Regulations of using the right to propose the agenda on the Shareholders' Meeting and proposing the qualified names list for consideration to be the Director

Yuasa Battery (Thailand) Public Company Limited focuses on good corporate governance which is an important factor to achieve the best benefits for every shareholder. The company also gives the rights to shareholders to propose the agenda of shareholders' meeting and propose the qualified names list for consideration to be the director according to the following regulations;

1. Qualification of shareholders and documents' requirement

- 1.1 Any person who has the right to propose the agenda of Annual General Shareholders' Meeting, and/or propose the qualified names list for consideration to be the director, shall have held not less than 5 % of the total company's shares and shall have held such qualifying shares continuously, for not less than 12 months prior to the date of proposing an agenda for the meeting.
- 1.2 In the case of multiple shareholders who propose the agenda or qualified names list to be the director, those shareholders shall fill in the form "Form of applying the right to propose the agenda of shareholders' meeting and propose the qualified names list for consideration to be the director" and shall sign their names as the evidence. Then, collect them together, and jointly nominate one person to coordinate with the company.
- 1.3 The evidence of shareholding shall be a copy of a share certificate, the certificate from the Stock Exchange or other documentary verifications from the Stock Exchange of Thailand or the Thailand Securities Depository Co.,Ltd.
- 1.4 In the case of the ordinary person, a copy of identity card or passport must be attached and signed as the true and correct copy.
- 1.5 In case of the juristic person, a copy of juristic person's certification (not more than 3 months) and the copy of the identity card or passport of the authorized person must be attached and signed as the true and correct copies and stamped with the company stamp.
- 1.6 In case of title name's change, name and/or surname, of a shareholder, a copy of the changed document must be attached and signed as the true and correct copy.

1.7 In case of one shareholder or many shareholders who meet all the aforesaid requirements, desire to propose more than 1 agenda or propose more than 1 qualified name, the shareholders shall make the form "Applying the right to propose the agenda of shareholders' meeting, and propose the qualified names list for consideration to be the director", 1 agenda for 1 form and/or 1 name list for 1 form.

2. Regulations of proposal consideration

The company sets the regulations of shareholders agenda meeting as follows;

- 2.1 To consider and approve the last minutes of meeting
- 2.2 To consider and approve the company's performance of the last year and the annual report of the director
- 2.3 To consider and approve the balance sheet and income statement of the company.
- 2.4 To consider and approve the dividend payment or no dividend payment
- 2.5 To consider and appoint a new director to replace the director who is retired by rotation
- 2.6 To consider and approve the remuneration payment's criteria for the board of director and subcommittee
- 2.7 To acknowledge the remuneration payment for the director and Audit Committee
- 2.8 To consider and appoint an auditor and set annual remuneration
- 2.9 Any other business (if any)

3. Topics which shall not be in the meeting agenda

- 3.1 Topics which are related to the normal business of the company. The shareholders are not involved in the day to day running operation of company business.
- 3.2 Topics which are contrary to the law, announcement, and company's rules and regulations.
- 3.3 Topics which give the benefits, especially to a group of people.
- 3.4 Topics which are beyond the boards' authority.
- 3.5 Topics that the board considered and agreed were unnecessary to be in the meeting agenda. The board shall explain such reasons to the shareholders.
- 3.6 Topics which are proposed by the shareholders who are unqualified as the company's regulations.

4. Period and methods of how to make a proposal to the board

- 4.1 The form of applying the right to propose the agenda of shareholders' meeting and propose the qualified names list for consideration to be the director and biography of a person who is proposed a name for consideration to be the director, can be sent by E-mail to the company's secretary Company_secretary@yuasathai.com, peerasak@yuasathai.com or fax to Mr. Peerasak Khantavichai and please submit all the related documents within 3 working days.
- 4.2 This right can be used up to <u>December 31, 2024</u> only.

Please submit the documents to the following address;

Yuasa Battery (Thailand) Public Company Limited 164 Moo 5, Soi Thedsaban 55, Sukhumvit Road, Tambol Taibanmai Amphur Muangsamutprakan Samutprakan 10280

5. Qualifications of the Director

- 5.1 Qualified person and whose motives are not against the Public Company Act, Securities and Exchange Act and the Principles of Good Corporate Governance for Listed Companies.
- 5.2 Having knowledge, capability, and experience which can make a contribution to the company's business.
- 5.3 Being a leader and can effectively monitor the executives' working performance.

6. Working process of the board after acknowledging the meeting agendas from the shareholders

- 6.1 Topics that the board consider and approve to be appropriate for the meeting agenda, shall be included in an invitation letter by the company to indicate those topics were proposed by shareholders.
- 6.2 For any topics that the board consider inappropriate for the meeting agenda, the shareholders shall be immediately informed by the company to explain the reasons.
- 6.3 For topics which are incomplete or not properly proposed by the shareholders, the company shall inform the shareholders before <u>January 31, 2025.</u>
- 6.4 Shareholders are kindly requested to provide E-mail address and telephone number in order to receive other details.

Form

Using the right to propose the agenda of shareholders' meeting, and propose the qualified names list for consideration to be the Director For the Annual General shareholders meeting in 2025

			Date	
Name (Mr./M	/ // // // // // // // // // // // // //	ame/Company))	is a shareholde
of Yuasa Bat	tery (Thailand) Public	Company Limit	ed. Shares register	ed no
total	shares		_	
Current addı	ess:			
No		Mooban/buildi	i ng	
Moo		Soi		
Road		Tambon/Khwa	.eng	
Amphoe/Khe	et	Province		· · · · · · · · · · · · · · · · · · ·
Postcode		Counrtry		
Phone numb	erFa	x	E-mail	
has an inten	tion to propose the m	neeting agenda a	as follows;	
1. Agenda p	proposed			
1.1 Agend	da 1			
•	☐ For consideration			
-	oposal		_	
	☐ Having attached o			
1.2 Agend	_	_		
_				
-	For consideration			
-	oposal		_	
	attached documents			
ч пачину	attached documents	■ No attached (uocuments	
2. Qualified	name list for conside	eration to be the	director	
Name-Su	rname(Thai)	(Fo	rmer surname)	
(English).				
I am certi	fied that the informa	tion and docum	entary evidence are	e true and correct.
	the company disclose		•	
		Sign		Shareholder
		()

Form

Biography of a person who is proposed a name for consideration to be the Director For the Annual General shareholders meeting in 2025

General information			
Name - Surname (The	ai)	(Former surna	me)
(English)			
Brief biography: <u>addition</u>	al documents o	can be attached	
Date of birth	age	Nationality	
Status 🗖 Single	Married	Divorced	
Spouse name		total of children	
Holding shares of Yuasa	Battery (Thaila	and) Public Company Lii	mited
A person who is selected	to be the dire	ctor holds shares totall	yshares
Spouse holds shares tota	ally		shares
Children who are not be	come as legal a	age	
1. Name	Но	ld shares totally	shares
2. Name	Но	ld shares totally	shares
Current address			
1. Company Address	Company		
No		Mooban/building	
Moo		Soi	
Road		Tambon/Khwaeng	
Amphoe/Khet	Provir	nce	Postcode
Phone number	Fax	E-mail	
Current address (availab	le to contact)		
No		Mooban/building	
Moo			
Road		Tambon/Khwaeng	
Amphoe/Khet	Pı		Postcode
Phono number			

Education: (please at	tach educational cert	ificate)	
Institute	Qualificatio	n	year of graduation
Training course or se	eminar which is relate	d to be the Director	
Course	Institute		year of attending
Working experiences	-present		
Working experiences	-present		
Working experiences Company	-present		Period (from-unti
Working experiences Company	-present Position	Type of business	
Working experiences Company	-present Position	Type of business	Period (from–unti
Working experiences Company	-present Position	Type of business	Period (from–unti
Working experiences Company	-present Position	Type of business	Period (from-unti
Working experiences Company	-present Positionhe board of company	Type of business	Period (from-unti
Working experiences Company Current position as the	-present Positionhe board of company	Type of business	Period (from-unti
Working experiences Company Current position as the Company	-present Positionhe board of company	Type of business	Period (from-unti
Working experiences Company Current position as the Company	-present Positionhe board of company	Type of business	Period (from-unt

Record of suing or sued (except petty offence)

Court	Status	Case	Claims/count	Capital	Case No.	Resul
	((plaintiff/defe	(Civil/criminal/				
	ndant/complai	bankrupt)				
	nant)					
nformat	e documents for o ion and documen such information	tary evidence are	true and correct	. I agree t	o let the co	
		Signature	pers	on who is	proposed a	name
		()		
		Date				