



(Translation)

Ref. No. HARN 004/2019

12 March 2019

Subject: No tification the additions to agenda of the 2019 Annual General Meeting of Shareholders

the amendment of the Company's Memorandum

To: The President

The Stock Exchange of Thailand

Ref: HARN's Letter No. HARN 001/2019 dated 1 March 2019

Ham Engineering Solutions Public Company Limited ("the Company") would like to inform the result of the Board of Directors meeting No. 1/2019 on Thursday, 28 February 2019 with a significant resolution to be reported regarding the amendment to Clause 3 of the Company's Memorandum of Association to be in line with the amendments and additions to the objectives of the Company will be proposed to the 2019 Annual General Meeting of Shareholders (AGM) being held on Thursday, 25 April 2019 at 14.00 hrs., at Parichart Hall, 3rd Floor, Golden Tulip Sovereign Hotel, Bangkok, No. 92 Soi Saengcham, Rama 9 Road, Huaykwang District, Bangkok, the meeting agendas were determined for sending the Meeting Invitation Letter to shareholders and registrars as follows:-

Agenda no. 10 To consider and approve the amendment to Clause 3 of the Company's Memorandum of Association to be in line with the amendments and additions to the objectives of the Company

Board of Directors' opinion

The Board of Directors deems it appropriate to propose that the shareholder meeting consider and approve the amendment to Clause 3 of the Company's Memorandum of Association to be consistent with the business operation of the Company as follows:

From:

"Clause 3 The objectives of the Company contain 55 items as set out in Bor Mor Jor 002 Form attached here to"

<u>To:</u>

"Clause 3 The objectives of the Company contain 56 items as set out in Bor Mor Jor 002 Form attached here to",

Including any amendment, addition, change that may be recommended or required by the Ministry of Commerce without affecting the substance of the amendment of the Company's Memorandum of Association as proposed.

However, the 2019 Annual General Meeting of Share holders had a gend as as follow:-

Agenda no. 1 To consider and adopt minutes of the 2018 Annual General Meeting of Shareholders

Board of Directors' opinion

The minutes of the 2018 Annual General Meeting of Shareholders held on 27 April 2018 are correct and complete. It is thus deemed appropriate for the shareholders to adopt such minutes.

Agenda no. 2 To acknowledge the Company's operating results for the year 2018

Board of Directors' opinion

It is deemed appropriate to propose to the AGM to acknowledge the Company's operating results for the year 2018.





Agenda no. 3 To consider approve the financial statement for the year ended 31 December 2018

Board of Directors' opinion

It is deemed appropriate to propose to the AGM to approve the audited financial statements for the year ended December 31, 2018 which were audited and certified by the Auditor of the Company, i.e. Dhamniti Auditing Co., Itd. and reviewed by the Audit Committee that they were accurate.

Agenda no. 4 To consider approve the appropriation of profit and payment of dividend for operating results of 2018

Board of Directors' opinion

It is deemed appropriate to propose to the AGM to approve the dividend payment from the Company's operating results from 1 January 2018 to 31 December 2018 at Baht 0.16 per share, totaling approximately Baht 93,520,000 (nine ty-three million five hundred and twenty thousand baht), the Company has appropriated 5% of its annual net profit to the statutory reserve, amounting to Baht 6,717,937 (Six million seven hundred and seventeen thousand, nine hundred and thirty-seven baht).

The Board has resolved to set the Record Date to determine the shareholders who are entitled to attend and vote in the AGM and receive the dividend payment on Friday, 15 March 2019 and set the date of dividend payment on Friday 17 May 2019.

However, The Company has a policy to allocate dividend to share holders at a rate of at least 40% of its net profit after income tax and all legally required reserves and the right to receive dividend is not confirmed until the approval is granted by the 2019 AGM.

Agenda no. 5 To consider approve election of directors to replace those due to retire by rotation

Bo ard of Directors' opinion

The Board has considered (excluded interested director) in regard to the Nomination and Remuneration Committee's opinion, it appropriate to propose for the AGM to re-elect the directors due to retire (4 persons) by rotation at this meeting as directors for a nother term, as follows:

1. Dr. Tha ko l	Nunthira p a ko m	Independent Director
2. Dr. So thito m	Ma llika m a s	Independent Director
3. Dr. Supot	Tla ra wut	Independent Director
1 Mr Thammanaan	Trip e te hr	Dim e to re

The above persons were qualified candidate and they did not have incompatibility in comply with related regulation and laws. Also, their qualifications, experience and expertise which could be benefit to the Company's operation. Also, nominated person who proposed to take in the position of independent director, he/she could give opinion independently in comply with relevant law.

Agenda no. 6 To consider approve remuneration for Board of Director and Sub-committee members for 2019

Bo and of Directors' opinion

It is deemed appropriate to propose to the Agreed to propose to the AGM to approve the remuneration for Board of Director and Sub-committee for 2019 with the Nomination and Remuneration Committee's proposal, under which the appropriateness of the remuneration was carefully considered by taking into account various relating factors and criteria according to the following rates:

	Types of Remuneration	2019	Compared with
		(Current Proposal)	year 2018
1.	Monthly remuneration: Directors / Audit	Committee / Risk Manag	ement Committee /
	No mina tion and Remunera tion Committee		
	- Chairman of the Board	Ba ht 30,000 / mo nth	Ba ht 30,000 / mo nth
	- Chairman of the Board-Committee	Ba ht 25,000 /mo nth	Ba ht 25,000 / mo nth
	- Directors / Independent Director	Ba ht 20,000 /mo nth	Ba ht 20,000 / mo nth
	- Directors (working 3 days a week)	Ba ht 120,000 /month	Ba ht 120,000 / mo nth

	Types of Remuneration	2019	Compared with
		(Current Proposal)	year 2018
2.	2. Meeting allowance: Directors / Audit Committee / Risk Management Committee /		
	No mination and Remuneration Committee		
	- Chairman	Baht 15,000/meeting	Baht 15,000 / meeting
	- Dire c to rs	Baht 10,000 / meeting	Baht 10,000 /meeting
3.	Bo nuses for directors of the Board	No ne	No ne
4.	O the r Re mune ra tio n	None	None

Remark: 1. Directors entitled to remuneration must not be the Company's employees who receive a regular salary.

Agenda no. 7 To consider approve appointment of the Company's auditor and determination of the audit fee for 2019

Bo and of Directors' opinion

The Board has considered in regard to the Audit Committee's opinion, it appropriate to propose for the AGM to appoint auditors from Dharmniti Auditing Co., Ltd., which were selected from the bidding process, whereby one of the following auditors may be appointed as the auditor of the Company for 2019.

1. Mr.Thana wut Piboonsa wat

Certified Public Accountant Registration No.6699
Auditing during the past 5 year. 2 Years (2017 and 2018), or

Certified Public Accountant Registration No.4752
Auditing during the past 5 year. None, or

Certified Public Accountant Registration No.7517
Auditing during the past 5 year. None, or

Certified Public Accountant Registration No.6838
Auditing during the past 5 year. None, or

Certified Public Accountant Registration No.6838
Auditing during the past 5 year. None, or

Certified Public Accountant Registration No.6838
Auditing during the past 5 year. None, or

Certified Public Accountant Registration No.9169
Auditing during the past 5 year. None

And It is deemed appropriate to propose to the Agreed to propose to the AGM to approve the remuneration of auditors for 2019 annually and quarterly review which is illustrated in the table below:

TypesofFees	2019 (Curre nt Proposal)	Compared with year 2018	Change
Audit Fee - Annual audit fee and quarterly review fee	1.326,000	1,260,000	inc re a se by 66,000 Baht or 5.2%
- Other expenses which cover miscellaneous expenses during work period such as overtime allowance traveling and telephone etc.	peractualof expenses	peractual of expenses	- No ne -

Agenda no. 8 To consider approve appointment of the amendments / additions of the Company's Articles of Association

Board of Directors' opinion

The Board has considered it appropriate to propose for the AGM to amend the Company's Articles of Association, Clause 32 to comply with section 100 of the Public Company Limited Act B.E 2535 (as amended), by repealing the existing wordings and replacing with the new wordings as per the below details, including any amendment, addition, change that may be recommended or required by the Ministry of Commerce without affecting the substance of the amendment of the Company's Articles of Association as proposed.

Existing Wordings	<u>Ne w Wordings</u>
"Clause 32 The board of directors shall call for a share holders' meeting which is an annual general meeting of share holders within four (4) months from the last day of the fiscal year of the Company.	"Clause 32 The board of directors shall call for a share holders' meeting which is an annual general meeting of share holders within four (4) months from the last day of the fiscal year of the Company.
Share holders' meetings other than the one referred to in the first paragraph shall be called extraordinary general meetings. The board of directors may call for the extraordinary general meeting of share holders at any time as deemed appropriate Share holders holding shares amounting	Shareholders' meetings other than the one referred to in the first paragraph shall be called extraordinary general meetings. The board of directors may call for the extraordinary general meeting of shareholders at any time as deemed appropriate

^{2.} Directors who held other positions in the Sub-committees will receive only the highest amount of monthly remuneration.

Existing Wordings	<u>New Wordings</u>

to not less than one fifth (1/5) of the total number of shaws wholly sold or not less than twenty five (25) shaw holders holding shaws amounting to not less than one tenth (1/10) of the total number of shaws wholly sold may submit their names and request the board of directors in writing to call for an extraordinary general meeting at any time, provided that, the reasons of request for calling for such meeting shall be clearly stated in the said written request. In such an event, the board of directors shall proceed to call for a shaw holder meeting to be held within a period of one (1) month from the date of the receipt of such request from the said shaw holder."

A sham holder or sham holders holding shames amounting to not less than ten (10) perent of the total number of shames wholly sold may submit their names and request the board of directors in writing to call for an extraordinary general meeting at any time, provided that, the agenda and reason(s) of request for calling for such meeting shall be clearly stated in the said written request. In such an event, the board of directors shall proceed to call for a shame holders' meeting to be held within a period of forty-five (45) days from the date of the receipt of such request from the said shame holder(s).

In the case that the board of directors does not call a share holders' meeting within the period under the third paragraph, share holder(s) who subscribe their names or other share holder(s) who hold shares in aggregate as prescribed by law, may call the share holders' meeting within forty-five (45) days from the end of the period under the third paragraph. In this case, it shall be deemed that the share holders' meeting is called by the board of directors. The Company shall be ar all necessary expenses a arising from the arrangement for such share holders' meeting and provide any reasonable facilitation.

In the case that such shareholders' meeting is called as a result of a request by the shareholders under the fourth paragraph, if the number of shareholders attending the meeting does not constitute a quorum as prescribed in this Articles of Association, the shareholders under the fourth paragraph shall jointly be responsible for the expenses arising from the arrangement for such shareholders' meeting to the Company."

Agenda no. 9 To consider approve appointment of the amendments and additions to the Company's objectives

Board of Directors' opinion

The Board has considered it appropriate to propose for the AGM to approve of the amendment and additions of the Company's objectives, Clause 38, 44, 49, 50, 52, 54 and 56, by repealing the existing wordings and replacing with the new wordings as per the below details, including any amendment and/or addition, change that may be recommended or required by the Ministry of Commerce without affecting the substance of the amendment and addition of the Company's objectives of Association as proposed.

Clause	Existing Wordings	Ne w Wordings
38	To trade medical equipment, hospital supplies, all kinds of scientific equipment, aviation machinery, and all kinds of spare parts of mechanical equipment and chemical products.	To trade, sale, installment, rent, hire-purchase, se vice, repair and warranty medical equipment, hospital supplies, all kinds of scientific equipment, a viation machinery, and all kinds of spare parts of mechanical equipment and chemical products.
44	To Import for domestic distribution, and export for distribution, goods including valve equipment, fire fighting tools and equipment and chemical materials, pipe joint equipment, automatic firealert equipment.	To Import for domestic distribution, and export for distribution, sale, installment, rent, hire-purchase, service, repair, gas filling and warranty goods including valve equipment, fire fighting tools and equipment and chemical materials, pipe joint equipment, automatic fire-alert equipment.
49	To trade, rent, import for domestic sales and export the following products, i.e. equipment and tools for container and package printing, e.g. ink, printing equipment, as well as accessories and spare parts of the aforesaid products.	To trade, installment, rent, hire-purchase, import for domestic sales and export the following products, i.e. equipment and tools for container and package printing, digital printing equipment, e.g. ink, printing equipment, as well as accessories and spare parts of the aforesaid products.
50	To trade, rent, contract for installing, building, fixing and repairing package printing machines, including accessories and spare parts of the aforesaid products, as well as other related products used for package printing machines.	To trade, rent, hire-purchase, contract for installing, building, senice, fixing repairing and warranty package printing machines, digital printing equipment including accessories and spare parts of the aforesaid products, as well as other related products used for package printing machines.

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<u>Cla use</u>	Existing Wordings	<u>Ne w Wordings</u>
52	To trade and rent printing machines and equipment for 3D printing works, including other printing materials, accessories and spare parts of the aforesaid products, as well as to produce works from digital files by 3D printing machines.	To trade, installment, rent, hire-purchase, installation, assemble, service, repair and warranty printing machines and equipment for 3D printing works, including other printing materials, accessories and spare parts of the aforesaid products, as well as to produce works from digital files by 3D printing machines.
54	To trade and rent photography <u>and</u> digital file recording machines and equipment.	To trade <u>installment</u> , rent, <u>hire-purchase</u> , <u>installation</u> , <u>assemble</u> , <u>service</u> , <u>repair</u> <u>and</u> <u>warranty</u> photography <u>and</u> digital file recording machines and equipment.
56	-	Buy, sell, sell on consignment, mortgage, pledge, exchange, rent, lease, sublease, hire-purchase, maintenance services, utilities and movable property management including all types of real estate and real estate rights.

Agenda no. 10 To consider and approve the amendment to Clause 3 of the Company's Memorandum of Association to be in line with the amendments and additions to the objectives of the Company Board of Directors' opinion

The Board of Directors deems it appropriate to propose that the shareholder meeting consider and approve the amendment to Clause 3 of the Company's Memorandum of Association to be consistent with the business operation of the Company as follows:

Fro m:

"Clause 3 The objectives of the Company contain 55 items as set out in Bor Mor Jor 002 Form attached here to"

<u>To:</u>

"Clause 3 The objectives of the Company contain 56 items as set out in Bor Mor Jor 002 Form attached here to",

Including any amendment, addition, change that may be recommended or required by the Ministry of Commerce without affecting the substance of the amendment of the Company's Memorandum of Association as proposed.

Agenda no. 11 Other matters (if any)

The Company will send a notice convening the 2019 Annual General Meeting of Shareholders containing the Board of Directors' opinions together with all meeting documents to the shareholders within the period specified by law, and post such notice together with all meeting documents on the Company's website: www.ham.co.th so that the shareholders can access and study the agenda and documents for the meeting.

Please be informed accordingly.

Sinc e re ly yours,

(Mr. Wirat Sukc hai) Chief Executive Officer Authorized to sign on behalf of the Company

Company Secretary

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