baht 2,311,500
Total Audit Fee	Baht 4,441,330	Baht 4,441,330
Consolidated reporting packages under group reporting policy	Baht 1,127,170	Baht 1,127,170
Total	Baht 5,568,500	Baht 5,568,500

The existing audit fees for TSMT includes the audit of the erstwhile three subsidiary companies, now merged.

Remark: For the period of April 2024 - March 2025, the Company and its subsidiaries paid travelling, per diem, lodging etc. of Baht 380,000 (280,000 bht in previous year) to its auditor, the audit firm affiliated with the auditor, individuals or business entities related to the auditor and its affiliated audit firm.

Voting:

The resolution for this agenda requires the majority vote of the shareholders and proxy holders who attend the meeting and cast their votes.

Agenda 8 Other businesses (if any)

Yours sincerely, By Order of the Board of Directors

Ms. Somjai Jarukitcharoon Company Secretary

Tata Steel (Thailand) Public Company Limited Tel. 0-2937-1000 ext. 3210 Fax. 0-2937-1223

MINUTES of the 23rd Annual General Meeting of Shareholders for the year 2024 Tata Steel (Thailand) Public Company Limited, Bangkok on Thursday, July 18, 2024, at 09:00 hours

Present:

Director:
DII CCIOI.

1. Mr. Ashish Anupam Chairman of the Board of Directors,

Chairman of the Executive Committee, Member of the Corporate Governance, Nomination and Remuneration Committee

2. Ms. Anuttara Panpothong Independent Director,

Chairperson of the Audit and Risk Review Committee

Member of the Corporate Governance, Nomination and Remuneration Committee

3. Mr. Thaevan Uthaivath Independent Director,

Chairman of the Corporate Social Responsibility

and Sustainability Committee

Member of the Audit and Risk Review Committee

4. Mr. Taratorn Premsoontorn Independent Director,

Chairman of the Corporate Governance, Nomination and Remuneration Committee

Member of the Audit and Risk Review Committee

5. Mr. Rajiv Mangal Director,

Member of the Executive Committee,

Member of the Corporate Social Responsibility

and Sustainability Committee

6. Mr. Tarun Kumar Daga Director,

Member of the Executive Committee,

Member of the Corporate Social Responsibility

and Sustainability Committee,

President and CEO

7. Mr. Jayanta Chakraborty Director,

Vice President – Finance & CFO

Secretary:

1. Ms. Somjai Jarukitcharoon Company Secretary

Apology: Director:

2. Mr. Sanjib Nanda Director,

Member of the Executive Committee

Management: (No. 2-6 Attended via Video Conference)

1. Mr. Chaichalerm Bunyanuwat Vice President - Marketing and Sales

Mr. Amit Khanna
 Vice President - Business Excellence and Shared Services

Mr. Pornchai Tangworrakulchai
 Mr. Rungroth Lert-A-Rom
 Mr. Sakchai Loyfakhajohn
 Mr. Wichan Wanna
 Vice President - NTS Plant
 Vice President - SISCO Plant
 Vice President - Procurement

<u>Auditor of the Company:</u> (No. 1-4 Attended via Video Conference)

1. Ms. Varaporn Vorathitikul Audit Partner, Certified Public Account No. 4474

From PricewaterhouseCoopers ABAS Ltd.

2. Ms. Sukumaporn Wong-Ariyaporn Audit Partner, Certified Public Account No. 4843

From PricewaterhouseCoopers ABAS Ltd.

3. Ms. Wandee Leevorawat Audit Partner, Certified Public Account No. 4625

From PricewaterhouseCoopers ABAS Ltd.

4. Ms. Napaporn Muenkrai Audit Senior Manager, PricewaterhouseCoopers ABAS Ltd.

Invitee: (No. 3 Attended via Video Conference)

1. Mr. Apichart Likhitprasert Department Manager - Legal Services and Regulatory Affairs

2. Ms. Samaporn Suebpong Senior Financial Controller, Corporate

3. Ms. Kanjana Kulanunyapisit Senior Financial Controller, Strategic Finance and Cost

Management

Independent vote counting inspector:

1. Mr. Lapas Komarapajkul Lawyer (License number 100/2565)

The meeting started at 09:00 hours

Mr. Ashish Anupam, Chairman, extended a warm welcome to the Shareholders and the members of the Board of Directors at the 23rd Annual General Meeting of Shareholders for the year 2024.

In his opening address to the Shareholders, Chairman mentioned that the Company would like to conduct the 23rd Annual General Meeting of Shareholders through Electronic Meeting method (e-AGM) in accordance with the rules, procedures, and conditions as stipulated by the laws without any shareholders having to attend in person. Shareholders may like to give proxy to any of the Independent Directors to join the e-AGM on their behalf in case any shareholder wishes not to join the AGM through Electronic Meeting method. Necessary details were provided in the invitation letter to the shareholders and disseminated via the SET Link system of the Stock Exchange of Thailand. He thanked shareholders for having appreciated the situation and the reason for arranging an e-AGM.

Chairman informed the meeting that in order to facilitate easy communication, the e-AGM would be conducted in Thai language and requested Khun Somjai Jarukitcharoon, the Company Secretary to announce the Quorum.

Company Secretary informed the meeting that thirty-seven Shareholders had registered to attend the meeting in person or by proxy. This represented 6,070,320,182 shares, an equivalent of 72.0809 percent of the 8,421,540,848 issued shares. As there were more than 25 Shareholders attending in person and by proxy representing more than one-third (1/3) of the total issued shares, it was forming a quorum according to Clause 37 of the Company's Articles of Association.

The Chairman declared the meeting open for deliberation on various matters on the agenda.

Chairman requested Mr. Chaichalerm Bunyanuwat Vice President - Marketing and Sales to explain in Thai language to the shareholders all through the meeting on his behalf starting from introducing the Directors, Committees, Auditors, and the Company Secretary.

Mr. Chaichalerm Bunyanuwat informed that seven directors, including the Chairman, were attending the meeting in person. In addition, the members of the company's senior management team also participated in the Annual General Meeting.

The Chairman requested the Company Secretary to explain the voting procedures for each agenda to the shareholders so that a resolution could be reached and recorded in the Minutes of the meeting accurately.

The Company Secretary informed the meeting that the Company had notified the submission of questions to the Company through Company's website on June 24, 2024, by giving the right to shareholders for sending questions to the Company in advance as a good practice in the principle of good Corporate Governance for listed companies regarding the equitable treatment for shareholders. The Company informed the period for exercising the right for Annual General Meeting of Shareholders for the Year 2024 to send questions during June 24 to July 15, 2024. During such period, the Company has received seven questions from the shareholders which would be answered under the last agenda item.

She added that the Company has assigned an independent agency that provides system services which has assessed themselves and certified with the Electronic Transactions Development Agency (ETDA) by providing E-meeting & Voting system. This does not require any special application to install. Shareholders can use their computer, laptop, tablet, or any smart phone to access the meeting. In addition, the service provides recording of audio and image throughout the meeting streaming in electronic form and records the electronic traffic data of all participants in the meeting as evidence according to the law.

Shareholders and proxies who identified themselves and have been confirmed by the Company, have received an email with username, password and link to join the meeting in advance before the meeting date. The username, password and link are valid only for this e-AGM. In addition, the service provider would provide necessary technical support for accessing the e-AGM system throughout the meeting.

For security reasons, the shareholders were requested not to share the username and password with another person. It was also informed that log-in would work only on one device at a time. In case any shareholder tries to log in from another device simultaneously, previous connection would get logged out automatically. Live broadcast of e-AGM would start streaming once the shareholder is logged in.

The Company Secretary then explained the voting process and voting menu of the e-AGM system. She informed the shareholders that the meeting was being conducted under the specific provisions pertaining to the shareholder meeting in the Articles of Association as detailed in the meeting documents, which were delivered to the shareholders in advance, together with the Notice of the meeting. Moreover, page 34-35 (In Thai language page no. 33-34) of the meeting documents also describe voting procedures in each agenda, vote casting & counting, and announcement of voting results. Prior to vote casting in each agenda, the Chairman shall inform the meeting about the votes required for a resolution in each agenda, whether it be an ordinary event whereby a majority vote is applicable or a special event whereby different vote casting is required. The Chairman of the Meeting or the person assigned by the Chairman shall propose to the shareholders during the meeting to cast their vote. In case of vote by Proxy, the proxy shall cast the vote according to the grantor's instructions specified in the Proxy only. Where no choice is specified by the grantor or there is any agenda considered in the meeting other than those specified above, or any change or amendment to any facts, the Proxy shall be authorized to consider the matters and vote on behalf as the Proxy deems appropriate.

In case of granting a proxy to an Independent Director of the Company or other people attending the meeting according to the proxy form, in which the shareholders have voted in advance in the proxy form, the Company will record the votes as specified by the shareholders in advance. Cast votes are counted by deducting the votes of "disapprove and abstain" from the total number of shares held by shareholders and proxies attending the meeting and being entitled to vote and shall be announced for further acknowledgment of the meeting.

At each agenda, Mr. Lapas Komarapajkul, Independent Lawyer will act as the independent vote counting inspector to ensure that the results are transparent and in line with the regulations of the Company and legislation.

The Chairman requested the meeting to proceed with the agenda and requested Mr. Chaichalerm Bunyanuwat to read each agenda in Thai language.

Agenda 1: To consider and adopt the Minutes of the Annual General Meeting of Shareholders No.22 dated July 18, 2023

The Company had distributed the copies of the Minutes of the meeting to the shareholders in advance, together with the Notice of the meeting as the Attachment No. 1, page 8–18. The minutes of the meeting was submitted to the Stock Exchange of Thailand and the Ministry of Commerce within the timeframe as prescribed by laws. It was also disclosed on the Company's website (www.tatasteelthailand.com).

The Board of Directors deemed it appropriate to propose the shareholders' meeting to adopt the Minutes of the Annual General Meeting of Shareholders No. 22 held on July 18, 2023, which the Board of Directors has deemed to be properly recorded and no Shareholder requested the Company to correct such minutes. This agenda is an ordinary event which has to be resolved by the majority vote of the shareholders and proxy holders, who attend the meeting and cast their votes.

Resolution: The meeting reviewed and adopted the minutes as proposed by the Board of Directors with a unanimous vote of the shareholders and the proxy holders who attended the meeting and had the right to vote. Details are as shown below:

Shareholders cast their votes	Representing	6,070,320,182 Shares	or	100%
Shareholders voted for the matter	Representing	6,070,320,182 Shares	or	100%
Shareholders voted against the matter	Representing	0 Shares	or	0%
Shareholders abstained	Representing	0 Shares	or	0%
Voided Ballot / no action by Shareholder	Representing	0 Shares	or	0%

Agenda 2: To acknowledge the report on the Company's operational results for the year ended March 31, 2024

The Chairman requested Mr. Tarun Kumar Daga, President and CEO, to report the Company's performance for the FY 2024 ended March 31, 2024, for the shareholders' acknowledgement. Khun Chaichalerm (VP-Marketing and Sales) assisted Khun Tarun with the Thai translation.

President and CEO presented the Company's performance, and an outlook on the business environment. He reported that the Company sold 1.120 million tons during FY 2023-24 and shared that sluggish demand in Thailand, challenged international market conditions and increasing steel exports from China have impacted volumes and realizations. Lower volumes and realizations impacted profits. However, the Balance Sheet

continued to strengthen. Profit after tax was recorded at 96 million Baht. The profit included 220 million Baht being one-off gain from the disposal of Mini Blast Furnace assets which was held for sale. He also reported the various awards and recognitions received by the Company during the year.

This Agenda was proposed for acknowledgement of the report on the Company's operational results for the year 2023-24, ended March 31, 2024. There was no vote casting on this agenda.

Agenda 3: To consider and approve the financial statements for financial year ended March 31, 2024

The Articles of Association of the Company, Clause 40, specifies that the Annual Ordinary General Meeting of Shareholders shall approve the financial statements at the end of the financial year.

The Board of Directors deemed it appropriate to propose the Meeting of Shareholders to consider and approve the financial statements for the year ended March 31, 2024, which has been audited and certified by the Certified Public Accountant of PricewaterhouseCoopers ABAS Ltd., reviewed by the Audit and Risk Review Committee and approved by the Board of Directors. The financial statements were presented accurately, completely, and adequately. Details were presented in the Company's Integrated Annual Report for the year 2023-24. The Integrated Annual Report is available in the QR Code and also on the Company website. The Company has distributed the QR Code to the shareholders in advance, together with the Notice of this meeting as the Attachment No. 2, page 19

The Chairman requested the meeting to approve the financial statements for the year ended March 31, 2024, which is an ordinary event to be resolved by the shareholders meeting with the majority vote of the shareholders and proxy holders, who attended the meeting and cast their votes.

Resolution: The meeting resolved and approved the financial statements for the year 2023-24, ended March 31, 2024, which was proposed by the Board of Directors with a unanimous vote of the shareholders and the proxy holders, who attended the meeting and cast their votes, as under:

Shareholders cast their votes	Representing	6,070,320,182 Shares or	100%
Shareholders voted for the matter	Representing	6,070,320,182 Shares or	100%
Shareholders voted against the matter	Representing	0 Shares or	0%
Shareholders abstained	Representing	0 Shares or	0%
Voided Ballot / no action by shareholder	Representing	0 Shares or	0%

Agenda 4: To consider and approve the appropriation of profits for the financial year 2023-24 and omission of the dividend payment.

The Articles of Association of the Company, Clause 40, specifies that the Annual Ordinary General Meeting of Shareholders shall consider the appropriation of profits, and Clause 46, specifies that the Company shall allocate not less than 5% of its annual net profit less the accumulated losses brought forward (if any) to the legal reserve fund until this fund attains an amount not less than 10% of the registered capital.

According to the dividend policy of the Company, dividend can be paid to the shareholders from net profit after tax and after deduction of legal reserve by considering the relevant factors which shall not cause significant effects to the Company's business operation. Such factors were the operating performance, financial status, Company's solvency, business expansion, obligations to complete the debts service according to the Company's loan agreements including any other factors relevant to the business operation of the Company. The consideration shall be consistent with the concept of maximizing long-term benefit for the shareholders.

The operation of the Company from consolidated financial statement, for the year 2023-24, resulted in Profit after tax of 96.30 million Baht with retained earnings of 247.47 million Baht.

The Board of Directors deemed it appropriate to propose the shareholders' meeting to approve the allocation of the profit for the year 2023-24 (April 1, 2023 – March 31, 2024) of 0.58 million Baht as legal reserve. The accumulated balance in the reserve fund after the transfer in the current financial year will be 389.72 million Baht, representing 4.63% of the registered capital.

After considering the relevant factors on consolidated basis and the future trend, the Board of Directors deemed it appropriate to propose the shareholders' meeting the omission of dividend payment.

The Chairman requested the meeting to approve the allocation of profits and omission of dividend payment which is an ordinary event that is to be resolved by the shareholders meeting with the majority vote of the shareholders and proxy holders, who attend the meeting and cast their votes.

Resolution: The meeting resolved to approve the allocation of the profit for the year 2023-24, ended March 31, 2024, of 0.58 million Baht as legal reserve and omission dividend payment which has been proposed by the Board of Directors with majority vote of the shareholders and the proxy holders who attended the meeting and had the right to vote. Details are as shown below:

The voting results were as follows:			
Shareholders cast their votes	Representing	6,070,320,182 Shares or	100%
Shareholders voted for the matter	Representing	6,043,020,182 Shares or	99.5503%
Shareholders voted against the matter	Representing	27,300,000 Shares or	0.4497%
Shareholders abstained	Representing	0 Shares or	0%
Voided Ballot/ no action by Shareholder	Representing	0 Shares or	0%

Agenda 5: To consider and approve the re-election of Directors who retired by rotation and to consider and approve appointment of Directors.

The Articles of Association of the Company, Clause 19, specifies that one-third (or closest to one-third) of the Directors shall retire from the office by rotation at the Annual General Meeting of Shareholders and may be re-elected to serve as Directors. For the 23rd Annual General Meeting of Shareholders for the year 2024, three Directors retired this year, namely:

1) Ms. Anuttara Panpothong	Independent Director
	Chairperson of the Corporate Governance,
	Nomination and Remuneration Committee
	Member of the Audit and Risk Review Committee
2) Mr. Taratorn Premsoontorn	Director
	Member of the Corporate Governance,
	Nomination and Remuneration Committee
3) Mr. Tarun Kumar Daga	Director
	Member of the Executive Committee
	Member of the Corporate Social Responsibility and
	Sustainability Committee
	President and CEO

Mr. Alan Kam stepped down from the Board, effective 3rd June 2024. The Corporate Governance, Nomination & Remuneration Committee in its meeting held on June 19, 2024, proposed to appoint Mr. Taratorn

Premsoontorn as an Independent Director, and Mr. Jayanta Chakraborty, Chief Financial Officer of Tata Steel (Thailand) Public Company Limited as a Director of the Company. The same has been approved in the Board of Directors meeting on the same date.

In the process of nominating the Directors, the Corporate Governance, Nomination & Remuneration Committee has duly considered the selection guidelines and criteria as approved by the Company's Board of Directors. Details are stated in accompanying documents No. 3 delivered to Shareholders together with this Notice. It is agreed that Ms. Anuttara Panpothong, Mr. Taratorn Premsoontorn, Mr. Tarun Kumar Daga, and Mr. Jayanta Chakraborty, are qualified, knowledgeable and have expertise in steel industry and other wide array of related fields. Other qualifications comprise leadership skill, vision, and capacity to be in the duty of the Company's Director, offering independent opinion which is beneficial to the Company's operation, as well as not related to any criminal case and verdict incurred from the property/ asset misconduct, and any connected transaction triggering the conflict of interest of the Company in the previous year.

The Board of Directors deemed it appropriate to propose the Meeting of Shareholders to re-elect and appoint the above mentioned four Directors namely Ms. Anuttara Panpothong, Mr. Taratorn Premsoontorn, Mr. Tarun Kumar Daga, and Mr. Jayanta Chakraborty as considered by the Corporate Governance, Nomination and Remuneration Committee, as the Company's Board of Directors and members of the Committee for another term. The Curriculum Vitae (CV) of the Directors who retired by rotation and were proposed to be re-elected are shown in accompanying document No. 3.

Resolution: The meeting resolved to approve the re-election and appointment of four Directors in place of those who retired by rotation at the 23rd Annual General Meeting of Shareholders for the year 2024 on an individual basis as the Company's Directors for the Board of Directors and Committees for another term as proposed by the Board of Directors with the resolution of a unanimous votes of shareholders and proxy holders who attended the meeting and had the right to vote. The voting results were as follows:

1. Ms. Anuttara Panpothong

7771		1.		C 11
I ne	voting	results	are as	follows;

Shareholders cast their votes	Representing	6,070,320,182 Shares	or	100%
Shareholders voted for the matter	Representing	6,070,320,182 Shares	or	100%
Shareholders voted against the matter	Representing	0 Shares	or	0%
Shareholders abstained	Representing	0 Shares	or	0%
Voided Ballot/ no action by Shareholder	Representing	0 Shares	or	0%

2. Mr. Taratorn Premsoontorn The voting results are as follows:

The voting results are as follows,			
Shareholders cast their votes	Representing	6,070,320,182 Shares	or 100%
Shareholders voted for the matter	Representing	6,070,320,182 Shares	or 100%
Shareholders voted against the matter	Representing	0 Shares	or 0%
Shareholders abstained	Representing	0 Shares	or 0%
Voided Ballot/ no action by Shareholder	Representing	0 Shares	or 0%

3. Mr. Tarun Kumar Daga

The voting results are as follows;				
Shareholders cast their votes	Representing	6,070,320,182	Shares or	100%
Shareholders voted for the matter	Representing	6,070,320,182	Shares or	100%

Shareholders voted against the matter	Representing	0	Shares or	0%
Shareholders abstained	Representing	0	Shares or	0%
Voided Ballot/ no action by Shareholder	Representing	0	Shares or	0%
4. Mr. Jayanta Chakraborty The voting results are as follows;				
Shareholders cast their votes	Representing	6,070,320,182	Shares or	100%
Shareholders voted for the matter	Representing	6,070,320,182	Shares or	100%
Shareholders voted against the matter	Representing	0	Shares or	0%
Shareholders abstained	Representing	0	Shares or	0%
Voided Ballot/ no action by Shareholder	Representing	0	Shares or	0%

Agenda 6: To consider and approve the remuneration of Directors for the year 2024-25

The Articles of Association of the Company, clause 25, specifies that Directors are entitled to receive remuneration from the Company as approved by the shareholders' meeting.

Mr. Taratorn Premsoontorn, Chairman of the Corporate Governance, Nomination and Remuneration Committee reported that the Corporate Governance, Nomination and Remuneration Committee had considered the remuneration of the Directors and members of Committees in accordance with the criteria, the assigned duties and responsibilities, the parity of the remuneration with other listed companies in the same industry, including the operating performance and other factors which may affect the Company. It is agreed that the present remuneration is at the appropriate level.

The Board of Directors deemed it appropriate to propose the Shareholders' meeting to consider and approve the remuneration for the Board of Directors and Committees for the year 2024-25 (April 1, 2024 – March 31, 2025) at the same rate as the previous year, as considered by the Corporate Governance, Nomination & Remuneration Committee. The remuneration can be separated into the fixed remuneration and meeting allowance for the attendance, until the Shareholders' meeting determines otherwise.

Details of the remuneration of Directors and comparison with previous years have been circulated together with the Notice of this meeting, page No. 6 (in Thai language also), submitted to the shareholders in advance.

Mr. Taratorn Premsoontorn requested the meeting to approve this agenda to be resolved by the shareholders' meeting with not less than two-thirds of the total number of votes of the shareholders and proxy holders who attended the meeting and had the right to vote.

Resolution: The meeting resolved to approve the remuneration for the Board of Directors and Committees for the year 2024-25 (April 1, 2024-March 31, 2025) which can be separated into the fixed remuneration and meeting allowance for the attendance as considered by the Corporate Governance, Nomination and Remuneration Committee and as proposed by the Board of Directors, until the shareholder meeting determines otherwise, with the resolution of a unanimous votes of shareholders and proxy holders attending the meeting and cast their votes. The voting results were as follows:

Shareholders cast their votes	Representing	6,070,320,182	Shares	or	100%
Shareholders voted for the matter	Representing	6,070,320,182	Shares	or	100%
Shareholders voted against the matter	Representing	0	Shares	or	0%

Shareholders abstained	Representing	0	Shares	or	0%
Voided Ballot/ no action by Shareholder	Representing	0	Shares	or	0%

Agenda 7: To consider and appoint the auditors and fix the audit fee for the year 2024-25 and revision of audit fee for the financial year 2023-24.

The Articles of Association of the Company, clause 40, specifies that the Annual Ordinary General Meeting of Shareholders shall consider and appoint auditors and fix the audit fee every year. In appointing the auditor, the former auditor may be re-appointed. In accordance with the Notification of the Securities and Exchange Commission (SEC), the auditors (engagement partner) of a listed company must be rotated after 7 cumulative years of service (regardless of consecutiveness) and must serve a cooling-off period for 5 consecutive years.

Ms. Anuttara Panpothong, Chairperson of the Audit & Risk Review Committee reported that the Committee has considered the performance of the auditor of the Company for the year 2023-24 and qualifications in accordance with the standards set and agreed that PricewaterhouseCoopers ABAS Ltd. has satisfactorily performed its duties to the Company in accordance with the auditing standards and provided useful opinions to the Company. The auditors have full qualifications and have no relationship or conflict of interest with the Company, its subsidiaries, the Executives and major shareholders or related persons of the said persons.

The Board of Directors deemed it appropriate to propose the Shareholders' meeting, as considered by the Audit and Risk Review Committee, as following:

Appointment of the Auditors of the Company for the financial year of 2024-25 from April 1, 2024, and ending on March 31, 2025:

- Ms. Sukhumaporn Wong-ariyaporn (Certified Public Accountant No. 4843)
- Mr. Krit Chatchavalwong (Certified Public Accountant No. 5016) or
- Ms. Nopanuch Apichatsatien (Certified Public Accountant No. 5266) of PricewaterhouseCoopers ABAS Ltd.

In this regards, Ms. Varaporn Vorathitikul (Certified Public Accountant No. 4474) has given her signature in the Company's financial statements since the second quarter of the fiscal year 2017-18 (July 1, 2017 - March 31, 2018) until Annual financial statements of the fiscal year 2023-24 (April 1, 2023 - March 31, 2024).

The audit and quarterly review fee for the Company and its subsidiary for the year 2023-24 and 2024-25 is proposed as Baht 5,568,500. Details of the audit fee and comparison to the previous year have been circulated together with the Notice of this meeting, page No. 7 (Thai language also in page no.7).

Ms. Anuttara Panpothong requested the meeting to approve the appointment of the auditors and fix the audit fee for the year 2023-24 and 2024-25 which is an ordinary event that has to be resolved by the Shareholders meeting with the majority vote of the shareholders and proxy holders, who attend and cast their votes.

Resolution: The meeting resolved to appoint PricewaterhouseCoopers ABAS Ltd. as the auditors of the Company for the financial year of 2024-25 from April 1, 2024 and ending on March 31, 2025 and approved the audit and quarterly review fee for the Company and its subsidiary for the year 2023-24 and 2024-25 at the amount of Baht 5,568,500 as considered by the Audit and Risk Review Committee and proposed by the Board with a unanimous votes of the shareholders and proxy holders who attend the meeting and cast their votes. The voting results are as follows:

Shareholders cast their votes	Representing	6,070,320,182 Shares	or	100%
Shareholders voted for the matter	Representing	6,070,320,182 Shares	or	100%
Shareholders voted against the matter	Representing	0 Shares	or	0%

Shareholders abstained	Representing	0 Shares	or	0%
Voided Ballot/ no action by Shareholder	Representing	0 Shares	or	0%

Agenda 8: Other Business (if any)

Chairman reported that all agenda items as per the Notice to the Shareholders were completed and the Board of Directors and the shareholders did not have any further items to propose to the Shareholders' meeting.

Chairman then took up the questions received from the Shareholders and requested Mr. Chaichalerm Bunyanuwat to translate his responses in Thai language. There were seven questions received in advance.

1. Is the competition from China and other neighboring countries more intense now? What is the company's strategy to face the increased imports of wire rods into the country?

Answer: Exports of steel from China has been increasing substantially over the last couple of years. In 2022 it was +60 million tons, in 2023 it was +90 million tons and based on initial estimates, it is expected to be more than 110 million tons in 2024. Accordingly, competition from China is becoming more intense.

China and neighboring countries like Malaysia, Indonesia, and Vietnam continue to export steel to Thailand, especially wire rod, the product that the company produces. In 2023, the export of wire rod from China was 519,000 tons, 52% higher than 2022, and wire rod imports from neighboring countries like Malaysia, Indonesia, and Vietnam were 417,000 tons, 19% higher compared to 2022. The trend of imports from China and these countries remains the same in 2024 during the first 5 months.

The company's strategy to compete with high imports are as follows:

- 1. Improve services in terms of lead time to customers so that customers are not required to maintain high inventory.
- 2. Develop the quality to match with customer processes. This enables product delivery tailormade for the specific requirements of each customer.
- 3. Develop new products for automotive segment. Accordingly, we are focusing on tire cord and tire bead to service both domestic and export customers.
- 2) How does the company handle the fluctuations in the value of the baht?

Answer: That bath had depreciated by around 7% during the financial year 2023-24 vis-à-vis US Dollar. While this has a positive impact on exports, it is adverse towards the cost of imports made by the company. As can be seen from the daily movement of the currency, That bath volatility has increased. The volatility makes it extremely challenging - to plan exports and do import price negotiations.

In this backdrop, the company has continued a conservative approach towards managing foreign currency. The company has a policy of covering at least 70% of its net foreign currency exposure with forward covers. Forward against imports are taken on the contract date, and on the bill of lading date for exports.

3) The company has reported the sale of MBF plant & machinery which was held for sale. What is the future plan with the land once the dismantling is complete?

Answer: The MBF complex occupies an area of approximately 300 rai. It is expected to take 12-18 months to complete the dismantling and clearing the land for any future use. Various options for the best utilization of the land will be explored and the company will revert to the shareholders when any plans are concluded.

4) Since domestic demand is still not improved, does the company plan to increase exports?

Answer: Exports have been and will continue to remain an integral part of the company's strategy. We continue to look for opportunities in more markets to export. We have developed products for tire cords and tire beads which can be exported to many customers. Presently, many customers are concerned about the carbon footprint of the products and the environment. The company's product comes from Electric Arc Furnace which uses recycled scrap that has considerably lower carbon footprint compared to the more widespread blast furnace route for steel making.

We also continue to prepare licenses for export such as ACRS for the Australia market, BIS for India, and UK Cares for Singapore, Hongkong, and EU countries. Moreover, we are the 1st rebar producer in Thailand to get the Environment Product Declaration certificate which many international customers expect.

5) The government has announced its intention to implement a carbon tax by 2025. How is the company preparing for it?

Answer: We will monitor the developments in the government regulations for the carbon tax regime and will be prepared as the policy unfolds. The company uses recycled steel scrap that creates CO2 emission of 0.6-0.7 tons carbon / ton of liquid steel which is significantly lower than steel produced from blast furnaces that generates CO2 emission of 2.4 tco2 per ton of liquid steel. In parallel, the company continues to improve operating efficiency in the areas of energy reduction, including installing solar roof tops.

6) Does the Company have any plans for setting up induction furnace facilities?

Answer: Average capacity utilization of steel manufacturers in Thailand is currently below 30%. Against this, the company operates in the range 65-70% of the rolling capacity due to good acceptance of products by the customers. Therefore, the priority of the Company is to maximize utilization of the existing rolling capacity of 1.7 MTPA before any further capacity addition. In addition, the Company continues to explore opportunities to increase value added products.

7) Currently, what proportion of power requirement is served from solar energy?

Answer: The company is currently installing solar power capacity of 11.50 MWp in its 3 plants. It is expected to be operational by end of 2024, accounting for 2% of the energy requirements of the company.

Chairman thanked the Shareholders for sending the questions and reported that the company has answered all the questions it had received in advance. On behalf of the Board of Directors of Tata Steel (Thailand) Public Company Limited, he thanked each and every Shareholder for devoting their time to attend the meeting and approving the proposals submitted by the Board of Directors. He then proposed to close the meeting.

The meeting was adjourned at 10:30 hours.

Sd/-

(Ashish Anupam) Chairman of the Meeting





The curriculum vitae of the nominated persons for election as Directors in the place of those who are due to retire by rotation in the 24th Annual General Meeting of Shareholders

1. Mr. Ashish Anupam

Position	 Chairman of the Board of Directors Chairman of the Executive Committee Member of the Corporate Governance, Nomination & Remuneration Committee 						
Age	56 years						
Nationality	Indian					-	
Education / Training		f Techr gement	_	eering),			
Training / Seminar of Institute of Directors (IOD)							
Other current positions	Year		Position			Compar	ny
	2023 – Present 2021 – Present 2019 – Present 2019 – Present 2018 - Present	Chair Chair	President-Long Production man of Board of Director man of Board of Director man of Board of Director tor	ctors Indian Steel& Wire Product Limited tors The Siam Industrial Wire Co.,Ltd.			Co.,Ltd.
	Listed companies	in Tha	ailand - None -				
	Non-listed Companies in Thailand The Siam Industrial Wire Co.,Ltd. TSN Wire Co.,Ltd. Competitor Companies or businesses related to TSTH- None -						
Previous experiences	Year		Position			Cor	npany
•	2019 - 2023 2020 - 2021 2019 - 2020 2015 - 2020 2015 - 2018 2015 - 2018		Managing Director Chairman Director Director Director Director			Tata Steel Long NatSteel Holdin Indian Steel& W NatSteel Holdin	Products Ltd. g Pte.,Ltd. /ire Product Ltd. g Pte.,Ltd. trial Wire Co.,Ltd.
No. of shares held ⁽¹⁾	Tata Ste	el (Tha	ailand) Plc.			Affiliated Comp	anies
(As of March 31, 2025)		- None) -			- None -	
			,	2024-2	25	2023-24	2022-23
	Board of Directors	Mootin	a	7/7		5/5	7/7
Attendance / Arrangement of the	Board of Directors			1/1		1/1	1/1
meetings (Times)	General Meeting of Shareholders CG, Nomination and Remuneration Committee (* There were 2 meetings during his tenure as a member of the Committee)		4/4		1/1	2/5*	
Terms / years of holding a directorship in TSTH	7 years (January 3	0, 2018	3 – July 17, 2025)				
Prohibited qualifications re The criminal case and ve misconduct. Connected transaction tr Company in the previous	rdict incurred from	the pr				- None -	

Remarks: (1) The number includes shares held by Spouse and Minor child

The curriculum vitae of the nominated persons for election as Directors in the place of those who are due to retire by rotation in the 24th Annual General Meeting of Shareholders

2. MR. Rajiv Mangal

Position		Executive Committee Corporate Social Respo Committee	nsibility &				
Age	57 years	57 years					
Nationality	Indian						
Education / Training	 Bachelor of Engineering (Metallurgy) (Honors), University of Roorkee, India Post Graduate Diploma in Business Management (PGDBM), Xavier School of Management, Jamshedpur, India The Global Advanced Management Programme 2022, AIMA in association with UC Berkeley Silicon Valley, U.S.A. TMTC Program on Understanding Public Policy for Business, The University of Chicago, Harris School of Public Policy Advance Management Program CEDEP (INSEAD, France) Global Leadership Development Programme, India/UK 						
Training / Seminar of	 Director Certifi 	ication Program (DCP 23	0/2016)				
Institute of Directors (IOD) Other current positions	Year	Position			Com	npany	
other current positions	2023- Present	Vice President – Safet	y, Health	Tata	Steel Limited.	ipany	
		& Sustainability					
	Listed companie	s in Thailand - None -					
		anies in Thailand - Non-					
	Competitor Com Year	panies or businesses re	elated to T	STH			
Previous experiences							
	2013 - 2022 2013 - 2022 2018 - 2021 2013 - 2020 2010 - 2013 2005 - 2010	President & CEO Chairman Director Chairman Executive in charge Tub Chief, Wire Division, Chief of Marketing & Sa Chief Technical Service	les,	Tata Nats The The Tata	a Steel (Thailand) a Steel Manufactu Steel Holdings Pt Siam Constructio	uring (Thailand) Plc. e.Ltd.	
No. of shares held ⁽¹⁾	2013 - 2022 2018 - 2021 2013 - 2020 2010 - 2013 2005 - 2010	Chairman Director Chairman Executive in charge Tub Chief, Wire Division, Chief of Marketing & Sa	les,	Tata Nats The The Tata	a Steel (Thailand) a Steel Manufactu Steel Holdings Pt Siam Constructio Siam Iron and Si a Steel Limited	i Plc. uring (Thailand) Plc. e.Ltd. on Steel Co.,Ltd. teel (2001) Co.,Ltd.	
	2013 - 2022 2018 - 2021 2013 - 2020 2010 - 2013 2005 - 2010	Chairman Director Chairman Executive in charge Tub Chief, Wire Division, Chief of Marketing & Sa Chief Technical Service	les,	Tata Nats The The Tata	a Steel (Thailand) a Steel Manufactu Steel Holdings Pt Siam Construction Siam Iron and Si a Steel Limited a Steel Limited	i Plc. uring (Thailand) Plc. e.Ltd. on Steel Co.,Ltd. teel (2001) Co.,Ltd.	
No. of shares held ⁽¹⁾	2013 - 2022 2018 - 2021 2013 - 2020 2010 - 2013 2005 - 2010	Chairman Director Chairman Executive in charge Tub Chief, Wire Division, Chief of Marketing & Sa Chief Technical Service (Thailand) Plc.	les,	Tata Nats The The Tata Tata	a Steel (Thailand) a Steel Manufactu Steel Holdings Pt Siam Constructio Siam Iron and Si a Steel Limited a Steel Limited Affiliated Comp	i Plc. uring (Thailand) Plc. e.Ltd. on Steel Co.,Ltd. teel (2001) Co.,Ltd.	
No. of shares held ⁽¹⁾ (As of March 31, 2025) Attendance /	2013 - 2022 2018 - 2021 2013 - 2020 2010 - 2013 2005 - 2010	Chairman Director Chairman Executive in charge Tub Chief, Wire Division, Chief of Marketing & Sa Chief Technical Service (Thailand) Plc. None -	les, s	Tata Nats The The Tata Tata	a Steel (Thailand) a Steel Manufactu Steel Holdings Pt Siam Construction Siam Iron and Siam Iron and Siam Steel Limited a Steel Limited Affiliated Comp - None -	PIC. uring (Thailand) PIc. e.Ltd. on Steel Co.,Ltd. teel (2001) Co.,Ltd.	
No. of shares held ⁽¹⁾ (As of March 31, 2025) Attendance / Arrangement of the	2013 – 2022 2018 – 2021 2013 – 2020 2010 – 2013 2005 – 2010	Chairman Director Chairman Executive in charge Tub Chief, Wire Division, Chief of Marketing & Sa Chief Technical Service (Thailand) Plc. None -	les, s	Tata Nats The The Tata Tata	A Steel (Thailand) A Steel Manufactu Steel Holdings Pt Siam Construction Siam Iron and Siam Iron and Siam Steel Limited A Steel Limited Affiliated Comp - None -	PIC. uring (Thailand) PIc. e.Ltd. on Steel Co.,Ltd. teel (2001) Co.,Ltd.	
No. of shares held ⁽¹⁾ (As of March 31, 2025) Attendance /	2013 – 2022 2018 – 2021 2013 – 2020 2010 – 2013 2005 – 2010 Tata Steel	Chairman Director Chairman Executive in charge Tube Chief, Wire Division, Chief of Marketing & Sa Chief Technical Service (Thailand) Plc. None -	2024-2 7/7	Tata Nats The The Tata Tata	A Steel (Thailand) A Steel Manufactu Steel Holdings Pt Siam Construction Siam Iron and Siam Iron and Siam Steel Limited A Steel Limited Affiliated Comp - None - 2023-24 5/5	panies 2022-23 7/7	
No. of shares held ⁽¹⁾ (As of March 31, 2025) Attendance / Arrangement of the	2013 – 2022 2018 – 2021 2013 – 2020 2010 – 2013 2005 – 2010 Tata Steel - Board of Directors General Meeting of CSR & Sustainabi	Chairman Director Chairman Executive in charge Tube Chief, Wire Division, Chief of Marketing & Sa Chief Technical Service (Thailand) Plc. None -	2024-2 7/7 1/1 2/2	Tata Nats The The Tata Tata	A Steel (Thailand) A Steel Manufactu Steel Holdings Pt Siam Construction Siam Iron and Sian Iron and Sian Steel Limited A Steel Limited Affiliated Comp - None - 2023-24 5/5 1/1	Panies 2022-23 7/7 1/1	

Remarks: (1) The number includes shares held by Spouse and Minor child

The curriculum vitae of the nominated persons for election as Directors in the place of those who are due to retire by rotation in the 24th Annual General Meeting of Shareholders

3. MR. SANDEEP BHATTACHARYA

3. WIK. SANDEEF BRATTA	A CHARLES					
Position	DirectorMember of the	Executive Committee				
Age	54 years					
Nationality	Indian					16
Education / Training Training / Seminar of	Institute of Man Cost Managem The Institute of	Cost and Works Accountammerce Honors,	aziabad			
Institute of Directors (IOD)						
Other current positions	Year	Position			Company	
	2024 - Present	Vice President – Financia Operation, Control and Business Finance	al	Tata Steel	Limited.	
	Listed companies in Thailand - None -					
	Non-listed Compa	anies in Thailand – None	-			
	Competitor Comp	anies or businesses rela	ited to 1	FSTH - None) -	
Previous experiences	Year	Position			Company	
No. of shares held ⁽¹⁾	Tata Steel	(Thailand) Plc.		Affil	liated Companie	es
(As of March 31, 2025)	-	None -	- None -			
Attendance /	Board of Directors	Meeting eetings during his tenure	20	024-25	2023-24	2022-23
Arrangement of the		e Board of Directors)		2/7*	-	-
meetings (Times)	General Meeting of	f Shareholders		-	-	-
Terms / years of holding a directorship in TSTH	0.7 years (January	17 – July 18, 2025)				
Prohibited qualifications re The criminal case and ve misconduct. Connected transaction tr Company in the previous	rdict incurred from	the property/ asset			- None -	

Remarks: (1) The number includes shares held by Spouse and Minor child

Guidelines and Criteria for Selection of Directors

The Corporate Governance, Nomination & Remuneration Committee reviews the candidates to serve as Directors or Independent Directors on the Board before being nominated for the consideration of the Board of Directors. Guidelines and criteria approved by the Board of Directors are as follows:

- Qualified and not possessing any of the forbidding characteristics according to the Articles of Association of the Company and the stipulations of the Public Company Limited Act and the Stock Exchange of Thailand.
- 2. Having a diversity of backgrounds and skills, knowledge, capabilities, and experience to make a significant contribution to the Company and possessing leadership, broad vision, ethical judgment, transparent career profile, and ability to express opinions independently.
- 3. Having time available for meetings so as to keep track of the Company's business operation and serving as director in an appropriate number of companies.
- 4. Not being Directors, management, shareholders, or partners with significant shareholding in companies undertaking similar or competitive businesses or businesses which may lead to conflicts of interest with the Company.
- 5. For the President position, a candidate will be selected based on his/ her previous performance and potential.

COMPANY'S ARTICLES OF ASSOCIATION RELATING TO THE GENERAL MEETING OF SHAREHOLDERS

The 24th Annual General Meeting of Shareholders
To be held on Thursday, July 17, 2025, 09:00 hours
Through Electronics Meeting Method (e-AGM)

① CHAPTER 2 : Shares and Shareholders

5. The voting rights of the preferred shares are the same as those of the ordinary shares.

② CHAPTER 5 : Directors

16. The Company's Board of Directors shall consist of not less than five (5) persons but not more than fourteen (14) persons, with three (3), as the minimum, being Independent Directors, and not less than half of all the Directors shall reside within Thailand.

The Independent Directors shall have the qualifications and shall not have prohibited characteristics as provided in the securities and exchange law.

- 18. All the Directors shall be elected by Shareholder Meetings in accordance with the following rules and procedures:
 - (a) One shareholder shall have votes equal to the number of shares held.
 - (b) In electing the Directors, the method of voting used may be to vote on candidate by candidate or several candidates together, whichever the Shareholder Meeting finds appropriate, but in voting to pass a resolution, the shareholders shall vote using all the votes under (a) which cannot be divided for any person or group to any extent at all.
 - (c) Voting for election of the Directors shall be by a majority of votes. In the case of equality of vote, the presiding Chairman shall have an additional casting vote.
- 19. The term of each Director shall be three (3) years, provided that at every annual ordinary meeting of shareholders, one-third (1/3) of the Directors shall retire. If the number of Directors is not a multiple of three, the number of Directors closest to one-third (1/3) of the total number of Directors shall retire.

A Director who vacates his office may be re-elected.

The Directors shall agree among themselves as to the order of their retirement from the office in accordance with the prior paragraph.

- 20. Other than for vacancy by rotation, a Director shall vacate office upon:
 - (a) death;
 - (b) resignation;
 - (c) having a lack of qualifications or having prohibited characteristic under the law on public limited companies and the law governing securities and exchange;
 - (d) being removed by a resolution of the Shareholder Meeting under Clause 22; and
 - (e) being removed by a court order.

21. Any Director who will resign from the directorship shall submit a resignation letter to the Company and the resignation shall be effective from the date the letter of resignation arrived the Company.

The Directors who resigned under the first paragraph may notify the registrar of such resignation.

- 22. The Shareholder Meeting may pass a resolution to remove any Director from office prior to retirement by rotation, by a vote of not less than three-quarters (3/4) of the number of shareholders attending the Meeting and having the right to vote and the shares held by them shall, in aggregate, be not less than one half of the number of shares held by the shareholders attending the Meeting and having the right to vote.
 - 24. A Director needs not to be a shareholder in the Company.
- 25. A Director is entitled to receive remuneration as fixed by a Shareholder Meeting by a vote of not less than two-thirds (2/3) of all votes of the shareholders attending the Meeting. In this regard, the remuneration may be fixed at a definite amount or prescribed by specific rules and determined from time to time or shall continue to be valid until changed is passed by resolution of the shareholders. Additionally, a Director is entitled to received allowances and any benefits in accordance with the Company's rules.

The contents in the first paragraph shall in no way impact the staff or employees of the Company so appointed as Directors in receiving remuneration and benefits as staff or employees of the Company.

31. No Director shall operate any business which has the same nature as and is in competition with the business of the Company or become a partner in an ordinary partnership or become a partner with unlimited liability in a limited partnership or become a Director of any private or public companies operating businesses of a same nature as and is in competition with the business of the Company, unless he or she notifies the Shareholder Meeting prior to the resolution is adopted for his or her appointment.

3 CHAPTER 6 : Shareholder Meeting

35. The Board of Directors shall arrange an annual general meeting of shareholders to be held within four (4) months from the last day of the financial year of the Company.

All other Shareholder Meeting shall be called extraordinary general meetings. The Board of Directors may call such meeting at any time the Board considers it expedient to do so.

Shareholders holding shares amounting to not less than one-fifth (1/5), of the total number of shares sold or shareholders numbering not less than twenty-five (25) persons, holding shares amounting to not less than one-tenth (1/10) of the total number of shares sold, may submit their names in a request directing the Board of Directors to call an extraordinary general meeting at any time, but the reasons for calling such meeting shall be clearly stated in such request. The Board of Directors shall call a Shareholder Meeting to be held within one (1) month of the date of receipt of such request from the said shareholders.

36. In convening Shareholder Meetings, the Board of Directors shall prepare notice of such meeting specifying the place, date, time, agenda and the matters to be submitted to the meeting together with appropriate details stating clearly whether they will be for acknowledgment, for approval or for consideration, including the opinions of the Board of Directors on the said matters and shall send the same to the shareholders and the registrar for their information not less than seven (7) days prior to the meeting. Publication of the meeting notice shall also be made in a newspaper for three (3) consecutive days no less than three (3) days prior to the meeting.

The place of the meeting shall be in the province in which the head office of the Company is located or such other venue as specified by the Board of Directors.

37. At the Shareholder Meeting, there shall be not less than twenty five (25) shareholders and proxies (if any) attending the meeting or not less than one half of the total number of shareholders holding shares altogether amount of not less than one-third (1/3) of the total number of issued shares to constitute a quorum.

If after one (1) hour from the time scheduled for the Shareholder Meeting, the number of shareholders present is insufficient to form a quorum as specified, should such Shareholder Meeting has been convened at the request of shareholders, it shall be canceled. If such Shareholder Meeting was not convened at the request of shareholders, the meeting shall be called again and, in this latter case, notice calling for the meeting shall be sent to shareholders no less than seven (7) days before the date of the meeting. In the latter meeting, a quorum is not compulsory.

- 38. The Chairman of the Board of Directors shall be the Chairman of Shareholder Meetings. In case the Chairman of the Board is not present at the meeting or cannot perform his/ her duties, the Vice-Chairman will be the Chairman of the meeting. If there is no such Vice-Chairman or the Vice-Chairman cannot perform his duty, the shareholders present at the meeting may elect one of the shareholders to be chairman of such meeting.
 - 39. The resolution of the Shareholder Meeting shall be passed in the following manners:-
 - (1) In an ordinary event, a majority vote of shareholders who attend the meeting and are entitled to vote which shall count one vote for each share. In case of a tie vote, the Chairman of the meeting shall have a casting vote.
 - (2) In the following events, a vote of not less than three-fourths (3/4) of the total votes of shareholders who attend the meeting and are entitled to vote which shall count one vote for each share:
 - (a) the sale or transfer of the whole or the substantial part of the Company's business to any other person;
 - (b) the purchase or acceptance of any transfer of the business of other public or private companies;
 - (c) the entering into, alteration or termination of any agreement concerning the lease, in whole or in substantial part, of the Company's business, the assignment to any person for the management of the Company's business, or the merger with any other person for the purpose of profit and loss sharing;
 - (d) the amendment of the Memorandum of Association or Articles of Association of the Company;
 - (e) the increasing or reduction of the Company's registered capital;
 - (f) the issuance of preferred shares, debentures, secured debentures, convertible debentures, warrants, or any other securities which can legally be issued;
 - (g) the dissolution of the Company; and
 - (h) to merge/ amalgamate the Company with another company.
 - 40. Annual Ordinary General Meeting shall be convened for the purposes of:
 - Resolving the report of the Board of Directors covering work done during the previous period;
 - (2) Resolving and considering the balance sheet and the statements of income;

- (3) Resolving the appropriation of profits and declaration of dividends;
- (4) Resolving election of Directors and determine the Directors' remuneration;
- (5) Resolving appointment of an auditor and fixing auditor's fee; and
- (6) Other business.

CHAPTER 7 : Accounts, Finances and Audits

- 43. The Board of Directors shall prepare the balance sheet and statements of income as of the end of the financial year and shall submit to the annual general meeting of shareholders for approval. The Board of Directors shall procure that the balance sheet and statements of income be audited by the auditor before submission to the Shareholder Meeting.
- 44. The Board of Directors shall forward the following documents to the shareholders together with the notice of the Annual General Meeting:
 - (1) Copies of audited balance sheet and statements of income together with the auditor's report; and
 - (2) Annual report of the Board of Directors and supporting documents thereto.
- 45. Dividends shall not be paid other than out of profits. If the Company has an accumulated loss, no dividend shall be distributed.

Dividends shall be distributed according to the number of shares equally.

The Board of Directors may pay interim dividends to the shareholders from time to time as appears to be justified by the profits of the Company. After the dividends have been paid, such payment of dividends shall be reported to the shareholders at the next shareholder meeting.

Payment of dividends shall be made within one (1) month of the date of the resolution of the Shareholder Meeting or of the meeting of the Board of Directors, as the case may be. A shareholder shall be notified in writing of such payment of dividends, and the notice shall also be published for three (3) consecutive days in the newspaper.

- 46. The Company shall allocate not less than five (5) percent of its annual net profit less the accumulated losses brought forward (if any) to a reserve fund until this fund attains an amount not less than ten (10) percent of the registered capital.
- 47. The Company's Directors, staff, employees or any persons, holding any position in the Company, shall not be appointed to be the Company's auditor.
- 49. The auditor shall attend every shareholder meeting which is to consider the balance sheet, statements of income, and any problem regarding the Company's accounts in order to explain any matters concerning his audit to the shareholders. The Company shall also deliver to the auditor all the reports and documents of the Company which the shareholders are entitled to receive at such meeting.

STATEMENT OF PROXY PROCEDURES, ATTENDANCE REGISTRATION, DOCUMENTATION REQUIREMENT AND VOTE CAST

The 24th Annual General Meeting of Shareholders
To be held on Thursday, July 17, 2025, 09:00 hours
Through Electronics Meeting Method (e-AGM)

① Proxy procedures

The Company has enclosed with this document 3 different forms of Proxy as outlined by the Department of Business Development as follows:

Form A A general, simple, and uncomplicated form of Proxy.

Form B Voting is clearly and definitely specified.

Form C For foreign investors who have appointed Custodian in Thailand as their trustee.

(Form C is attached for Foreign Shareholders only)

A shareholder may appoint a proxy to attend and vote at the e-AGM on his/her behalf by proceeding with the following instructions:

- (1) Use **only one** of the enclosed proxy forms.
 - In case a foreign shareholder appoints Custodian in Thailand to be his/her/its trustee, a proxy to be used is Form A or Form B or Form C, or e-proxy only one form.
 - Apart from the case as above, the shareholder can use Form A or Form B, only one form.
- (2) Grant proxy to a person as he/she wishes or assigns a proxy to a nominated Independent Director. The shareholder is required to specify the name and details of his/her proxy or places a tick adjacent to the name of the Independent Director to whom he or she wishes to grant proxy to attend the Meeting.

In this regard, a shareholder may not be split for more than one proxy in order to separate the votes and must authorize only one proxy with the equal amount of shares held by such shareholder except the foreign shareholder existing in the registered book and appointing Custodian in Thailand to be his/her/its trustee following the Proxy Form C only.

Any shareholders preparing Proxy A or B according to the Department of Business Development, Re: Set of the Proxies (No. 5) B.E. 2550 can use such proxy for this Shareholder Meeting.

Please return the proxy to the Corporate Secretary Office for the Company staff to complete the review of the proxy and attached documents prior to the time for the Meeting by **Friday**, **July 11**, **202**5.

The Company may facilitate the duty stamp for the proxy attending the Meeting.

The mechanism for Voting via e-Proxy Voting

For the shareholders who wish to appoint a proxy electronically (e-Proxy Voting), they must be a member of the TSD Investor Portal (Choose NDID or ThailD for identity verification).

<u>System opening period</u>: The system will be available starting one day after the invitation letter was sent and will remain open until 5:00 pm on the business day before the meeting.

Steps for Voting in an Electronic Meeting: Shareholders who wish to appoint a proxy electronically may follow these steps:

- Login to the TSD Investor Portal at link https://ivp.tsd.co.th/signin
- Select the "Other Transactions" menu.
- Choose "Proxy Appointment / Shareholders' meeting Voting" and then select Proceed-Edit-Cancel.
- · Accept the terms and conditions of the service.
- Verify your identification card status to enable the proxy appointment/voting service.
 Confirm identity by entering the Laser Code for verification with the Department of Provincial Administration.
- Click "OTP Request" to receive a One-Time-Password (OTP) for transaction confirmation.
- Click on the name of the security to proceed with proxy appointment / voting.
- The system will display shareholder entitlements and the list of proxy representatives.
- Select the Independent Directors to act as your proxy.
- Assign proxy voting for each agenda item and click "Next" for each agenda.
- Once voting for all agenda items is complete, the system will display the proxy appointment document for review or download. After clicking "Close", a Proxy Form B will be generated.
- The system will display unpaid stamp duty transactions in the shareholder's securities list.
- A pop-up window will appear to submit a stamp duty payment request.
- Select the transactions for which stamp duty payment is required.
- Click the "Pay Stamp Duty" button, and the system will submit the payment request.
- Click view QR Code or Pay-in-Slip to proceed with the stamp duty payment at the bank.
- ** Your proxy appointment will be valid only after the stamp duty payment is completed**
- You can check the status of your transactions in the "Transaction Status" menu.

2 Attendance registration

For shareholders who wish to attend the e-AGM, kindly choose **only one** registration channel as follow:

2.1 Submit the document as shown in Attachment No.6 for verification the right of e-AGM attendance in the Pre-Registration system. You can click the Link or scan QR Code for access the system.

https://tsth.fogus.vc/registration/



The system will be opened from **3 to 15 July 2025**, please strictly follow the manual specified in the system.

OF

2.2 Fill the e-AGM Registration Form attached to these Guidelines. Please ensure that you clearly provide your <u>email address and mobile number</u> which will be used for the registration together with the required identification documents for verification the right of e-AGM attendance. Please also send the e-AGM Registration Form along with the required documents to the Company by **Friday**, **July 11**, **2025** to the following address:

◆By e-mail: somjaij@tatasteelthailand.com, or

◆By registered mail: Corporate Secretary Office, 555 Rasa One (Building B),

20th Floor, Phaholyothin Road, Chatuchak,

Bangkok 10900 Thailand

After the Company received documents outlined above, the Company

will undertake a verification process to confirm the shareholders' right to attend the Meeting. Once verification is complete, the Company will send an email containing the Username and Password along with the Weblink to attend the e-AGM. Please do not share the Username and Password with anyone. In case you lose the Username and Password, or do not receive username and password, please contact the Company immediately before **Tuesday**, **July 15, 2025**.

The email with the username and password will also include detailed instructions which we advise you to read prior to start of the meeting. You will be allowed to Login and join the e-AGM 60 minutes before the meeting time while the broadcasting will commence at the meeting time only.

You will have the option to vote "Approve", "Disapprove" or "Abstain" for each agenda item. If you do not cast your vote for a particular agenda item, the system will automatically count your vote as "Approve".

Should you face any technical problems with the e-AGM system before or during the meeting, please contact the Company's e-AGM platform provider showing in the email with the username and password.

3 Documentation requirement for meeting attendance

Attendees are required to present the following documents (as the case may be) before attending the Meeting:

3.1 Natural persons

3.1.1 In case a shareholder attends e-AGM himself / herself

Valid identification documents showing shareholder's photo issued by government authorities, e.g., citizen identification card, civil servant identification card, driver's license, or passport. Supporting evidence shall be presented in case of change of first name or last name.

3.1.2 In case a shareholder assigns his/her proxy to attend e-AGM

- (1) Proxy as attached to the Notice of the Meeting or Proxy form A or B according to the Department of Business Development, Re: Set of the Proxies (No. 5) B.E. 2550 (one form only) completely and duly filled in and jointly signed by the grantor and the proxy.
- (2) The shareholder's copies of documents specified in Clause 3.1.1, certified true and correct by the shareholder.
- (3) The proxy's documents specified in Clause 3.1.1.

3.2 Juristic persons

3.2.1 In case a juristic shareholder's duly authorized attorney attends e-AGM himself / herself

- (1) The duly authorized attorney's documents issued by government authorities as applied to the case of natural persons in Clause 3.1.1.
- (2) The juristic shareholder's Certificate of Incorporation certified a true and correct copy by the duly authorized attorney, with the wording authorizing the attendee to act on behalf of the juristic shareholder.

3.2.2 In case a juristic shareholder assigns its proxy to attend e-AGM

- (1) Proxy as attached to the Notice of the Meeting or Proxy form A or B according to the Department of Business Development, Re: Set of the Proxies (No. 5) B.E. 2550 (one form only) completely and duly filled in and jointly signed by the grantor and the proxy.
- (2) The juristic shareholder's Certificate of Incorporation, certified a true and correct copy by Notary Public.
- (3) The certified true and correct copies of documents of the duly authorized attorney, who is the grantor, issued by government authorities, according to the Clause 3.1.1.
- (4) The proxy's documents issued by government authorities as applied to the case of natural persons in Clause 3.1.1.

3.2.3 Foreign nationals or juristic persons established under foreign laws

(1) The same documents as 3.1 or 3.2, in addition, any documents in foreign languages other than English shall be attached with the English translation certified as true and correct copy by the shareholder or the duly authorized attorney of such juristic shareholder.

In case shareholder is a juristic person, the Certificate of Incorporation issued by the government authority where such juristic person is located or by officer of such juristic person may be presented. However, details such as name, authorized signatory to bind, conditions and authority limitation and location of Head Office must be included in such Certificate.

- (2) In case granting to Custodian for signature in the proxy, the additional evidences required are as follows:
 - (2.1) Letter of Attorney from shareholder that empowered custodian to sign in Proxy Form.
 - (2.2) Confirmation letter that authorized person is granted to operate the custodian business.

4 Vote casting

4.1 Vote casting laws and rules

- (1) Vote shall be cast by online voting using e-AGM platform with the option to "Approve", "Disapprove" or "Abstain" for each agenda item of one share eligible for one vote.
- (2) In case of vote by Proxy, the proxy shall cast the vote according to the grantor's instructions specified in the Proxy only. Where no choice is specified or clearly specified by the grantor or there is any agenda considered in the meeting other than those specified above, or any change or amendment to any facts, the Proxy shall be authorized to consider the matters and vote on behalf as the Proxy deems appropriate.
- (3) Resolutions of the Meeting shall comprise the following votes:
 - For ordinary matters: the majority of the votes cast at the Meeting shall form the resolution.
 - ❖ For matters required otherwise by laws or the Company's Articles of Association, such requirements shall prevail. The Chairman of the Meeting or who is assigned by the Chairman shall notify as such to the Meeting prior to the vote casting on such agenda item.
- (4) In case of equality of votes, the Chairman of the Meeting shall have a casting vote.
- (5) A shareholder or proxy having special interest in any matter shall not give his/her vote on such matter. The Chairman of the Meeting may request such shareholder or proxy to leave the Meeting temporarily during consideration of such matter.
- (6) A poll may be demanded upon the request made by no less than 5 shareholders present in the Meeting and upon the resolution of the Meeting. The Chairman of the Meeting shall determine the method to vote on such poll and inform the Meeting of the applied method before conducting the poll.

4.2 Vote-casting process

The Chairman of the Meeting or who is assigned by the Chairman shall propose to the shareholders a vote casting using online e-AGM platform. Shareholders can vote "Approve", "Disapprove" or "Abstain" when Chairman calls for voting or any time after login until such agenda is open. Once Agenda is closed shareholders cannot change vote.

(1) In case a shareholder attends e-AGM himself / herself

Shareholders can vote "Approve", "Disapprove" or "Abstain" when Chairman calls for voting or any time after login until such agenda is open. Once Agenda is closed shareholders cannot change vote.

(2) In case a shareholder assigns his/her proxy to attend the meeting

a. The shareholder's vote of each agenda in the proxy proposed using proxy form B or C to the Company in advance as specified in item 1, proxy

- procedures. Votes cast in this case will be pre-recorded in the e-AGM platform.
- b. In case of proxy form A by the grantor, or there is any agenda considered in the meeting other than those specified above, or any change or amendment to any facts, the proxy, in his/her sole discretion, shall consider matters and vote in the way he/she sees fit following the method in Clause 4.2 (1).

4.3 Vote Counting and result announcement

The Secretary to the Board of Directors shall inform the vote counting method prior to beginning of the Meeting. The vote in each agenda will be counted according to shareholder logged in e-AGM system and votes which are already pre-recorded sent using proxy forms B or C including proxy form A granted to independent directors. Vote result shall be announced upon the completion of consideration of each agenda by stating the total number of 'approve, disapprove, and abstain' votes.

PROXY (Form A)

(with simple and not complicated details)

Stamp Duty 20 Baht

Reg	istration No. of S	Shareholder		
			Issued at	
			Date	
(1)	I/We,		, Nationality	, residing at No.
			Road,	
		District,	Province, Postal C	Code,
(2)	-	-	ailand) Public Company Limite c cast	_
(3)	Do hereby app	ooint		
	□ (1)		, Age	years, residing at No.
			Road,	Sub-District,
		District,	Province, Postal Code	e
Mee	only one of my/	residing at No. 405, So Bueng Kum, Bangkok 1 Our Proxy to attend a olders to be held on The	ong, Independent Directorioni Nawamin 24 (Si Nakhon Pha 10240. and vote on my/our behalf a ursday, July 17, 2025, 09:00	atthana Village), Khlong Kum, at the 24 th Annual General
Any	action taken by	the Proxy at the meeting	g shall be deemed as being do	one by me/us in all respects.
			Signature(
			()
			Signature(The Proxy

Remarks

A shareholder appointing a proxy must authorize only one proxy to attend the meeting and cast the votes on his/her/its behalf and the number of shares held by such a shareholder may not be split for more than one proxy in order to separate the votes.

PROXY (Form B) (with clearly specified the items)

Stamp Duty 20 Baht

Regi	istrati	on No. of S	Shareholder		
				Issued at	
				Date	
(1)					_
			District,		
(2)		•	nolder of Tata Steel (Thailand shares which are entitle		•
(3)	Do	hereby app	point		
		□ (1)		, Age	years, residing at No.
				Road,	
			District,	Province, Postal Code	
	(or 🗆 (2)	Ms. Anuttara Panpothong,	Independent Director	,Age <u>53</u> years,
			residing at No. 405, Soi Naw	•	ana Village), Khlong Kum,
			Bueng Kum, Bangkok 10240.		
	ting	Method (e-	olders to be held on ThursdateAGM). my/our Proxy to cast the vote		-
	(Ple	ease tick a	nd clearly specify.)		
Age	nda 1		sider and adopt the Minute	es of the 23 rd Annual Gene	ral Meeting of Shareholders
□ (a	•	•	may consider the matters and .	vote on my/our behalf as th	e Proxy deems appropriate in
□ (b		•	may consider the matters and	•	llows:
Age	nda 2		nowledge the report on the C ed March 31, 2025	ompany's operational resu	Its for the financial year 2024-
		(This a	genda is for acknowledgemer	nt, thus, it has not to be reso	lved by the shareholder meeting.)
Age	nda 3		sider and approve the Fina	ncial Statements for the f	inancial year 2024-25, ended
□ (a	•		may consider the matters and	vote on my/our behalf as th	e Proxy deems appropriate in
□ (b		•	may consider the matters and	•	llows:

Agenda	4: To consider and ap	prove the appropriation	of profits for the financial year 2024-25 and
	omission of the divid	lend payment	
□ (a)	The Proxy may consider tall respects.	the matters and vote on m	y/our behalf as the Proxy deems appropriate in
□ (b)	The Proxy may consider t	the matters and vote on my	y/our behalf as follows:
	☐ Approve	□ Disapprove	☐ Abstain
Agenda	5: To consider and app	orove the re-election of D	Directors who retire by rotation
□ (a)	The Proxy may consider all respects.	the matters and vote on m	y/our behalf as the Proxy deems appropriate in
□ (b)	The Proxy may consider t	the matters and vote on m	y/our behalf as follows:
	☐ Election of Directors a	s a whole	
	☐ Approve	☐ Disapprove	☐ Abstain
	☐ Election of Directors by	y individual	
	1. Mr. Ashish Anupam		
	☐ Approve	☐ Disapprove	☐ Abstain
	2. Mr. Rajiv Mangal		
	☐ Approve	☐ Disapprove	☐ Abstain
	3. Mr. Sandeep Bhattacl	narya	
	☐ Approve	☐ Disapprove	☐ Abstain
Agenda	6: To consider and ap	prove the remuneration of	of Directors for the financial year 2025-26
□ (a)	The Proxy may consider tall respects.	the matters and vote on m	y/our behalf as the Proxy deems appropriate in
□ (b)	The Proxy may consider t	the matters and vote on my	y/our behalf as follows:
	☐ Approve	☐ Disapprove	☐ Abstain
Agenda	7: To consider and appo	int the auditors and fix the	audit fee for the year 2025-26
□ (a)	The Proxy may consider tall respects.	the matters and vote on m	y/our behalf as the Proxy deems appropriate in
□ (b)	The Proxy may consider t	he matters and vote on my	y/our behalf as follows:
	☐ Approve	☐ Disapprove	☐ Abstain
Agenda	8 : Other business (if any	y)	
□ (a)	The Proxy may consider tall respects.	the matters and vote on m	y/our behalf as the Proxy deems appropriate in
□ (b)	The Proxy may consider t	he matters and vote on my	y/our behalf as follows:
	☐ Approve	□ Disapprove	☐ Abstain

- (5) Any votes by the Proxy in any agenda not rendered in accordance with my/our intention specified herein shall be inaccurate and not be deemed as my/our votes as a shareholder.
- (6) If I/we do not specify or clearly specify my/our intention to vote in any agenda, or if there is any agenda considered in the meeting other than those specified above, or if there is any change or amendment to any facts, the Proxy shall be authorized to consider the matters and vote on my/our behalf as the Proxy deems appropriate.

Any action taken by the Proxy at the meeting shall, unless the Proxy cast the votes not in compliance with my/our intention specified herein is deemed as being done by me/us in all respects.

Signature	The Grantor
()
Signature	The Proxy
()

Remarks

A shareholder appointing a proxy must authorize only one proxy to attend the meeting and cast the votes on his/her/its behalf and the number of shares held by such a shareholder may not be split for more than one proxy in order to separate the votes.

Attachment to Proxy Form B

Authorization on behalf of a shareholder of Tata Steel (Thailand) Public Company Limited for the 24th Annual General Meeting of Shareholders to be held on Thursday, July 17, 2025, 09:00 hours, through Electronics Meeting Method (e-AGM).

Agenda	Re:						
□ (a)	The Proxy may cons	ider the matters and vote on my	our behalf as the Proxy deems appropriate in all respects				
□ (b)	The Proxy may consider the matters and vote on my/our behalf as follows:						
	☐ Approve	☐ Disapprove	☐ Abstain				
Agenda	Re:						
□ (a)	The Proxy may cons	ider the matters and vote on my	our behalf as the Proxy deems appropriate in all respects				
□ (b)	The Proxy may consider the matters and vote on my/our behalf as follows:						
	☐ Approve	☐ Disapprove	☐ Abstain				
Agenda	Re:						
□ (a)	The Proxy may cons	ider the matters and vote on my	our behalf as the Proxy deems appropriate in all respects				
□ (b)	The Proxy may cons	sider the matters and vote on m	y/our behalf as follows:				
	☐ Approve	☐ Disapprove	☐ Abstain				
Agenda	Re:						
□ (a)	The Proxy may cons	ider the matters and vote on my	our behalf as the Proxy deems appropriate in all respects				
□ (b)) The Proxy may consider the matters and vote on my/our behalf as follows:						
	☐ Approve	☐ Disapprove	☐ Abstain				
Agenda	Re:						
□ (a)	The Proxy may cons	ider the matters and vote on my	our behalf as the Proxy deems appropriate in all respects				
□ (b)	The Proxy may cons	sider the matters and vote on m	y/our behalf as follows:				
	☐ Approve	☐ Disapprove	☐ Abstain				
Agenda	Agenda Re: Election of Directors (continued)						
	Name						
	☐ Approve	☐ Disapprove	☐ Abstain				
	Name						
	☐ Approve	□ Disapprove	☐ Abstain				
	Name						
	☐ Approve	☐ Disapprove	☐ Abstain				
		□ Diagonasia					
	☐ Approve	□ Disapprove	☐ Abstain				

PROXY (Form C)

Stamp Duty 20 Baht

(with clearly specified the items and use only for shareholders who are foreign person and has appointed Thailand custodian as their trustee)

Regi	istration No. of S	Shareholder
		Issued at
		Date
(1)	I/We,	, Nationality, residing at
	No	,Sub-District,
		District,, Province, Postal Code,
(2)	-	dian of, a shareholder of Tata Steel (Thailand) ny Limited, holding a total number ofshares which are entitled to cast
	-	votes,
(3)	Do hereby app	point
()		, Age years, residing at No.
	,	,Road,Sub-District,
		District,Province, Postal Code
	or 🗆 (2)	Ms. Anuttara Panpothong, Independent Director ,Age 53 years, residing at No. 405, Soi Nawamin 24 (Si Nakhon Phatthana Village), Khlong Kum, Bueng Kum, Bangkok 10240.
Mee		our Proxy to attend and vote on my/our behalf at the 24 th Annual General olders to be held on Thursday, July 17, 2025, 09:00 hours, through Electronics AGM).
(4)	In this meeting	, I/We authorize my/our Proxy to attend the meeting and vote on my/our behalf as follows
□ (a	a) To grant the	e entire shares held by me/us and the right to vote.
□ (b	o) To grant apa	art of:
	☐ Ordinary	shares shares which are entitled to castvotes,
(5)		
(5)	In this meeting	, I/We grant my/our Proxy to vote on my/our behalf as follows:
	(Please tick ar	nd clearly specify.)

Agenda	dated July 18, 2024	eneral Meeting of Snareholders
□ (a)	The Proxy may consider the matters and vote on my/our behalf as all respects.	s the Proxy deems appropriate in
□ (b)	The Proxy may consider the matters and vote on my/our behalf as provevotes Disapprovevotes	s follows:
Agenda	a 2: To acknowledge the report on the Company's operation 2024-25, ended March 31, 2025	al results for the financial year
	(This agenda is for acknowledgement, thus, it has not to be re	esolved by the shareholder meeting.
Agenda	a 3: To consider and approve the Financial Statements for the March 31, 2025	ne financial year 2024-25, ended
□ (a)	The Proxy may consider the matters and vote on my/our behalf as all respects.	s the Proxy deems appropriate in
□ (b) □ Ap	The Proxy may consider the matters and vote on my/our behalf as prove votes □ Disapprove	s follows:
Agenda	a 4: To consider and approve the appropriation of profits for omission of the dividend payment	the financial year 2024-25 and
□ (a)	The Proxy may consider the matters and vote on my/our behalf as all respects.	s the Proxy deems appropriate in
□ (b) □ Ap	The Proxy may consider the matters and vote on my/our behalf as prove votes □ Disapprove	s follows:
□ (a)	The Prove may consider the matters and vote on my/our behalf a all respects.	s the Proxy deems appropriate in
□ (b)	The Proxy may consider the matters and vote on my/our behalf a: ☐ Election of Directors as a whole	S IOIIOWS.
□ Ap	pprove votes	☐ Abstain votes
	☐ Election of Directors by individual1. Mr. Ashish Anupam	
□ Ap	pprove votes Disapprove votes	☐ Abstain votes
□ Ар	2. Mr. Rajiv Mangal prove votes □ Disapprove votes	☐ Abstain votes
	3. Mr. Sandeep Bhattacharya	
□ Ap	prove votes 🔘 Disapprove votes	☐ Abstain votes

Agen	da 6: To consider and approve the remuneration of Directors for the financial year 2025-26
□ (a)	The Proxy may consider the matters and vote on my/our behalf as the Proxy deems appropriate in
	all respects.
□ (b)	The Proxy may consider the matters and vote on my/our behalf as follows:
	Approve votes Disapprove votes Abstain votes
Agen	da 7: To consider and appoint the auditors and fix the audit fee for the year 2025-26
□ (a)	The Proxy may consider the matters and vote on my/our behalf as the Proxy deems appropriate in
	all respects.
□ (b)	The Proxy may consider the matters and vote on my/our behalf as follows:
	Approvevotes
Agen	da 8 : Other business (if any)
□ (a)	The Proxy may consider the matters and vote on my/our behalf as the Proxy deems appropriate in
	all respects.
□ (b)	The Proxy may consider the matters and vote on my/our behalf as follows:
\Box A	Approvevotes
` '	Any votes by the Proxy in any agenda not rendered in accordance with my/our intention specified herein shall be inaccurate and not be deemed as my/our votes as a shareholder.
	If I/we do not specify or clearly specify my/our intention to vote in any agenda, or if there is any agenda considered in the meeting other than those specified above, or if there is any change or amendment to any facts, the Proxy shall be authorized to consider the matters and vote on my/our behalf as the Proxy deems appropriate.
•	ction taken by the Proxy at the meeting shall, unless the Proxy cast the votes not in compliance with ur intention specified herein, be deemed as being done by me/us in all respects.
	SignatureThe Grantor
	()
	SignatureThe Proxy
	()

Remarks:

- 1. This proxy Form C is only used for the foreign shareholder, as appeared in the register, who has appointed Custodian in Thailand to be his/her trustee.
- 2. Evidences required to be enclosed with Proxy Form C are
 - (1) Letter of Attorney from shareholder that empowered custodian to sign in Proxy Form.
 - (2) Confirmation letter that authorized person is granted to operate the custodian business.
- 3. The shareholder appointing the proxy must authorize only one proxy to attend and vote at the meeting and may not split the number of shares to many proxies for splitting votes.
- 4. The members of the Board of Directors may be appointed in the agenda of appointment and election of the directors either as a whole or by individual.
- 5. If the matters to be considered are more than those specified above, the grantor may apply the Annex to Proxy Form C as attached.

Attachment to Proxy Form C

Authorization on behalf of a shareholder of Tata Steel (Thailand) Public Company Limited for the 24th Annual General Meeting of Shareholders to be held on Thursday, July 17, 2025, 09:00 hours, through Electronics Meeting Method (e-AGM).

Agen	iaa	Re:									
□ (a))	The Proxy may	consider the	e mat	ters and vote or	n my/our beha	alf as the Proxy	dee	ems appro	priate in all re	spects.
□ (b)	The Proxy may	consider the	e ma	tters and vote o	n my/our bel	nalf as follows:				
	App	rove	votes		Disapprove		votes		Abstain .		votes
Agen	ıda	Re:									
□ (a)	The Proxy may	consider the	e mat	ters and vote or	n my/our beha	alf as the Proxy	dee	ems appro	priate in all re	spects.
□ (b)	The Proxy may	consider the	e ma	tters and vote o	n my/our bel	nalf as follows:				
	App	rove	votes		Disapprove		votes		Abstain .		votes
Agen	ıda	Re:									
□ (a)	The Proxy may	consider the	e mat	ters and vote or	n my/our beha	alf as the Proxy	dee	ems appro	priate in all re	spects.
□ (b)	The Proxy may	consider the	e ma	tters and vote o	n my/our bel	nalf as follows:				
	App	rove	votes		Disapprove		votes		Abstain .		votes
Agen	ıda	Re:									
□ (a		The Proxy may								priate in all re	spects.
□ (b)	The Proxy may	consider the	e ma	tters and vote o	n my/our bel	nalf as follows:				
	App	rove	votes		Disapprove		votes		Abstain .		votes
Agen	ıda	Re:									
□ (a)	The Proxy may	consider the	e mat	ters and vote or	n my/our beha	alf as the Proxy	dee	ems appro	priate in all re	spects.
□ (b)	The Proxy may	consider the	e ma	tters and vote o	n my/our bel	nalf as follows:				
	App	rove	votes		Disapprove		votes		Abstain .		votes
Agen	ıda	Re: Ele	ection of D	irect	ors (continued)					
		Name									
	App	rove	votes		Disapprove		votes		Abstain .		votes
		Name									
		rove			Disapprove				Abstain .		votes
		Name									
	App	rove			Disapprove	· · · · · · · · · · · · · · · · · · ·	votes		Abstain .		votes
		Name			Disapprove				Δhetain		votes
_	ԴԻ	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	٧٥.63	_	Δισαρρίονο		v0103	_	/ เมษาสมา		voles
		Name		_				_			
Ш	App	rove	votes	Ш	Disapprove		votes	Ш	Abstain .		votes

e-AGM Registration Form

		Written a	nt		
		Date	Month	Year	
I/We		Natior	Nationality		
Address No	Road	Su	b-District		
District	Province		Postal (Code	
E-mail		Mobil	e Phone		
being a shareholder of	Tata Steel (Thailand) Pu	ıblic Compa	ny Limited (Th	e "Company")	
holding the total amour	nt ofs	shares			
General Meeting of Sh electronic means (e-A	at I/we would like to attendareholders of the Compar GM). Please send the We nail address at	ny on Thursd eblink for atte	ay, July 17, 202 ending the e-AG	25 at 09:00 hrs. by GM, username and	
	Signed			Shareholder	
	()	
	Signed			Witness	
	()	

Important Note:

Please return this e-AGM Registration Form along with the required identification documents as showing in **attachment No. 6** for our verification of the shareholder's right to attend the e-AGM by **Friday**, **July 11**, **2025** via email or mail to the following address:

- By e-mail: somjaij@tatasteelthailand.com OR
- By registered mail: Corporate Secretary Office, 555 Rasa One (Building B), 20th Floor, Phaholyothin Road, Chatuchak, Bangkok 10900 Thailand

A REQUEST FORM TO RECEIVE INTEGRATED ANNUAL REPORT (FORM 56-1 ONE REPORT) 2024-25 IN PRINTED FORMAT

Dear Shareholders of Tata Steel (Thailand) Public Company Limited

The Company has prepared Integrated Annual Report (Form 56-1 One Report) in the format of E-Book and QR Code, replacing the format of booklets for shareholders to participate in saving natural resources and usage of paper as part of its commitment towards environment.

If you wish to receive a printed version of Integrated Annual Report (Form 56-1 One Report) 2024-25 of the Company, please fill in your name and address in this form and return to us as per details given below to enable us to deliver it to you in due course:

Somjai Jarukitcharoon

Corporate Secretary Office

Tata Steel (Thailand) Public Company Limited

555, Rasa One (Builing B), 20th Floor,

Phaholyothin Road, Chatuchak, Bangkok 10900

Tel: 66 (2) 937-1000 Ext. 3210

Name of	Shareholder(s) :				
Address	for Shipping : Building			Floor	
Moo	Road		Sub-District		District
Province		Postal Code _			
Telephon	ne	Fax		_	
Remark:	The Company will send t				024-25 in printed format on

CONSENT FORM

Dear Data Subject,

To comply with the Personal Data Protection Act B.E. 2562 (2019), Tata Steel (Thailand) Public Company Limited (the "**Company**") would like to request consent from you, as a data subject, to process your personal data for the purpose(s) as set out below.

If you would like to give your consent for the below purpose(s), please indicate your intention by ticking [1] at each box below.

The Company would like to inform you regarding collection of your personal data as per the Personal Data Protection Policy for Stakeholders in relation to Business Operations of Tata Steel (Thailand) Public Company Limited Group https://www.tatasteelthailand.com.

In this regard, if you would like to withdraw your consent given herein, you can contact the Company via contact channels as specified in the above Personal Data Protection Policy for Stakeholders in relation to Business Operations of Tata Steel (Thailand) Public Company Limited Group. However, such withdrawal of consent shall not affect the processing of personal data which had been completed prior to the withdrawal of consent.

For the Da	ta Subject			
		Date	Month	Year
Identification have read the Person (Thailand)	al Data Protection Po	port number purpose(s) of proc plicy for Stakehold red Group. Therefo	essing of my perso	nal data as specified below and usiness Operations of Tata Steel nsent to the Company to process
1.		by of my identifica		and/or blood type information as verification of the shareholders'
	☐Agree	Э		☐ Not agree
2.	information as appe Ministry of Commerce	eared on the copy ce for preparation	of my identification of shareholders' lis	my religion and/or blood type card to securities registrar, the t and supporting the issuance of change my personal data to the
	☐Agree	Э		☐ Not agree
		Signed _		Data Subject
		()

QR CODE DOWNLOADING PROCEDURE

FOR INTEGRATED ANNUAL REPORT (FORM 56-1 ONE REPORT) YEAR 2024-25

For iOS System (iOS 11 and above)

- 1. Turn on the mobile camera.
- 2. Turn the mobile camera to the QR Code to scan it.
- 3. The notification will appear on top of the screen. Click on the notification to access documents regarding the meeting.

Remark: If the notification does not appear on the mobile phone, the QR Code can be scanned with other applications such as QR CODE READER, Facebook or Line.

For Android System

1. Open applications such as QR CODE READER, Facebook or Line.

For scanning the QR Code with Line application

Open Line application and click on "Add friend" → Choose "QR Code" →

Scan the QR Code

2. Scan the QR Code to access documents regarding the meeting.

