

**Minute of the Annual General Shareholders Meeting 2013
Of the General Environmental Conservation Public Company Limited
Friday, 26 April, 2013
At Magic 2 Room, 2nd Floor, Miracle Grand Convention Hotel**

General Environmental Conservation Public Company Limited held the Annual General Shareholders Meeting 2013 on Friday 26 April, 2013 at the Magic 2 room 2nd Floor, Miracle Grand Convention Hotel, located at 99, Vibhavadi Rangsit Road, Don Muang Sub-District, Laksi District, Bangkok, 10210.

The meeting convened at 15.00 hours. Dr. Witoon Simachokedee, Chairman of the Board, acted as Chairman of the meeting. The Board of Directors, executives of the Company and the Company's auditor attended the meeting as follows:

Name of the Board of Directors who participated in the meeting:-

Dr. Witoon Simachokedee	Chairman
Mr. Angkhani Vorasaph	Director and Chairman of Audit Committee
Air Vice Marshal Kosok Prakongsap	Director and Audit Committee
Dr. Verapong Chaiperm	Director
Mr. Detpon Viphusiri	Director and Executive Committee
Dr. Somyot Sangsuwan	Director and Executive Committee
Asst.Prof. Ronnachai Tantragoon	Director, Executive Committee and Managing Director

Names of Executives who participated in the meeting:-

Mr.Sombat Piyasachaboon	Plant Manager, MTP Office
Mrs. Nittayarat Engchuan	Account Section Manager

Name of the auditor of BPR Audit & Advisory Co.,Ltd. who participated in the meeting:-

Ms. Jirisa Pongpiriyakeart

Prior to the meeting, Miss Naphada Benjarattanaporn, Senior Sale Officer, acting as the ceremony master, introduced the Directors, Executives and Auditor from BPR Audit & Advisory Co., Ltd. attending the meeting based on the above list and explained to the meeting about the voting method and votes counting as follows :

To count votes, 1 share equals to 1 vote, and 1 shareholder could vote on each agenda that he approves, disapproves or abstain voting by any way only. The shares could not be divided to separate the voting.

Resolution on each agenda for the shareholders, who disapprove or abstain voting, vote in the voting cards and cards keeping by the officer to subtract the votes from the total attending votes for the shareholders, who approve or do not vote in the voting cards shall be deemed as the approval based on the suggestion. Must not send the voting cards, but ask for returning the remaining cards to the officers after the meeting.

In addition, the ceremony master notified the meeting that as the company granted the opportunity to the shareholders to submit the matter deemed proper to be recorded on the agenda of the Annual General Shareholders Meeting and nominated the persons to be the directors, it appears that no shareholders submit the matter to be recorded on the agenda or nominate the persons to be elected as the directors.

After that, the chairman said thanks to the shareholders attending the Annual General Shareholders Meeting the year 2013 and notified the meeting that as of April 26, 2013, the company has the registered capital of 900,000,000 Baht and paid-up capital of 900,000,000 Baht being divided into 900,000,000 ordinary shares. The shareholders attend the meeting themselves and by proxies, totally 49 persons, for the total 322,847,445 shares, calculated as 35.87% of the totally sold shares, which constitute a quorum according to the Articles of Association of the company. Therefore, the chairman opened the Annual General Shareholders Meeting of the year 2013.

The meeting was held based on the agenda of the meeting as being provided in the invitation letter of the meeting with the following details :

Agenda 1. Acknowledgment of the Minute of the Annual General Shareholders Meeting 2012

The Chairman asked the meeting for acknowledgment of the minutes of the Annual General Shareholders Meeting 2012 on April 27, 2012. The company prepared the minute of the meeting and forwards it to the Stock Exchange of Thailand and Ministry of Commerce within 14 days since the date of the meeting as required by law as well as propagates the minutes through the website. No objection or change was found. Therefore, it had deemed proper to present the minute of the Annual General Shareholders Meeting 2012 to the shareholders' meeting as detailed in the copy of the minutes of the Annual General Shareholders Meeting forwarded to the shareholders together with the invitation letter in the Annex 1.

No shareholder made further inquiry or had different opinion.

The Meeting's Resolution: The meeting had considered and resolved to acknowledge the minute of the Annual General Shareholders Meeting 2012 on April 27, 2012.

Agenda 2. Acknowledgment of the operation result of the company in the Year 2012.

The Chairman asked the meeting to acknowledge the operation result of the company in the Year 2012 by authorizing Asst.Prof. Ronnachai Tantragoon, Director, Executive Committee and Managing Director, to report the operation result to the meeting.

Asst.Prof. Ronnachai Tantragoon reported to the meeting that after the big flood during the last quarter of the year 2011, all industrial sectors located in the flooded area are affected and stop their business for restoration to the normal condition as soon as possible, but the company used this crisis to make earning by providing the cleaning service and elimination of the deposit leftover from the flood of the factories. Therefore, this deposit type is more than the normal deposit. The quantity of the deposit using the company service is more than being expected, including the receipt of the industrial deposits normally in the last year half. The perspective of the quantity of the industrial deposit using the company service increase more from the year 2011.

In summary, from the operation result of the company ending as of December 31, 2012 of the financial statement, the company has the income of 307.2 million Baht. In comparison with the year 2011, the value is 240.9 million Baht, more 66.3 million Baht or 27.5% by dividing into the income from the service business (deposit elimination, landfill and transportation costs) of the year 2012 in amount of 219.0 million Baht, more than in the year 2011 in amount of 27.8 million Baht or 14.5%. At the same time, the income from the real estate business of the company in amount of 72.2 million Baht is more than the year 2011 in amount of 49.3 million Baht or 214.9%. With the efficiency of the cost control, the company could increase the basic profit of the year 2012 in the rate of 33.0%, in comparison with the year 2011; 26.2%. The administrative cost of the year 2012 is in the rate of 16.9% of the total income, in comparison with the year 2011 in the rate of 20.5%.

In summary, from the operation result of the company for the year 2012, the company earned the profit prior to deduction of the income tax in amount of 34.6 million Baht or 11.28%, in comparison with the year 2011 in amount of 20.5 million Baht or 8.53%. The net profit after

the tax deduction is in amount of 27.3 million Baht or 8.89% of the total income, in comparison with the year 2011 with the net profit of 20.5 million Baht or 8.53%. (Because in the year 2011, the company must not pay for the income tax.)

For the total assets, the company has the total assets as of December 31, 2012 in amount of 1,132.6 million Baht, in comparison with the amount of 1,133.6 million Baht as of December 31, 2011, calculated as the decrease of the assets of 1.0 million Baht or less 0.1%, divided as the (1) current assets in amount of 506.1 million Baht (calculated as 44.7% of the total assets) i.e. cost of real estate development in amount of 441.1 million Baht, cash and cash equivalent in amount of 41.6 million Baht and commercial debtor – net in amount of 50.1 million Baht (2) non-current assets in amount of 626.5 million Baht (calculated as 55.3% of the total assets) i.e. land and building subject to development in the future in amount of 351.4 million Baht, land, building and equipment in net amount of 163.0 million Baht.

The company has the total debts as of December 31, 2012 in amount of 83.1 million Baht, in comparison with the amount of 103.1 million Baht as of December 31, 2011 calculated as the decrease of the total debts in amount of 20.0 million Baht or less 19.2%. The total debts of the company are divided into (1) current debts in amount of 45.0 million Baht and (2) non-current debts in amount of 38.0 million Baht (calculated as 45.8% of the total debts).

The company has the shareholders' ratio as of December 31, 2012 in amount of 1,049.6 million Baht, in comparison with the amount of 1,030.5 million Baht as of December 31, 2011 calculated as the increase of the shareholding ratio in amount of 19.1 million Baht or more 1.9%.

The company has the ratio of the current capital as of December 31, 2012 equally to 11.2 times, in comparison with 9.6 times as of December 31, 2011 calculated as the increase of the ratio of the current capital of 1.6 times because the current assets are decreased 10.6% (or 59.8 million Baht), and the current debts are decreased 24.0% (or 14.2 million Baht).

The company has the ratio of total debts per shareholding as of December 31, 2012 equally to 0.10 times, in comparison with 0.10 times as of December 31, 2011 calculated as the fixed ratio.

For the business trend of the year 2013, the company believes that it still grows continuously in the business sectors of waste treatment and disposal service and real estate business. The strategies and marketing plans shall be adjusted to attract more customer to use the service and adjust the organization's structure to cause the suitability for more progress than the past year to be satisfactory for the investment opportunity.

Then, the shareholders express the opinions that they would like GENCO to solve the problems of hazardous waste elimination potentially and consider that the support from the public sector could cause more growth of the company and wish to do inquiry about the business trend of the company.

The executives explained that the company business is divided into two parts; main business as the treatment and disposal of the industrial waste and supplementary business of real estate. Formerly, the company was established to manage the industrial waste, especially the hazardous waste. GENCO is 1 of 3 companies of disposal service. Presently, the company still focuses on extension of the service business continuously. The company is committed to cooperate with the public sector to prevent improper waste dropping or improper transportation of wastes for elimination. The real estate business is operated to cause the strength and income to support the service business for extension of the investment. The company is confident that both types of the business shall grow, the shares value of the company shall also be increased.

The shareholders suggested additionally that as GENCO has the limitations on the different fields, the solution of the hazardous waste problem in the national level should be given the cooperation from the public sector and industrial plants by giving the examples of problem solution; the factory should hold shares in the waste treatment service company etc.

No shareholder made further inquiry or had different opinion.

The Meeting's Resolution: The meeting had considered and resolved to acknowledge the operation result of the company in the Year 2012.

Agenda 3. Approval of Balance Sheet, Profit & Loss Statement for the Accounting Period ending on December 31, 2012

The Chairman requested the meeting to make a consideration of approval of the Balance Sheet, Profit & Loss Statement for the accounting period ending on December 31, 2012, which the Auditor of the BPR Audit and Advisory Co.,Ltd. had made an audit and which had been considered by the Audit Committee already and the Board of Directors has deemed appropriate to make a proposal to the meeting to make a consideration. Details appeared in the Financial Statement in the Annual Report which have already been sent to the shareholders together with the Letter of Invitation to the meeting. Essential matters can be summarized as follows :-

<u>Consolidated</u>		
Total Assets	1,132.62	Million Baht
Total Liabilities	83.06	Million Baht
Total Income	307.22	Million Baht
Net Profit	27.34	Million Baht
<u>The Company Only</u>		
Total Assets	1,165.41	Million Baht
Total Liabilities	102.24	Million Baht
Total Income	275.15	Million Baht
Net Profit	26.44	Million Baht

No shareholder made further inquiry or had different opinion. Therefore, the chairman asked for resolution from the meeting to approve the Balance Sheet, Profit & Loss Statement for the Accounting Period ending on December 31, 2012.

The Meeting's Resolution The meeting had considered and adopted a resolution to approve the Balance Sheet, Profit & Loss Statement for the accounting period ending on December 31, 2012 which the Auditor from BPR Audit and Advisory Co.,Ltd. had already made an audit and duly certified, with the votes of the attending and voting shareholders as follows:

Approval	322,847,445	votes or equal to	100.0000	percent
Disapproval	-	votes or equal to	-	percent
Abstention	-	votes or equal to	-	percent

Agenda 4. Approval for the legal reserve allotment and suspension of dividend payment

The chairman authorized Asst.Prof. Ronnachai Tantragoon, Director, Executive Director and Managing Director, to present the data to the meeting.

Asst.Prof. Ronnachai Tantragoon said that to comply with the Act of Public Company Limited and the Articles of Association of the company, Clause 36 providing that the company must allot the net profit of the year as the reserve not less than 5 percent of the annual net profit, deduct with the cumulative loss being carried forward (if any) until this reserve shall be not less than 10 percent of the registered capital, and to comply with the dividend payment policy of the company providing that the company shall pay the dividend to the shareholders in the rate of 50 percent of the net profit of the financial statement of the company after deduction of the income tax in case of no other necessary causes and not affecting against the normal operation of the company substantially.

For the operation result of the year 2012, the company has the net profit of the financial statement of the company after deduction of the corporate income tax of 26,438,201 Baht and no cumulative loss, but in the year 2013, the company has the investment project for real estate development. Therefore, must reserve the cumulative profit for such purpose. The Board of Directors of the company deems proper to present as follows: Grant approval to allot the profit as the legal reserve in amount of 1,322,000 Baht and suspend the dividend payment of the year 2012.

Then, the shareholders do inquiry about the real estate project for the investment.

The executives explained that the project is situated on the area of 10 Rai at Pakkred District, Nonthaburi Province.

No shareholders do further inquiry or express the opinions otherwise. The chairman asked the meeting to grant the resolution to approve for the legal asset allotment in amount of 1,322,000 Baht and suspend the dividend payment based on the above suggestions.

The Meeting's Resolution The meeting had considered and adopted a resolution to grant approval for the profit allotment as the legal reserve in amount of 1,322,000 Baht and dividend suspension of the year 2012 with the votes of the attending and voting shareholders as follows:

Approval	314,126,445	votes or equal to	97.2987	percent
Disapproval	8,651,000	votes or equal to	2.6796	percent
Abstention	70,000	votes or equal to	0.0217	percent

Agenda 5. Approval of the election of Directors to replace Directors who must leave the office according to the office term

The Chairman authorized Asst.Prof. Ronnachai Tantragoon, Director, Executive Committee and Managing Director, to present data to the meeting.

Asst.Prof. Ronnachai Tantragoon explained to the meeting that to comply with the Act of Public Company Limited and the Articles of Association of the company, Clause 11, providing that the Board of Directors consists of at least 5 directors and not over 15 Directors and Clause 13 providing that on the Annual General Shareholders Meeting, the directors should resign from the position in the number of one-third. If the number of directors could not be divided into three portions, the directors should resign in the closest number to one-third. In the Annual Shareholder Meeting 2013, there were directors who must leave the office according to the office term as follows:-

- 1) Mr. Angkhani Vorasaph Independent Director and Chairman of Audit Committee
- 2) Mr.Suthisak Lohsawat Independent Director and Audit Committee
- 3) Dr. Verapong Chaiperm Independent Director

The Board of Directors, who excludes the nominated directors, grants approval for the suggestions of the Nomination and Remuneration Sub-committee, to grant approval for re-election of the directors who must resign based on the agenda, 3 persons i.e. Mr.Angkhani Vorasap, Mr.Suthisak Lohsawat and Dr. Verapong Chaiperm, to assume the position of the company's directors for another period because it is considered that the above directors are fully qualified according to the Act of Public Company Limited, have knowledge and abilities on the business relating to the company operation to develop the company. The brief backgrounds of all three directors are shown in the exhibits of the invitation letter of this meeting.

In addition, Asst.Prof. Ronnachai Tantragoon notified the meeting that as the Board of Directors deems proper to submit to the shareholders' meeting to grant approval for appointment of another 1 director by appointing another 1 director by appointing Mr. Itthirit Wipoosiri to assume the position of company's director because on April 12, 2013, Mr. Itthirit Wipoosiri notified the chairman that he had the private mission and could not assume the position of director at this time. Therefore, it is deemed proper to withdraw the appointment of additional director from this agenda. As result, the number of directors remain 10 persons.

No shareholders did inquiry or expressed the opinions otherwise. Therefore, the chairman asked the meeting to grant votes and resolution, and for transparency, the chairman asked the meeting to grant resolution for election of the director instead of the resigning director as the individual director.

The Meeting's Resolution The meeting had considered and adopted a resolution to approve the re-election of Directors who retired by rotation as the Company's Directors for another term, 3 persons i.e. Mr. Angkhani Vorasaph, Mr.Suthisak Lohsawat and Dr. Verapong Chaiperm, with the votes of the attending and voting shareholders as follows:

1)	Mr. Angkhani Vorasaph				
	Approval	322,846,445	votes or equal to	99.9997	percent
	Disapproval	-	votes or equal to	-	percent
	Abstention	1,000	votes or equal to	0.0003	percent
2)	Mr.Suthisak Lohsawat				
	Approval	322,776,445	votes or equal to	99.9780	percent
	Disapproval	70,000	votes or equal to	0.0217	percent
	Abstention	1,000	votes or equal to	0.0003	percent
3)	Dr.Verapong Chaiperm				
	Approval	322,846,445	votes or equal to	99.9997	percent
	Disapproval	-	votes or equal to	-	percent
	Abstention	1,000	votes or equal to	0.0003	percent

Agenda 6. Approval of the Auditor and determination of the auditing fee for 2013.

The Chairman asked the meeting to consider and approve the Auditor and determination of the auditing fee for 2013 and assigned Mr.Angkhani Vorasaph, Director and Chairman of Audit Committee, to present details to the meeting.

Mr.Angkhani Vorasaph informed that in conformity with the Public Companies Act which requires at the annual meeting of shareholders to appoint an Auditor and to determine the remuneration every year.

For the appointment of the auditor and determination of the audit fee of the year 2013, the audit committee granted consideration and deemed proper that the Board of Directors should submit to the meeting to appoint Mr.Boonlert Kaewphanpurk; the Certified Public Accountant No.4165 of BPR Audit and Advisory Co.,Ltd. to be the auditor of the company and 2 subsidiary companies for another year.

As it is considered that such auditor performed the duties well, meets the qualifications as being required by the Office of Securities and Exchange Commission, and the auditor based on the nominated list is neither relative with nor involved with the company, subsidiaries, executives, main shareholders or related persons in the manner affecting against the independent duty performance. The auditor shall be authorized to do verification and express the opinions towards the financial statement of the company and subsidiaries, and if the auditor based on the above list could not perform the duties, BPR Audit and Advisory Co.,Ltd. should be authorized to appoint other licensed auditor to perform the duties instead.

And the meeting was asked to consider and approve for the audit fee of the year 2013 in total amount of 885,000 Baht in the same rate with the year 2012 as follows:-

- 1) The annual auditing fee for the company is 350,000 Baht.
- 2) The annual auditing fee for 2 subsidiaries* is 160,000 Baht.
- 3) The quarterly auditing fee for the company is 270,000 Baht.
- 4) The quarterly auditing fee for 2 subsidiaries* is 75,000 Baht.

Note: * The 2 subsidiaries are Asia Patana Land Co. Ltd. and Industrial Waste Management (Asia) Co. Ltd.

The shareholders made inquiry about the new accounting standard how it is different from the former one.

The director explained that the new accounting standard is announced to develop Thai accounting to be compared with the international standard, which shall result in more accurate, transparent and concise reporting of the financial status and operation result of the company and reflects more actual financial status.

No shareholders made inquiry or expressed the opinions otherwise. Therefore, the chairman asked the meeting to adopt a resolution to appointment an Auditor and to determine the auditing fee for the year 2013.

The Meeting's Resolution The meeting had considered and adopted a resolution to appointment of Mr.Boonlert Kaewphanpurk, the Certified Public Accountant No.4165 of BPR Audit and Advisory Co.,Ltd. to serve as the auditor of the company and 2 subsidiaries for 2013 and approval was made for the auditing fee of 885,000 Baht, with the votes of the attending and voting shareholders as follows:

Approval	322,816,445	votes or equal to	99.9904	percent
Disapproval	-	votes or equal to	-	percent
Abstention	31,000	votes or equal to	0.0096	percent

Agenda 7. Approval of the Directors' Remuneration

The Chairman explained to the meeting that to comply with the Act of Public Company Limited, approval for the director's compensation shall be subject to the resolution of shareholders.

For the Year 2013, the Nomination and Remuneration Sub-committee determination deems proper that the Board of Directors should propose to the meeting to grant approval for the directors' remuneration as follows:

1) Approve for the remuneration in the form of the meeting allowance in the same rate with the year 2012:

(1) Meeting allowance for the Board of Directors, which consists of 1 Chairman and 9 Directors, shall be paid monthly at the following rates

Chairman	20,000 Baht/month
Director	15,000 Baht/month

(2) Meeting allowance for the Audit Committee, which consists of 1 Chairman and 2 Audit Directors, shall be paid per time at the following rates

Audit Chairman	15,000 Baht/time
Audit Director	10,000 Baht/time/person

(3) Meeting allowance for the Executive Committee, which consists of 1 Chairman and 3 Executive Directors, shall be paid per time at the following rates

Executive Chairman	15,000 Baht/time
Executive Director	10,000 Baht/time/person

(4) Meeting allowance for the Advisors to the Board of Directors, which consists of 1 Chairman of the Advisor and 1 Advisor, shall be paid per time at the following rates

Chairman of the Advisor	20,000 Baht/time
Advisors	15,000 Baht/time/person

2) Approve for the director's bonuses in total amount of 285,000 Baht by authorizing the Board of Directors to grant consideration and allotment properly.

No shareholder asked any question or has any opinion otherwise. Therefore, the chairman asked for resolution from the meeting to grant approval for the directors' remuneration.

The Meeting's Resolution The meeting had considered and adopted a resolution to grant approval for the directors' remuneration with the votes of the attending and voting shareholders as follows:

Approval	315,276,445	votes or equal to	97.6549	percent
Disapproval	7,570,000	votes or equal to	2.3448	percent
Abstention	1,000	votes or equal to	0.0003	percent

Agenda 8. Other considerations

The chairman asked the meeting whether any shareholder submitted other matter or made further inquiry or not.

No shareholders submitted other matters, but the shareholders expressed the opinions that the net profit of the company did not increase because the company could not control the costs and made inquiry what measures the executives have for control of the transportation cost, chemical, waste materials and other costs.

The executives explained that according to the financial statement, page 83 in the statement of comprehensive income, it could be observed that the company reduced the service cost a lot. The service cost is reduced from 73.8% of the income from service cost in the year 2011 to 67.0% of the income from the service cost in the year 2012 and tried to reduce it continuously. However, about the chemical as the treatment process shall include the certain treatment formula, so that the treated waste meets the required standard and the price of the chemical increases at all times. Therefore, the chemical cost could not be reduced. The company tried to reduce other costs instead, manage the worthy resources use, do operation for most efficiency under the principle of Maximum Profit & Minimum Cost.

The shareholders suggested that if the company increased the Gross Margin to 60%, the net profit of the company shall grow actually.

The executives explained that it is difficult because the treatment and elimination business of industrial waste includes several related factors and must be operated with the responsibility on basis of safety, compliance with the rules, regulations and statutes. Therefore, the costs are high. For example, employing the third party for supervision of the public sector costs several hundreds thousand Baht per month or even the rights to determine the service cost are determined by the Department of Industrial Factory. Presently, GENCO could still exist because the good customer is committed to protect the environment. The company wishes to operate the business firmly, maintain the service standard rather than make short-term profit because in case of problems, it needs a lot of money to solve the problems.

The shareholders suggested further that if the company could not reduce the chemical cost, the executives' compensation should be decreased.

The executives explained that the compensations of the company's directors are not increased from the previous year. On retrospective consideration in the year 2009, the compensations were higher, but the company has made decrease already, and the Board of Directors consists of the experts ranging from the Permanent Secretary of Ministry, Director General and Governor. Therefore, the compensation should be proper for their duties and responsibilities that they devote their valuable time to help the company, and in the future, when the operation result of the company is better, the compensations of the Board of Directors should be in the same direction.

The shareholders made inquiry about the competition on elimination of dangerous waste that why the price of the competitor is lower than the price of the company.

The executives explained that as GENCO is the first pioneer of the business of industrial waste elimination in Thailand with main shareholding by the Ministry of Industry and with high investment since the initial period because the public sector would like it to be the pattern being most accurate. Then, all operations are controlled by the Ministry of Industry, and as above-mentioned, the difference of the elimination standard affects against the operational cost. The company, which still maintains the treatment standard, could not do price competition to seize the market shares. The Ministry of Industry does not neglect it and presently appoints a committee for management to cause fairness. It is believed that the trend of elimination of industrial waste of the country shall be better in the future, and the quantity of industrial waste entering into the proper treatment system shall be increased certainly.

The shareholders made inquiry about the progress of Khao Maikaew Project.

The executives explained that Khao Maikaew Project is in process of study and assessment of the health impacts (HIA). Therefore, could not disclose the data. In case of progress of the details of the complete project, the company shall give notice to the shareholders further.

Then, the shareholders made inquiry about the condominium at Sathorn area about the project value and how much it would make profit for the company.

The executives explained that the value of the project, the Plenary is approximately 300 million Baht, and the project is managed by GENCO. The Gross Margin is expected approximately 30% for the Sathorn Residence project managed by the subsidiary company; Asia Development Land Co., Ltd. Presently, both projects improve the work completion and aggressive marketing to urge the sales. The executives believe that in the year 2013, the business of industrial waste treatment and disposal service and real estate business of the company shall grow continuously and cause satisfaction among the shareholders.

No shareholders submitted other matters or made further inquiry. Therefore, the Chairman said thanks to the shareholders and all attendants and closed the meeting.

Closed the meeting at 16.20 hours.

-Signature-

(Dr. Witoon Simachokedee)
Chairman of the Board
as the Chairman of the Meeting

-Signature-

(Asst.Prof. Ronnachai Tantragoon)
Secretary of the Board