Director Nomination Form for the 2021 Annual General Meeting of Shareholders Christiani & Nielsen (Thai) Public Company Limited

(1) I am (Mr./Mrs./Miss)		, being t	ne shareholder
of Christiani & Nielsen (Thai) Po	ublic Company Limited, holding	ng	shares,
residing at,	Road,		Sub-District,
Distr	rict,	Province, Post Code	
Mobile Phone			
E-mail (if any)	:		
(2) I would like to nominate (Mr./M	lrs./Miss)		_, age,
who is fully qualified in accordanc	e with the criteria of the Compa	any to be the director.	The nominee
agrees and certifies that the infor	rmation provided in Form C (F	Profile of Nominated	Director) and
other supporting documents (if any	y) have been enclosed and cert	tified true copy on ever	y page,
pages in total. The C	Company has my permission to	disclose the information	tion and/or the
said supporting documents and I	certify that all information is con	rrect and affix the nam	ne as evidence
below.			
	Shareholder's signature		
	()	
	Date	t	

Remarks:

- 1. Shareholders must enclose evidence of shareholding such as share certificate, certificate from a securities company or other evidence from the Stock Exchange of Thailand or Thailand Securities Depository Co., Ltd.
- 2. Shareholders must enclose Shareholder identification

In case of Individual Shareholder

 A certified copy of the shareholders' valid Identification Card or Passport (in case of foreigners).

In case of Juristic Person

- A copy of affidavit within the previous 3 months which been certified by authorized directors of the legal entity and affix the entity's seal (if any); and
- A certified copy of valid Identification Card or Passport (in case of foreigners) of such authorized directors.
- 3. Director Nomination Form must be sent to the Company within 31 December 2020 by registered mail (the date of receipt stamp at the destination post office must not exceed such time limit).
- 4. In case several shareholders jointly nominate the person nominated to be director, all shareholders shall complete Director Nomination Form (Form B) and sign their names as evidence, as well as indicating name of the person mutually designated by all such shareholders to act as a contact person on their behalf, whereby it is regarded as contact with all such shareholders affixing their signatures, and then all such Form B shall be gathered into one set in accordance with Clause 5.1 of the Criteria.
- 5. In case one or several shareholders nominate more than one person, such shareholder(s) shall prepare Form B for each person nomination and proceed in accordance with Clause 5.1 of the Criteria.
- 6. In case any shareholder has changed his or her title, first or last name, a certified copy of the evidence of such change shall also be enclosed.
- 7. The Company shall not take into account any shareholders who provide incomplete or incorrect information, or cannot be contact, or are not fully qualified.
- 8. The person nominated to be director shall posses the qualifications without any prohibited characteristics as follows:
 - having such qualifications without any prohibited characteristics under the Public Limited Companies Act, the Securities and Exchange Act, the relevant notification of the SET and the SEC or any other relevant laws regarding characteristics and scope of operations of the Company's directors;
 - (2) professional ethics and excellent career profile;
 - (3) knowledge or experience in business administration, especially in construction, finance and accounting or any other areas, as the Board deems appropriate;
 - (4) ability to dedicate time for the Company, both during and after meetings, as well as carrying out other tasks as assigned by the Board of Directors.
 - (5) Completed the Thai IOD Director's Certification Program Course.
 - (6) having no conflict of interest with the Company:
 - operating a business or being a partner in an ordinary partnership or being a partner
 with unlimited liability in a limited partnership or being a director of other private or
 public company operating the same business as and in competition with the
 Company's business;
 - not being a contractual party, concessionaire or having interest in the same manner
 as the Company or being a partner in an ordinary partnership or being a partner with
 unlimited liability in a limited partnership or being a director of other private or public
 company operating the aforesaid business;
 - or other cases under the Public Limited Companies Act and/or as stipulated by law;
 - (7) any other additional qualification that may be set later in compliance with law and deemed appropriate.