Ref. OBD. No. 022/2024

13th May 2024

Subject : Re-appointment of the Chairman of the Audit Committee

To : The President

The Stock Exchange of Thailand

Attachment: Form to Report on Names of Members and Scope of Work of the Audit Committee (F24-1)

XSpring Capital Public Company Limited hereby reports on the resolution of the Board of Directors Meeting No. 3/2024 held on 13th May 2024 at 9.30 a.m. at the meeting room, 59 Siri Campus, Building C, 1st Floor, Soi Rim Khlong Phra Khanong, Phra Khanong Nuea Sub-district, Vadhana District, Bangkok 10110 that the meeting approved to re-appoint Dr. Pairoj Boonkongchuen as the Chairman of the Audit Committee with the term for holding office 3 years, starting from 24th May 2024.

Scope of duties and responsibilities of Audit Committee are changed as specified in the Form to Report on Names of Members and Scope of Work of the Audit Committee (F24-1) attached herewith.

Yours faithfully,

Mr. Varangkana Artkarasatapon Managing Director

Company Secretary Office Tel. 02-030-3730 ext. 1001

remaining term in office

remaining term in office

approximately 2 years 5 months

approximately 1 year

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

The	Board of Directors meeting of XS	pring Capital Public Company Limi	ited No. 3/2024 held on			
13 th May 2	resolved the meeting's resolved	lutions in the following manners:				
•	✓ Chairman of the audit commas follows: (1) Dr. Pairoj Bo (2) (3)	nittee/Renewal for the term of audit mittee Member of the aud nonkongchuen	it committee			
, the appointment of which shall take an effect as of 24th May 2024						
the following	ng details:	cope of duties and responsibilities				
The au		hich shall take an effect as of				
1.	Chairman of the audit committee	Dr. Pairoj Boonkongchuen	remaining term in office approximately 3 years			

Enclosed hereto i	s	copy of the certificate and biography of the audit committee. The audit
committee number	1-3	has/have adequate expertise and experience to review creditability of the
financial reports.		

Mr. Kittichai Raktakanit

Mr. Thanarak Phongphatar

Ms. Poomjai Jaiwong

2. Member of the audit committee

3. Member of the audit committee

Secretary of the audit committee

The Audit Committee of the Company has the scope of duties and responsibilities to the Board of Director on the following matters:

- 1. Review the sufficiency, credibility and objectivity of the financial reporting by coordinating with the external auditors and management responsible for preparing the quarterly and yearly financial reports. The Audit and Risk Management Committee may suggest issues or matters to be included for review or audit by the external auditors during its audit of the company.
- 2. Review the adequacy and effectiveness of the internal control systems and internal audit functions by coordinating with the external and internal auditors.
- 3. Review and approve audit plans, budgets and manpower of Compliance and Internal Audit Department.
- 4. Consider and review independent and auditing results of Compliance and Internal Audit Department.
- 5. Participate on the appointment, dismissal, resignation and evaluation of head of Compliance and Internal Audit Department.
- 6. Review compliance with the Securities and Exchange Acts, Regulations of the SET, and any other relevant laws.
- 7. Consider and advise the appointment of the external auditors including the audit fee by considering the creditability, the adequacy of its resources, the firm's audit engagements, and the experience of its supervisory and professional staff.
- 8. Consider compliance with all connected transaction disclosures or the conflict of interests disclosures.
- 9. Take care of any other matters assigned to it by the Board of Directors, such as reviewing the company's financial and risk management policies, reviewing compliance with the Code of Corporate Conduct of the management, and reviewing with the company's management, all important reports which must be disclosed to the public according to the law. (e. g. Management Discussion and Analysis (MD&A), etc.).
- 10. Report the activities of the Audit and Risk Management Committee in the Company's annual report, which must be signed by the chairman of the Audit and Risk Management Committee. The following information should be included in the report:
 - Comments on the Company's financial reporting process and the disclosure of its financial information, which must be correct, sufficient, and credible.
 - Comments on the adequacy of the Company's internal control systems.
 - Statements on whether the Company's auditor is suitable for re-appointment.
 - Comments on compliance with the Securities and Exchange Acts, Regulations of the SET, and any other relevant laws.
 - Other statements that shareholders and general investors deem to be considered under the scope of the functions and responsibilities assigned to them by the board.
- 11. Review Charter of Audit and Risk Management Committee at least once a year.
- 12. Perform self-assessment at least once a year and report the results to the Board of Directors.
- 13. Take all necessary actions to insure that the Board of Directors / Executive Management have evaluated, addressed and are monitoring the material risk associated with the Company's operations.

- 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_		_Director
	(Ms. Varangkana Artkarasatapon)	
G: 1		D: .
Signed_		_Director
	(Mr. Pinit Puapan)	