Form to Report on Names of Members and Scope of Work of the Audit Committee

The Board of Directors meeting/shareholders meeting of Univanich Palm Oil Public Co., Ltd.
No. 1/2024 held on 23 February 2024 resolved the meeting's resolutions in the
following manners:
Appointment of the audit committee/Renewal for the term of audit committee:
☑ Chairman of the audit committee ☐ Member of the audit committee
As follows:
(1) Mr. Anek Pana-apichon
(2)
(3)
(4)
the appointment/renewal of which shall take an effect as of 23rd February 2024
the appointmentioned of which shall take an effect as of 20 1 coldary 2024
O Determination/Change in the scope of duties and responsibilities of the audit
committee with the following details:
The scope of Duties and Responsibilities of the Audit Committee are unchanged
from those recorded on page 2 of this Report.
362 (40 SAM 2 PM 5 2 5 FM 5 3 7 5 6 7 5 6 7 5 7 5 7 5 7 5 7 5 7 5 7 5
the determination/change of which shall take an effect as of
the determination/change of which shall take all effect as of
The audit committee is consisted of:
The addit committee is consisted of.
1. Chairman of the audit committee Mr. Anek Pana-apichon remaining term in office 2 year(s)
Member of the audit committee <u>Dr. Veerathai Santiprabhob</u> remaining term in office 1 year(s)
Member of the audit committee <u>Dr. Veerathai Santiprabhob</u> remaining term in office <u>3 year(s)</u> Member of the audit committee <u>Dr. Veerathai Santiprabhob</u> remaining term in office <u>3 year(s)</u>
3. We must of the addit committee Di. Veerathal Salitiplashios Terralling term in onice 3 year(s)
Secretary of the audit committee Mr. Nattapong Dachanabhirom
occidary of the addit committee with Mattaponia Dachartabilitoni
Enclosed hereto is copies of the certificate and biography of the
audit committee. The audit committee number(s) 1 & 2 & 3 has/have adequate expertise and
experience to review creditability of the financial reports.

The audit committee of the company has the scope of duties and responsibilities to the Board of Director on the following matters:

- 1. Review to ensure that the Company has a complete, correct and adequate financial statement.
- 2. Review to ensure that the Company has suitable and effective internal control and internal audit.
- 3. Review to ensure that the Company complies with the SEC Act, SET regulations and laws governing the business of the Company.
- 4. Consider selecting and nominating the Company's auditor, including recommendation of the auditor's compensation.
- 5. Consider the Company's disclosure on connected transactions or transaction that give rise to a conflict of interest to ensure accuracy and completeness.
- 6. Prepare a report on good corporate governance and publish it in the Company's annual report, to be signed by the Chairman of the Audit Committee.
- 7. Execute other responsibilities as assigned by the Board of Directors and agreed by the Audit Committee.

The company hereby certifies that

- 1. The qualifications of the aforementioned members meet all the requirements of the Stock Exchange of Thailand; and
- 2. The scope of duties and responsibilities of the audit committee as stated above meet all the requirements of the Stock Exchange of Thailand

Signed ferrill Directo

Signed Director

(Mr. Palat Tittinutchanon