

Definition of Independent Director and its Comparison between Governance Criteria

The Electricity Generating Public Company Limited ("EGCO") has defined qualifications of the Company's independent director <u>more strictly</u> that the definition stated by the Stock Exchange of Thailand ("SET") and the Capital Market Supervisory Board's Notification regarding Application for and Approval of Offer for Sale of Newly Issued Shares. When comparing the qualifications of EGCO's directors with the independent director' definitions stated by EGCO, the SET and the standard of the Dow Jones Sustainability Indices ("DJSI"), the qualifications of independent directors will be varied as shown in the following below:

Comparison between EGCO's Definition of Independent Directors and Other Governance Criteria			
EGCO's Definition of	Dow Jones Sustainability Indices	SET's Independent Director	
Independent Director		Standard	
1. Holding shares not more than		1. Not more than 1 % of total voting	
0.5% of the paid-up capital with the		shares* including the shareholding of	
voting right of EGCO, parent		persons related to the independent	
company, subsidiary company,		directors	
associated company or any legal			
entity that may have the conflict of			
interest (including the connected			
persons as stipulated in section 258			
of securities laws)			
2. Not being a director that takes	1. The director must not have been	2. Not currently be or never been the	
part in the management (executive	employed by the company in an	company's executive director, worker,	
director, director who has the same	executive capacity within the last	employee, salaried consultant, or	
responsibility as management	five years.	controlling parties*. Exception: It has	
except for the signature in		been at least two years after the person	
transactions approved by the Board	2. The director must not accept or	has held the position.	
and the joint signing with other	have a "Family Member who		
directors), employees, advisors	accepts any payments from the		
who receive regular salary, and	company or any parent or		
controlling person of EGCO, parent	subsidiary of the company in		
company, subsidiary company,	excess of \$60,000 during the		
associate company and fellow	current fiscal year or any of the past		
subsidiary (subsidiary of the same	three fiscal years", other than those		

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holding company) or any entity that may have a conflict of interest during the period of two years before his/her appointment	permitted by SEC Rule 4200 Definitions.			
	4. The director must not be (and must not be affiliated with a company that is) an adviser or consultant to the company or a member of the company's senior management.			
3. Not Being a person who is	3. The director must not be a	3. Not by blood or legally registered		
related by maternity and by	"Family Member of an individual	with other directors, executives, major		
registration as parents, spouse,	who is, or during the past three	shareholders, controlling parties, or		
siblings and children including their	years was employed by the	persons who will be nominated as		
spouses of the management, or	company or by any parent or	directors, executives, or controlling		
major shareholders, controlling	subsidiary of the company as an	parties of the company or subsidiary		
persons or persons who will be	executive officer.			
nominated to be the Management				
or controlling persons of EGCO or				
its subsidiaries.				
4. Not having business relationship	6. The director must have no	4. Not currently having or never had		
with and not being a major	personal services contract(s) with	any relations with the company* in the		
shareholder, non-independent	the company or a member of the	way that such relation may impede the		
director or management of EGCO,	company's senior management.	person from having independent views.		
parent company, subsidiary		Also, the person should not currently		
company, associate company or		be or never be a significant		
any entity that may have a conflict		shareholder or controlling person for		
of interest in a way that would affect		persons having business relations with		
the giving of independent opinions		the company*. Exception: It has been		
during the period of two years		at least two years after the person has		
before the filing date.		held the position.		

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Independent Director		Standard	
5. Not being an auditor or a major shareholder, director, management or partner of the audit firm that provides auditing services to EGCO, parent company, subsidiary company, associate company or any entity that may have a conflict of interest during the period of two years before the filing date	 5. The director must not be affiliated with a significant customer or supplier of the company. 8. The director must not have been a partner or employee of the company's outside auditor during the past three years. 	5. Not currently being or never been the company's auditor*. Also, the person should not currently be or never be a significant shareholder, controlling person, or partners of current auditor's auditing firm*. Exception: It has been at least two years after the person has held the position.	
6. Not providing any professional service or being a major shareholder, non-independent director, management or partner of the company that provide professional service which include financial and legal advices with the fee higher than 2 million baht per year during the period of two years before the filing date	4. The director must not be (and must not be affiliated with a company that is) an adviser or consultant to the company or a member of the company's senior management.	6. Not currently be providing or never provided professional services, legal consulting, nor financial consulting services to the company with a fee more than THB 2 million per year*. Also, the person should not currently be or never be a significant shareholder, controlling person, or partners of current service providers. Exception: It has been at least two years after the person has held the position.	
7. Not being appointed as a representative to safeguard interests of EGCO director, majority shareholders or shareholders who are related to EGCO's majority shareholders.		7. Not currently a director appointed to represent the company's directors, major shareholders, or the shareholder related to major shareholder.	
8. Not having any constraint that would affect the performance of giving independent judgement on EGCO.	 9. The director must not have any other conflict of interest that the board itself determines to mean they cannot be considered independent. 7. The director must not be affiliated 	 9. Not under any conditions that may impede the person from having independent views towards the company's operations 8. Not currently be operating under 	
	with a not-for profit entity that	similar business nature and significant competition to the company or	

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	receives significant contributions	subsidiary; or not a significant partner
	from the company.	of the partnership, executive director,
		salaried worker, employee, or
		consultant; or holding more than 1% of
		voting shares of any other companies
		operating under similar business nature
		and significant competition to the
		company and subsidiary.

Remark: EGCO and SET define that the independent director must have the qualification according to the definition item 1 to 8. Moreover, EGCO states that the independent director may be assigned by the Company's Board of Directors to make decision in respect of business operation of EGCO, parent company, the subsidiary or associated company, the major shareholder of EGCO, or the person having controlling power over EGCO, provided that such decision making is made as a collective decision.

*SET defines the definition to include the parent company, subsidiary, affiliate, major shareholder(s), or controlling parties of the company