



(Translation)

Annual General Meeting of Shareholders for the year 2020 No.1/2021
Dated Thursday, 29 April 2021

At Meeting Room 3th Floor, Soi Siamsilo, Poochaosamingprai Road., Samrongklang, Samutprakarn

Meeting started 01.30 p.m.

Mr. Pricha	Attavipach	Chairman	Acting as The Chairman of the meeting
Mr. Nattawat	Atsawathanikkul	Secretary	Acting as The Secretary of the meeting

Mr. Nattawat Asawathanikkul, as Company Secretary and Operator of the Annual General Meeting of Shareholders for 2020 of Thai Sugar Terminal Public Company Limited (the Company or TSTE), informed all shareholders and proxies that the Company conducted this meeting following order number 2165/2564 of Samut Prakan Province for limiting the meeting to a maximum of 10 people per room. The Company held three sessions simultaneously: Meeting Room No. 1, Floor 3, Meeting Room No. 2, Floor 3, and Meeting Room No. 3, Floor 6. All meeting rooms are spacious, with a distance between seats not less than 4 square meters, there are measures for disease control and broadcasting the signal through the Zoom system at the same time. The Company would like to announce to the shareholders that the Company will specify the names of shareholders and attendees in the meeting minutes (including any other documents required).

The conductor of the meeting gave information about the registered capital and shares of the Company initially as follows;

- | | | | |
|----------------------|-----|----------------|-----------|
| ● Registered Capital | THB | 191,663,805.00 | |
| ● Paid-up capital | THB | 191,663,590.50 | |
| ● Ordinary Shares | | 383,327,181 | Share |
| ● Par Value | THB | 0.50 | per share |

The Company had scheduled the record date to determine the name of the shareholders entitled to attend the year 2020 No. 1/2021 Annual General Meeting of Shareholders on 24 March 2021 (Record Date)

There were shareholders attending the meeting as follows:



THAI SUGAR TERMINAL PUBLIC COMPANY LIMITED
Annual General Meeting of Shareholders for year 2020 No.01/2021
Thursday, 29th April 2021

Shareholders attending the meeting

Type	Shareholder	Share
Shareholder	14 person No. of Shares	122,428,109 Shares Percentage 31.94%
Proxies	36 person No. of Shares	182,633,616 Shares Percentage 47.64%

Shareholders attending the meeting (Both by self and by proxy)

amount	50 person Total number of shares	305,061,725 Shares
percentage	79.58% of the total number of shares sold	383,327,181 Shares

Fourteen shareholders attended the meeting in person, holding 122,428,109 shares or 31.94 percent, and by delegating 36 shareholders, holding 182,633,616 shares or 47.64 percent, including 50 shareholders attending the meeting in person and proxy. The total number of shares is 305,061,725 shares, or 79.58% of the Company's total issued shares, Constitutes a quorum.

Article 30 of the Company's Articles about association contains a quorum requirement that there must be at least 25 shareholders and proxies from shareholders or not less than half of the total number of shareholders. And must have shares amounting to not less than one-third of the total paid-up shares of the Company, thus constituting a quorum.

The Moderator informs the shareholders that The Company has sent the meeting invitation letter and the agenda and supporting documents to all shareholders in advance before the meeting. The meeting agenda was announced in advance from March 25, 2021, through the information disclosure channel of the Stock Exchange of Thailand and the Company's website for allowing shareholders sufficient time to study the information supporting the meeting in advance as well as make the meeting comply with the principles of good corporate governance.

In the voting part of the meeting, the Company would like to clarify the voting and vote counting procedures as follows:

1. In voting at the meeting, every shareholder will have votes equal to the number of shares held by one share per one vote.
2. The In the case of shareholders attending the meeting in person and proxies in the form, the law requires voting operations as follows.

Before voting for each agenda, the shareholders shall sign on the ballot card. It is to ensure transparency in voting for all agendas except agenda 4. To consider and elect directors to replace those who retire by rotation, and it will explain the voting in the following order. However, if no shareholder disagrees or abstains from voting, the Company will assume the shareholders agreed, according to the number of shareholders' votes.

For shareholders who disagree or abstain from voting, shareholders must vote in the ballot provided by the Company and raise the hand for the officer to collect the ballot for counting the total votes and constitute the resolution of each agenda item.



As for shareholders who cast votes, please keep the ballot and hand it over to the staff at the end of the meeting.

However, collecting the results of each agenda, the Company will deduct the votes against or abstain from the total votes to calculate as the votes agree.

Ballots in the following manners, the vote was considered void.

- 1) More than one box marked ballot.
- 2) A voting card with a conflict of intention.
- 3) Ballot with crossed out and without signature.
- 4) Ballot that ballot exceeds the existing vote.

If the shareholders want to amend the voting, please cross out the original item and sign it every time.

3. In the case of a shareholder who provides a proxy form B and C, allow others to attend the meeting or appoint a director or independent director vote and require the proxy to vote according to the shareholders' wishes. Or that proxy, the Company has recorded the votes of agree, disagree, or abstain according to the shareholders' wants in the computer system in advance.
4. In the case of voting in Agenda 4, consider and elect directors to replace those retiring by rotation. The Company will propose to consider the election of individual directors by inviting all shareholders to vote for agreeing, disagree or abstain.

In this regard, the officer will collect ballots from shareholders who disapprove or abstain from considering each director election and collect ballots from all shareholders who vote for approval later.

5. Considering Agenda 2, 3, 4, 6, which requires a majority vote of the shareholders who attend the meeting and vote for approval or not, the Company will count "Agree" votes only.

Shareholders' vote "Disagree" will be considered that the shareholders disapprove of that agenda. If the shareholders' voting is deemed invalid, according to the criteria set by the Company, such voting will be void, invalid cards and "abstained cards" will not be taken as the base for counting.

Consideration of agenda 5 requires a vote of not less than two-thirds of the total number of votes of the shareholders who attend the meeting. And have the right to vote. The Company will count only the votes of "agree." If the shareholders vote "Disagree and Abstain," the Company will consider that the shareholders disapprove of that agenda. And the Company will use the ballot with "Abstain" as a base for counting the votes.

However, if the shareholders' voting is considered invalid following the criteria set by the Company, such a vote will be void. It is not considered a case of "agree," "disagree," and/or "abstain" voting, but the voided ballot will calculate as the basis for counting the votes.

6. Suppose the shareholders return first or not in the meeting room on any agenda; in that case, shareholders can exercise their rights by sending their voting cards in advance to company staff before leaving the meeting room.
7. If the shareholders and proxies have gradually entered the meeting room, the number of attendees and votes in each agenda may change and may not be equal.
8. In this vote counting, there is a volunteer to protect the rights of shareholders, namely, Khun Pensri Wutsitthikunkit, who attend a meeting. The Company requested volunteers, shareholders, or proxies who participated in the forum to inspect the vote count. One shareholder volunteer, Mr. Virachai Pato,



the auditor of the vote counting, and Ms. Prapasri Leelasupha, a certified auditor from Sam-Ngak-ngan A M C Company Limited, witnessed the vote counting.

9. Before voting on each agenda, The Chairman will allow the meeting attendees to raise questions about that agenda appropriately. In this regard, shareholders or proxies who wish to submit questions are requested. Please give your name and last name to the meeting before asking or expressing opinions.
10. Considering adding matters into the agenda of the general meeting of shareholders, the Company provides shareholders with opportunities to participate in proposing issues that are considered essential and should be included in the agenda of the Annual General Meeting of Shareholders. Including offering persons to select and appoint directors in place of those who completed their term before the annual general meeting of shareholders between October 1, 2020, and December 31, 2020, for a total of 3 months. After the expiration of the said period, no shareholder was proposing any additional agenda to the Company.

Introduce the Board of Directors, the Executive, and the Auditor

Directors attending the meeting:

1	Mr. Pricha	Attavipach	Independent Director and Chairman
2	Mr. Prapas	Chutimavoraphand	Director and President of Board of Director
3	Mr. Suwat	Summashipvitsavakul	Independent Committee / Chairman of Audit Committee / Chairman of the Nomination and Remuneration Committee and Chairman of the Risk Management Committee
4	Mr. Chanachai	Chutimavoraphand	Director / Vice President of Executive Director / Director of the Risk Management Committee
5	Mr. Pong	Chinthammit	Director and Executive Director
6	Mrs. Puangthip	Silapasart	Independent Director / Director of Audit Committee / Director of Nomination and Remuneration Committee Director of the Risk Management Committee
7	Mrs. Kornsiri	Pinnarat	Independent Director / Director of Audit Committee / Director of the Risk Management Committee
8	Ms. Juthatip	Arunanonchai	Independent Committee / Director Nomination and Remuneration Committee
9	Mr.Chalush	Chinthammit	Director
10	Mr. Win	Chinthammit	Director
11	Mr. Dhanadol	Sujjiphinyo	Director
12	Mrs. Yaovanuth	Dejvitak	Director
13	Mr. Kamondanai	Chinthammit	Director
14	Ms. Yuraphan	Jenlapwattanakul	Director
15	Mr.Phallop	Haemataksin	Director / Executive Director /Director of Risk Management



The Board of Directors has 15 persons attended the meeting, a total of 15 persons, representing 100 percent of the total attendance of the Board of Directors. And none of the directors did not attend the meeting.

1. Mr. Chanachai Chutimavoraphand Chief Executive Officer and President
2. Mr. Phallop Haemataksin Vice President
3. Mr. Thanakorn Charoenwongsa Deputy Managing Director
4. Ms. Amornrat Hattakam Assistance Managing Director in Accounting and Finance (CFO)
5. Mr. Nattawat Atsawathanikkul Company Secretary

External auditor

Ms. Praphasri Leelasukpha Auditor from Sam Nak Ngan_AMC Company Limited

Rights protection volunteer

Ms. Pensri Wutsitthikunkit Thai Investor Association

Then Mr. Pricha Attavipach (Chairman of the Board of Directors) said hello and thanked the Board of Directors, executives, and all shareholders for their time sacrificing to come and join the meeting today. The management introduced the committees and management who attended the meeting today. Chairman would like to further inform that in collecting points for each agenda and notify a summary of the voting results for each agenda item. If the Company can collect votes successfully on that agenda, the secretary will notify and summarize the voting results of that agenda immediately. But if collecting votes takes time, Company Secretary will ask to consider the next agenda. The company secretary will inform and summarize the resolution of the shareholders' meeting in the next agenda.

The company has prepared the minutes of the 01/2020 Annual General Meeting of Shareholders, conducted on May 15, 2020, completed within 14 days, with accurate records as true. And published on the company's website and already informed to the Stock Exchange of Thailand.

Agenda 1. To acknowledge the overall operation of the Company during 2020.

The Chairman assigned the CEO and President to report the Company's performance and major change occurring during the year 2020 to the meeting and gave the shareholders and opportunity to make inquiries.

Mr. Chanachai Chutimavoraphand (Chief Executive Officer and President) informed that Thai Sugar Terminal Company Limited (TSTE) is divided into four business lines: port and warehouse business, container port business, food business, and packaging business, and others which consists of 5 subsidiaries;

1. TS Warehouse Company Limited (TSW), parent company holding 64.13%
2. TS Flour Mill Public Company Limited (TMILL), parent company holding 68.86%
3. TS Oil Industries Co., Ltd. (TSO), parent company, holding 97.48%
4. TS Transport and Logistics Company Limited (TSTL), parent company holding 85.90%
5. TSG Trading Company Limited (TSG), parent company holding 79.78%

And 1 associate company, Pu Chao Container Terminal Co., Ltd. (PCCT), TSTL holds 20% of shares



Port and warehouse business, the number of goods through the accumulation port Compared with the past year as follows;

Unit:Tons				
<u>Years</u>	<u>Raw sugar (tons)</u>	<u>White sugar (ton)</u>	<u>Other (tons)</u>	<u>Total (tons)</u>
2018/19	463,153	385,429	91,169	939,751
2019/20	105,577	152,587	271,992	530,156
%	-77%	-60%	198%	-44%

Container port business, currently, some containers pass through the port as the third rank of the River Pier with the following capacity.

Land 17,000 SQM

Cap 1,090 TEUS

CFS 1,100 SQM

2 MFB

6 RSD

Food business consists of TS Flour Mill Public Company Limited (TMILL), a listed company on the MAI Stock Exchange, and TS Oil Industry Company Limited (TSO), which engages in producing and distributing vegetable oils. In 2020, vegetable oil production was approximately 74,065 tons (74.06% of capacity 100,000 tons per year), with TSO targeting 2021. There will be a production volume of 100,000 tons of vegetable oil, 100% of the capacity.

Packaging and other businesses, the Company will start a new business in packing and repacking, such as packing 1 kg of sugar in bags or contracting for general customers to fill and put in the packaging as required by the customer, etc. In 2020, there are approximately 164,739 tons of packaging contracts (16.47% of the 1,000,000 cases per year).

We have implemented vision, mission, and core value under efficient management with the principles of good governance for sustainable development.

CG (Corporate Good Governance)

- (1) Good corporate governance policy revised for 2020
- (2) Policy on safety, occupational health, environment, and society as a whole
- (3) Anti-Corruption Policy
- (4) Anti-Corruption Risk Management Manual
- (5) TSTE received a CG Score of 5 stars (Excellent) and was ranked in the Top Quartile (Market Capital 1,000 - 2,999 MB).

CSR (Corporate Social Responsibility)

- (1) TSTE Plastic Recycle Project has delivered more than 13,900 plastic bottles to Chak Daeng Temple, which can be used to produce over 434 trace wires.
- (2) TSTE Unite in 4 communities for fighting COVID-19 Project, distributing financial aid for living expenses in the community around the company 500 sets, 500 baht per set



(3) TSTE distribute alcohol to government agencies

(4) TSTE Project to renovate the roof of the school building (Wat Punhangsan School) totaling more than 55,000 baht

(5) TSTE Helping the Blind Project: received a donation of new desk calendars to deliver to the Foundation for the Blind in Thailand under the Royal Patronage of His Majesty the King for making teaching materials, English, braille.

(Anti-Corruption Policy)

The Company has an ideology of conducting business with virtue. Adhere to social responsibility and all groups of stakeholders (employees, customers, shareholders, business partners, creditors, society, and environment) under corporate governance and code of conduct and policies and practices towards various Company stakeholders. The Company has a policy of defining responsibility, guidelines, and appropriate operational requirements to prevent corruption in all Company activities for making business decisions and actions that may contain fraudulent risks. It has been considered and treated carefully. In 2020, the progress of the anti-corruption movement was as follows;

- (1) Declaration of intent 18/11/2020
- (2) Announcement of Anti-Corruption Policy 26/11/2020
- (3) Announcement of the risk management manual for corruption 26/11/2020
- (4) Operate and publicize anti-corruption activities both inside and outside the company.
- (5) Submit a self-assessment within the first quarter of 2021
- (6) Wait for the certification results by 30/06/2564.

The Chairman inquired whether any shareholders or proxies would express their opinions. Or do you have additional questions on related issues? When no one asked or gave any comment, therefore asking the shareholders to acknowledge this agenda.

Resolution The Meeting acknowledged the Company's Annual Report for the year 2020.

Agenda 2. To consider and approve the Balance Sheet Statement and Profit and Loss Statement for the fiscal year ended 31th December 2020.

The Chairman assigned the management to summarize the statements of financial position and the income statement for the year ended 31 December 2020.

Ms. Amornrat Hattakam (Assistance Managing Director of Accounting and Finance) has the report of the certified public accountant for the meeting to acknowledge.

Opinion of the Board of Directors: The Board of Directors deems it appropriate to propose to the Annual General Meeting of Shareholders to approve the Statement of Financial Position and Income Statement for the year 2020 ended December 31, 2020. The Statement of Financial Position and Performance of the Company for the year 2020, which through the review of the Audit Committee and the Board of Directors And has been audited and certified by the auditor The statements of financial position and operating results of the Company in 2020 are as follows:



Balance Sheet Statement and Profit and Loss Statement for Company and Subsidiary

(Unit: Baht)

Particular	Consolidated financial statements		Separate financial Statements	
	2020	2019	2020	2019
Total assets	4,695,848,847	5,108,683,877	3,694,346,179	3,653,290,157
Total liabilities	971,489,400	1,418,088,244	999,523,399	1,061,362,946
Total revenues from operation	2,261,980,469	2,591,158,469	179,961,821	124,954,915
Net Profit	132,718,118	165,425,980	132,718,118	165,425,980
Basic earnings per share	0.35	0.43	0.39	0.43

The Chairman inquired whether any shareholders or proxies would express their opinions. Or do you have additional questions on related issues? When no one asked or gave any comments, therefore requested the shareholders to vote on this agenda.

Resolution of the Meeting: The meeting passed a resolution approving the statement of financial position and income statement for the year ended December 31, 2020, by the majority vote of the total number of votes of the shareholders who attended and voted as follows

Agreed	305,061,725 votes,	equal to 100 percent
Disagreed	0 votes,	equal to 0 percent
Abstain	0 votes,	equal to 0 percent
Bad card	0 votes,	equal to 0 percent

Agenda 3 - To consider and approve the allocation of profit for dividend payment and legal reserve

Ms. Amornrat Hattakam (Assistance Managing Director of Accounting and Finance) clarified that the company has a policy to pay dividends at a rate of not less than 50 percent of the net profit of the company financial statements after corporate income tax and legal reserves. If there is no other necessity and the dividend payment does not affect the operations of the company and its subsidiaries In addition, the payment of dividends shall be based on various factors. For consideration such as operating results, financial position, liquidity, expansion plans etc. In the year 2020, the Company had a net profit from the separate financial statements of THB 132,718,118.

Summary of details on the dividend payment year 2018 to 2020

Unit : Baht

Details of the dividend payment	2020	2019	2018
1. Consolidated Net Profit	132,718,118	165,425,980	164,643,496
2. Net Profit of Separate Financial Statements	132,718,118	148,400,306	47,527,197
3. Annual dividend paid per share (Baht: share)	0.175	0.20	0.12
3.1 Interim dividend payment (Baht: shares)	0.060	0.10	0.06
3.2 Final dividend payment (Baht: share)	0.115	0.10	0.06
4. Total dividends paid	67,082,256.68	76,665,436.20	45,999,262
5. Dividend Paid to Net Profit of Consolidated Financial Statements	% 50.55	% 46.34	% 27.94
6. Dividend payout to net profit of the separate financial statements	% 50.55	% 51.66	% 96.79



Thai Sugar Terminal Public Company Limited has a net profit (separate financial statement) for the year 2020 of 132,718,118 baht; the Board of Directors deems it appropriate to consider paying dividends in cash and for the 2020 performance to shareholders at the rate of 0.175 baht per share, totaling the total amount. 67,082,256.68 baht, or 50.55 percent of the separate financial statements. (Equal to 50.55% of the net profit of the consolidated financial statements), the said dividend paid from the net profit. Of companies that produce 20% of corporate income tax according to the dividend payment policy And at present, the company Has allocated legal reserves up to the minimum required by law (10 percent of the registered capital).

The Board of Directors deems it appropriate to propose that the Annual General Meeting of Shareholders consider and approve the dividend payment for the year 2019 at the rate of 0.175 baht per share, amounting to 383,327,181 shares, totaling the total amount. 67,082,256.68 baht, or 50.55 percent of the separate financial statements. In accordance with the dividend payment policy

The company has paid dividends. The first time has been an interim dividend payment. According to the Board of Directors' meeting No. 09/2020 on October 29, 2020, it resolved to pay an interim dividend from retained earnings. At the rate of 0.06 baht per share, 383,327,181 shares, amounting to 22,999,630.86 baht on November 26, 2020, the remainder will pay a second dividend the rate of 0.115 baht per share, amounting to 383,327,181 shares, amounting to 44,082,625.82 baht, delivered from the net profit.

The list of eligible shareholders to receive dividends is scheduled on Wednesday March 24, 2021 and the dividend will be paid on Friday 28 May 2021.

The Chairman inquired whether any shareholders or proxies would express their opinions. Or do you have additional questions on related issues? When no one asked or gave any comments, the shareholders requested to vote on this agenda.

Resolution The Meeting approved the allocation of profits for the year 2020 for the dividend distribution to the shareholders as proposed by the Board by a simple majority of total number of votes of the shareholders present at the meeting and eligible to vote as follows:

Approved	305,061,725 votes,	equivalent to 100 %
Disapproved	- vote	equivalent to -
Abstained	- vote	equivalent to -
Void	- vote	equivalent to -

Agenda 4 - To consider and approve the appointment of Directors for replacement of those who retired

The Chairman assigned the management to clarify the details and proceed with the election of directors to replace those who are due to retire by rotation.

The Secretary informed that in accordance with Article 14 of the Company's Articles of Association, "every annual general meeting if the number of directors is not a multiple of three, the number of directors closest to one-third shall be retired. With one third Directors who will retire in the first and second years after the registration of the company to draw the lottery to determine who will leave, and in the subsequent years, the director who is in the longest position will leave the position. "

In 2021, there are 5 of 15 directors who are due to retire as follows:

1. Mr. Prapas Chutimavoraphand President of Executive Director
2. Mr. Chanachai Chutimavoraphand Executive Director
3. Mrs. Yaovanuth Dejvitak Director



- | | | | |
|----|--------------|------------------|----------------------|
| 4. | Mr. Phallop | Haemataksin | Executive Director |
| 5. | Ms. Yuraphan | Jenlapwattanakul | Independent Director |

In order to support promoting good governance in the subject of shareholder's right and equal treat, before the Annual General Shareholder's Meeting No. 1/2021 started the Company has offered an opportunity in advance for shareholders to nominate the qualified candidates through company website www.tstegroup.com and electronic advice of the Stock Exchange during 1 October 2020 – 31 December 2020 for 3 months, but no one has been nominated by shareholders.

The Board of Directors, excluding the directors with stakeholders, discussed and resolved to approve as proposed by the Nomination and Remuneration Committee. In this regard, the shareholders' meeting shall elect the five directors who are due to retire by rotation to serve another term. The profiles of the nominated persons, details appear in the invitation to the Annual General Meeting of Shareholders, Attachments Attachment 2 pages 9-18.

Selection criteria and methods: At the Nomination and Remuneration Committee Meeting No. 1/2021 on January 28, 2021, all five directors were considered qualified, experienced, qualified, knowledgeable, capable. And for the sake of the company's operations, it is appropriate to propose to elect the above five directors to resume their positions for another term.

The chairman of the meeting inquired whether there were any shareholders. Will ask about the agenda of this meeting or not. If no shareholder has any questions or objections, All shareholders will be requested to vote for each director individually by sending ballots for both agreeing, disagreeing, and abstaining. Company officials to collect them to count the number and inform the resolution to the meeting.

Meeting's resolution: The meeting resolved to appoint the directors who had to retire by rotation to resume another term with a majority vote of the shareholders attending the conference and casting their votes, excluding those who abstained as the basis for the ballot. The scores are counted as follows:

Name	Back in office	Vote Resolution							
		Agree		Disagree		Abstain		voided ballot	
		suffrage	(%)	suffrage	(%)	suffrage	(%)	suffrage	(%)
Mr. Prapas Chutimavoraphand	President of Executive Director	305,061,725	100	-	-	-	-	-	-
Mr. Chanachai Chutimavoraphand	Executive Director	305,061,725	100	-	-	-	-	-	-
Mrs. Yaovanuth Dejvitak	Director	305,061,725	100	-	-	-	-	-	-
Mr. Phallop Haemataksin	Executive Director	305,061,725	100	-	-	-	-	-	-
Ms. Yuraphan Jenlapwattanakul	Independent Director	305,061,725	100	-	-	-	-	-	-



Agenda 5. To consider and approve the Directors' remuneration

The Chairman assigned The Chairman of the Nomination and Remuneration Committee to clarify to the shareholders' meeting about the approval. Re: Remuneration for Directors and Sub-Committees member as follows:

Mr. Suwat Sammachiewitsawakul (The Chairman of the Nomination and Remuneration Committee) reported that the Nomination and Remuneration Committee has surveyed the rate of remuneration comparing with the same industry registered with The Stock Exchange of Thailand surveyed by IOD as surveyor and data collector. The consideration of remuneration for sub-committees has been taken into account the responsibilities and the performance of the board.

In 2021 the Nomination and Remuneration Committee has proposed to adjust remuneration as follows:

Remuneration and Attendance fee for Committees

		2020		2021 (Proposed year)		Increased (Decreased)
		Remuneration Baht/Month/ Person	Attendance fee Baht/time Not more than Once a month	Remuneration Baht/Month/ Person	Attendance fee Baht/time Not more than Once a month	
Board of Directors	Chairman	80,000.00	18,000.00	80,000.00	18,000.00	-
	Director	20,000.00	12,000.00	20,000.00	12,000.00	-
Audit Committees	Chairman	12,000.00	none	12,000.00	none	-
	Director	6,000.00	none	6,000.00	none	-
All Sub-Committees						
Board of Directors (The committees who have no position for management)	Chairman	none	12,000.00	none	12,000.00	-
	Director	none	6,000.00	none	6,000.00	-
Nomination and Remuneration Committees	Chairman	none	12,000.00	none	12,000.00	-
	Director	none	6,000.00	none	6,000.00	-
Risk Management Committees	Chairman	none	12,000.00	none	12,000.00	-
	Director	none	6,000.00	none	6,000.00	-

The Nomination and Remuneration Committee has agreed to specific 2021 remuneration amount not exceeding THB. 9,444,000.00

The Chairman asked the meeting if there were any questions but none of the shareholders replied.

Resolution The meeting resolved to approve the remuneration for the Company's Board of Directors in 2021 As proposed, by not less than two-thirds of the total number of votes of shareholders who attended the meeting. The total votes were cast as follows:

Approved	305,061,725 votes,	equivalent to 100 %
Disapproved	- vote	equivalent to -
Abstained	- vote	equivalent to -
Void	- vote	equivalent to -



Agenda 6. To consider and approve the appointment of Auditors and Auditing Fee fixing for the year 2021

The Chairman assigned Mr. Suwat Summashipvitsavakul, Chairman of the Nomination and Remuneration Committee, who clarified the details of this agenda.

Mr.Suwat Sammachievwitsawakul (The Chairman of the Audit Committee) Informed the meeting that Nominating Committee Consider the remuneration of the Company's directors and committees. Consider by comparing the remuneration of the Company's directors. With information on remuneration of directors of listed companies The Thai Institute of Directors Association (IOD) surveyed 2020 data, so the Nomination and Remuneration Committee proposed the remuneration of the Company's directors in 2021 as follows:

1. Mr. Aumpol Jumnongwat CPA no.4663 or
(who has never been endorsed company financial statement)
2. Ms. Prapasri Leelasupha CPA no.4664 or
(who has been endorsed company financial statement 2017 – 2020 for 4 years)
3. Mr. Narit Saowaluksakul CPA no.5369
(who has endorsed financial statement 2015 – 2016 for 2 years)

The Audit Committee has considered and proposed the audit fee for the year 2021 of Thai Sugar Terminal Public Company Limited for 645,000 baht (Six hundred and forty-five thousand baht) at the Board of Directors' meeting. Provides an opinion appropriate to propose to the Annual General Meeting of Shareholders. To consider and approve the appointment of auditors and approve the audit fees as submitted.

Auditor's remuneration	Year 2021 (Proposed year)	2020	Change, increase (decrease)	Percentage
- Audit fees for annual financial statements Fee for reviewing financial statements (3 quarters) (Including English language converter)	645,000	645,000	-	-
Non Audit Fee	None			
- Other expenses such as Postage, transportation, accommodation, etc.	Actual disbursement			

The Chairman inquired whether any shareholders or proxies would express their opinions. Or do you have additional questions on related issues? When no one asked or gave any comments, the shareholders requested to vote on this agenda.

Resolution The meeting resolved to appoint the auditors and determine the remuneration for the year 2021 with majority votes of the shareholders who attended the meeting and voted. Without counting those who abstained as the base for counting the votes as follows



Approved	305,061,725 votes,	equivalent to 100 %
Disapproved	- vote	equivalent to -
Abstained	- vote	equivalent to -
Void	- vote	equivalent to -

Agenda 7 – Other (If any)

After completing the consideration of agenda 1 - 7, the Chairman of the meeting Opportunity for shareholders to ask questions more about the business of the company and subsidiary.

The chairman of the meeting Opportunity for shareholders or proxy to ask questions more about the business of the company and subsidiary. When no shareholder asked any information.

The chairman informed the meeting that the company would publish the minutes of this meeting in both Thai and English on the Company's website, and through the Stock Exchange of Thailand's information technology system within 14 days after the Annual General Meeting of Shareholder 1/2021. Should any shareholders have any questions or comments, they were requested to inform the Company Secretary within 1 month from this date. The chairman thanked all the shareholders and proxies for attending this meeting, and for their questions and suggestions that would help develop the organization accordingly, then declared the meeting adjourned.

The meeting was adjourned at 3.00 p.m.

Pricha Attavipach

(Mr.Pricha Attavipach)

The Chairman of the meeting

Nattawat Atsawathanikkul

(Mr. Nattawat Atsawathanikkul)

The Company Secretary