

Criteria of granting shareholders' right to propose eligible persons to be nominated as the directors in the 2026 Annual General Meeting of Shareholders of Polynet Public Company Limited

#### Objective

To comply with the Company's policy of treating each of shareholders equally and fairly according to good corporate governance, the Company, thus, provides to shareholders the opportunity to propose the agenda items for the Company's Annual General Meeting of Shareholders pursuant to the rules and conditions of the Company.

### 2. Qualification of Shareholders

- 2.1 Being a shareholder or shareholders of the Company holding accumulative shares of not less than five percent of the total voting shares of the Company as of the date of proposing the matters as the agenda items and/or the eligible persons to be nominated as director(s) of the Company, provided that either one of shareholder or many shareholders may jointly propose such matters.
- 2.2 Being shareholder(s) of the Company holding shares as mentioned in 2.1 constantly of not less one year and remaining the holding such shares at the date proposed until the date of the Annual General Meeting in such year.

### 3. Criteria and procedures for the proposal

- 3.1 Persons nominated as directors must have the following qualifications:
  - (1) Shall not have the prohibited characteristics as specified by law on Public Limited Company, Securities and Exchange or other relevant acts including notification of the Office of the Securities and Exchange Commission, the Capital Market Supervisory Board, the Securities Exchange of Thailand or other relevant notifications and the Articles of Association of the Company.
  - (2) Possess work experience that is beneficial to the Company's business operation, knowledge, ability, and experience appropriated for the Company's management.



### 3.2 Conditions and procedures for the consideration:

(1) The shareholder shall arrange to have a letter proposed matters to be included in the agenda's meeting of the Board of Directors, by completing the Form of nominating eligible person as the Company's Directors downloaded from the Company's website: https://www.polynet.co.th, and furnishing complete and accurate supporting documents.

In the case of the agenda items proposed by accumulative shares by many of shareholders, all of such shareholders shall complete their information and affix their signatures as the evidence then gather all of those forms together submitted in one set.

- (2) An eligible person nominated as the director shall complete the information in the "Letter of consent to be nominated and qualified as a director of the nominated person" and affix their signatures as the confirmation to be nominated as a Company's director and the approval of accuracy and completeness of the information given, as well as to give the consent to the Company to disclose of such information or documents.
- (3) The Company Secretary shall be responsible to collect and propose to the Board of Directors for the further consideration.
- (4) The Board of Directors shall be responsible for the nominated persons' qualification determination, using the same criteria as applied to other nominated persons for the consideration and further propose to the Shareholder's Meeting's.
- (5) The person who is approved by the Board of Directors shall be listed as the nominated person as the directors in the shareholders' meeting which shall be included in the agenda of the Annual General Meeting's notice that he/she is an eligible persons nominated by the shareholders together with the Board of Directors' opinion. For the person who is disapproved by the Board of Directors, the Board of Directors will inform the disapproval to the shareholder who proposed after the Board of Directors' Meeting, and give the clarification through the Company's website: https://www.polynet.co.th as well as inform to the shareholder's meeting. The results of the Board's consideration are final.



#### 4. Contact

A shareholder can submit the Form of nominating eligible person as the Company's Directors and relevant documents to the Company's Secretary at the address provided hereinafter from 01 October 2025 to 31 December 2025. The Company shall consider the postal stamp in front of the envelope which shall be no later than the date 31 December 2025

Company Secretary

the Company's Address 888 Moo 11, Bangsaothong, Bangsaothong, Samutprakarn 10570

Or unofficially propose the matter via the e-mail: secretary@polynet.co.th or the fax no: 02-297-9096 prior to the submission of the original with the relevant documents.

#### 5. Documents and Evidence for Consideration

### 5.1 Identity Verification Documents

A shareholder shall provide the following evidences and affix the signature to certify true copy by the shareholder or by the authorized directors of such entity (as the case may be)

- (1) The evidence of the shares held, i.e., Certification from a securities company or other evidence from The Stock Exchange of Thailand or Thailand Securities Depositary Co., Ltd., or share certificate certified true copy.
- (2) The evidence of shareholder's identity.

Natural Person:

identification card or driving license or passport or alien identification

a certified true copy of an identification card or government officer

card (in the case of a foreign shareholder) which are not expired.

In the case that the shareholder changes the title, first name, last

name, a copy of evidence of such change must be attached.

Juristic Person: A copy of the juristic person's certificate, not older than 3 months of

issuance, certified by authorized person of such entity, together with

certified true copies of authorized director's identification card or the

government officer identification card or passport or alien

identification card which are not expired, and certified by Notary

Public in the case of the foreign juristic person registered abroad.



5.2 Letter of consent to be nominated as a director of the Company, personal profile, educational background, work experience and other documents that are useful for determining qualifications.



## Directors Nomination Form.

# Polynet Public Company Limited

# The Annual General Meeting for the year 2026

I, (Mr./Mrs./Ms./etc.)		
residing at		
TelF	ax	E-mail
being the shareholder of Polyn	et Public Company Lin	nited, holdingshares.
would like to nominate 1	.) (Mr./Mrs./Ms.)	
2	.) (Mr./Mrs./Ms.)	
3.	.) (Mr./Mrs./Ms.)	
who is fully qualified a	nd has no prohibited	characteristics prescribed by laws and related
announcements to be the Dir	ector of Polynet Publi	c Company Limited. The person nominated has
already provide their consent	in the information form	m of the person nominated to be considered for
election as director.		
I hereby certify that all	information written in t	his form, the evidence of shares held, and other
supporting documents are cor	rect and true in all asp	ects. I agree that the company can disclose such
information or documents in ca	ase of necessity, and I	also affix my name as evidence below.
	Signed	Shareholder's Signature
	(	)
	Doto	



# Letter of consent to be nominated and qualified as a director of the nominated person

1.	General Information	General Information							
	Name (Mr./Mrs./Ms./etc.)								
	Nationality								
	Date of Birth / Age Year								
2.	Residential Address								
	House No								
	Sub-District								
	ProvinceTel.								
	E-mail								
3.	Educational Background, Training/Seminar Program, Work Experience and Current Position.								
	3.1 Educational B	3.1 Educational Background							
	Degree	Institute			Major	Year of Graduation			
	3.2 Work Experience								
	Position		Company		Year of work				
	3.3 Training/Seminar Program								
Course				Institute		Year of training			



## 4. Shareholding percentage

	Persons	Shares			
	1. Nominated person				
	2. Spouse of Nominated person				
;	3. Underage children of Nominated person				
	1)				
	2)				
4	4. Juristic person wherein the persons in Clause 1,2,3 hold shares at an				
	aggregate amount exceeding thirty percent, including in the case of the				
	above person holds shares in other juristic persons more than ten percent				
	and such aggregate shareholding is the largest proportion thereof.				
	5. Other				
5. I	Relationship with Executive Directors major shareholder Company's controllir	ng person (If any)			
I, (Mr./Mrs./Ms./etc.), am the person who is a person nominated to be considered for election as a director of the Company,					
ć	acknowledge to my nomination and hereby certify that all information and do	cuments including			
supporting evidence are accurate and complete and I agree that the Company can disclose					
i	information or evidence.				
	Signed	ominated Person			
	Date / /				
☐ Identifi☐ Whiteli☐ Educa	The attached documents of consent to nominate and certify the qualifications of the nominated person a lication evidence of the Nominated person stated certificates  Itional background, Work Experience and Training Experience  Itidence of shareholding (If any) such as a certificate of shareholding from the Thailand Securities Deposit				
□ Other	documents (If any)				

In the case of the copy of documents, the copy shall be certified.