- Translation -

Q-CON 011/2024 August 8, 2024

Dear President

The Stock Exchange of Thailand

Subject: Right of Shareholders to propose Agenda and to nominate Persons to be elected as Directors in Advance

Quality Construction Products Public Company Limited ("Q-CON") hereby announces that Q-CON will welcome shareholders' proposal for the agenda and the candidates to be considered for the election as Q-CON directors at the 2025 Annual General Meeting of Shareholders from Friday, August 16 – Saturday, November 30, 2024 as per details attached which has been disclosed on Q-CON website, www.qcon.co.th.

Please be informed accordingly.

Sincerely yours,

Quality Construction Products Public Company Limited

- signed by -

(Mr. Narongvate Vajanapanich)

Managing Director

Proposal of Agenda and Director Nominee in Advance

for 2025 Annual General Meeting of Shareholders of Q-CON

1. Objective

With respect to the right of shareholders to propose the agenda and nominate persons to be considered for the election as Q-CON directors in advance of the 2025 Annual General Meeting of Shareholders which is a part of the principles of Good Corporate Governance to ensure that all shareholders are fairly and equitably treated, Quality Construction Products Public Company Limited ("Q-CON") has set up the criteria for shareholders to propose the agenda and nominate the director in advance. It demonstrates clear guidelines to ensure that all agenda items are genuinely beneficial to Q-CON and the director nominee has suitable qualification. The Nomination, Remuneration and Corporate Governance Committee will carefully consider and make proposal to the Board of Directors.

2. Proposal of the Agenda

- 2.1 Shareholders wishing to propose the agenda must be the shareholders of Q-CON at the date proposing the agenda holding a minimum of five percent of the total shares issued by Q-CON (not less than 20,000,000 shares), which can be either owned by one shareholder or combined shareholders.
- 2.2 Shareholders possessing the qualifications as specified in 2.1 above must complete the "Agenda Proposal Form for 2025 Annual General Meeting of Shareholders of Q-CON" and submit the required documents and evidences to the Secretary to the Board of Directors and the Company Secretary during Friday, August 16 Saturday, November 30, 2024 at No. 1, Siam Cement Road Bangsue, Bangkok, 10800. Shareholders may unofficially submit the documents via e-mail to our independent director's e-mail at independent@qcon.co.th or fax to 66-2586-3007 before submitting the original documents to Q-CON to allow sufficient time for the Nomination, Remuneration and Corporate Governance Committee to consider and make proposal to the Board of Directors.

If many shareholders have unified to propose agenda, each of them must complete the "Agenda Proposal Form for 2025 Annual General Meeting of Shareholders of Q-CON" and sign their names as evidence and consolidate all the forms into one set.

- 2.3 Criteria for the Agenda Proposals that will not be accepted:
 - 2.3.1 Matters defined in Section 89/28 of the Securities and Exchange Act (No. 4) B.E. 2551 (Amended)*

^{*} Matters defined in Section 89/28 of the Securities and Exchange Act (No.4) B.E. 2551 (Amended) are as follows:

⁽¹⁾ The proposal does not comply with rules as specified in the first paragraph (A shareholder or shareholders who hold shares and have the right to vote amounting to not less than five percent of the total number of the voting rights of the company);

⁽²⁾ The proposal is relevant to the ordinary business operation and the fact given by the shareholder does not indicate any reasonable ground to suspect the irregularity of such matter;

⁽³⁾ The proposal is beyond the company's power to produce the proposed result;

⁽⁴⁾ The proposal was submitted to the shareholders meeting for its consideration within the previous twelve months and received the supporting votes of less than ten percent of the total number of the voting rights of the company, unless the fact pertaining in the resubmission has significantly changed from that of the previous shareholders' meeting;

⁽⁵⁾ Any other cases as specified in the notification of the Capital Market Supervisory Board.

- 2.3.2 Matters that violate the laws, rules, regulations of government agencies and other governing agencies or that are not complied with the objectives, the Articles of Association, the Shareholders' resolution and the Good Corporate Governance of the Company
- 2.3.3 Matters that the Company has already implemented
- 2.3.4 Matters proposed by the shareholder who fill in incomplete or incorrect information or is unable to contact or do not follow the Criteria required by the Company
- 2.3.5 Matters proposed for personal benefits or special benefits for particular group of persons
- 2.4 In the case that the Board of Directors approves the proposed matters, Q-CON will include those matters in the meeting agenda remarked as "agenda from shareholders" in the notice to shareholders.
- 2.5 In the case that the Board of Directors denies the proposed matters, Q-CON will provide rationales in the notice of the shareholders meeting. In the case that the shareholders meeting agreed to include the proposed matters with simple majority of total number of votes of the shareholders present at the meeting and eligible to vote, the matters will be included in the agenda for the next shareholders meeting.

3. Nomination of Director

- 3.1 Shareholders wishing to nominate any person as director must be the shareholders of Q-CON at the date proposing the candidate.
- 3.2 Shareholders possessing the qualifications as specified in 3.1 above must complete the "Director Nomination Form for 2025 Annual General Meeting of Shareholders of Q-CON" and submit the required documents and evidences to the Secretary to the Board of Directors and the Company Secretary during **Friday, August 16 Saturday, November 30, 2024** at No. 1, Siam Cement Road Bangsue, Bangkok, 10800. Shareholders may unofficially submit the documents via e-mail to our independent director's e-mail at independent@qcon.co.th or fax to 66-2586-3007 before submitting the original documents to Q-CON to allow sufficient time for the Nomination, Remuneration and Corporate Governance Committee to consider and make proposal to the Board of Directors.
- 3.3 If many shareholders have unified to propose the candidate, each of them must complete the "Director Nomination Form for 2025 Annual General Meeting of Shareholders of Q-CON" and sign their names as evidence and consolidate all the forms into one set.
- 3.4 Any candidate to be proposed for being a director must possess the following key qualifications and does not have prohibited characteristics:
 - 3.4.1 Possessing the required qualifications and not having prohibited characteristics of a director according to the Public Limited Companies Act, the Securities and Exchange Act, and the Good Corporate Governance of the Company;
 - 3.4.2 Having knowledge and skill in the areas significantly beneficial to the Company;
 - 3.4.3 Should not serve as directors of more than 5 companies listed on the Stock Exchange of Thailand.
- 3.5 The candidate agreed by the Board will be included in the Agenda and remarked as "proposed by shareholders" in the notice to shareholders.

Agenda Proposal Form

for the 2025 Annual General Meeting of Shareholders of Q-CON

(1) I am (Mr./ Mrs./ Miss)	
being the shareholder of Quality Construction Product	ts Public Company Limited, holding
shares or totalingpercent of	all the voting shares as of,
residing at	Road
Sub-districtDistrict	Province
Telephone Number	Facsimile Number
E-mail address (if any)	
(2) I am (Mr./ Mrs./ Miss)	
being the shareholder of Quality Construction Produc	
shares or totalingpercent of	
residing at	
Sub-districtDistrict	
Telephone Number	
E-mail address (if any)	
The total number of shares held is	amounting to percent of all
the voting shares.	, amounting to percent of an
-	
• • •	2025 Annual General Meeting of Shareholders
as follows: Proposed Matter:	
Objective: [] For consideration [] I	For acknowledgement [] For approval
Reasons and details:	
And have the documents supporting the above I	proposal pages in total.
I certify that all information in this form, the	he evidence of shares holding and other supporting
documents are correct. I (all of us) also certify that the	total number of shares held (jointly) by me (all of us)
is not less than five percent of all the voting shares, which	ch is in accordance with Section 89/28 of the Securities
and Exchange Act (No. 4) B.E. 2551 (Amended). I he	ereby affix my signature as evidence below.
Signed byShareholder (1)	Signed byShareholder (2)
()	()
Doto	Data

Remarks: A Shareholder must enclose the following evidences:

- 1. The evidence of shares held such as a certified true copy of the share certificate.
- 2. If a shareholder is a juristic person, a copy of the company's affidavit and copy of identification card*/passport (in case of non-Thai nationality) of authorized directors must be enclosed and certified true copies by such directors.
- 3. If a shareholder is an individual, a certified true copy of identification card*/ passport (in case of non-Thai nationality) must be enclosed.
- 4. If a shareholder has his/her title, name or surname changed, a copy of evidence of those changes must be enclosed and certified true copy.

*Please conceal your religion on the certified true copy of the identification card. In case that the religion on the copy of your identification card isn't concealed, the Company will strikethrough the details since such data is not required to be processed.

The Company collects, uses, and discloses the personal data of shareholders following the Privacy Notice for Shareholders and Directors, detailed on the Company's website www.gcon.co.th/th/privacy-notices

Consent Letter for Personal Data Processing

(1) I,, give consent to Quality Construction Products				
Public Company Limited ("the Company") to collect, use and disclose my personal data,				
including name, surname, date of share purchase, number of shares held and the ratio of shares				
held to all the voting shares, for the minutes and attachments of the general meetings of				
shareholders of the Company, and for specifying my personal data in the publicly disclosed				
minutes and attachment.				
Signed byShareholder				
()				
Date				
Consent Letter for Personal Data Processing				
Consent Letter for Personal Data Processing				
(2) I,, give consent to Quality Construction Products				
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<u>Director Nomination Form</u> for the 2025 Annual General Meeting of Shareholders of Q-CON

I am (Mr./ Mrs	/ Miss)	being the
shareholder of Quality	Construction Products Public	Company Limited,
holding	shares or total	ing
percent of all the votin	g shares as of	, residing at
	Road	
Sub-district	District	Province
Telephone Number	Fac	simile Number
E-mail address (if any)		
candidate to be a direct said candidate has give "Consent Letter for No	tor of Quality Construction Pen consent to my nomination. ominating and Certifying the Quality of the Quality Construction Provides the Constructio	as a roducts Public Company Limited and the Details could be found in the attachment Qualifications of a Director Nominee".
supporting documents		mpany may disclose such information and
	Signed by	Shareholder
	()
	Date	

<u>Remarks</u>: A Shareholder must enclose the following evidences:

- 1. The evidence of shares held such as a certified true copy of the share certificate.
- 2. If a shareholder is a juristic person, a copy of the company's affidavit and copy of identification card*/passport (in case of non-Thai nationality) of authorized directors must be enclosed and certified true copies by such directors.
- 3. If a shareholder is an individual, a certified true copy of identification card*/ passport (in case of non-Thai nationality) must be enclosed.
- 4. If a shareholder has his/her title, name or surname changed, a copy of evidence of those changes must be enclosed and certified true copy.

*Please conceal your religion on the certified true copy of the identification card. In case that the religion on the copy of your identification card isn't concealed, the Company will strikethrough it since such data is not required to be processed.

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Consent Letter for Personal Data Processing

I,, give consent to Quality Construction Products			
Public Company Limited ("the Company") to collect, use and disclose my personal data,			
including name, surname, date of share purchase, number of shares held and the ratio of shares			
held to all the voting shares, for the minutes and attachments of the general meetings of			
shareholders of the Company, and for specifying my personal data in the publicly disclosed			
minutes and attachment.			
Signed byShareholder			
()			
Date			

Consent Letter for Nominating and Certifying the Qualifications of a Director Nominee

I am (Mr./ Mrs./ Miss)							
Nationality Identification Number/Passport Number							
Date of Birth		Age	Years				
Residing at	Road	Sub-district					
District	. Province	Province Telephone Nu					
Facsimile Number E-mail address (if any)							
Education.							
Degree	Institution	Fields of Study Year of Gradua					
Working Experience			,				
Position	Place of	f work	Year of Employment				
Training							
Course	Place of	Place of training					
Ownership of the Company's Shares							
	Person		Number of Shares				
1. Director nominee							
2. Spouse of the director nominee							
3. Underage children of the director nominee							
		·····					

	Person	Number of Shares	
4.	Juristic persons which the persons in item 1, 2 and 3 together hold		
	shares exceeding 30 percent. This includes a case that the		
	aforementioned persons hold more than 10 percent of shares in		
	other juristic persons, which is considered being major		
	shareholders of such juristic persons.		
5.	Others		
Relationship with executive directors, major shareholders and controlling persons of the Company (if any)			
I, Mr. Mrs., Ms, a nominee to be elected as a director of Quality Construction Products Public Company Limited, consent and acknowledge the aforementioned nomination, and certify that my information is correct and complete. The additional documents attached herewith are also true and correct. I give consent to the Company to collect, use and disclose my data and document.			
	Signed by	Director Nominee	
()			
Date			

Remarks: A shareholder must enclose the following evidences:

- 1. A proof of identity of a director nominee such as a certified true copy of identification card/passport (in case of non-Thai nationality).
- 2. If a director nominee has his/her title, name or surname changed, a copy of evidence of those changes must be enclosed and certified true copy.
- 3. The evidence of shares held such as a certified true copy of the share certificate (if any).

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^{*}Please conceal your religion on the certified true copy of the identification card. In case that the religion on the copy of your identification card isn't concealed, the Company will strikethrough it since such data is not required to be processed.