Affix 20 Baht duty

## Proxy (Form B.)

		_		t	
		D	ate Month	YearYear	
	(1) I/We		Nationali	ty	
Addre	essStr	·eet	Sub-distr	rict	
	ctPro				
	(2) Being a shareholder of	M.C.S. Steel Public (	Co., Ltd.		
	Holding shawes at the total	amount of	Charas		
	Holding shares at the total Have the right to vote equa			follows:	
	_				
	ary share				
Prefer	rence share	Snares and nave	tne right to vote	e equal to	votes
	(3) hereby appoint				
	O Name		Age	Years Address	
Street	Sul	b-district	D:		
Provir	ncePo	stal Code			
Or	O Name		Аде	Years Address	
Road	Tambol / I	Khwaeng	Ai	mphoe / Khet	
Provir	nce	Postal Code		1 ,	
Ramki cause appro <b>Gener</b> <b>The</b> <i>A</i>	nittee and Risk Manageme hamhaeng Road Huamark E conflicts of interest in this val of the remuneration for t	ent Comittee Age 65 Bangkrapi, Bangkok 18 meeting except Age the Board of Directors be my/our proxy to a held on April 10,202 collection Hotel, Ban	Year Address: .0240 ,This per enda 6, which s and sub-commutend and vote of at 10.00-12.0 agkok No. 61 W	No. 11/445 Soi Ramkhamleson is not as a director the pertains to the consideral ittees for the fiscal year 20 m my/our behalf at the 202:00 am. at Grand Hall 2 <sup>nd</sup> F. Vireless Road Lumpini Pat	haeng 44 hat might tion and 25. 5 Annual loor,
	(4) I/We hereby authorize	the proxy holder to v	ote on my/our	behalf in the meeting as fol	lows;
	☐ <b>Agenda No. 1</b> To con Shareholders on Apr	• •	linutes of the A	nnual General Meeting of	
	appropriate in	n all respects. der shall vote accordi		n my/our behalf as deemed tention as follows;	
	☐ <b>Agenda No. 2</b> To ac	cknowledge the comp	any 'operating r	esults of 2024.	
	$\Box$ (A) The proxy hole appropriate in		ider and vote or	n my/our behalf as deemed	
	$\Box$ (B) The proxy hole	der shall vote accordi	ng to my/our in	tention as follows;	

 $\square$  Acknowledge

☐ <b>Agenda No. 3</b> To consider and subsidiaries for the year ending	approve of the financial statements of the company and its g December 31, 2024.				
$\square$ (A) The proxy holder is entitled to consider and vote on my/our behalf as deemed appropriate in all respects.					
	vote according to my/our intention as follows; isagree □ Abstain				
$\square$ <b>Agenda No. 4</b> To consider and	$\square$ <b>Agenda No. 4</b> To consider and approve dividend payment for the fiscal year 2024.				
☐ (A) The proxy holder is ent appropriate in all respe	ritled to consider and vote on my/our behalf as deemed				
$\square$ (B) The proxy holder shall	vote according to my/our intention as follows; isagree   Abstain				
☐ <b>Agenda No. 5</b> To elect direc	ctors to replace those retired by rotation				
	citled to consider and vote on my/our behalf as deemed				
appropriate in all respe □ (B) The proxy holder shall	ects. vote according to my/our intention as follows;				
☐ The election of the set	<u> </u>				
☐ Agree ☐ Dia	sagree   Abstain				
$\square$ The election of the individual director, namely ;					
1. <b>Miss Wanna Phol</b> ☐ Agree ☐ Di	<b>lkaew</b> sagree □ Abstain				
2. Mr. Phairat Viwa	atborvornwong				
☐ Agree ☐ Di	sagree				
3. <b>Mr.Pornchai Phis</b> □ Agree □ Di	arnanukunkit sagree				
□ Agree □ □ Di.	sagree				
☐ <b>Agenda No. 6</b> To approve the year 2025.	e remuneration of the Committee and Sub-Committee for the fisca				
$\square$ (A) The proxy holder is entitled to consider and vote on my/our behalf as deemed appropriate in all respects.					
	vote according to my/our intention as follows;				
• •	sagree				
☐ <b>Agenda No. 7</b> To appoint the	e auditors and determine audit fees in 2025				
	ritled to consider and vote on my/our behalf as deemed				
appropriate in all respe  ☐ (B) The proxy holder shall a	ects. vote according to my/our intention as follows;				
	sagree Abstain				

П	Aganda	Nο	Ω	Other matters.	if any
ш	Agenua	INO.	O	Other matters.	H aliv.

To allow shareholders to ask questions and for the Board of Directors to respond to any inquiries from shareholders (if any), there will be no voting on this agenda item.

- (5) The voting of the proxy holder in respect of any agenda in contrary to the manner set forth above shall be considered incorrect and shall not be deemed my/our vote.
- (6) In the case where my/our designation for the proxy holder to vote in respect of any agenda is not specified or not clearly specified or if there is any agenda considered in the meeting other than those specified above, including any amendment or additional thereof, the proxy holder shall be authorized to consider the matters and vote on my/our behalf as the proxy holder deems appropriate in all respects.

Any act or thing carried out by the proxy holder in the meeting except the case that the proxy holder does not vote according to my/our intention as specified in proxy form shall be deemed as having been carried out by myself/ourselves in all respects.

Signed	Proxy Grantor )
Signed	Proxy Holder )
Signed	Proxy Holder )
Signed	Proxy Holder )

#### <u>Remark</u>

- 1. The shareholder shall grant proxy to only one proxy holder to attend and vote at the meeting. The number of shares may not be divided to more than one proxy holder in order to divide the vote.
- 2. With respect to the agenda on the election of the Company's Board of Directors ,either the set of directors or individual director may be appointed.
- 3. In case there is any other agendas to be considered in addition to those specified in the above mentioned ,the proxy grantor may specify such agenda on the continued list of the proxy form B. attached hereto.

### The continued list of the Proxy Form B

The proxy on behalf of the shareholder of M.C.S. Steel Public Co., Ltd.

At the annual general meeting of shareholders for the fiscal year 2025, scheduled for Thursday, April 10, 2025, at 10:00 AM, at the Grand Hall, The Athenee Hotel Bangkok, a Luxury Collection Hotel, located at 61 Witthayu Road, Lumpini, Pathumwan, Bangkok 10330, or as may be rescheduled to another date, time, and location.

Agenda No.	Subje	ct	
□ ( <b>A</b> )	The proxy holder	is entitled to c	onsider and vote on my/our behalf as deemed
□ ( <b>R</b> )	appropriate in all	-	ording to my/our intention as follows;
□ ( <b>b</b> )	= =		Abstain
Aganda Na	Cubia	at.	
Agenda No.	subje	CL	
$\square$ (A)	= =		onsider and vote on my/our behalf as deemed
	appropriate in all	-	
□ ( <b>B</b> )			rding to my/our intention as follows;
	☐ Agree	□ Disagree	□ Abstain
Agenda No.	Subje	ct	
□ ( <b>A</b> )	= =		onsider and vote on my/our behalf as deemed
	appropriate in all	-	N
□ (B)			ording to my/our intention as follows;
	☐ Agree	□ Disagree	☐ Abstain
Agenda No.	Subje	ct	
□ ( <b>A</b> )	The proxy holder	is entitled to c	onsider and vote on my/our behalf as deemed
	appropriate in all	respects.	
$\square$ (B)	The proxy holder	shall vote acco	ording to my/our intention as follows;
	$\square$ Agree	□ Disagree	□ Abstain

# Information about the independent directors proposed by the company to receive proxies from shareholders

1) Name

Police Gen. Damrongsak Kittiprapas

Position

Independent Director and Chairman of Nomination and

Remuneration Committee

Age

62

Nationality

Thai

Term as Director

2 Months (Since January 2025)

Share Holding in MCS

(include spouse and children)

0 share (At 15 January 2025)

Address

No. 66/168 Soi Ladprao 80 Yak 22 Wang Thonglang,

Khet Wang Thonglang Bangkok 10310

Conflicts of interest in this meeting

Agenda 6 , the remuneration of the Committee and Sub-Committee

for the fiscal year 2025.

2)

Name Mr. Supoj Kaewmanee

Position

Independent Director / Member of Audit Committee/ Member of

Nomination and Remuneration

Committee/ Member of Risk Management Committee

Age

65

Nationality

Thai

Term as Director

2 Period (Since 2018)

Share Holding in MCS

0 share (At 27 December 2024)

Address

No. 11/445 Soi Ramkhamhaeng 44 Ramkhamhaeng Road Huamark

Bangkrapi, Bangkok 10240

Conflicts of interest in this meeting

Agenda 6, the remuneration of the Committee and Sub-Committee

for the fiscal year 2025.

#### **Definition of Independent Director of the Company**

An independent director is defined as a director who has the independence to express opinions to develop and improve the management of the organization, ensuring progress, transparency, and good governance. Independent directors must meet the following qualifications:

- 1. Shareholding: Own no more than 1% of the total shares with voting rights of the company, its parent company, subsidiaries, associated companies, major shareholders, or controllers of the company. This includes shares held by related parties of the independent director.
- 2. Management Involvement: Must not be or have ever been an executive director, employee, consultant with a regular salary, or a controller of the company, its parent company, subsidiaries, associated companies, or major shareholders, unless they have ceased such relationships for at least 2 years. This does not include cases where the independent director was a civil servant or consultant to a government agency that is a major shareholder or controller of the company.
- 3. Family Relations: Must not be a person related by blood or registered legal ties (such as parents, spouses, siblings, and children, including the spouses of children) to executives, major shareholders, controllers, or candidates proposed as executives or controllers of the company or its subsidiaries.
- 4. Business Relationships: Must not have or have ever had business relationships with the company, its parent company, subsidiaries, associated companies, major shareholders, or controllers in a manner that could obstruct independent judgment. This includes not being or having been a significant shareholder or controller of entities having business relationships with the aforementioned parties unless they have ceased such relationships for at least 2 years.
- 5. Audit Relationship: Must not be or have ever been an auditor of the company, its parent company, subsidiaries, associated companies, major shareholders, or controllers, and must not be a significant shareholder, controller, or partner of an audit office that includes the auditors of the company or its related parties unless they have ceased such relationships for at least 2 years.
- 6. Professional Services: Must not be or have ever been a provider of professional services, including legal or financial advisory services, earning fees exceeding 2 million baht per year from the company, its parent company, subsidiaries, associated companies, major shareholders, or controllers, and must not be a significant shareholder, controller, or partner of the said professional service providers unless they have ceased such relationships for at least 2 years.
- 7. Representative Directors: Must not be a director appointed to represent the directors of the company, major shareholders, or shareholders who are related to major shareholders.
- 8. Competing Businesses: Must not operate a business that is the same as or competing significantly with the business of the company or its subsidiaries, nor be a partner in a partnership or act as an executive director, employee, or consultant receiving a salary from, or own more than 1% of the voting shares of another company engaged in a similar competing business.
- 9. Other Characteristics: Must not possess any other characteristics that would prevent them from providing independent opinions regarding the operations of the company after being appointed as independent directors. Once compliance with points 1 to 9 is met, an independent director may be assigned by the board to make decisions regarding the operation of the company, its parent company, subsidiaries, associated companies, or major shareholders, with decisions made in a collective manner.

This definition ensures that independent directors maintain a significant level of independence, which is crucial for effective governance and oversight.