



(Translation)

Thai Airways International Public Company Limited
89 Vibhavadi Rangsit Road, Bangkok 10900, Thailand
Tel : 66 (0) 2545-1000, 66 (0) 2695-1000

THAI 04-4/2569-002

6 January 2026

Subject: Notification of the expiration of the lock-up period for shares allocated to cover debt-to-equity conversion under the business rehabilitation plan, and the procedures and options for receiving the share certificates thereafter

To: Shareholders who were creditors under the business rehabilitation plan and were allocated newly issued ordinary shares through debt-to-equity conversion, and shareholders who are transferees of such shares

Thai Airways International Public Company Limited (the "**Company**") has completed the debt-to-equity conversion and offering of newly issued ordinary shares under the business rehabilitation plan in accordance with all applicable laws. The Central Bankruptcy Court issued an order terminating the business rehabilitation process on 16 June 2025. The Stock Exchange of Thailand (the "**SET**") approved the removal of the Company's securities from possible delisting status and allowed the trading of the Company's securities to resume on the SET from 4 August 2025. Further details of these matters have already been communicated.

To ensure the success of the capital restructuring under the business rehabilitation plan, as well as to maintain the stability of the Company's share price following the resumption of trading on the SET, the plan administrators, by resolutions of the Plan Administrators' Meeting No. 26/2024 dated 5 September 2024 and the Plan Administrators' Meeting No. 28/2024 dated 26 September 2024, determined that creditors who were allocated shares through the debt-to-equity conversion (including all transferees of such shares at any stage during the period specified by the plan administrators before the Company's shares resumed trading on the SET) shall be prohibited from selling the newly issued ordinary shares acquired through such debt-to-equity conversion from the date on which those shares were allocated until the lapse of one year from the date on which the Company's shares resumed trading on the SET. Under this requirement, 25 percent of the locked-up shares may be sold upon the lapse of six months from the date on which the Company's shares resumed trading on the SET, and the remaining 75 percent may be sold upon the lapse of one year from the said trading resumption date (the "**Creditors' Lock-Up Requirement**").

By this letter, the Company hereby notifies you that 25 percent of the ordinary shares allocated to each creditor through the debt-to-equity conversion under the business rehabilitation plan, which are subject to the Creditors' Lock-Up Requirement, will no longer be subject to the lock-up restriction under the Creditors' Lock-Up Requirement after 3 February 2026, being the date on which the six-month period from the date on which the Company's shares resumed trading on the SET has lapsed (the "**First Lock-Up Expiry Date**").

In this regard, the Company's board of directors, by resolution of the Board of Directors' Meeting No. 7/2025 dated 18 December 2025, has determined two available options for receiving the share certificates, which constitute evidence of ownership in respect of 25 percent of the ordinary shares allocated to each creditor through the debt-to-equity conversion (the "**Share Certificate**" or "**Share Certificates**"), subject to the details and conditions set out in this document.

- Option 1 Receipt of Share Certificate by Post: If a shareholder wishes to receive the Share Certificate by post, such shareholder may notify the Company of this intention by completing the Company's letter of intent (in the form of a Google Form) available at <https://forms.gle/6rJUXNdXaoH5Yk629> (the "**Form of Letter of Intent**") at any time during 5– 14 January 2026. The Company will deliver the Share Certificate to the shareholder by express mail service (EMS) of Thailand Post Company Limited in the afternoon of the First Lock-Up Expiry Date (i.e., in the afternoon of 3 February 2026) to the address of the shareholder as recorded in the Company's shareholder register book maintained by Thailand Securities Depository Co., Ltd. ("**TSD**") as of 16 January 2026. Any shareholder who wishes to update its/his/her current address for receiving documents through post to ensure that the shareholder register book reflects the most up-to-date address information, such shareholder could proceed with the TSD to make such changes through TSD's Investor Portal by 15 January 2025, however, if the request to update will be done through a submission of form to the TSD, this shall be complete by 9 January 2026.

In addition, a shareholder shall be deemed to have elected to receive the Share Certificates by post under any of the following circumstances:

1. where the information filled in the Form of Letter of Intent by such shareholder is incorrect and/or incomplete, without rectification in a correct and complete manner by 15 January 2026, or such shareholder does not

contact the Company in accordance with the procedures set out under Option 2 for any reason whatsoever; or

2. where the shareholder fails to express any intention to the Company through completion of the Form of Letter of Intent by 15 January 2026 for any reason whatsoever.

As delivery of the Share Certificates to shareholders will be carried out by express mail (EMS) of Thailand Post Company Limited, which is a third party, the Company is unable to determine or control the precise delivery period. Accordingly, the Company reserves the right to disclaim all responsibility and liability for any delay, loss, and/or damage that may be incurred by shareholders and/or any relevant persons arising from postal delivery by Thailand Post Company Limited.

However, if a shareholder wishes to trade shares through the SET's system after receiving its/his/her share certificate by post, the shareholder must contact TSD and/or the securities company with which it/he/she has a trading account to proceed with transferring the Share Certificate(s) into the scripless form by depositing shares into trading account of the shareholder in order to trade shares through the SET's system.

- Option 2: Receipt of Shares in form of Scripless through Deposit into the Issuer Account (or Account No. 600 maintained by the Company with TSD): If a shareholder wishes to receive shares in form of scripless through depositing the shares into the Issuer Account (or Account No. 600 maintained by the Company with TSD), instead of receiving the Share Certificate pursuant to Option 1, the Company is pleased to facilitate such request, subject to the following terms and conditions:

1. During the period from 5 January 2026 to 15 January 2026, the shareholder must complete the Form of Letter of Intent available at <https://forms.gle/6rJUXNdXaoH5Yk629> (in the form of a Google form) to notify the Company that the shareholder wishes to receive the Share Certificate in form of scripless through depositing shares into the Issuer Account (or Account No. 600 maintained by the Company with TSD) (the **"Deposit of Shares into Account No. 600"**). The shareholder must fully, clearly, and accurately complete the information.

The information required to be provided in the Form of Letter of Intent will include the date on which the shareholder wishes to contact the Company to proceed with the procedures required by TSD, which include the endorsement of the Share Certificates, in order for TSD to proceed with the Deposit of Shares into Account No. 600, as well as the submission of all relevant forms and supporting documents. The Company has specified the period from 19 - 23 January 2026 and 26 - 27 January 2026, from 9:00 a.m. to 5:00 p.m. at the Head Office of Thai Airways International Public Company Limited, 1st Floor, Building 3, No. 89 Vibhavadi Rangsit Road Chatuchak Bangkok 10900 as available options for shareholders to contact the Company to carry out the aforementioned process. Each shareholder may select only one day from the entire period specified by the Company to complete the process.

Notwithstanding that a shareholder has already specified the preferred date to contact the Company in the Form of Letter of Intent, if the Company considers that the number of shareholders wishing to proceed during any particular time slot exceeds the capacity that the Company can accommodate within the specified date(s), the Company reserves its right, at its sole discretion, to request such shareholders to contact the Company again at a later time as appropriate.

2. Shareholders acknowledge and agree that, if a shareholder elects to receive the Share Certificate pursuant to Option 2, such shareholder shall be deemed to have unconditionally acknowledged, consented, and agreed that the shareholder shall be solely responsible for preparing, endorsing, signing, and submitting the Share Certificate, form(s), and all supporting documents as required and/or requested by TSD, as well as presenting identification documents of the shareholder, the shareholder's representative, or, in the case of a juristic person where a power of attorney is granted, such juristic person shall also present identification documents of the authorized attorney to the Company for identity verification purposes, to confirm that such person is the actual shareholder of the Company as recorded in the Share Certificate.

In the case where a shareholder is a juristic person and power of attorney is granted, the authorized attorney has the lawful authority to act on behalf of the actual shareholder. Further details are set out in Annex 1. Due to TSD's regulatory restrictions, an individual shareholder shall carry out all procedures in person and cannot authorize another person to act on his/her behalf. In addition, the shareholder shall be solely responsible for completing all other relevant actions correctly and in full compliance with any applicable laws and regulations (including TSD's rules and notifications).

For the convenience of shareholders, the Company has included a sample form TSD-401 and the list of supporting documents required by TSD (as effective on the date specified in this document) as Annex 2.

However, prior to taking any action under this document, shareholders must verify the latest information directly at <https://shorturl.at/sAOIZ> to ensure that no revisions, amendments, or updates have been made by TSD to the form(s) and/or required supporting documents beyond those provided in Annex 2. This is to ensure that all actions are completed correctly and in full compliance with applicable laws and regulations (including TSD's rules and notifications) effective as of the date on which the form(s) and relevant documents are delivered to the Company.

By this letter, shareholders shall be deemed to acknowledge and agree that the Company has no duty to undertake any action in this regard, and the Company reserves the right to disclaim all responsibility for verifying the completeness, accuracy, and authenticity of any information, signatures, stamps/seals, or any other content contained in the forms and/or documents, in all circumstances. In addition, the Company reserves the right to disclaim all responsibility, in all circumstances, if TSD refuses to accept the Deposit of Shares into Account No. 600, or if TSD is unable to complete the Deposit of Shares into Account No. 600 for the shareholder by 4 February 2026, being the first date on which the shareholder may sell such shares, for any reason whatsoever. Shareholders acknowledge and agree that it shall be their sole

responsibility to monitor the successful completion of the Deposit of Shares into Account No. 600.

3. Shareholders who select Option 2 acknowledge and agree that the facilitation provided under Option 2 constitutes only the Deposit of Shares into Account No. 600 in the name of the shareholder as stated in the relevant Share Certificate, and it does not constitute the transfer of ownership of such shares to any other person. If a shareholder wishes to transfer ownership of such shares to another person, the shareholder must by itself/himself/herself carry out such transfer independently. This will be a separate process, which may only be undertaken after TSD has completed the Deposit of Shares into Account No. 600. The Company will not provide any assistance or undertake any action, whether directly or indirectly, in connection with such transfer of ownership.

Individual shareholders may apply in advance to open an Investor Portal account through TSD's website so that after the shares have been deposited into Account No. 600 on 4 February 2026, the shareholders will be able to transfer the shares from Account No. 600 to their own securities trading account through TSD's Investor Portal system. In addition, shareholders may consider proceeding through a securities company with which they maintain a securities trading account once TSD has completed the Deposit of Shares into Account No. 600 if they wish to continue trading shares through the SET's system. However, before proceeding, shareholders must independently verify when, and through which channel, such transfer may be carried out. Please consider the details for opening an Investor Portal account set out in Annex 3.

4. The Company hereby notifies the shareholders that, if a shareholder elects to receive the Share Certificate pursuant to Option 2, it shall be deemed that:
 - such shareholder duly authorizes the Company to deliver the documents received from the shareholder to TSD and to take any other actions relating to or in connection with such process under the law without the need to prepare or sign any additional documents;
 - the shareholder confirms that the person who submits information, delivers and/or signs the Form of Letter of Intent, as well as any other forms and documents to be delivered to TSD, is duly authorized to

act on behalf of such shareholder under the law, and that the shareholder has reviewed all information contained in the forms and relevant documents and considers such information to be accurate and fully consistent with the shareholder's intentions in all respects;

- the shareholder agrees and confirms to the Company that, if the Company acts in accordance with this document, the Company shall have no liability to the shareholder or any other relevant person, in any circumstances;
- the shareholder agrees and confirms to the Company that the shareholder shall be solely responsible for all expenses arising from or relating to the process of the Deposit of Shares into Account No. 600, which may include, without limitation, expenses and/or fees arising from such process (if any);
- the shareholder agrees and confirms to the Company that the shareholder has read and acknowledged the contents of this document, which describes the manner in which the Company will collect, use, and/or disclose the shareholder's personal data, in accordance with the details set out in the Privacy Notice available on the Company's website.

5. In any of the following circumstances, the Company will deliver the Share Certificate to the shareholder by post via Thailand Post Company Limited, using the same delivery method as specified under Option 1. However, the Company may not be able to deliver to the postal office in the afternoon of 3 February 2026. Notwithstanding the foregoing, the Company will deliver to the post office within three business days from the First Lock-Up Expiry Date:

- where a shareholder has filled out the Form of Letter of Intent by selecting Option 2, but has provided incomplete information or statements, or has completed the Form of Letter of Intent but does not contact the Company, or contacts the Company outside of the time slot allocated by the Company; or
- where a shareholder has filled out the Form of Letter of Intent by selecting Option 2 and has contacted the Company accordingly, but TSD refuses to accept the Deposit of Shares into Account No. 600, or

TSD is unable to complete the Deposit of Shares into Account No. 600 for the shareholder for any reason whatsoever (including circumstances arising from incomplete or insufficient Share Certificate, forms, and supporting documents prepared by the shareholder, whether in whole or in part).

In addition, the Company has prepared guidance and sample instructions for completing the Form of Letter of Intent, as set out in Annex 4, to assist in clarifying and guiding shareholders on how to complete the Form of Letter of Intent.

The Company reserves the right to amend the terms, as well as any details specified in the relevant documents, as the Company deems appropriate from time to time.

Shareholders can download the relevant supporting documents from the Company's Investor Relations website at URL for Thai version: <https://ir.thaiairways.com/th/home-th/> and URL for English version: <https://ir.thaiairways.com/>.

If you have any inquiries, please contact the Company at: tgstock@thaiairways.com. The Company reserves the right to respond to inquiries as it deems appropriate. However, if you have any questions regarding the forms and/or the list of documents required to be submitted to TSD, you may contact TSD directly by telephone at: 02-009-9999.

Respectfully yours,

Thai Airways International Public Company Limited

Annex 1

Documents for Identity Verification with the Company to Confirm Actual Share Ownership as Stated on the Share Certificates

In the case of an individual shareholder:

Remark: In the case of an individual shareholder, the shareholder cannot authorize another person to act on his/her behalf under any circumstances. This is due to TSD's regulatory restrictions, which require the individual shareholder to carry out all procedures in person and prohibit granting authority to others to act on his/her behalf.

1. In general cases:

The shareholder must submit the following documents to the Company:

- A certified true copy of the identification card must be submitted to the Company. For foreign nationals, a certified true copy of the alien identification card / passport must be submitted to the Company.
- The original identification card, or in the case of a foreign nationals, original alien identification card / passport must be presented, for the Company to verify the accuracy of the copies, after which the Company will return these documents to the shareholder on the same day.

2. In the event of the shareholder's death:

The estate administrator must submit following documents to the Company:

- A copy of the court order appointing the estate administrator and a copy of the certificate confirming finality of judgment (issued within one year from the date of court certification), certified as true copy on every page by the estate administrator;
- A copy of the deceased person's death certificate, certified as true copy on every page by the estate administrator;
- A copy of the estate administrator's identification card (or, for foreign nationals, alien identification card / passport), certified as true copy on every page by the estate administrator; and
- The original identification card of the estate administrator or, for the case where the estate administrator has foreign national, the original alien identification card / passport of the estate administrator, for the Company to verify the accuracy of the copies, after which the Company will return these documents to the estate administrator on the same day.

In the case where a shareholder is a juristic person:

1. Where no power of attorney is granted:

The following documents must be submitted to the Company:

- (a) A copy of company affidavit/juristic person registration certificate of the shareholder issued by the Ministry of Commerce (dated not more than one year from its issuance date), or by the competent government authority in the jurisdiction where such juristic person is domiciled. Such document must also provide information regarding the registered head office, and must clearly indicate that the authorized representative(s) who signs the document has the authority to act on behalf of the shareholder juristic person, certified as true copy on every page by the authorized representative(s) of the juristic person and affix the company's seal (if any); and
- (b) A copy of each authorized representative's identification card (or, in the case of a foreign national, a copy of the alien identification card / passport) duly certified as true copy by the owner of the document.
- (c) The original identification card or, for foreign national, the original alien identification card / passport of the authorized representative(s), for the Company to verify the accuracy of the copies, after which the Company will return these documents to the authorized representative on the same day.

2. Where a power of attorney is granted:

The following documents must be submitted to the Company:

- (a) A copy of the company affidavit/juristic person registration certificate of the shareholder issued by the Ministry of Commerce (dated not more than one year from its issuance date), or by the competent government authority in the jurisdiction where such juristic person is domiciled. The copy must be certified as true copy on every page by the authorized representative of the juristic person (e.g., director authorized to sign and bind the juristic person) or by an authorized attorney (as permitted under the relevant power of attorney). Such document must also provide information regarding the registered head office, and must clearly indicate that the authorized representative who signs the document has the authority to act on behalf of the shareholder juristic person;
- (b) The original power of attorney, duly signed by the authorized representative of the juristic person and the authorized attorney, or a copy of such power of attorney, certified as true

copy on every page by the authorized representative of the juristic person or by the authorized attorney (as permitted under the relevant power of attorney);

- (c) A copy of the identification card (or, for foreign nationals, alien identification card / passport) of the authorized representative of the juristic person, certified as true copy by the owner of the document; and
- (d) A copy of the identification card (or, for foreign nationals, alien identification card / passport) of the authorized attorney, certified as true copy by the owner of the document.
- (e) The original identification card or, for foreign national, the original alien identification card / passport of the authorized attorney, for the Company to verify the accuracy of the copies, after which the Company will return these documents to the authorized attorney on the same day.

Annex 2

Sample Form(s) and List of Supporting Documents Required by TSD

(Information as of the date of this document, which may be amended by TSD from time to time)

No.	Document name	Remarks
1	Form TSD 401-Application for Request of Securities Deposit into the Issuer Account	<ul style="list-style-type: none"> Before proceeding with the actions described in this document, shareholders shall independently verify again via https://shorturl.at/sAOIZ to ensure that TSD has not made any changes or updates to the content of the form and/or any supporting documents that differ from what is specified herein. Please complete the required details and sign in two fields as the shareholder.
2	FATCA/CRS Self-Certification Form	<ul style="list-style-type: none"> Please consider FATCA/CRS Self-Certification Form according to the shareholder type as specified in the attachment to TSD-401. Please complete the required details and sign in one field as the shareholder.
3	Securities certificate	<ul style="list-style-type: none"> On the day you attend the Company to complete the process, the shareholder must sign on the back of the share certificate in the "Transferor" section. For the "Transferee" section: <ul style="list-style-type: none"> For Thai shareholders, please specify the transferee to be: "บริษัท ศูนย์รับฝากหลักทรัพย์ (ประเทศไทย) จำกัด เพื่อผู้ฝาก" For non-Thai shareholders, please specify the transferee to be: "THAILAND SECURITIES DEPOSITORY COMPANY LIMITED FOR DEPOSITORS"
4	Identification documents of the shareholder and the authorized attorney <u>Note:</u> Authorization is permitted only in cases where the shareholder is a juristic person.	<p>Individual – Thai nationality</p> <ul style="list-style-type: none"> A copy of the identification card, certified as true copy by the owner of the document Original Form of Thai National Identification Card Data Extracted from Thai National Identification Card Database (Bor.Por.4) (valid for no more than 90 days from the issuance date) <u>or</u> Copy of the Form of Registration Record from Registration Database Central Registration Bureau (Thor Ror.12) (valid for no more than 90 days from the

No.	Document name	Remarks
		<p>issuance date) of the security holder, certified as true copy by the document owner. The registration extract can be obtained online at https://thportal.bora.dopa.go.th/#/ by selecting "การคัดกรองเอกสารด้วยตนเอง (Self-Certification of Documents)" or via the ThalD application by selecting "การรับรองเอกสาร (Document Certification)"</p> <p>Individual – Other nationality</p> <ul style="list-style-type: none"> • A copy of the passport certified as true copy by the document owner, which must also be notarized by the notary public and further authenticated by the Thai Embassy or Thai Consulate to verify the public notary's signature and seal. (The certification must be issued not more than 1 year before the date of submission as part of this application); <u>or</u> • A copy of the alien identification card certified as true copy by the document owner, together with an additional certificate of household registration information (valid for no more than 90 days from the issuance date). <p><u>Note:</u> Documents prepared in a foreign language other than English must be accompanied by a translation into at least English.</p> <p>Juristic person – Thai nationality</p> <ul style="list-style-type: none"> • A copy of the affidavit of the shareholder issued by the Ministry of Commerce (dated not more than one year from its issuance date), certified as true copy on every page by the authorized representative of the juristic person and affixed with the company seal (if applicable); • A copy of the identification card (or, for foreign nationals, alien identification card / passport) of the authorized representative, certified as true copy by the owner of the document; • The original power of attorney, duly signed by the authorized representative of the juristic person and the authorized attorney, or a copy of such power of attorney, certified as true copy on every page by the authorized representative of the juristic person or by the authorized

No.	Document name	Remarks
		<p>attorney (as permitted under the relevant power of attorney) (if applicable); and</p> <ul style="list-style-type: none"> ● A copy of the identification card (or, for foreign nationals, alien identification card / passport) of the authorized attorney, certified as true copy by the owner of the document. <p>Juristic person – Other nationality</p> <ul style="list-style-type: none"> ● A copy of the certificate of incorporation issued by the competent government authority of the country where the juristic person is domiciled, certified as true copy on every page by the authorized representative of the juristic person and affixed with the company seal (if applicable); ● A copy of the certificate listing the director authorized to sign and bind the juristic person, including the conditions or authority for binding the juristic person and the registered head office address, issued by an officer of the juristic person or by the competent government authority of the country where the legal entity is domiciled, certified as true copy on every page by the authorized representative of the juristic person and affixed with the company seal (if applicable); and ● A copy of the identification card (or, for foreign nationals, alien identification card / passport) of the authorized representative, certified as true copy by the owner of the document. <p>In cases where the documents are prepared or certified outside of Thailand, the following additional steps must be taken:</p> <ol style="list-style-type: none"> 1. notarized by the notary public or certified by any competent authority in the country where such documents were prepared or certified for the certification of the signature of the person who prepared or certified such documents. (The certification must be issued not more than 1 year before the date of submission as part of this application)

No.	Document name	Remarks
		<p>2. certified by the Thai Embassy or Thai Consulate in the country where such documents were prepared or certified the signature and the seal of the public notary or such competent authority under item 1. (The certification must be issued not more than 1 year before the date of submission as part of this application)</p> <p><u>Note:</u> Documents prepared in a foreign language other than English must be accompanied by a translation into at least English.</p> <p>For cases involving deceased shareholders, juristic partnerships, and other special circumstances, please refer to the information available at https://shorturl.at/R9EtP or contact TSD directly by phone at: 02-009-9999.</p>

Note:

The signature on each document must be identical.

Annex 3

Details for Opening an Investor Portal Account for Individual only

TSD Investor Portal is an online platform that enables shareholders to manage their information and perform securities transactions online. To use the service, shareholders must:

1. being an individual shareholder;
2. having a mobile phone number to receive SMS; and
3. having an email address to receive registration results.

Shareholders can access the service via <https://ivp.tsd.co.th/signin> and complete the following steps:

1. verify digital identity (DOPA-Digital ID) through the ThaiID application of the Department of Provincial Administration for a simple, convenient, fast, and secure registration process;
2. enter shareholder information and create a username and password; and
3. confirm identity again using OTP verification.

Annex 4

Guidance and Sample Instructions for Completing the Form of Letter of Intent

Please fill in only one language

<p>ชื่อและนามสกุล/ชื่อนิติบุคคลผู้ถือหลักทรัพย์ (Name and surname or Name of Securities Holder) *</p> <p>นายการบีน ไทย (Mr. Karnbin Thai)</p>	<p>กรอกชื่อ-นามสกุล หรือชื่อนิติบุคคลผู้ถือหลักทรัพย์ (fill in Name and Surname, or Name of the Securities Holder)</p>
<p>เบอร์ติดต่อ (Phone Number) *</p> <p>0811111111</p>	<p>กรอกเบอร์ติดต่อ 10 หลัก (fill in 10-digit Phone Number)</p>

กรณีที่ผู้ถือหุ้นเลือกวิธีที่ 1 (In the case where the shareholder selects Option 1):

โปรดระบุวิธีการที่ท่านประสงค์รับใบหุ้น (Please specify your preferred option for receiving the Share Certificates) *

☒ วิธีที่ 1 การรับใบหุ้นผ่านไปรษณีย์ไทย (Option 1 Receipt of Share Certificates via Thailand Post)

☐ วิธีที่ 2 การรับหุ้นในรูปแบบ Scripless ผ่านการฝากหุ้นเข้าไว้ในบัญชีบริษัทผู้ออกหลักทรัพย์ (Issuer Account หรือ บัญชี 600 ที่บริษัทฯ เปิดไว้กับ TSD) (Option 2 Receipt of Shares in Scripless Form through Deposit into the Issuer Account (Issuer Account or Account No. 600 maintained by the Company with TSD))

เลือกวิธีที่ 1 (Select Option 1)

Next กด Next (Select Next) Clear form

Click submit to finish

☐ Send me a copy of my responses.

Back Submit กด Submit (Select Submit) Clear form

กรณีที่ผู้ถือหุ้นเลือกวิธีที่ 2 (In the case where the shareholder selects Option 2):

โปรดระบุวิธีการที่ท่านประสงค์รับใบหุ้น (Please specify your preferred option for receiving the Share Certificates) *

☐ วิธีที่ 1 การรับใบหุ้นผ่านไปรษณีย์ไทย (Option 1 Receipt of Share Certificates via Thailand Post)

☒ วิธีที่ 2 การรับหุ้นในรูปแบบ Scripless ผ่านการฝากหุ้นเข้าไว้ในบัญชีบริษัทผู้ออกหลักทรัพย์ (Issuer Account หรือ บัญชี 600 ที่บริษัทฯ เปิดไว้กับ TSD) (Option 2 Receipt of Shares in Scripless Form through Deposit into the Issuer Account (Issuer Account or Account No. 600 maintained by the Company with TSD))

เลือกวิธีที่ 2 (Select Option 2)

Next กดไปต่อ (Select Next) Clear form

โปรดระบุวันที่ท่านสะดวกเข้ามาลงนามในเอกสารที่บริษัทฯ *

Please indicate your preferred date for attending the Company to sign the relevant documents.

- ☐ 19 มกราคม 2569 (19 January 2026)
- ☐ 20 มกราคม 2569 (20 January 2026)
- ☒ 21 มกราคม 2569 (21 January 2026)
- ☐ 22 มกราคม 2569 (22 January 2026)
- ☐ 23 มกราคม 2569 (23 January 2026)
- ☐ 26 มกราคม 2569 (26 January 2026)
- ☐ 27 มกราคม 2569 (27 January 2026)

เลือกวันที่ท่านสะดวกเข้ามาลงนามในเอกสารที่บริษัทฯ
(Select your preferred date for attending the Company to sign the relevant documents)

☐ Send me a copy of my responses.

Back

Submit

กด Submit (Select Submit)

Clear form