

NOTICE CALLING FOR THE FIFTY-SIXTH (56th) ANNUAL GENERAL MEETING OF THE SHAREHOLDERS

GOODYEAR (THAILAND) PUBLIC COMPANY LIMITED

23 April 2024, 10.00 AM

At Meeting Room R2
Renaissance Bangkok Ratchaprasong Hotel
and via Electronic Meeting

(Registration on 8.00 AM onwards)

Goodyear (Thailand) Public Company Limited (the "Company") values the importance of shareholders' personal data protection. The Company is committed to be responsible for collection, use, and disclosure ("processing") of shareholders' personal data. The Company has adopted the Privacy Policy for Shareholders to explain the processing of shareholders' personal data under the Personal Data Protection Act B.E. 2562.

Shareholders can read and understand the Privacy Policy for Shareholders at the Company's website https://www.goodyear.co.th/wp-content/uploads/E1 Privacy Policy for Shareholders.pdf.

- Translation -

Date: 26 March 2024

Subject: Notice Calling for the Fifty-Sixth (56th) Annual General Meeting of Shareholders

To: All shareholders

Enclosures:

Enclosure 1 The Annual Registration Statement / Annual Report 2023 in QR Code form Enclosure 2 Profile of Directors Proposed for Re-election in Replacement of Directors Retired by Rotation Enclosure 3 Definition of Independent Directors of the Company Enclosure 4 Profile of the Proposed Auditors Enclosure 5 Proposed Amended Company's Objectives Enclosure 6 Name List and Profiles of Independent Directors Proposed to Serve as Proxies for the Meeting Enclosure 7 Conditions and Procedures for Proxy Appointment to Attend the Meeting and Supporting Documents to be Submitted for Identity Verification Enclosure 8 Articles of Association of Goodyear (Thailand) Public Company Limited with respect to the General Meeting of Shareholders Proxy Form A, Form B and Form C can be downloaded from the Company's website Enclosure 9 https://investor.goodyear.co.th/en/downloads/shareholders-meeting Enclosure 10 Guidelines and Procedures for Attending the Fifty-Sixth (56th) Annual Ordinary General Meeting of Shareholders via Electronic Meeting

Meeting of Shareholders via Electronic Meeting

Enclosure 11 Map of place for the Fifty-Sixth (56th) Annual Ordinary General Meeting of Shareholders

Enclosure 12 The Annual Registration Statement / Annual Report 2023 and Notice of Meeting Requisition

Form in Hard Copy

The Board of Directors (the "**Board**") of Goodyear (Thailand) Public Company Limited (the "**Company**") passed a resolution to convene the Fifty-Sixth (56th) Annual General Meeting of Shareholders of the Company on Tuesday, 23 April 2024 at 10.00 a.m. at Meeting Room R6, Renaissance Bangkok Ratchaprasong Hotel, No. 518/8 Ploenchit Road Bangkok, 10330 Thailand and via electronic meeting (the "**Meeting**"). In compliance with the Good Corporate Governance Principles, the Company had provided the opportunity for the shareholders to propose agenda items in advance through the Company's website from 1 September 2023 to 30 December 2023. It appeared that no shareholder had proposed any agenda items for the 2024 Annual General Meeting of Shareholders. Therefore, the Board sets forth the following agenda items:

Agenda 1: To acknowledge the Annual Report of the Board of Directors on activities of the Company

Supporting information: The 2023 Annual Registration Statement / Annual Report of the Board of Directors, Enclosure No. 1.

Objective and Rationale: Pursuant to Section 113 of the Public Company Limited Act B.E. 2535 (As Amended) ("PLC Act"), the Board shall deliver the Annual Report together with the Invitation of the Annual General Meeting. Presently, the Company has prepared the Annual Report of the Board of Directors in relation to the operating results of 2023 which contain details as specified by the PLC Act and other relevant regulations. The Board, therefore, deems appropriate to propose to the Meeting to consider and acknowledge the 2023 Annual Report of the Company as detailed in Enclosure No. 1.

<u>Board's Recommendation</u>: The Board considered and deemed it appropriate to propose to the Meeting to acknowledge the 2023 Annual Report of the Company.

Voting Requirement: This agenda is for acknowledgement. Therefore, the voting is not required.

Agenda 2: To consider and approve the Audited Financial Statements for the year ended 31 December 2023 with report of the Auditor thereon

Supporting information: The Financial Statements for the year ended 31 December 2023 as shown in the 2023 Annual Registration Statement / Annual Report, Enclosure No. 1

<u>Objective and Rationale:</u> To comply with Section 112 of the PLC Act, the Company must prepare the Company's audited balance sheet and profit and loss account for the year ended and propose the same to the Meeting for consideration and approval.

<u>Audit Committee's Recommendation:</u> The Audit Committee has considered and reviewed the Company's Financial Statements for the year ended 31 December 2023, which has been audited and signed off by Mr. Chaisiri Ruangritchai, Certified Public Auditor No. 4526, of PricewaterhouseCoopers ABAS Limited. Therefore, the Audit Committee is of the opinion that the Board should consider and approve to propose to the Meeting to consider and approve the Financial Statements for the year ended 31 December 2023.

Parts of the Company's Financial Statements

Unit: Million Baht

Item	Amo	Amount	
item	2023	2022	
Total Assets	8,021	8,359	
Total Liabilities	4,390	4,789	
Total Revenue	6,246	5,632	
Net Profit	66.42	26.76	
Net Profit per share (Baht/share)	8.98	3.62	

Board's Recommendations: The Board considered and deemed it appropriate to propose to the Meeting to consider and approve the Financial Statements for the year ended 31 December 2023, which has been audited

by the certified public auditor and considered and agreed by the Audit Committee and acknowledge the report of the Auditor, as detailed in Enclosure No. 1.

Voting Requirement: This agenda shall be passed by the majority vote of the shareholders attending the meeting and casting their votes.

Agenda 3: To consider and approve the declaration of the dividend payment for the year ended 31 December 2023

Supporting Information: The Financial Statements for the year ended 31 December 2023 as shown in the 2023 Annual Registration Statement / Annual Report, Enclosure No. 1.

<u>Dividend Policy</u>: Currently, the Company has established a dividend policy. The Company will strive to distribute an optimal and appropriate level of the profits in the form of dividend, with the total targeted amount of not less than 20% of the annual net profit according to the financial statements of the Company after deduction of corporate income tax and all types of statutory reserves, while maintaining a strong financial foundation for the Company. The Board of Directors shall recommend dividend only if it is of the opinion that it is financially prudent to do so.

Objective and Rationale: Pursuant to Section 115 of the PLC Act and Article 41 of the Company's Articles of Association, the dividend shall only be paid out of profits which the dividend payment can only be made if the Company has a net profit and retained earnings sufficient for the dividend payment, which shall be paid within 1 month from the date on which the Meeting passes the resolution. Furthermore, in considering the dividend payment, the Company has taken into consideration the Company's previous performance and capital necessities in the future.

As at the fiscal year ended 2023, the Company has a net profit of Baht 66.42 million which is sufficient for the dividend payment. Therefore, the Board proposes to the Meeting to consider and approve the declaration of the dividend payment for the year ended 31 December 2023 with the following details:

Details of the dividend payment	2023	2022
Net Profit (million Baht)	66.42	26.76
2. Net Profit per share (Baht/share)	8.98	3.62
Dividend per share	7.00	0
4. Dividend payout ratio (%)	77.95	N/A
5. Number of shares	7,400,000	7,400,000
6. Total dividend (million Baht)	51.8	0

Dividend for the year ended 31 December 2023 in the amount of Baht 7 per share (derived from profit under non-BOI in the amount of Baht 3.95 per share and derived from profit under BOI in the amount of Baht 3.05 per

share), in total Baht 51,800,000, which the portion paid from profit under non-BOI of the Company that are subject to corporate income tax at the rate of 20 percent, individual shareholders who are domiciled in Thailand can apply for tax credit in the amount equal to the product of dividend times 20/80, provided that the shareholders shall comply with Section 47 bis of the Revenue Code.

In addition, pursuant to Section 116 of the PLC Act and Article 42 of the Company's Articles of Association, the Company shall allocate not less than 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 10 percent of the registered capital. Presently, the Company has sufficient legal reserve as required by law. Therefore, the allocation for legal reserve is no longer required.

Board's Recommendation: The Board considered and deemed it appropriate to propose to the Meeting to consider and approve the dividend payment for the year ended of 31 December 2023 from the profit of the Company in the amount of Baht 7 per share, in total Baht 51.8 million and determination of the shareholders who are entitled for receiving the 2023 dividend payment (Record Date) as of 2 May 2024. The payment of the dividend shall be made by 21 May 2024.

Voting Requirement: This agenda shall be passed by the majority vote of the shareholders attending the meeting and casting their votes.

Agenda 4: To consider and approve the election of directors to replace those who retire by rotation

Supporting Information: Profile of directors proposed to be re-elected to replace directors who will retire by rotation, and Definition of Independent Directors of the Company are shown in Enclosure No. 2 and 3 respectively.

<u>Objective and Rationale:</u> Article 14 of the Company's Articles of Association stipulates that, at every Annual General Meeting of Shareholders, one-third of the Directors must retire and they could be re-elected. In this Annual General Meeting, the following three directors shall retire by rotation:

1. Mr. Kristian David Hoeh Director

2. Mr. Athaporn Khaimarn Independent Director

3. Mr. Kee Leng Hanson Tan Director

Nomination and Corporate Governance Committee's Recommendation: The Nomination and Corporate Governance Committee has considered and scrutinized each individual's qualifications, competence, experiences, and expertise which are necessary and suitable for the Company's business operation as well as the past performance as directors and committee members, and proposed that the Board to propose to the Meeting to consider and approve the re-election of the following directors who retired by rotation as the directors for another term:

Name of Directors	Position	Skill Mix and Reasons
1. Mr. Kristian David Hoeh	Director	Kristian holds Bachelor of Accountancy and
		is CPA certified. He has over 25 years of
		extensive finance experience in Ernst &
		Young and Goodyear inc. Controller EMEA,
		VP& General Auditor and Finance Director
		Emerging Markets.
2. Mr. Atthaporn Khaimarn	Independent Director*	Highly experienced in Accounting and
		Finance, especially in Auditing. Khun
		Athaporn was formerly part of PWC high
		management team.
3. Mr. Kee Leng Hanson	Director	Hanson holds an MBA title and is also a
Tan		member of the Institute of Singapore
		Chartered Accountants. Hanson has over 20
		years of experience encompassing finance,
		strategic planning, sales, supply chain and
		operations management. He has worked in
		diverse industries with different end markets
		including FMGC, Oil & Gas and Energy.

<u>Note</u>: *Qualifications of an Independent Director of the Company according to the definition of the Company's Independent Director in terms of shareholding under Item 1 of Enclosure No. 3 is more stringent than that stipulated by the Notification of the Capital Market Supervisory Board.

The Company had invited shareholders to nominate persons with the appropriate qualifications during 1 September 2023 to 30 December 2023 through the Stock Exchange of Thailand's channel and the Company's website, but no candidate had been nominated by any shareholders.

Profile of the directors who are proposed to be re-elected as directors and Definition of Independent Directors of the Company are shown in Enclosure No. 2 and No. 3 respectively.

Board's Recommendation: The Board (excluding the directors who have interests) has deliberately and carefully considered and concurred with the Nomination and Corporate Governance Committee's proposal. The Board viewed that the 3 directors have been considered by the Nomination and Corporate Governance Committee according to the Company's nomination process, and have extensive knowledge, competence, experiences, and expertise which are beneficial to the Company's business operation, including have the qualifications in accordance with the relevant regulations and are suitable for the Company's business operation.

With regard to the Independent Director, the Board viewed that Mr. Atthaporn Khaimarn has the qualifications in accordance with the laws and regulations related to independent director and can express his opinion

independently and in accordance with the relevant regulations. Moreover, since the Company's businesses are unique and complex, the Company requires Independent Director who has knowledge, expertise, specific experience, and truly understanding in the Company's businesses, of which shall take time to study and understand. Therefore, the Company needs to have the Independent Director who has served more than 9 years.

The Board deemed it appropriate to propose to the Meeting to consider and approve the re-election of the 3 directors who retired by rotation to resume their office for another term.

Voting Requirement:

This agenda shall be passed by the majority vote of the shareholders attending the meeting and casting their votes in accordance with election process specified in Article 13 of the Company's Articles of Association. The Company shall proceed with the voting for each director on an individual basis.

Agenda 5: To consider and approve the directors' and Sub-Committees' remunerations for the year 2024

<u>Objective and Rationale:</u> The Meeting is required to consider the directors' remuneration for 2023 and determine payment criteria for the directors and Sub-Committees, especially the Chairman and directors residing in Thailand and not receiving a salary from the Company in accordance with the budget approved by the Meeting and without any other form of remuneration.

Nomination and Corporate Governance Committee's Recommendation: The Board has assigned the determination of remuneration for the directors to be carefully considered by the Nomination and Corporate Governance Committee, which has considered the remuneration by taking into account the suitability of business activity, size and linkage with the Company's operation result being in line with the same market norm and industry, as well as experience, duties and responsibilities of the directors. However, only Thai resident directors who do not receive salary from the Company are eligible to receive such directors' remuneration. The Nomination and Corporate Governance Committee, therefore, proposed to the Board to propose to the Meeting to fix the directors and Sub-Committees' remunerations for 2024 which are the same rate as 2023 as follows:

Comparison to the directors' and Sub-Committees' remunerations of the previous year:

Position	Year 2024	Year 2023
1. Chairman	500,000 Baht per year	500,000 Baht per year
2. Members of the Board	350,000 Baht per year	350,000 Baht per year
	(per person)	(per person)
Other remuneration	None	None

Position	Year 2024	Year 2023
Chairman of Audit Committee	350,000 Baht per year	350,000 Baht per year
2 Member of Audit Committee	300,000 Baht per year	300,000 Baht per year
	(per person)	(per person)
Other remuneration	None	None

Position	Year 2024	Year 2023
Chairman of Nomination and	100,000 Baht per year	100,000 Baht per year
Corporate Governance Committee		
2 Member of Nomination and	75,000 Baht per year	75,000 Baht per year
Corporate Governance Committee	(per person)	(per person)
Other remuneration	None	None

The Chairman of the Board, Directors, Chairman of Audit Committee, Members of Audit Committee, Chairman of Nomination and Corporate Governance Committee, and Members of Nomination and Corporate Governance Committee do not receive any additional remuneration (in cash or in kind) other than those specified above.

<u>Note</u>: The responsibility of the Sub-Committees and the policy in determination of Directors' Remuneration appear in the 2023 Annual Registration Statement / Annual Report for Corporate Governance section as per details shown in Enclosure No. 1.

Board's Recommendation: The determination of remuneration for the directors and Sub-Committees have been carefully considered by the Nomination and Corporate Governance Committee and the Board of Directors by comparing with the same industry and taking into account the business expansion and profit growth of the Company. The Board considered and therefore proposed to the Meeting to consider and approve the directors and Sub-Committees' remunerations for 2024 which are the same rate as 2023 as proposed.

Voting Requirement: This agenda shall be passed by not less than two-thirds of the total number of votes of the shareholders attending the meeting.

Agenda 6: To consider and approve the appointment of the Auditors and to fix their remuneration for the year 2024

Supporting Information: Profiled of the Proposed Auditors are shown in Enclosure No. 4.

Objective and Rationale: Section 120 of the PLC Act and Article 36 of the Company's Articles of Association stipulate that the Annual General Meeting of Shareholders shall consider the appointment of the auditors and determination of the annual auditors' remuneration for the Company. In addition, the Notification of the Capital Market Supervisory Board stipulates that a listed company shall rotate its auditors if the same auditor audits or issues his/her opinion on a company's financial statements for seven consecutive or non-consecutive fiscal years, and the same auditor shall take a cooling off period for at least 5 consecutive years. In this regard, it is possible to appoint a new auditor from the same auditing firm; however, the Company may appoint the auditor who has been rotated out only after five consecutive fiscal years, from which the auditor was rotated out, have passed.

<u>Audit Committee's Recommendation:</u> The Audit Committee has considered appointing 3 auditors by taking into account their performance, independence and auditors' remuneration and proposed to the Board to

consider the appointment of auditors from PricewaterhouseCoopers ABAS Limited, which will be a consecutive appointment as PricewaterhouseCoopers ABAS Limited is one of the four leading international auditing firms, has the expertise in auditing with reasonable auditors' remuneration, and has a good track record. It proposed to the Board to propose to the Meeting to consider and approve the appointment of the following auditors as the Company's auditor for 2024, provided that any one of the following auditors can act as the auditor and express his/her opinion to the Company's financial statements and determine the auditors' remuneration for 2024.

	Name of the Auditors	Certified Public Accountant No.	Year which he/she affixed his/her signature on the Company's Financial Statements
1.	Mr. Pongphan Domerongphanudom	8882	-
2.	Miss Wanvimol Preechawat	9548	-
3.	Mr. Kan Tanthawirat	10456	-

Auditors' remuneration	2023 (Baht)	2022 (Baht)
Audit Fee	not exceeding 2,000,000	1,954,892
Non-Audit Fee	not exceeding 168,000	132,000

<u>Note</u>: - Details of the Non-Audit Fee in 2023 appears in the 2023 Annual Registration Statement / Annual Report for Corporate Governance section as per details shown in Enclosure No. 1.

- The Company does not have a subsidiary.

The proposed auditing firm and auditors are independent, have no relationship or conflict of interest with the Company/the management/the major shareholders or persons related to said parties.

Board's Recommendation: The Board considered and deemed it appropriate to propose to the Meeting to consider and approve the appointment of the auditors and determination of the Audit Fee and Non-Audit Fee for the year 2024 as proposed by the Audit Committee.

Voting Requirement: This agenda shall be passed by the majority vote of the shareholders attending the meeting and casting their votes.

Agenda 7: To consider and approve the amendment to the Articles of Association of the Company

<u>Objective and Rationale:</u> To comply with the amendment of Public Limited Company Act B.E. 2535 in accordance with the Public Limited Company Act (No.4) B.E. 2565 and to give the Company more flexibility to proceed with the share buy back, it is recommended to amend the Articles of Association of the Company as follows:

Existing Provision	Proposed Amendment
-	Article 8/1 The Company may purchase the shares
	back and dispose of such shares. In case the
	Company does not dispose or cannot dispose all of
	the said shares within the prescribed time, the
	Company shall decrease its paid-up capital by
	means of cancelling the undisposed registered
	shares in accordance with the law governing public
	limited companies or other applicable laws, as the
	case may be.
	The Company may purchase the shares back,
	provided that approval from the general meeting of
	shareholders shall be required, unless the amount
	of such shares does not exceed ten (10) percent of
	the paid-up capital and the Board of Directors
	approves the said purchase-back.
Article 22 In calling a board meeting the Chairman	Article 22 In calling a board meeting the Chairman
or his authorized representative shall send written	or his authorized representative shall send notice
notice calling such meeting to every director at least	calling such meeting in accordance with the
seven (7) days before the scheduled date of the	conditions and requirements under the public
meeting except in the case of urgency, to protect the	limited company law and other applicable laws
interests of the Company, any other made of	to every director at least three (3) days before the
notification may be used and the specified time limit	scheduled date of the meeting except in the case of
for calling the meeting may be shortened.	urgency, to protect the interests of the Company,
	any other made of notification may be used and the
	specified time limit for calling the meeting may be
	shortened.
	Two (2) directors or more may request a calling
	of the board meeting where the Chairman must
	determine the date and call the board meeting
	within 14 days from the date of receipt of the
	request.
	The board meeting can also otherwise be called
	in accordance with the conditions and
	requirements under the public limited company
	law and other applicable laws.

Existing Provision	Proposed Amendment
Article 26 Board Meetings shall be held once at	Article 26 Board Meetings shall be held once at
least every three (3) months.	least every three (3) months.
The meeting of the Board of Directors can be held	The meeting of the Board of Directors can be held
via teleconference through electronic devices in	via electronic means in accordance with the
accordance with Announcement of the National	conditions and requirements under the public
Council for Peace and Order No. 74/2557 Subject:	limited company law and other applicable laws.
Teleconference through Electronic Devices and the	
Announcement of the Ministry of Information and	
Communication Technology Re: Standard of	
Security of teleconference through electronic device	
B.E. 2557 and other laws related to the	
teleconference, including any amendment thereof.	
Article 32 A place for the holding of any	Article 32 A place for the holding of any
shareholders' meeting can be held at the locality in	shareholders' meeting can be held at the locality in
which the head office of the company or a	which the head office of the company or a
neighboring province or at any other places as fixed	neighboring province or at any other places as fixed
by the Board of Directors.	by the Board of Directors.
	The holding of any shareholders' meeting can be
	via electronic means in accordance with the
	conditions and requirements under the public
	limited company law and other applicable laws.
Article 33 In calling a general meeting, the Board of	Article 33 In calling a shareholders' meeting, the
Directors shall prepare written notice specifying the	Board of Directors shall prepare a notice specifying
place, day and hour, agenda, and matters to be	the place, day and hour, agenda, and matters to be
presented thereat in reasonable detail, together with	presented thereat in reasonable detail, together with
the directors' opinion thereon. Such notice shall be	the directors' opinion thereon. Such notice shall be
sent to each shareholder and the registrar no less	sent to each shareholder and the registrar no less
than seven days before the scheduled date of the	than seven days before the scheduled date of the
meeting and published in newspaper for at least	meeting and published (i) in newspaper for at least
three consecutive day no less than three days	three consecutive day no less than three days
before the meeting.	before the meeting or (ii) via any means in
	accordance with the conditions and
	requirements under the public limited company
	law and other applicable laws.
	The shareholders' meeting can also otherwise

be called in accordance with the conditions and

Existing Provision	Proposed Amendment
	requirements under the public limited company
	law and other applicable laws.
Article 41 No dividend shall be paid except out of	Article 41 No dividend shall be paid except out of
profits, including retained earnings. If the Company	profits, including retained earnings. If the Company
has had retained deficit, no dividend shall be paid in	has had retained deficit, no dividend shall be paid in
any way.	any way.
The distribution of dividend shall be according to the	The distribution of dividend shall be according to the
number of shares and on an equal basis.	number of shares and on an equal basis.
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The Board of Directors may from time to time pay	The Board of Directors may from time to time pay
such interim dividends as appear justified to them by	such interim dividends as appear justified to them by
the profits of the Company. In this event, the Board	the profits of the Company. In this event, the Board
of Directors shall report the same to the	of Directors shall report the same to the
shareholders in their forthcoming meeting.	shareholders in their forthcoming meeting.
The payment of dividends shall be made within one	The payment of dividends shall be made within one
(1) month after the resolution to pay has been	(1) month after the resolution to pay has been
passed at a general meeting or board meeting, as the case may be. In this event, the Company shall	passed at a general meeting or board meeting, as the case may be. In this event, the Company shall
notify the shareholders in writing of the payment and	notify the shareholders in writing of the payment and
have such notification published in newspaper.	have such notification published (i) in newspaper or
	(ii) via any means in accordance with the
	conditions and requirements under the public
	limited company law and other applicable laws.

<u>Board's Recommendation:</u> The Board considered and deemed it appropriate to propose to the Meeting to consider and approve the amendment to the Articles and Association of the Company, Articles 8/1, 22, 26, 32, 33 and 41 to comply with the amendment of Public Limited Company Act B.E. 2525 in accordance with the Public Limited Company Act (No. 4) B.E. 2565 and to give the Company more flexibility to proceed with the share buy back.

Voting Requirement: This agenda shall be passed by not less than three-quarters of the total number of votes of the shareholders attending the meeting and being entitled to vote.

Agenda 8: To consider and approve the amendment to the Company's objectives and the amendment to Clause 3 of the Memorandum of Association of the Company

Supporting Information: Draft amended objectives of the Company are shown in Enclosure No. 5.

Objective and Rationale: The purposes of the amendment to the Company's objectives are to broaden the scope of business and facilitate the Company's business expansion and strategies in the future such as ecommerce related business, trading, importing and exporting goods relating to construction, industry, commerce or agriculture, and business concerning waste management, etc., as well as to support businesses in which the Company will receive the promotion (BOI) from the Thailand Board of Investment (BOI). Therefore, it is considered appropriate to propose to the Meeting to consider approving the amendment to the Company's objectives. Details of the draft amended objectives of the Company are shown in Enclosure No. 5., including the amendment to Clause 3 of the Memorandum of Association to be in line with the amendment of the Company's objectives as follows:

Existing provision The Objectives of this Company are described in 9 Clauses.

Proposed Amendment The Objectives of this Company are described in 37 Clauses.

Board's Recommendation: The Board considered and deemed it appropriate to propose to the Meeting to consider and approve the amendment to the Company's objectives to broaden the scope of business and facilitate the Company's business expansion and strategies in the future, and the amendment to the Memorandum of Association of the Company to be in line with the amendment to the Company's objectives. The total number of the Company's objective is 37 articles.

<u>Voting Requirement:</u> This agenda shall be passed by not less than three-quarters of the total number of votes of the shareholders attending the meeting and being entitled to vote.

Agenda 9: To consider other businesses (if any)

Board's Recommendation: The Meeting should not consider any other matters proposed at the meeting. This is to comply with the Corporate Governance Code for Listed Companies 2017 and the Annual General

Meeting of Shareholders Assessment Project that the Meeting should consider only the issues which shareholders have been informed in advance for fairness to all shareholders.

The Company has determined the date for determining the names of shareholders entitled to attend the Fifty-Sixth (56th) Annual General Meeting of Shareholders on 8 March 2024 (Record Date). For the shareholders wishing to appoint a proxy to attend and vote on their behalf, please complete and sign the Proxy Form (Enclosure No. 9) and submit together with the required documents, details as shown in Enclosure No. 6. Please only select one of the specified forms. A shareholder may appoint the Company's independent directors, whose names and profiles stated in the Enclosures No. 7, as his/her proxy to attend and vote at the Meeting on his/her behalf. In the event that you wish to appoint a proxy, please complete and sign the Proxy Form and submit together with the required documents as shown in Enclosure No. 7 by 14 April 2024 to Email: gyth_cosc@goodyear.com or to the following address:

Company Secretary

Goodyear (Thailand) Public Company Limited

50/9 Moo 3 Phaholyothin Road KM. 36, Klong Nueng Sub-District,

Klong Luang District, Pathumthani Province 12120

To protect your rights and for your highest benefits, if you would like the Company to clarify the matters stated in the agenda or other information of the Company, please submit your questions in advance to Company Secretary by Email: gyth_cosc@goodyear.com.

We cordially invite you to attend the Meeting at the aforementioned date, time and place.

Yours sincerely,

Mr. Randeep Singh Kanwar

Managing Director

By the order of the Board

Goodyear (Thailand) Public Company Limited