AUTOCORP HOLDING PUBLIC COMPANY LIMITED

Invitation to the 2025 Annual General Meeting of Shareholders

Wednesday 23rd April 2025, 10.00 a.m.

Through Electronic Media (e-AGM) only

according to the Emergency Decree on Electronic Meeting B.E. 2563 (2020) and other related laws and regulations

25 March 2025

Re: Invitation to the 2025 Annual General Meeting of Shareholders

To: Shareholders of Autocorp Holding Public Company Limited

Enclosures:

1. The Form 56-1 One Report 2024 (QR Code) comprising of report on Company's operating results for the year 2024 and copies the Financial Statements and the Statement of Comprehensive Income (balance sheet and profit and loss statements) for the year ended 31 December 2024

- 2. Names and profiles of persons nominated to be appointed as directors in replacement of those retired by rotation and qualifications of the Independent Directors
- 3. Guideline for attending the Annual General Meeting of Shareholders through electronic media (e-AGM) and appointment of proxy
- 4. The Company's Articles of Association with respect to the 2025 Annual General Meeting of Shareholders and voting
- 5. Names and profiles of independent directors who may be appointed by shareholders as their proxies to attend the 2025 Annual General Meeting of Shareholders
- 6. Proxy form B.
- 7. Privacy Notice for the 2025 Annual General Meeting of Shareholders

The Board of Directors' Meeting of Autocorp Holding Public Company Limited ("the Company") has passed the resolution to convene the 2025 Annual General Meeting of Shareholders on 23 April 2025 at 10.00 a.m. through electronic media (e-AGM) only according to the Emergency Decree on Electronic Meeting B.E. 2563 (2020) and other related laws and regulations. The Board of Directors determining the record date for the shareholders' right to attend the 2025 Annual General Meeting of Shareholders shall be on 12 March 2025.

The e-AGM system is provided by Quidlab Co., Ltd., a platform certified by the Electronic Transactions Development Agency (ETDA) and compliant with security standards for electronic meetings.

The Company has allowed the shareholders to propose agendas of the 2025 Annual General Meeting of Shareholders in advance through the Company's website from 26 December 2024 to 27 January 2025 in accordance with the good corporate governance principles of listed companies. However, no shareholder has proposed any agenda. Therefore, the Company would like to inform the meeting agenda as follows:

Agenda 1 To acknowledge the Company's operating results for the year 2024

<u>Facts and rationale</u> The Board of Directors has prepared the information on the Company's operating results for the year 2024, which is shown in the Form 56-1 One Report 2024 sent to shareholders as per <u>Enclosure 1</u> for the shareholders to acknowledge and see the overview of the Company's operating results.

Board's opinion The Board of Directors deems it appropriate to acknowledge the report on the Company's operating results for the year 2024 and thus deems it appropriate to propose it to the 2025 Annual General Meeting of Shareholders for acknowledgment.

Voting This Agenda is for acknowledgement and thus voting is not required.

Agenda 2 To consider and approve the Financial Statements and the Statement of Comprehensive Income (balance sheet and profit and loss statements) in respect of the fiscal year ended as at 31 December 2024

<u>Facts and rationale</u> To be in compliance with Section 112 of the Public Limited Companies Act B.E. 2535 (as amended) (the "**PLCA**") and Clause 39 of the Company's Articles of Association, the Board of Directors is required to prepare the balance sheet and profit and loss statements of the Company as of the last day of the Company's fiscal year which have been audited by the certified auditor, i.e. KPMG Phoomchai Audit Ltd., and have been correctly reviewed by the Audit Committee as well as obtaining approval from the Board of Directors. The details of which are as appeared in the Form 56-1 One Report 2024 in section 3 Financial Statements sent to the shareholders as per Enclosure 1.

Board's opinion The Board of Directors deems it appropriate that the Financial Statements and the Statement of Comprehensive Income (balance sheet and profit and loss statements) of the Company for the fiscal year ended as at 31 December 2024 which have been audited by the certified auditors of the Company which has reviewed by the Audit Committee as well as obtaining approval from the Board of Directors be proposed to the 2025 Annual General Meeting of Shareholders for approval.

Voting This Agenda requires an affirmative resolution of a majority vote of the total number of votes of the shareholders present at the meeting and casting votes.

Agenda 3 To consider and approve appropriation of profit as the legal reserve and the distribution of dividend to shareholders of the Company for the year 2024

Facts and rationale According to Section 116 of the PLCA and Clause 44 of the Company's Articles of Association, the Company is required to allocate part of the annual net profit as reserve fund in an amount of not less than 5 per cent of the annual net profit and deduct it with the sum of accumulated loss brought forward (if any) until the reserve fund amounts to not less than 10 per cent of the registered capital.

Furthermore, the Company's dividend policy prescribes that the dividend payment shall be made not less than 40 per cent of the net profit after deducting the corporate income taxes and legal reserve including other reserves (if any) for the Separate Financial Statements of the Company. The payment of dividend shall rely on investment plans, liquidity, necessity and other appropriations of the Company in the future.

In this regard, the Company's operating results according to the Company's Separate Financial Statements for the year ended 31 December 2024, which have been audited by the certified auditor. The Company has the retained earnings of Baht 165,756,626 and the annual net profit of Baht 6,833,876. The Board of Directors has considered and deemed it appropriate to propose that the Company allocates the profit as the legal reserve and pay dividend as follows:

- 1. the appropriation of the profit of Baht 350,000 as the legal reserve, which is equal to 5 per cent of the annual net profit of the Company; and
- 2. the payment of dividend to the shareholders whose names appear in the share register book at the Record Date for which the shareholders have the right to receive dividend, i.e. on 7 May 2025. The dividends shall be paid from the net profit and retained earnings of the Company at the rate of Baht 0.0266 per share, which is equal to 234.13 per cent of the net profit of the Company's Separate Financial Statements for the year ended 31 December 2024. The total amount of dividend is Baht 16,000,000 and the dividend payment will proceed within 20 May 2025.

The payment of dividend is in accordance with the Company's dividend policy. The payment of dividend shall rely on investment plans, liquidity, necessity and other appropriations of the Company in the future. Nevertheless, the aforesaid right to receive the dividend is still uncertain until the matter is approved by the 2025 Annual General Meeting of Shareholders.

Detail of dividend payments in the year 2023 and 2024

Details	2024	2023	
	(proposed year)		
Net Profit (Baht)	6,833,876	18,170,669	
Number of shares (shares)	600,000,000	600,000,000	
Dividend payment (Baht per share)	0.0266	0.0133	
Total Dividend Paid (Baht)	16,000,000	8,000,000	
Payment ratio (%)	234.13	44.03	

Board's opinion The Board of Directors deems it appropriate that the appropriation of the profit as legal reserve and dividend payment be proposed to the 2025 Annual General Meeting of Shareholders for approval.

Voting This Agenda requires an affirmative resolution of a majority vote of the total number of votes of the shareholders present at the meeting and casting votes.

Agenda 4 To consider and approve the appointment of directors replacing those who will retire by rotation

<u>Facts and rationale</u> According to Sections 71 of the PLCA and Clause 15 of the Company's Articles of Association, one-third of the total number of directors must retire by rotation at the Annual General Meeting of Shareholders in each year and if the number of directors cannot be divided into three, the closest number to one-third shall retire and the retired directors are eligible for re-appointment. There are 4 directors who will retire by rotation at the 2025 Annual General Meeting of Shareholders, namely:

(1) Asst. Prof. Dr. Saranyapong Thiangtam

- (2) Mr. Prachaya Kulvanichpisit
- (3) Mrs. Hathairat Rangkagoonnuwat
- (4) Ms. Phakthinun Sophonthitivej

Independent Director, Member of the Audit Committee, Member of the Nomination and Remuneration Committee and Chairman of the Risk Management Committee Independent Director Independent Director, Member of the Risk Management Committee Independent Director, Member of the Risk Management Committee

The Nomination and Remuneration Committee and the Board of Directors (excluding the director having interests therein shall abstain from voting) have considered and scrutinized the qualifications, experiences, and expertise of all 4 directors who must retire by rotation and are of the opinion that they are eminent persons, knowledgeable, capable and are experienced in the Company's business. They have performed well as the directors of the Company and also possess all the qualifications required by the law, in considering and selecting independent directors, the Board of Directors has also found that the nominated persons possess all the qualifications required by the law and the relevant criteria to independent directors. Therefore, it is deemed appropriate to nominate all 4 directors to be reappointed as the Company's directors for another term.

The names and profiles of persons who will retire by rotation and are nominated to be reappointed as directors for another term and qualifications of the Independent Directors have been sent to the shareholders as per Enclosure 2.

The Company has allowed the shareholders to nominate persons to be selected as the Company's directors for the 2025 Annual General Meeting of Shareholders through the Company's website from 26 December 2024 to 27 January 2025 in accordance with the good corporate governance principles of listed companies. However, no shareholder has nominated persons to be selected as the Company's directors.

<u>Board's opinion</u> The Board of Directors (excluding the director having interests therein shall abstain from voting), conducted its review of the screened process under the Company's nomination policy that the nominated persons possess all the qualifications required by the law and suitable for the Company business. Therefore, it is deemed appropriate that the reappointment of all 4 directors who will retire by rotation as directors of the Company for another term be proposed to the 2025 Annual General Meeting of Shareholders for approval.

Voting This Agenda requires an affirmative resolution of a majority vote of the total number of votes of the shareholders present at the meeting and casting votes. (Election on an individual basis)

Agenda 5 To consider and approve the directors' remuneration for the year 2025

<u>Facts and rationale</u> According to Section 90 of the PLCA and Clause 16 of the Company's Articles of Association, the director is entitled to receive the remuneration from the Company including rewards, meeting allowances, gratuities, bonuses or benefits of any other nature. In this regard, the Nomination and Remuneration Committee has determined the directors' and sub-committee's remuneration for the year 2025. In determining such

remuneration, the Nomination and Remuneration Committee has considered the expansion of business and profit growth of the Company, including the duties and responsibilities of the Company's directors and each of the sub-committees. The Board of Directors (following the recommendation and approval of the Nomination and Remuneration Committee) deems it appropriate to propose the 2025 Annual General Meeting of Shareholders to determine the directors' and sub-committee's remuneration for the year 2025 as follows:

1. Directors' Remuneration consists of monthly remuneration and meeting allowance, with the same rates as last year, as follows:

Composition of directors'	Monthly Remuneration (Baht/Month)		Meeting Allowance (Baht/Meeting)		
remuneration	tion Year 2025 Year 2024 (Year Proposed		Year 2025 (Year Proposed	Year 2024	
	For)		For)		
1. Board of Directors' Remuneration					
Chairman	30,000	30,000	25,000	25,000	
 Director 	10,000	10,000	20,000	20,000	
2. <u>Sub-committee's remuneration</u>					
2.1 Audit Committee					
 Chairman 	20,000	20,000	25,000	25,000	
 Director 	-None-	-None-	20,000	20,000	
2.2 Nomination and Remuneration Committee, Risk Management					
Committee, and Corporate Governance and Sustainability Committee					
 Chairman 	-None-	-None-	25,000	25,000	
 Director 	-None-	-None-	20,000	20,000	

2. Directors' rewards)Bonuses(1

Lists	Year 2025	Year 2024
	(Year Proposed For)	
Director's rewards	Considering from the	Considering from the
)Bonuses(Company's operating	Company's operating
,	result for such year	result for such year

The Directors' Remuneration in item 1 and the Directors' rewards (Bonuses) in item 2 shall not exceed **Baht 5,000,000** (the same limit as in the previous year).

3. Other benefit²

Lists	Year 2025)Year Proposed For(Year 2024
Other benefit	-None-	-None-

Remark: 1. Executives of the Company who are appointed as directors shall not receive monthly remuneration, meeting allowances, and directors' rewards (bonuses) as proposed above.

2. The aforementioned directors' remuneration does not include any benefits that may be received from exercising the right to purchase the Company's ordinary shares under the ESOP scheme, which was approved by the Annual General Meeting of Shareholders on 27 April 2022.

In addition, in the year 2024, the Company paid a total of Baht 1,945,000 for directors' remuneration to the Board of Directors and sub-committees (no payment for director's rewards), in accordance with the criteria approved by the 2024 Annual General Meeting of Shareholders.

Board's opinion The Board of Directors endorses the proposal of the Nomination and Remuneration Committee to propose the 2025 Annual General Meeting of Shareholders to approve the directors' and sub-committee's remuneration for the year 2025 with the abovementioned details.

Voting This Agenda requires an affirmative resolution of not less than two-thirds of the total votes of the shareholders present at the meeting.

Agenda 6 To consider and approve the appointment of the auditor and the determination of remuneration of the auditor for the year 2025

<u>Facts and rationale</u> According to Section 120 of the PLCA and Clause 41 of the Company's Articles of Association, the annual general meeting of shareholders shall appoint the auditor and determine the auditor's remuneration every year. In appointing the auditor, the former auditor may be re-appointed. In addition, a notification from the Capital Market Supervisory Board imposes limits on an appointment of individual external auditors (but not the audit firm) at listed companies to no more than seven (7) fiscal years; however, they can be re-appointed after five (5) fiscal year interval break. In this regard, other individual external auditors from the same audit firm may be appointed.

The Board of Directors (following the consideration and recommendation of the Audit Committee) has selected the auditor from KPMG Phoomchai Audit Ltd. ("**KPMG**") as the Company's auditor for the year 2025, and requested that the shareholders' meeting appoints the following persons:

List of Auditors	CPA Reg. No.	Years of Signing the Company's Financial Statements
1. Mr. Bunyarit Thanormcharoen	7900	year 2021-2023
2. Ms. Sirinuch Vimolsathit	8413	- has not signed any Financial Statements of the Company-
3. Mr. Natthaphong Tantichattanon	8829	year 2015 - 2020
4. Ms. Aree Gorpinpaitoon	10882	year 2024

whose names appear on the list of auditors approved by the Office of Securities and Exchange Commission. One of the above auditors would audit and certify the Company's Financial Statements and be the Company's auditor for the fiscal year ended as at 31 December 2025. None of the proposed auditors is director, staff, employee or person who holds any position in the Company or its subsidiaries. None of them has any relationship with or interest in the Company, its subsidiaries, management, majority shareholders or the related persons of such persons. Therefore, the said auditors are independent to audit and comment on the Company's Financial Statements. In addition, none of the proposed auditors has audited or reviewed the Company's Financial Statements for a period exceeding 7 years that prescribed by the relevant notifications.

The Company's auditor remuneration for the fiscal year ended as at 31 December 2025 of the Company's Separate Financial Statements and the Company's Consolidated Financial Statements at the rate of Baht 3,150,000 without any other fees which is more than the previous year of Baht 150,000

(In this regard, the auditors of KPMG shall also be appointed as the auditors of the subsidiaries of the Company for the year 2025 which the same the Company's auditing office).

Comparison Table of Auditor's Remuneration for the year of 2024 and 2025

Auditor's Remuneration	Year 2025 (Year Proposed For) (Baht)		Year 2024 (Baht)		Increase/ (Decrease) (Baht)	
Remuneration	Audit's	Other	Audit's	Other	Audit's	Other
	Fee	Fees	Fee	Fees	Fee	Fees
Autocorp Holding PLC.	1,120,000	-	1,120,000	-	-	-
Honda Maliwan Co., Ltd. (subsidiary)	1,460,000	-	1,430,000	-	30,000	-
Autoclik by ACG Co., Ltd. (subsidiary)	570,000	-	450,000	-	120,000	-
Total	3,150,000	-	3,000,000	-	150,000	-

Audit Committee's opinion The Audit Committee has thoroughly considered and deems it appropriate to resolve that auditors from KPMG be the auditors of the Company for the year 2025 as KPMG has a proven record of standardized work, strong auditing experience, knowledge and expertise of the Company's business. In addition, the auditing fee is reasonable when taking into account of the duties and responsibilities of the audit work. It is therefore deemed appropriate to propose the Board of Directors to propose to the 2025 Annual General Meeting of Shareholders to consider and approve the appointment of the auditor and the determination of remuneration of the auditor for the year 2025 with the above details.

<u>Board's opinion</u> The Board of Directors, with the recommendation from the Audit Committee, deems it appropriate to propose to the 2025 Annual General Meeting of Shareholders to approve the appointment of KPMG as the Company's auditor for the year 2025 with the above details. The determination of the auditor's remuneration of the Company for the year 2025 in the amount of Baht 3,150,000.

Voting This Agenda requires an affirmative resolution of a majority vote of the total number of votes of the shareholders present at the meeting and casting votes.

Agenda 7 To consider and approve the Amendment of the Company's Articles of Association

<u>Facts and rationale</u> As per the PLCA (No. 4), B.E. 2565 (2022) in Royal Gazette, effect as of 24 May 2022, prescribes regulatory changes to support the use of electronic means for conducting meeting, modernized the method for convening meeting in order to enhance efficiency, reduce unnecessary costs, and to offer more convenience for shareholders. Therefore, the Company propose the amendment of its Articles of Association to align with the provisions of the PLCA.

Board's opinion The Board of Directors deems it appropriate to propose to the Annual General Meeting of Shareholders to consider and approve the amendments to Clause 24, Clause 30, and Clause 50 in according with the following new wording, and to approve the authorization to the Chief Executive

Officer or any person authorized by Chief Executive Officer to have the authority to undertake any necessary actions for the registration of the amendment of the Company's Articles of Association as approved until completion, as well as, to amend and add additional wording to the revised version of the Company's Articles of Association for the case that the public limited company Registrar has an order and/or advice to amend such wording in the said document, in order to comply with those orders without significantly affecting the amendment of the Company's Articles of Association as approved.

Existing Provision

Article 24. "The company's Board of Directors shall convene at least once every three (3) months.

To call a Board meeting, the Chairman or a designated person shall send a meeting notice to the directors at least seven (7) days prior to the meeting. However, in cases of urgency to protect the company's rights or interests, the meeting may be called through other means and held on an expedited basis.

Board meetings may be held at the company's headquarters or any other location deemed appropriate.

Meetings of the Board of Directors may also be conducted via electronic means in accordance with the conditions, procedures, and requirements prescribed by law. The notice of meeting and related documents for an electronic meeting may be sent in accordance with the methods and timelines stipulated by law or applicable regulations, including via electronic mail. Additionally, such notices must comply with any publication requirements set forth by law or regulations.

Two (2) or more directors may request the Chairman to convene a Board meeting. In such a case, the Chairman shall schedule the meeting within fourteen (14) days from the date of the request."

Proposed Amendments

Article 24: The company's Board of Directors shall convene at least once every three (3) months.

To call a Board meeting, the Chairman or a designated person shall send a meeting notice to the directors at **least three (3) days** prior to the meeting. However, in cases of urgency to protect the company's rights or interests, the meeting may be called **through electronic means or other methods** and may be scheduled at an earlier date.

Board meetings may be held at the company's headquarters or any other location deemed appropriate.

Meetings of the Board of Directors may also be conducted via electronic means in accordance with the conditions, procedures, and requirements prescribed by law. The notice of meeting and related documents for an electronic meeting may be sent in accordance with the methods and timelines stipulated by law or applicable regulations, including via electronic mail. Additionally, such notices must comply with any publication requirements set forth by law or regulations.

Two (2) or more directors may request the Chairman to convene a Board meeting. In such a case, the Chairman shall schedule the meeting within fourteen (14) days from the date of the request.

When there is reasonable cause or in order to preserve the rights or benefits of the Company, at least two (2) directors may jointly request that the Chairman summons the Board of directors' meeting, whereby the agenda and reason(s) therefor that will be

Existing Provision	Proposed Amendments
	proposed for consideration must be specified. In such a case, the Chairman or his/her designated person shall summon and fix the date of the meeting within fourteen (14) days as of the date of receipt of the request.
	In the case where the Chairman or his/her designated person does not proceed with the summoning and fixing the date of the meeting in accordance with the second paragraph above, the requesting directors may jointly summon and fix the date of the Board of directors' meeting to consider the proposed agendas within fourteen (14) days of the end of such period mentioned in the fifth paragraph.
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Article 30. "The Board of Directors shall convene an annual general meeting of shareholders within four (4) months from the end of the company's fiscal year.

Any shareholders' meeting other than the annual general meeting shall be called an extraordinary general meeting. The Board of Directors may call an extraordinary general meeting at any time as deemed appropriate. Additionally, one or more shareholders holding in aggregate not less than ten percent (10%) of the total issued shares may submit a written request to the Board of Directors to call an extraordinary general meeting, specifying clear reasons for the request. In such a case, the Board of Directors shall convene the meeting within forty-five (45) days from the date of receipt of the shareholders' request.

If the Board of Directors fails to convene the meeting within the specified period under paragraph two, the requesting shareholders or other shareholders holding the required number of shares may convene the meeting themselves within forty-five (45) days from the expiration of the period stated in paragraph two. In such a case, the meeting shall be deemed duly called by the Board of Directors, and the company shall bear the necessary expenses incurred in organizing the meeting and provide reasonable facilitation.

If, at any shareholders' meeting convened by the shareholders under paragraph three, the number of attending shareholders does not constitute a quorum as required by the Article 30. "The Board of Directors shall convene an annual general meeting of shareholders within four (4) months from the end of the company's fiscal year. This meeting shall be referred to as the "Annual General Meeting." Any other shareholders' meeting shall be referred to as an "Extraordinary General Meeting." The Board of Directors may call an Extraordinary General Meeting at any time as deemed appropriate.

Any shareholders' meeting other than the annual general meeting shall be called an extraordinary general meeting. The Board of Directors may call an extraordinary general meeting at any time as deemed appropriate. Additionally, One or more shareholders holding in aggregate not less than ten percent (10%) of the total issued shares may submit a written request to the Board of Directors to call an Extraordinary General Meeting at any time, clearly stating the reasons for the request. In such a case, the Board of Directors shall convene the meeting within forty-five (45) days from the date of receipt of the shareholders' request.

If the Board of Directors fails to convene the meeting within the specified period under the second paragraph, the requesting shareholders or other shareholders holding the required number of shares may convene the meeting themselves within forty-five (45) days from the expiration of the period stated in the second paragraph. In such a case, the meeting shall be deemed duly called by the Board of Directors, and the company shall

Existing Provision	Proposed Amendments
company's regulations, the shareholders under paragraph three shall be jointly responsible for reimbursing the company for the expenses incurred in organizing the meeting."	bear the necessary expenses incurred in organizing the meeting and provide reasonable facilitation.
	If, at any shareholders' meeting convened by the shareholders under the third paragraph, the number of attending shareholders does not constitute a quorum as required by the company's regulations, the shareholders under the third paragraph shall be jointly responsible for reimbursing the company for the expenses incurred in organizing the meeting.
	In the case that shareholders summon a meeting as per the second paragraph, shareholders summoning the meeting may send notice summoning the meeting to shareholders via electronic methods, provided that such shareholders have declared their intention or given consent to the Company or the Board of Directors as prescribed in Article 50.
-	Articles 50. In the case the Company or the Board of Directors is obligated to send letters or documents in accordance with the provisions of the Public Limited Companies Act or these Articles to the Directors, shareholders, or creditors of the
	Company, if such persons have declared their intention to receive or given consent to the delivery of, letters or documents via electronic methods, the Company or the
	Board of Directors may send such letters or documents via electronic methods according to the criteria stipulated by law.

Voting This Agenda requires an affirmative resolution of not less than three-fourths of the total votes of the shareholders present at the meeting and casting votes.

Agenda 8 To consider other matters (if any)

<u>Facts and rationale</u> This agenda is designated so that shareholders can raise query and/or express comments to the Board of Directors to provide explanation. There will be neither proposal for the Meeting to consider and approve, nor be any voting on this agenda.

Any shareholder who wishes to appoint a proxy to attend the Meeting and vote on his or her behalf must complete only one proxy which the Company has attached Proxy Form B (for proxy vote by agenda) as appeared in Enclosure 6. The Proxy Form A (general appointment) and Proxy Form C (only foreign shareholders as registered in the registration book who have custodian in Thailand) are available for download from the Company's website at www.autocorpgroup.com.

Any shareholder who is unable to attend the shareholders' meeting can authorize one of the Company's independent directors according to names and profiles of independent directors as appeared in Enclosure 5. The Company requests the shareholders' proxy to send to the Company by 18 April 2025 before 14.00 hrs. by sending e-mail to the Company's Secretary: Ramon.a@ach.co.th or by post to the below address: the Company Secretary Department, Autocorp Holding Public Company Limited, No.1111 Moo 1, Maliwan Road, Banthum, Mueang Khon Kaen, Khon Kaen, 40000.

The Company has also published the invitation to the 2025 Annual General Meeting of Shareholders together with the meeting documents on the Company's website, www.autocorpgroup.com. In this regard, for the protection of shareholders' rights, the shareholders of the Company are requested to read the Guideline for attending the Annual General Meeting of Shareholders through electronic media (e-AGM) and appointment of proxy as appeared in Enclosure 3. The Company will conduct the meeting in accordance with the Company's Articles of Association as appeared in Enclosure 4.

In addition, The Company has prepared the Form 56-1 One Report 2024 showing Financial Statements of the Company for the year ended 31 December 2024 in QR Code version and has prepared guideline for using QR Code for downloading the 2024 Annual Report as appeared in Enclosure 1.

The Company will collect, process and disclose the shareholders' personal data for the purposes related to the 2025 Annual General Meeting of Shareholders as appeared in Enclosure 7.

Sincerely Yours,

Autocorp Holding Public Company Limited

(Mr. Panich Pongpirodom)

Chairman by resolution of the Board of Directors