

(Translation)

No. WR 0016/2566

5 April 2023

Subject: Invitation to the Annual General Meeting of Shareholders for the Year 2023

To: Shareholders

Warrix Sport Public Company Limited

Enclosures: 1. Annual Report for the Year 2022 (56-1 One Report) (in QR Code)

- Definition of Independent Directors
- 3. Profiles of Nominated Directors to be Elected to Replace Directors who Retire by Rotation
- 4. The Company's Articles of Association in Relation to the Shareholders' Meeting
- 5. Details of Independent Director who is Nominated as a Proxy of the Shareholders
- 6. Proxy Forms A., Forms B. and Forms C.
- 7. Guidelines for Attending of Electronic Meeting (E-AGM), Registration Documents to be Presented Prior to Attending Shareholders' Meeting, Proxy Clarification and the Explanation of Voting and Vote Counting
- 8. Privacy Notice for the Shareholders' Meeting

The Board of Directors of Warrix Sport Public Company Limited (the "Company") deemed it appropriate to hold the Annual General Meeting of Shareholders for the Year 2023 on Friday 28 April 2023 at 9.00 a.m., through an electronic meeting pursuant to the Emergency Decree on Electronic Meetings B.E. 2563 (2020) and other related laws and regulations, to consider the following agendas:

To acknowledge the Report of the Board of Directors regarding the operating results of the Agenda 1 Company for the year 2022

Background Information

The report on the business operating results of the Company for the year 2022 and other important information (56-1 One Report) have details in "Enclosure 1".

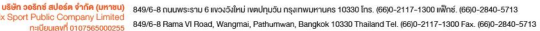
Board of Directors' Opinion

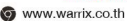
The Board of Directors has considered the matter and deemed appropriate to report the business operating results for the year 2022 and other important information to the shareholders' meeting for their acknowledgement.

Votes Required to Pass Resolution

This agenda is for acknowledgement. Therefore, voting is not required.















Agenda 2 To consider and approve the financial statements for the fiscal year ended 31 December 2022

Background Information

The Company has prepared the financial statements for the fiscal year ended 31 December 2022, which was audited by the Company's auditors. In addition, the Audit Committee and the Board of Directors have considered the financial statements and are of the opinion that they are accurate, complete and sufficient pursuant to the generally accepted accounting principles. Therefore, the financial statements for the fiscal year ended 31 December 2022 as set out in the Annual Report for the Year 2022 (56-1 One Report) (in QR Code) in "Enclosure 1" a proposed to the shareholders' meeting to consider and approve.

Board of Directors' Opinion

The Board of Directors has considered the matter and deemed appropriate to propose to the shareholders' meeting to approve the financial statements for the fiscal year ended 31 December 2022, which was audited by the Company's auditors.

Votes Required to Pass Resolution

The majority votes of the shareholders attending the meeting and casting their votes.

Agenda 3 To consider and approve the appropriation of the net profit to be legal reserve and the dividend payment for the year 2022

Background Information

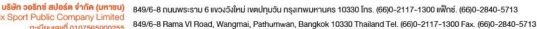
The appropriation of net profit for legal reserve

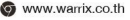
The Company has reserved the net profit for the year 2022 from the Company's financial statements in an amount of Baht 127,876,407.35 (one hundred twenty seven million eight hundred seventy six thousand four hundred seven baht and thirty five satang) to be the legal reserve at the rate of 5 (five) percent of the net profit, equivalently the legal reserve of Baht 6,393,820.36 (six million three hundred ninety three thousand eight hundred twenty baht and thirty six satang) or approximately 2.13 (two point one three) percent of the Company's registered capital.

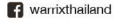
The dividend payment for the year 2022

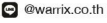
The Company has a dividend policy at the rate of approximately 40 percent of the net profit from the operating results and its financial status and according to Article 40 of the Company's Articles of Association which prescribes the Company to appropriate at least 5 (five) percent of the annual net profit less the sum of accumulated loss brought forward (if any) to be a reserve fund until the reserve fund reaches an amount of not less than 10 (ten) percent of the registered capital. In this year, the Company has the profit and sufficient cash flow to make the dividend payment. The Board of Directors' Meeting No. 2/2023 held on 27 February 2023, therefore, considered the matter and deemed appropriate for the Company to make the dividend payment to the shareholders from the Company's operating results (starting from 1 January to 31 December 2022) at the rate of Baht 0.19 (nineteen satang) per share, for 600,000,000 shares (six hundred million shares), totaling to Baht 114,000,000 (one hundred and fourteen million baht). The dividend will be paid to the shareholders whose names appear in the Company's share register book on 14 March 2023 which was determined to be the date on which the recorded shareholders are entitled (Record Date). The dividend payment will be made on 25 May 2023.

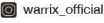














Board of Directors' Opinion

The Board of Directors has considered the matter and deemed appropriate to propose to the shareholders' meeting to approve the appropriation of net profit to be legal reserve and make the dividend payment from the Company's operating results as proposed.

Votes Required to Pass Resolution

The majority votes of the shareholders attending the meeting and casting their votes.

To consider and approve the appointment of directors who retire by rotation to resume Agenda 4 their directorship

Background Information

Article 15 of the Company's Articles of Association specified that at every annual general meeting, one-third of the directors shall retire. If the number of directors is not a multiple of 3 (three), the number of directors closest to one-third shall retire. The directors retiring from office in the first and second years after the registration of the Company shall be selected by drawing lots. In subsequent years, the director who has held office the longest shall retire. In this year, there are three directors who retired by rotation, namely:

1.	Assoc. Prof. Dr. Pasu Decharin	Chairman / Independent Director
2.	Asst. Prof. Dr. Suphasit Taweejamsup	Audit Committee / Independent Director
3.	Mr. Chinnawat Tantiponganant	Independent Director

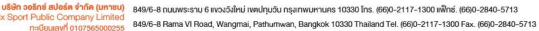
The above persons have been considered by the Nomination and Remuneration Committee, taking into account their suitability with the Company's business operations and their qualification. The Nomination and Remuneration Committee is of the opinion that the above three directors possess competence, knowledge and have well performed their duties as directors with responsibility and honesty which is suitable for the Company's business operations. Furthermore, they perform their duties with transparent, professional and independent from major shareholders or other persons who may have conflict of interest.

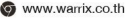
In addition, these three candidates are qualified pursuant to the definition of "Independent Director" of the Company which is set out in "Enclosure 2" and meet the qualifications required by the Public Limited Companies Act, the Securities and Exchange Act, the Notifications of the Capital Market Supervisory Board, the Notifications of the Stock Exchange of Thailand, and other relevant notifications. The profiles of these three persons are summarized in "Enclosure <u>3</u>".

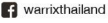
Board of Directors' Opinion

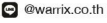
The Board of Directors (excluding those who had interest which did not participate in this matter) have deliberately and thoroughly considered the candidates and is of the opinion that such persons have qualifications according to the relevant regulations which are suitable with the Company's business operations and in line with the Company's policy, criteria and procedure on nomination of the Company's directors and meet the qualifications as the independent director. The Board of Directors, therefore, has considered the matter and deemed appropriate to propose to the shareholders' meeting to approve the appointment of the directors who retired by rotation to resume their directorship for another term.

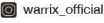
Varrix Sport Public Company Limited













Votes Required to Pass Resolution

The majority votes of the shareholders attending the meeting and casting their votes.

Agenda 5 To consider and approve the determination of the remuneration of the directors

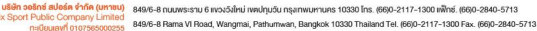
Background Information

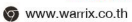
The Nomination and Remuneration Committee and the Board of Directors have considered and determined the remuneration of the directors and members of sub-committees from the Company's overall performance, dividend payment to the shareholders, comparison information with other companies of the same industry, and the Company's operation results by taking into account the appropriateness and duties and responsibilities of the directors and the members of the sub-committees. Therefore, it is proposed to the shareholders' meeting to determine the remuneration of the directors for the year 2023 and the bonus of the directors for the year 2022 (from the Company's operating results starting from 1 January to 31 December 2022) as per the following details:

Meeting Allowance of Boards	Proposing Year	Previous Year	
and Sub-committees	(2023)	(2022)	
1. Meeting allowance for the Board of	Per one meeting	Per one meeting	
Directors			
- Chairman of the Board	Baht 20,000	Baht 10,000	
- Director	Baht 15,000	Baht 8,000	
- Independent Director	Baht 15,000	Baht 8,000	
2. Meeting allowance for the Audit Committee	Per one meeting	Per one meeting	
- Chairman	Baht 15,000	Baht 7,000	
- Member	Baht 10,000	Baht 5,000	
3. Meeting allowance for the Nomination and	Per one meeting	Per one meeting	
Remuneration Committee	_		
- Chairman	Baht 15,000	Baht 7,000	
- Member	Baht 10,000	Baht 5,000	
4. Meeting allowance for the Corporate	Per one meeting	Per one meeting	
Governance Committee			
- Chairman	Baht 15,000	Baht 7,000	
- Member	Baht 10,000	Baht 5,000	
5. Meeting allowance for the Risk	Per one meeting	-	
Management Committee			
- Chairman	Baht 15,000	-	
- Member	Baht 10,000	-	
5. Meeting allowance for the Executive	Per one meeting	-	
Committee			
- Chairman	Baht 15,000	-	
- Member	Baht 10,000	-	
Remark* Non-executive directors will not receive meeting			
allowance from being a director and a member of the sub-			
committees.			

Remark* Non-executive directors will not receive meeting allowance from being a director and a member of the sub-committees.















Remuneration in the form of bonus

The bonus for the directors for the year 2022 (from the Company's operating results starting from 1 January to 31 December 2022) is determined to be made once a year in the amount of not exceeding Baht 5,000,000 (five million baht). In this regard, it is proposed to authorize the Board of Directors to have the power to determine the amount of remuneration each director will receive.

Board of Directors' Opinion

The Board of Directors has considered the matter and deemed appropriate to propose to the shareholders' meeting to approve the payment of the remuneration of the directors for the year 2023 and the bonus of the directors for the year 2022 as proposed.

Votes Required to Pass Resolution

The votes of not less than two-thirds of the total votes of the shareholders attending the meeting.

Agenda 6 To consider and approve the appointment of the auditors and the determination of the audit fee for the year 2023

Background Information

The Audit Committee has selected the auditors for the fiscal year 2023 and proposed to the Board of Directors to consider and propose to the shareholders' meeting to consider the appointment of any one of auditors from Dharmniti Auditing Company Limited to be the Company's auditor for the year 2023.

No.	Name	CPA Registration No.
1.	Ms. Arisa Chumwisut	9393 (the Company's auditor for the year 2023), or
2.	Mr. Peradate Pongsathiansak	4752 (never signed the Company's financial statements), or
3.	Ms. Sulalit Ardsawang	7517 (never signed the Company's financial statements), or
4.	Miss Chotima Kitsirakorn	7318 (never signed the Company's financial statements), or
5.	Mr. Suwat Maneekanoksakul	8314 (never signed the Company's financial statements)

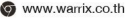
In case such auditors could not perform the work as the Company's auditor, such audit firm shall provide other certified public accountants to carry out the work in place. Additionally, the meeting determined the audit fee in the amount of Baht 1,530,000 (one million five hundred and thirty thousand baht), whereby such audit fee is excluded out of pocket expenses, such as transportations, overtime fees, postage and telephone expenses, additional services for preparation of additional financial statements, accommodations and travelling expenses. In this regard, the audit fee is increased from the audit fee for the year 2022 by Baht 150,000 (one hundred and fifty thousand baht) or equivalent 10.87 (ten point eighty seven) percent due to the additional audit fee for the Company's subsidiaries.

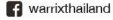
The proposed auditors do not have the relationship or conflict of interest with the Company, the subsidiaries, the executives, the major shareholders or their related parties so the auditors shall be independent for reviewing and giving their opinions to the Company's financial statements.

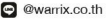
Board of Directors' Opinion

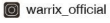
The Board of Directors has considered the matter and deemed appropriate to propose to the shareholders' meeting to approve the appointment of the auditors and the determination of the audit fee for the year 2023 as proposed.

บริษัท วอริกซ์ สปอร์ค จำกัค (มหาชน) 849/6-8 ถนนพระราม 6 แขวงวิงใหม่ เขตปทุมวัน กรุงเทพมหานคร 10330 โทร. (66)0-2117-1300 แฟ็กซ์. (66)0-2840-5713 849/6-8 Rama VI Road, Wangmai, Pathumwan, Bangkok 10330 Thailand Tel. (66)0-2117-1300 Fax. (66)0-2840-5713











Votes Required to Pass Resolution

The majority votes of the shareholders attending the meeting and casting their votes.

Agenda 7 To consider other matters (if any)

The Company has determined the date on which shareholders who have the right to attend the Annual General Meeting of Shareholders for the Year 2023 (Record Date) on 14 March 2023. Therefore, the shareholders are cordially invited to attend the Annual General Meeting of Shareholders for the Year 2023 as per the date and time through electronic meeting (e-meeting only) as stated above. In this regard, the Company will conduct the meeting in accordance with the Company's Articles of Associations as set out in "Enclosure 4".

In case any shareholder cannot attend the electronic meeting and wishes to appoint another person or a Company's Independent Director who is nominated to be a proxy as set out in "Enclosure 5" to attend and vote at the meeting on your behalf, please complete and execute one of the Proxy Forms as set out in "Enclosure 6" (without affixing the stamp duty), as well as enclose requiring document as set out in "Enclosure 7". Such documents shall be put in the business reply service envelope enclosed herewith or delivered to the Company at "the Company Secretary Office", Warrix Sport Public Company Limited, 849/6-8 Rama 6 Road. Wangmai Sub-District, Pathumwan District, Thailand 10330, or email address sc@warrix.co.th, provided that the documents must be delivered to the Company within 26 April 2023 so that the Company can review the documents prior to the meeting.

In this regard, to reserve your rights and benefits, the shareholders and/or the proxy holders who wish to attend the electronic meeting are recommended to read the Guidelines for Attending the Electronic Meeting (E-AGM), Registration Documents to be Presented Prior to Attending Shareholders' Meeting, Proxy Clarification and the Explanation of Voting and Vote Counting as set out in "Enclosure 7".

The Company will open a system for confirming of meeting attendance from Friday, 21 April 2023 at 9:00 a.m. onwards until the meeting is adjourned. The shareholders and proxy holders may access a system to register for attending the meeting from Friday, 28 April 2023 at 8:00 a.m. onwards.

Should there be any inquiries regarding the proxy, or if you wish to send suggestions or questions regarding the agenda matters of this meeting, please send it (a) through the E-AGM system during the meeting, or (b) to the Company before the meeting date through the following channels:

> By e-mail: sc@warrix.co.th, or

By post: The Company Secretary Office

> Warrix Sport Public Company Limited 849/6-8 Rama 6 Road. Wangmai Sub-District

Pathumwan District, Thailand 10330

Sincerely yours,

Warrix Sport Public Company Limited (Assoc. Prof. Dr. Pasu Decharin) Chairman of the Board

rrix Sport Public Company Limited

849/6-8 ถนนพระราม 6 แขวงวัจใหม่ เขตปทมวัน กรงเทพมหานคร 10330 โทร. (66)0-2117-1300 แฟ็กซ์. (66)0-2840-5713 849/6-8 Rama VI Road, Wangmai, Pathumwan, Bangkok 10330 Thailand Tel. (66)0-2117-1300 Fax. (66)0-2840-5713

