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No: 01/2025/NQ-DHDCD/ECO

THE SOCIALIST REPUBLIC OF VIETNAM Independence – Freedom – Happiness

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Hung Yen, day 25 month 04 year 2025

RESOLUTION

OF THE 2025 ANNUAL GENERAL MEETING OF SHAREHOLDERS VIET NAM ECO PLASTIC TECHNOLOGY JSC

- Pursuant to the Law on Enterprise No. 59/2020/QH14 dated 17/06/2020 and its implementation guidelines;
- Pursuant to the Law on Securities No. 54/2019/QH14 dated 26/11/2019 and its implementation guidelines;
- Pursuant to the Company Charter of Viet Nam Eco Plastic Technology JSC;
- Pursuant to the Meeting Minutes No.01/2025/BBH-DHDCD/ECO Annual General Meeting of Shareholders ("AGM") of Viet Nam Eco Plastic Technology JSC dated 25/04/2025;
- Pursuant to the vote counting minutes of the AGM dated 25/04/2025.

HEREBY RESOLVES TO

Clause 1: Approve the Report of the Board of Directors

<u>Clause 2:</u> Approve the Report of the Board of Supervisors

Clause 3: Approve the 2024 business performance and the 2025 business plan

Clause 4: Approve the 2024 audited financial statements

<u>Clause 5:</u> Approve the appropriation plan for accummulated undistributed earnings as of December 31, 2024

<u>Clause 6:</u> Approve the remumeration paid for the Board of Directors and the Board of Supervisors in 2024 and plan for the remumeration paid for the Board of Directors and the Board of Supervisors 2025

Clause 7: Approve the list of the independent audit firms for 2025

<u>Clause 8:</u> Approve the transactions with related parties in 2025 and authorize the Board of Directors to execute

<u>Clause 9:</u> Approve the relocation of the Head Office and amendment of Company's Charter (According to Aggregated Proposal No. 03/2025/TTr-HĐQT/ECO)

<u>Clause 10:</u> Approve the adjustment of the plan to increase charter capital and public offering plan (According to Proposal No 04/2025/TTr-HĐQT/ECO)

Clause 11: Approve the increase of charter capital, adjusting the level of charter capital, number of stocks in circulation and other relevant contents in the charter according to the actual amount of increased capital and authorize the Board of Directors to increase charter capital after the end of the public offering

<u>Clause 12:</u> Approve the dismissal and the election of additional member of the Board of Directors for the term 2023 - 2028 from April 25^{th} 2025

The General Meeting of Shareholders approves the dismissal of Mr. Nguyen Thanh An from the position of Board Member and the election of Mr. Nguyen Ton Viet as the additional member of the Board of Directors for the term 2023-2028 from April 25^{th} 2025.

Clause 13: Effect and responsibility for implementation

This Resolution has been approved by the General Meeting of Shareholders and takes effect from the date of signing.

The Board of Directors, the Board of Management and relevant departments/units of Vietnam Eco Plastic Technology Joint Stock Company are responsible for implementing this Resolution, ensuring the interests of shareholders and the Company and complying with the provisions of law.

To:

- As of Clause 13;
- Relevant agencies, organizations
- Shareholders (website);
- ECO archived.

ON BEHALF OF THE GENERAL MEETING OF SHAREHOLDERS



THE SOCIALIST REPUBLIC OF VIETNAM Independence - Freedom - Happiness ____***____

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Số: 01/2025/BBH-ĐHĐCĐ/ECO

Hanoi, day 25 month 04 year 2025

MEETING MINUTES OF THE 2025 ANNUAL GENERAL MEETING OF SHAREHOLDERS VIET NAM ECO PLASTIC TECHNOLOGY JSC

Company's name

: Viet Nam Eco Plastic Technology JSC

Headquarter

: Trung Duong commune, Kieu Ky Ward, Gia Lam District, Hanoi City

Business registration: 0106798702 first issued by the Department of Planning and

Investment of Hanoi on 24/03/2015, 10th change on 18/10/2024

Meeting time

: Start at 09:00 date 25/04/2025

End at 11:30 date 25/04/2025

Meeting Location

: Meeting room - Production Factory Branch of VIET NAM ECO

PLASTIC TECHNOLOGY JSC at Tan Quang Industrial Park, Tan

Quang commune, Van Lam District, Hung Yen Province.

Meeting Agenda

: According to the 2025 Annual General Meeting of Shareholders

Program approved by the General Meeting of Shareholders

attending

Number of delegates : The total number of shareholders and authorized representatives of

shareholders attending is 266 shareholders, representing 20.000.000 shares, accounting for 100% total number of voting shares of the

Company.

Chairman

: Mr. Nguyen Van Binh - Chairman of the Board of Directors

Secretary

: Ms. Nguyen Thi Nghi

MEETING PROCEEDINGS

I. OPENING PROCEDURES:

Shareholders registration by the Organizing Committee

Shareholder Eligibility Verification Report:

Ms. Nguyen Thi Nghi - The Head of the Shareholder Eligibility Verification Committee presents the Minutes of the Shareholder Eligibility Verification Report right before the opening. The results are as follows:

- The total number of shareholders invited is 266 shareholders, representing 20.000.000 shares, accounts for 100% of the total number of shares with voting rights.
- Up to 9:00 AM, the total number of shareholders directly attending or an authorized proxy attending the AGM is 25 people, representing 15.231.700 shares, equivalent to 15.231.700 votes, accounting for 76,16% of the total number of shares with voting rights.

According to the provisions of the Law on Enterprise 2020 and the Company Charter, the 2025 Annual General Meeting of Shareholders of Vietnam Eco Plastic Technology Joint Stock Company is eligible to proceed.

- 3. The Organizing Committee proposes and consults the General Meeting of Shareholders to vote on the composition of the Presiding Committee, Secretaries and Vote Counting Committee, as follows:
 - 3.1 The Presiding Committee includes:
 - Chairperson: Mr. Nguyen Van Binh Chairman of the Board of Directors (BOD)
 - Members are:
 - Mr. Nguyen Huu Duong Member of BOD cum CEO
 - Mr. Dao Quoc Hung Member of BOD cum Deputy General Manager
 - 3.2. The Secretaries are:
 - Head: Ms. Nguyen Thi Nghi
 - Member: Ms. Tran Ngoc Phuong
 - 3.3. The Vote Counting Committee includes:
 - Head: Ms. Do Thi Duyen Member of Board of Supervisory (BOS)
 - Members are:
 - Ms. Tran Ngoc Phuong Member of BOS
 - Mr. Dong Van Hung Shareholder representative

Shareholders attending the meeting vote to approve the election of the Presiding Committee, Secretaries and Vote Counting Committee by raising voting cards with the approval rate of 100% of the total number of shares with voting rights.

4. Approval of the Meeting Agenda and the AGM's Regulations on the organization and operation

Representative of the Organizers announces the Meeting Agenda, the Regulations on the Organization and Operation of the 2025 AGM, the Voting Regulations and the Regulations on the nomination and election of additional member of the BOD term 2023 - 2028. Shareholders attending the meeting vote by raising their voting cards with the approval rate of 100% of the total number of shares with voting rights.

II. REPORTS AND PRESENTATION OF MATTERS TO BE VOTED BY SHAREHOLDERS AT THE AGM

Mr. Nguyen Huu Duong – Member of BOD cum CEO presents the following reports/proposals:

- Report of the activities by BOD;
- 2. Aggregated Proposal No. 03/2025/TTr-HĐQT/ECO;
- 3. Proposal No.04/2025/TTr-HĐQT/ECO Regarding adjusting the plan to increase charter capital and initial public offering plan;
- 4. Proposal on changing Board of Directors' members;

Ms. Tran Ngoc Phuong – Member of the BOS presents the following report:

1. Report of the activities by BOS

(Documents attached)

III. DISCUSSION

There is no comment from the shareholders.

IV. VOTING FOR THE MATTERS IN THE AGM AGENDA

At the time of voting, the total of number of shareholders and authorized proxies attending the AGM is 25 people, representing 15.231.700 shares, equivalent to 15.231.700 votes, accounting for 76,16% of the total voting shares.

Method of voting on all issues at the Meeting: Shareholders vote by secret ballot.

Ms. Do Thi Duyen – Head of the Vote Counting Committee announces the voting results:

- Total number of votes issued: 15.231.700 votes, accounting for 100% of the total number of voting shares of shareholders attending the meeting;
- Total number of votes collected: 15.231.700 votes, accounting for 100% of the total number of voting shares of shareholders attending the meeting;
 In which:
 - The total number of valid votes is 15.231.700 votes, accounting for 100% of the total number of voting shares of shareholders attending the meeting;
 - The total number of invalid votes is 0 vote, accounting for 0% of the total number of voting shares of shareholders attending the meeting;
 - The total number of absent votes is 0 vote, accounting for 0% of the total number of voting shares of shareholders attending the meeting.

The voting results are as follows:

Issue 1: Approval of the Report of the activities by the Board of Directors

| D 1 | Total number of | | Valid | | |
|----------------------------|--|------------|----------------|------------|---------|
| Result | votes attended and voted | Approve | Not Approve | ve comment | Invalid |
| Number of votes | I consider the same of the sam | 15.231.700 | 0 | 0 | 0 |
| % of total number of votes | 15.231.700 | 100% | 0% | 0% | 0% |

<u>Issue 2:</u> Approval of the Report of the activities by the Board of Supervisors

| D. I | Total number of | | Valid | | |
|----------------------------|-----------------------------|------------|----------------|----|---------|
| Result | votes attended and voted | Approve | Not Approve | | Invalid |
| Number of votes | | 15.231.700 | 0 | 0 | 0 |
| % of total number of votes | 15.231.700 | 100% | 0% | 0% | 0% |

Issue 3: Approval of the 2024 business performance and the 2025 business plan

| D 1 | Total number of | | | | |
|-----------------|--------------------------|------------|----------------|------------|---------|
| Result | votes attended and voted | Approve | Not Approve | No comment | Invalid |
| Number of votes | 15.231.700 | 15.231.700 | 0 | 0 | 0 |

| 0/ 6/ 1 | | | | |
|----------------------------|------|----|----|----|
| % of total number of votes | 100% | 0% | 0% | 0% |

<u>Issue 4:</u> Approval of the 2024 audited financial statements

| | Total number of | | Valid | | |
|----------------------------|--------------------------|------------|----------------|------------|---------|
| Result | votes attended and voted | Approve | Not Approve | No comment | Invalid |
| Number of votes | | 15.231.700 | 0 | 0 | 0 |
| % of total number of votes | 15.231.700 | 100% | 0% | 0% | 0% |

<u>Issue 5:</u> Approval of the appropriation plan for accummulated undistributed earnings as of December 31, 2024

| D 1 | Total number of | | Valid | | |
|----------------------------|--------------------------|------------|----------------|---------------|---------|
| Result | votes attended and voted | Approve | Not Approve | No comment | Invalid |
| Number of votes | | 14.576.700 | 655.000 | 0 | 0 |
| % of total number of votes | 15.231.700 | 95,7% | 4,3% | 0% | 0% |

<u>Issue 6:</u> Approval of the remumeration paid for the Board of Directors and the Board of Supervisors in 2024 and plan for the remumeration paid for the Board of Directors and the Board of Supervisors in 2025

| D | Total number of | Valid | | | |
|----------------------------|--------------------------|------------|----------------|---------------|---------|
| Result | votes attended and voted | Approve | Not Approve | No comment | Invalid |
| Number of votes | | 15.231.700 | 0 | 0 | 0 |
| % of total number of votes | 15.231.700 | 100% | 0% | 0% | 0% |

<u>Issue 7:</u> Approval of the list of the independent audit firms for 2025

| D | Total number of | Valid | | | |
|----------------------------|--------------------------|------------|----------------|------------|---------|
| Result | votes attended and voted | Approve | Not Approve | No comment | Invalid |
| Number of votes | | 14.919.000 | 0 | 312.700 | 0 |
| % of total number of votes | 15.231.700 | 97,95% | 0% | 2,05% | 0% |

<u>Issue 8:</u> Approval of the transactions with related parties in 2025 and authorize the Board of Directors to execute

| D. I. | Total number of | | Valid | | |
|----------------------------|--------------------------|------------|----------------|---------------|---------|
| Result | votes attended and voted | Approve | Not Approve | No comment | Invalid |
| Number of votes | 15.231.700 | 15.231.700 | 0 | 0 | 0 |
| % of total number of votes | | 100% | 0% | 0% | 0% |

Issue 9: Approval of changing the Company's head office address and amending the Charter (According to Proposal No. 03/2025/TTr-HĐQT/ECO)

| D. I. | Total number of | | Valid | | |
|----------------------------|--------------------------|------------|----------------|---------------|---------|
| Result | votes attended and voted | Approve | Not Approve | No comment | Invalid |
| Number of votes | | 15.231.700 | 0 | 0 | 0 |
| % of total number of votes | 15.231.700 | 100% | 0% | 0% | 0% |

<u>Issue 10:</u> Approval of the adjustment of the plan to increase charter capital and public offering plan (According to Proposal No. 04/2025/TTr-HĐQT/ECO)

| D. I | Total number of | Valid | | | |
|----------------------------|--------------------------|------------|----------------|---------------|---------|
| Result | votes attended and voted | Approve | Not Approve | No comment | Invalid |
| Number of votes | | 15.231.700 | 0 | 0 | 0 |
| % of total number of votes | 15.231.700 | 100% | 0% | 0% | 0% |

<u>Issue 11:</u> Approval of the increase of charter capital, adjusting the level of charter capital, number of shares in circulation and other relevant contents in the charter according to the actual amount of increased capital and authorize the Board of Directors to increase charter capital after the end of the offering

| D | Total number of | | Valid votes | | |
|----------------------------|--------------------------|------------|----------------|------------|------------------|
| Result | votes attended and voted | Approve | Not Approve | No comment | Invalid votes |
| Number of votes | | 15.231.700 | 0 | 0 | 0 |
| % of total number of votes | 15.231.700 | 100% | 0% | 0% | 0% |

<u>Issue 12:</u> Approving the dismissal and election of additional members of the Board of Directors for the 2023 - 2028 term from 25/04/2025

Dismissal of Mr. Nguyen Thanh An from the position of member of the Board of Directors from 25/04/2025:

| Result | Total number of votes attended and voted | Valid votes | | | |
|----------------------------|--|-------------|----------------|------------|--------------------|
| | | Approve | Not Approve | No comment | - Invalid votes |
| Number of votes | | 15.231.700 | 0 | 0 | 0 |
| % of total number of votes | 15.231.700 | 100% | 0% | 0% | 0% |

Elect Mr. Nguyen Ton Viet to hold the position of member of the Board of Directors for the 2023-2028 term from 25/04/2025

| Approve | 15.231.700 votes | 100% of the total number of voting shares of shareholders attending the meeting |
|---------|------------------|---|
|---------|------------------|---|

V. ANNOUNCEMENT OF THE ISSUES APPROVED BY VOTING BALLOTS AT THE AGM AND THE APPROVAL RATES

Based on the Regulations on organization and operation of the AGM, the Company's Charter, relevant legal regulations and the vote counting results conducted by the Vote Counting Committee, Mr. Nguyen Van Binh - Chairman of the General Meeting announced the issues that have been voted and approved by the General Meeting of Shareholders, including:

| No | Approved issues | Approval rate |
|----|--|---------------|
| 1 | Approval of the Report of the activities by the Board of Directors | 100% |
| 2 | Approval of the Report of the activities by the Board of Supervisors | 100% |
| 3 | Approval of the 2024 business performance and the 2025 business plan | 100% |
| 4 | Approval of the 2024 audited financial statements | 100% |
| 5 | Approval of the appropriation plan for accumulated undistributed earnings as of December 31, 2024 | 95,7% |
| 6 | Approval of the remumeration paid for the Board of Directors and the Board of Supervisors in 2024 and plan for the remumeration paid for the Board of Directors and the Board of Supervisors in 2025 | 100% |
| 7 | Approval of the list of the independent audit firms for 2025 | 97,95% |
| 8 | Approval of the transactions with related parties in 2025 and authorize the Board of Directors to execute | 100% |
| 9 | Approval of changing the Company's head office address and amending the Charter | 100% |

| No | Approved issues | Approval rate |
|----|--|---------------|
| 10 | Approval of the adjustment of the plan to increase charter capital and initial public offering plan | 100% |
| 11 | Approval of the increase of charter capital, adjusting the level of charter capital, number of shares in circulation and other relevant contents in the charter according to the actual amount of increased capital and authorize the Board of Directors to increase charter capital after the end of the offering | 100% |
| 12 | Approving the dismissal and election of additional members of the Board of Directors for the 2023 - 2028 term from 25/04/2025 | 100% |

(Approved documents attached hereinafter)

VI. APPROVAL OF THE AGM MINUTE AND CLOSING

Ms. Nguyen Thi Nghi - Head of the Secretaries presents the draft of the 2025 AGM Minute and Resolution. The 2025 AGM Minute and Resolution were approved by the shareholders attending the Meeting by raising their ballot with the approval rate of 100%, nonapproval rate of 0%, no comment rate of 0% of total number of votes.

The Chairman of the Meeting - Mr. Nguyen Van Binh - delivered the closing remarks. This AGM Minute is made at 11:30 AM on April 25th 2025 at the 2025 Annual General Meeting of Shareholders of the Viet Nam Eco Plastic Technology Jsc.

ON BEHALF OF THE SECRETARIES HEAD

NGUYĚN THỊ NGHỊ

CHAIRMAN OF THE MEETING

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Số: 01/2025/TTr-HĐQT/ECO

Hanoi, day 28 month 03 year 2025

REPORT OF THE ACTIVITIES BY THE BOARD OF DIRECTORS

<u>To</u>: The 2025 Annual General Meeting of Shareholders

1. Business performance in 2024

Vietnam has overcomed common geopolitical challenges and the global economic recession in 2024. According to statistics from the General Department of Vietnam Customs, Vietnam's export turnover of plastic products in 2024 reached over 6.072 billion USD, an increase of 29,8% over the same period in 2023. The plastic packaging market in 2024 experienced a stable growth continously, despite being affected by many complex developments in raw material sources and prices in domestic and international market.

In that context, by the end of 2024, the Company's main business activities continue to maintain its position in the market and record impressive business results. Consolidated Net revenue reached 454 billion VND, an increase of 64% compared to the previous year; Profit after tax presented on the consolidated financial statement 2024 was 14,1 billion VND, an increase of 13% compared to 2023. These two targets respectively reached 130% and 103% of the business plan set at the 2024 Annual General Meeting of Shareholders.

2. Activities of the Board of Directors ("BOD") in 2024

2.1. General activities

In 2024, the BOD continues to maintain flexible management measures and effectively coordinate business activities to quickly adapt to macroeconomic conditions and respond to challenges

During 2024, the BOD issued 13 Resolutions with the rate of attendance at 100%, approving important policies and changes that impacted the Company's operations and developement orientation, with the main contents as follows:

- Strenthening, reorganizing the corporate management and operational structure, establising subsidiaries, and appointing authorized representatives to manage contributed capital in subsidiaries.
- Approving transactions with related parties, selecting auditor
- Approving development orientation and implementation plan for new factory construction
- Other activities.

2.2. Supervision activities of the BOD

The BOD has fulfilled the responsibilities of the Company's directors, promptly coordinating
with the Board of Supervisors to ensure thorough and efficient implementation of the
Company's activities and transparency.

- Supervision activities of the BOD for the Board of Management, ensuring compliance with the provisions of the Law on Enterprise, Internal Regulations on Corporate Governance, Operational Regulations of the BOD and the Company's Charter.
- Supervise the implementation of information disclosure to ensure transparency in governance and compliance with legal regulations. Direct the strict implementation of quarterly, semiannual and 2024 financial reporting regimes;
- Strengthen reviewing of corporate governance activities, internal control activities and risk management.

3. Remuneration, operational cost and other benefits of the BOD

Remuneration, operational cost and other benefits of the BOD and each member of the BOD are reported and announced in accordance with the provisions of the Law of Enterprises, Law on Securities. Report of remuneration for the BOD in 2024 has been specified in details in the Audited Financial Statements 2024 and Annual Report 2024.

4. Related parties transactions

Transactions between the Company and related parties strictly comply with the provisions of the Law of Enterprises, Law on Securities, and the Company's internal governance regulations. Transactions are reported and disclosed on the Corporate Governance Report 2024.

5. Independent BOD member's activities and assessment of the BOD's activities

5.1. Activities of the independent BOD member

The Company's BOD consists of 01 independent member: Mr. Nguyen Thanh An. The independent BOD member possess solid professional qualifications, expertise and extensive experience in key operational areas of the Company. His valuable contributions significantly influenced the decisions made by the BOD in 2024.

In 2024, the independent BOD member fully participated in meetings and voted to decide related matters under the authorities of the BOD to ensure the Company's transparency, control of conflict of interests and protect the Company and its shareholders' interest.

5.2 Assessment of independent BOD members on the BOD's activities

In 2024, the BOD swiftly adapted to the dynamic changes in business methodologies and models, prompted by the unstable global economic conditions. The BOD promptly approved and issued Resolutions within its authority to adjust the Company's management, and business activities. Futhermore, it provided prompt decision and closely supervised the activities of the Board of Management in implementing established goals, strategies and business plans.

6. Company's 2025 Plan of Actions

The Company's development orientation is to become a stable manufacturing enterprise with long-term and sustainable development while expanding its market share and position in the global plastic packaging industry to achieve long-term business efficiency. Accordingly, the Company will continue to invest thoroughly in human resources and technology, exploiting the Company's potential and strengths in developing and expanding markets through flexible and multi-modal sales policies to improve production productivity and increase revenue.

The Company will implement the following action strategies in 2025:

- Invest in production machinery and equipment;
- Organize production operations and manage production scientifically and constantly innovate, improve production;
- Proactively ensure raw materials, strictly manage production norms, and gradually improve product quality according to international standards;
- Improve professional qualifications and skills for employees, save costs for production and business, and increase labor productivity;
- Search and expand new markets domestically and internationally.

Respectfully submitted to the AGM for consideration and endorsement ./.

 \underline{To} :

- BOD, BOS;

- GM;

- Shareholders:

- ECO archives.

FOR AND ON BEHALF OF THE BOD CHAIRMAN OF THE BOD



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Số: 02/2025/TTr-HĐQT/ECO

Hanoi, day 28 month 03 year 2025

REPORT OF THE ACTIVITIES BY THE BOARD OF SUPERVISORS

<u>To</u>: The 2025 Annual General Meeting of Shareholders

Dear all shareholders,

The Board of Supervisors (BOS) respectfully submitted to the Annual General Meeting of Shareholders 2025 of Viet Nam Eco Plastic Technology JSC the Report of the activities by the BOS in 2024, as follows:

1. Supervisory report on Company's financial performance

The BOS agreed with the details of the FY2024 separate and consolidated financial statements prepared by the Company's Board of Management and audited by Branch of Auditing & Computing Service Company., Ltd. The financial statements aptly portray the financial status of Viet Nam Eco Plastic Technology JSC as of December 31, 2024, along with the income statement and cashflow statement throughout the fiscal year from January 1, 2024 to December 31, 2024.

The key financial indicators achieved in 2024 are stated in the consolidated Financial statements as follows:

a. Consolidated Business results:

Net revenue : VND 454,0 billion
 Profit before tax : VND 17,8 billion
 Profit after tax : VND 14,1 billion

b. Consolidated Total Assets:

- Current Assets : VND 255,2 billion
- Non – current Assets : VND 88,9 billion
- Total Assets : VND 344,1 billion
c. Owner's equity : VND 224,4 billion

2. Assessment on the performance of the Board of Directors ("BOD") and the General Manager ("GM") in 2024

Given careful supervision and review, the BOS assesses that the BOD and the GM and the management executives have successfully performed their functions and responsibilities, and ensured the transparent and lawful business operation and investment activities. Within its authority and responsibilities, the BOS acknowledges that there is no material risk or violation that could potentially affect the Company's operation.

- 3. Report on the BOS and the supervisors' activities
- 3.1. Activities in 2024 and 2025 Action Plan of the BOS

In 2024, the BOS has fully exercises its functions and responsibilities comply with the law and the Company's Charter. In details, the BOS strengthened its supervision and collaborated with the Board of Management to monitor the issuance and implementation of Resolutions by the AGM and BOD as well as assessed the implementation results. The BOS also monitored internal audits to ensure that operations, production, and business activities comply with the law and the Company's Internal Governance Regulations.

Based on the performance of the BOS and the Company's business plan for 2025, the BOS proposes the following action plan for 2025:

- Supervise compliance with regulations in the Company's Charter and current law.
- Inspect, supervise the implementation of Resolutions by the AGM and BOD
- Coordinate closely with the independent auditor in preparing and evaluating the Company's financial reports
- Regularly update new regulations on corporate governance, risk management, and business knowledge. Update knowledge of taxes, accounting, finance, and industries and professions related to the Company's business activities to have the deepest understanding for inspection and supervision.
- Research and advise the BOD and the BOM when necessary to manage business risks.

3.2. Self-assessment of the BOS' members:

During 2024, members of the BOS have fully attended 04 meetings. Following the tasks assigned by the Head of the BOS, each member, with their own professional expertise, has actively supervised and reviewed actions of the BOD, GM and functional departments. Members of the BOS has assessed that we have completed our duties and responsibilities in compliance with relevant laws and Company's Charter.

3.3 Report of coordinated activities between the BOS and the BOD, GM and shareholders

- The BOS evaluates that the members of the BOD and the BOM always create favorable conditions for the BOS to complete their tasks.
- The BOD and BOM are always ready to coordinate with shareholders in the spirit of the current Law of Enterprise to resolve issues of concern to shareholders.

4. BOS' recommendations

Given research, supervision, the BOS has made a number of recommendations to the BOD, BOM as follows:

- Regularly monitor macroeconomic fluctuations, policies and changing mechanisms in the
 plastic field that affects the Company's business situation, analyze and evaluate impacts to
 have effective and timely solutions in management and administration.
- Review and evaluate the scale and growth rate of each investment project in terms of both revenue and efficiency, thereby providing specific solutions.
- Maintain the task of good control of capital use, reinvestment, and long-term stability, contributing to increasing profits and value for shareholders.

The BOS would like to report their activities in 2024 as above. Respectfully submitted to the AGM for consideration and endorsement.

With sincerely regards!

\underline{To} :

- BOD, BOS;
- *GM*;
- Shareholders;
- ECO archives.

FOR AND ON BEHALF OF THE BOS HEAD OF THE BOS

NGUYEN THU HANG

THE SOCIALIST REPUBLIC OF VIETNAM

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Số: 03/2025/TTr-HĐQT/ECO

Hanoi, day 25 month 04 year 2025

AGGREGATED PROPOSAL

Regarding the contents of the 2025 Annual General Meeting of Shareholders VIET NAM ECO PLASTIC TECHNOLOGY JSC

<u>To</u>: The 2025 Annual General Meeting of Shareholders

The Board of Directors (BOD) respectfully proposes to the 2025 Annual General Meeting of Shareholders of Viet Nam Eco Plastic Technology JSC the following issues:

Issue 1. The 2024 business performance and the 2025 business plan

Vietnam has achieved all 15/15 proposed socio-economic targets, overcoming common geopolitical challenges and the global economic recession in 2024. According to the General Statistics Office, GDP in 2024 grew by 7.09%, far exceeding the set target of 6 - 6.5%, thanks to two main drivers from services (49,46%) and industrial production (45,17%). In the global supply chain, with a record-setting export-import turnover of 786.29 billion USD, Vietnam rose to 17th place out of the 20 economies with the world's largest trade scale.

a. The 2024 business performance

In that context, by the end of 2024, the Company's production and business activities continue to maintain a stable growth momentum, affirming its competitive position in the market and recording impressive business results. Consolidated Net revenue reached VND 454 billion, an increase of 64% compared to the previous year. Consolidated Profit after tax reached VND 14,1 billion, an increase of 13% compared to 2023. These two targets respectively reached 130% and 103% of the business plan set at the 2024 Annual General Meeting of Shareholders.

In April 2024, the Company established a Factory Branch and moved the entire production factory to an area of nearly 6.000m^2 at a new location in Tan Quang Industrial Park, Tan Quang commune, Van Lam district, Hung Yen province for the needs of expanding scale and increasing output. Here, the Company continues to invest in specialized and modern production machinery, meeting the higher requirements for quality and product design of many customers. At the same time, it satisfies strict conditions of foreign production standards such as AENor Recycling Certificate, BSCI International Standards - A set of standards for assessing compliance with social responsibility in business.

On July 12, 2024, the Company officially became a public company and the Company's ECO shares were officially approved by the Hanoi Stock Exchange to trade on UPCoM on September 26, 2024. Ensuring compliance with current regulations for public companies is an affirmation of the Company's commitment to information transparency and effective governance that the Company pursues with the goal of protecting the legitimate rights and interests of the Company and its shareholders.

b. Project implementation

The 2024 Extraordinary General Meeting of Shareholders approved the establishment of a subsidiary, Vietnam Eco-Plastic Packaging Joint Stock Company, to implement the Factory No. 2 project at Pho Noi A Industrial Park, Van Lam district, Hung Yen province with a total investment of 215 billion VND. The factory scale is built on an area of nearly 1,2 hectares with an expected production capacity of 1.200 tons of plastic packaging products/month. Currently, Viet Nam Eco Plastic Packaging JSC has completed the project's legal procedures as follows:

- November 15, 2024: The Company was granted an Investment Registration Certificate by the People's Committee of Hung Yen Province Industrial Park Management Board
- March 4, 2025: The People's Committee of Hung Yen Province Industrial Park Management Board approved the Master Plan of the plastic packaging factory project of Vietnam Eco Plastic Packaging Joint Stock Company (1/500 scale plan)
- April 1, 2025: The Company was granted a Certificate of land use rights and ownership of assets attached to the land for the industrial park land area to build the factory.
- April 23, 2025, the Company was granted an Environmental License by the People's Committee of Van Lam District.

After being granted the Investment Certificate, handing over the land, and having a suitable construction plan, it is expected that in 2025, the Board of Directors of Vietnam Eco Plastic Packaging Joint Stock Company will continue to complete legal procedures on construction, environment and implement construction items. The expected plan is as follows:

- Complete fire prevention and fighting records
- Apply for Fire Prevention and Fighting License
- Apply for Construction License
- After being granted a construction license, the Company plans to start construction in May 2025
 - c. The 2025 business plan

In 2025, the Company aims to boost production output and develop markets through flexible and multi-modal sales policies. In addition, the Company will continue to invest deeply in human resources and technology, organize operations and manage production scientifically, improve and rationalize production to optimize production and business costs, and gradually improve product quality according to international standards.

The Board of Directors respectfully submits to the AGM to approve the 2025 production and business plan as follows:

- Net revenue from production and business activities is about 500 billion VND
- Profit after corporate income tax is about 15,5 billion VND.

Issue 2. The 2024 financial results in accordance with 2024 audited financial statements

In 2024, Viet Nam Eco Plastic Technology JSC overcame challenges posed by global economic turbulence. Key financial statement indicators and consolidated business performance for the financial year ended December 31st 2024 are as follows:

- a. Asset growth
- Total assets increased by VND 80 billion, or 130,3% as compared to December 31,2023 and reached VND 344,1 billion as of December 31, 2024.

- Current assets increased by VND 48,1 billion, or 123,2% compared to December 31, 2023. In which, inventory increased by VND 21,6 billion, primarily due to an increase of raw materials for production activities.
- Non-current assets increased by VND 31,9 billion, or 156,1% year-on-year (YoY), compared to December 31, 2023. In which, prepaid expenses for land rental for the construction of the Company's Factory No. 2 in Pho Noi A Industrial Park, Van Lam District, Hung Yen Province accounted for 44,7% of the value of non-current assets.
- b. Total Liabilities and Owner's equity
- Onwer's equity reached VND 224,4 billion, increased by VND 14,1 billion, or 6% YoY as of December 31, 2023.
- Total liabilities amounted to VND 119,7 billion as of December 31, 2023, representing a 65,9% YoY increase. The Company's debt structure mainly consisted short-term liabilities, in which bank loans and short term payables was the majority (approximately 46,8% and 25,6% of the total liabilities).
- c. Net revenue
- Net revenue in 2024 reached VND 454 bllion, representing an increase of VND 177,5 billion, or 64,2% compared to the previous year. Details are as follows:
 - Revenue from manufacturing activities reached VND 200,2 billion, increasing by VND 65,5 billion or 48,6% YoY, attributable to the market expansion and new clients in many countries, at the same time the Company maitained its loyal clients.
 - Revenue from trading activities reached VND 249,9 billion, increasing by VND 109,3 billion or 77,7% YoY, attributable to the advantages of economy scale and effective sales strategies.

d. Profit after tax

- In 2024, the Company recorded VND 14,1 billion in profit after tax, meeting 103% of the 2024 business plan set at the 2024 Annual General Meeting of Shareholders.
- e. Profit attributable to shareholders
- As audited by Branch of Auditing & Computing Service Company., Ltd, the net profit after tax attributable to shareholders of the parent company in 2024 was VND 14,1 billion. Basic earnings per share in 2024 were VND 705.

Issue 3. The appropriation plan for accummulated undistributed earnings as of December 31, 2024

In accordance with the audited firgures by Branch of Auditing & Computing Service Company., Ltd, the accumulated undistributed earnings as of December 31, 2024 of Vietnam Eco Plastic Technology JSC on the consolidated financial statements was VND 24,4 billion.

The Board of Directors would like to submits to the General Meeting of shareholders for approval of the appropriation plan for 2024 accumulated undistributed earnings as of December 31, 2024 as follows:

- No appropriation of funds
- No dividend payment in 2024 in order for reinvestment in business activities.

Issue 4. Remumeration paid for BOD and BOS in 2024 and plan for 2025

Pursuant to the Resolution of the 2024 AGM, BOD reports to the AGM on the remumeration paid for BOD and BOS in 2024 and plan for 2025 as follows:

- a. Remumeration paid in 2024:
- In 2024, the BOD comprised 05 members and the BOS comprised 3 members.
- The remumeration paid to BOD members amounted to VND 748.093.861
- The remumeration paid to BOS members amounted to VND 529.815.283
- b. Remumeration plan for 2025:

According to the 2025 business plan, the BOD respectfully request the AGM to approve the remumeration plan for the BOD and BOS for 2025 as follows:

- The remumeration for BOD members shall not exceed VND 1 billion
- The remumeration for BOS members shall not exceed VND 700 million

The BOD and BOS propose to delegate authority to the Chairman to determine specific remumeration for BOD members and to the Head of the BOS to set specific remumeration for the BOS members within the aforementioned limits.

Issue 5. Approving the 2024 audited Financial Statements and the list of the independent audit firms for 2025

In 2024, the BOD has approved the change of audit firm for the financial statements 2024 and selected Branch of Moore ASIC Auditing and Informatics Services Company Limited to conduct the financial statements 2024 for the Company.

The BOD respectfully report to the AGM to approve the Financial Statements 2024 (including the Seperated Financial Statements 2024 and the Consolidated Financial Statements 2024) audited by Branch of Moore ASIC Auditing and Informatics Services Company Limited.

The BOD respectfully submit to the AGM the list of audit firms for approval and kindly request the AGM to authorize the BOD to select one of the following companies to serve as the auditor for Financial Statements for the fiscal year 2025 and the semi-annual year 2025 of Vietnam Eco Plastic Technology JSC:

- Moore AISC Auditing and Informatics Services Company Limited (Moore AISC)
- An Viet Auditing Company Limited (An Viet)
- International Auditing Company Limited (ICPA)
- PwC Company Limited (Vietnam) (PWC)

In case at the time of negotiating to select the above mentioned audit firms, the objectives are not achieved or at the time of signing the contract, the audit firm does not meet the prescribed conditions, the BOD respectfully submits to the General Meeting of Shareholders to authorize the BOD to decide, select and change the audit firm from the list of auditing units approved by the State Securities Commission to perform auditing for public companies, in accordance with the provisions of the Securities Law and the law on independent auditing.

Issue 6. Approving transactions with related parties in 2025 and authorize the Board of Directors to execute transaction with related parties according to regulations

The Board of Directors respectfully submits to the General Meeting of Shareholders to approve the signing and implementation of transactions and contracts arising in 2025 (if any)

between Vietnam Eco Plastic Technology Joint Stock Company and related parties according to the provisions of law. Specifically as follows:

- Related persons signing contracts and transactions with the Company: according to the provisions of Clause 23, Article 4 of the Law on Enterprises 2020;
- Subject of contract and transaction: purchase/sale transaction; borrowing/lending transactions; Secured transactions (guarantees, mortgages, mortgages...)
- Value and limitation of the above contracts and transactions: in accordance with the provisions of the Company Charter and Article 167 of the Law on Enterprises 2020 (except for contracts prohibited from being implemented according to the provisions of Article 293 of Decree 155/2020/ND-CP guiding the Law on Securities 2019 and other legal regulations, if any).

The Board of Directors respectfully submits to the General Meeting to authorize the Board of Directors to direct and supervise the signing and implementation of the above contracts in accordance with the provisions of law, the Company's Charter and the Resolution of the General Meeting of Shareholders.

Issue 7. Approve the relocation of the Head Office and amendment of Company's Charter

To meet the requirements of business operations as well as long-term development strategies, the Board of Directors respectfully submits to the General Meeting of Shareholders for approval of the relocation of the Head Office to the following address:

Address of the Head Office after amendment: Tan Quang Industrial Park, Tan Quang Commune, Van Lam District, Hung Yen Province, Vietnam.

At the same time, the Board of Directors respectfully submits to the General Meeting of Shareholders for approval the amendment of the Company's Charter to align with the abovementioned changes, specifically:

| Amendment of Company's Charter | Before amendment | After amendment |
|--------------------------------|------------------------|--|
| Clause 3, Article 2 | Duong Village, Kieu Ky | Office: - Head office address: Tan Quang |

(Other contents in the Company's Charter remain unchanged).

The Board of Directors respectfully submits to the General Meeting for approval to assign/authorize the Board of Directors to decide on all matters related to the implementation of relocation of the Company's Head Office, including:

(i) Based on the actual situation, decide on the appropriate time to proceed with relocation of the Company's Head Office to ensure compliance with legal regulations, and ensure that it does not affect the Company's business operations.

- (ii) Supervise and direct the Board of Management to carry out necessary procedures in accordance with the provisions of law and the Company's Charter on related issues to complete the relocation of the Company's Head Office. The Board of Directors is authorized to assign appropriate personnel to carry out the above-mentioned tasks.
- (iii) Amend and supplement the Company's Charter and Business Registration Certificate when approved by state management agencies in accordance with legal regulations.

Respectfully submitted to the 2025 Annual General Meeting of Shareholders of Vietnam Eco Plastic Technology Joint Stock Company for approval./.

To:

- BOD, BOS;

- GM;

- Shareholders;

- ECO archives.

ON BEHALF OF THE BOD CHAIRMAN

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No: 04/2025/TTr-HĐQT/ECO

THE SOCIALIST REPUBLIC OF VIETNAM Independence – Freedom – Happiness

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Hanoi, day 28 month 03 year 2025

PROPOSAL

Regarding adjusting the plan to increase charter capital and public offering plan

To: The 2025 Annual General Meeting of Shareholders

- Pursuant to the Law on Enterprise No. 59/2020/QH14 dated 17/06/2020 and its implementation guidelines;
- Pursuant to the Law on Securities No. 54/2019/QH14 dated 26/11/2019 and its implementation guidelines;
- -Pursuant to the Company Charter of Viet Nam Eco Plastic Technology JSC
- Pursuant to the current business performance and needs of Viet Nam Eco Plastic Technology JSC to raise capital for development.

The Board of Directors (BOD) respectfully submits to the Annual General Meeting of Shareholders (AGM) of Viet Nam Eco Plastic Technology JSC to approve the adjustment of capital increase plan and the Public Offering plan. Details as follows:

On October 10, 2024, as recorded in Article 3, Extraordinary General Meeting of Shareholders Resolution No. 02/2024/NQ-DHĐCĐ/ECO of Vietnam Eco-Plastic Joint Stock Company ("ECO" or "Company"), contents related to the plan to increase charter capital and the plan to issue additional share purchase rights to existing shareholders in Proposal No. 05/2024/TTr-HĐQT/ECO of the Board of Directors was approved at the Company's 2024 Extraordinary General Meeting of Shareholders.

However, due to changes in the actual needs of the Company, the plan to increase capital and issue additional shares mentioned above has not been implemented in 2024. The Board of Directors respectfully submits to the General Meeting of Shareholders for consideration and approval of the new plan as follows:

The Company will conduct a public offering to increase its charter capital from 200 billion VND to 300 billion VND, corresponding to the public offering of shares with a total par value of 100 billion VND, equivalent to 10,000,000 shares.

Details of the public offering plan are presented below.

PUBLIC OFFERING PLAN VIET NAM ECO PLASTIC TECHNOLOGY JSC

I. INFORMATION ON THE OFFERING

- 1. Name of the shares: Share of Viet Nam Eco Plastic Technology Joint Stock Company
- 2. Type of share: Ordinary share
- 3. Stock code: ECO
- 4. Face value: VND 10.000/share
- 5. Total number of shares before offering
 - a) Number of outstanding shares before offering: 20.000.000 shares
 - b) Number of treasury shares: 0 shares
- 6. Charter capital before the offering: VND 200.000.000 (Two hundred billion)
- 7. Offering ratio: 50% of outstanding shares at the time of implementation
- 8. Number of offering shares issuance: 10,000,000 (*Ten million*) shares
- 9. Total offering value according to face value: VND 100.000.000 (One hundred billion)
- 10. Estimated number of outstanding shares after the offering: 30.000.000 (*Thirty million*) shares
- 11. Expected charter capital after the offering: VND 300.000.000.000 (Three hundred billion)
- Form of offering: Public offering of additional shares by exercising purchase rights for existing shareholders of Viet Nam Eco Plastic Technology JSC.
- 13. Subject of issuance: Existing shareholders of the Company whose names are on the list of shareholders on the last registration date provided by the Vietnam Securities Depository and Clearing Corporation, are allocated the right to purchase additional issued shares.
- 14. Ratio of rights exercise: 2:1 (on the registration date of shareholders to exercise the right to purchase additional issued shares, shareholder owns 01 share will receive 01 right, every 02 rights will be entitled to purchase 01 new share, and the purchase right can be transferred 01 time)
- 15. Principles to determine offering price: Based on the priority nature of the distribution target, the stock market situation, capital needs, the book value of the shares, as well as on the basis of analyzing the level of price dilution, based on comparison with the book value in the most recent Financial Statements and to ensure the success of the offering, the Company determines the offering price to be VND 10,000/share.
- 16. Offering price: VND 10,000/share.
- 17. Total value expected to acquire through public offering: VND 100.000.000.000 (One hundred billion)
- 18. Expected implementation timeline: After being granted a Certificate of public offering of shares by the State Securities Commission. The General Meeting of Shareholders authorizes the BOD to decide the final implementation day (expected in 2025)
- 19. Rounding principle: The number of additional shares issued will be rounded down to the nearest unit to ensure that the total number of shares distributed does not exceed the total number of shares issued. Any fractional shares will be cancelled.
- 20. Transfer of purchase rights: Existing shareholders whose names are on the list at the shareholder record date may transfer their purchase rights to domestic investors within the

- prescribed period and may only transfer 01 (one) time (the party receiving the purchase rights transfer will not be allowed to transfer them to a third party)
- 21. Transfer of purchase rights: Existing shareholders whose names are on the list at the shareholder registration date may transfer their purchase rights to domestic investors within the prescribed timeline and may only transfer 01 (one) time (the party receiving the purchase rights transfer will not be allowed to transfer them to a third party).

22. Restrictions of transfer:

- All additional shares offered to existing shareholders are freely transferable.
- The number of undistributed shares due to existing shareholders not registering to buy or not paying for the purchase, will be re-distributed by the Board of Directors to other investors in need, will be restricted from transfer within 01 (one) year from the date of completion of the offering as prescribed in Clause 2, Article 42 of Decree 155/2020/ND-CP dated December 31, 2020.

23. Handling undistributed shares (if any):

- If arising, the General Meeting of Shareholders authorizes the Board of Directors to further distribute shares to other investors, given such regulations on the rights and obligations of investors must not be more favorable than those offerred to existing shareholders (including the offering price must not be lower than VND 10.000/share) and ensuring compliance with the relevant provisions of current law, including but not limited to provisions on foreign ownership ratio of the Company.
- In case the distribution time expires as prescribed by law, including the extension time (if any), if the remaining number of shares is still not distributed to other investors, the Board of Directors will cancel this remaining number of shares and announce the completion of the offering.

II. PURPOSE AND PLAN FOR CAPITAL USE ACQUIRED FROM THE OFFERING

1. Purpose of the offering:

- a) Payment for loans
- b) Additional working capital

2. Plan for capital use acquired from the OFFERING:

Total expected capital acquired from the offering (according to face value): VND 100.000.000.000 (*One hundred billion*), expected to be allocated and used in the following order of priority:

| No | Capital use | Expected capital use (VND) | |
|------------------------------|-------------------|----------------------------|--|
| 1 | Payment for loans | 70.000.000.000 | |
| 2 Additional working capital | | 30.000.000.000 | |
| | Total | 100.000.000.000 | |

The total expected capital acquired will be allocated and flexibly circulated for the Company's activities according to the above purposes to ensure the effective use of the Company's capital in each period. In case the needed capital for the mentioned plan is not acquired fully from the offering, the General Meeting of Shareholders authorizes the Board of

Directors to have the full rights and to seek other options of capital increase such as: capital raising from strategic shareholders and other partners to ensure planned business purposes.

In case of the timelapse in the disbursement schedule according to the the capital use plan mentioned above, the General Meeting of Shareholders authorizes the Board of Directors to use the idle capital obtained from the offering to supplement the Company's working capital (including bank deposits, certificates of deposit, or other forms of security deposits) with a term consistent with the disbursement time according to the detailed use plan approved by the Board of Directors, ensuring capital safety and rights of the Company and shareholders.

Depending on the actual amount of capital obtained from the offering, the General Meeting of Shareholders authorizes and assigns the Board of Directors, based on the specific situation of the Company, to develop a capital use plan, decide on the allocation of capital from the offering and/or amend, supplement and adjust the capital use plan in accordance with the Company's business situation, the Company's general development plan and ensure maximum benefits for shareholders. In case the plan is adjusted, the Board of Directors will make a report at the nearest General Meeting of Shareholders.

III. REGULATIONS ON MAXIMUM FOREIGN OWNERSHIP RATIO

Pursuant to Official Dispatch No. 8275/UBCK-PTTT dated December 6, 2024 of the State Securities Commission on reporting foreign ownership ratio (FAR), the maximum FAR of Vietnam Ecological Plastic Joint Stock Company is 50%.

The Board of Directors commits to implementing measures to ensure that the offering meets the regulations on the maximum FAR as follows:

- Additional shares offered shall only be distributed to existing shareholders in accordance with the ratio of their rights to purchase;
- Existing shareholders shall only be allowed to transfer their rights to purchase shares to domestic investors;
- For the undistributed shares: The Company shall not distribute to foreign investors. The Board of Directors is responsible for supervising the implementation to ensure compliance with the regulations on the foreign ownership ratio.

IV. REGISTRATION FOR ADDITIONAL DEPOSITORY AND TRADING

All of the additional shares offered will be registered for depository and registered for trading when the offering is completed in accordance with the provisions of law.

V. APPROVAL OF THE INCREASE OF CHARTER CAPITAL, ADJUSTING THE LEVEL OF CHARTER CAPITAL, NUMBER OF STOCKS IN CIRCULATION AND OTHER RELEVANT CONTENTS IN THE CHARTER ACCORDING TO THE ACTUAL AMOUNT OF INCREASED CAPITAL AND AUTHORIZING THE BOARD OF DIRECTORS TO INCREASE CHARTER CAPITAL AFTER THE END OF THE OFFERING

The BOD respectfully submits to the General Meeting of Shareholders to approve the increase of charter capital, edit the charter capital level, number of outstanding shares and other

related contents in the Charter according to the results of the actual increase in charter capital after the end of the offering.

The BOD respectfully submits to the General Meeting of Shareholders to authorize the BOD to decide and carry out procedures to change the content of business registration (including carrying out procedures to register an increase in charter capital after the end of the issuance) and sign necessary documents related to the adjustment of increasing charter capital on the Certificate of Business Registration at the competent State agencies; Adjust the level of charter capital, number of shares in circulation and other related contents in the Company's Charter according to the results of the new actual charter capital after the issuance and other procedures/work related to the increase in charter capital mentioned above with competent State agencies and relevant units.

VI. AUTHORIZATION FOR THE BOARD OF DIRECTORS TO IMPLEMENT

Besides the tasks assigned/authorized to the Board of Directors according to the above offering plan and the scopes of work under the authority of the Board of Directors in accordance with the provisions of the Charter and relevant laws, the General Meeting of Shareholders authorizes the Board of Directors to carry out all necessary tasks related to the offering, depository registration and trading registration of the Company's new shares, specifically:

- Decide on issues and detailed plans related to the detailed offering plan, including but not limited to amending, supplementing, and adjusting details of the offering plan when necessary according to the actual situation of the Company and/or at the request of the competent State agency to ensure that the offering is carried out in compliance with relevant laws, ensuring the rights of shareholders and the Company.
- 2. Decide on the specific time to carry out the offering after approval from the State Securities Commission.
- 3. Carry out necessary procedures related to changing the Company's charter capital after the end of the offering, including: amending the charter capital section in the Company's Charter of Organization and Operations, adjusting the Business Registration Certificate and other legal documents according to the provisions of law.
- 4. Implement necessary procedures to deposit and register all of the additional shares offered in accordance with the provisions of law.
- 5. Authorize the Board of Directors to carry out other necessary tasks related to the offering, charter capital increase and other tasks assigned/authorized by the General Meeting of Shareholders in the offering plan in accordance with the provisions of the Company's Charter and current law.
- If deemed necessary, the Board of Directors will assign/allocate/re-authorize part or all of the work within the authority and responsibility of the Board of Directors mentioned above.

Respectfully submitted to the 2025 General Meeting of Shareholders of Vietnam Eco Plastic Technology Joint Stock Company for consideration and approval./.

 \underline{To} :

- BOD, BOS, GM;

- Shareholders;

- ECO archives.

ON BEHALF OF THE BOD CHAIRMAN

> CÓRHÁND NHỰASINH THÁI * VIỆT NAM O

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CỘNG HÒA XÃ HỘI CHỦ NGHĨA VIỆT NAM Độc lập – Tự do – Hạnh Phúc

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No: 05/2025/TTr-HĐQT/ECO

Hanoi, day 25 month 04 year 2025

PROPOSAL

Re: Changes of Member Of The Board Of Directors

Respectfully to:

The 2025 Annual General Meeting of Shareholders

Viet Nam Eco Plastic Technology JSC

The Board of Directors respectfully submits to the 2025 General Meeting of Shareholders of Vietnam Eco Plastic Technology Joint Stock Company for consideration and approval of changes in the members of the Company's Board of Directors as follows:

On April 24th 2025, Vietnam Eco Plastic Technology Joint Stock Company received Mr. Nguyen Thanh An's resignation from the position of Board of Directors' member from April 25th 2025. The Board of Directors respectfully submits to the General Meeting of Shareholders for consideration and approval of the dismissal of Mr. Nguyen Thanh An from the position of Board Member from April 25th 2025 and the election of additional members of the Board of Directors for the term 2023 - 2028.

The Board of Directors respectfully submits to the General Meeting of Shareholders for approval of the candidate nominated for the position of Member of the Board of Directors for the term 2023 - 2028 as follows (CV attached):

Full name: Mr. Nguyen Ton Viet

Gender: Male

The Board of Directors would like to report to the General Meeting of Shareholders the above content and respectfully submit to the General Meeting of Shareholders for consideration and approval of the dismissal and election of additional members of the Company's Board of Directors.

To:

- BOD, BOS:
- General Director;
- Shareholders:
- Admin Archived.

ON BEHALF OF THE BOARD OF DIRECTORS CHAIRMAN



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APPLICATION FOR

BOARD OF DIRECTORS' MEMBER TERM 2023 – 2028

To:

- The 2025 Annual General Meeting of Shareholders

Viet Nam Eco Plastic Technology JSC

- The Board of Directors of Viet Nam Eco Plastic Technology JSC

Full Name: NGUYEN TON VIET

ID No:

Date of issue:

Issuance by: Department of Administrative Police on Social Order

Address:

Education: Bachelor - Lac Hong University

Currently owns: 0 share of Vietnam Eco Plastic Technology Joint Stock Company

After studying the nomination criteria in the Regulations on nomination and election of members of the Board of Directors at the 2025 Annual General Meeting of Shareholders of Vietnam Eco Plastic Technology Joint Stock Company, I propose to run for the position of member of the Board of Directors of the Company for the term 2023 - 2028.

I hereby request the Board of Directors of the Company and the 2025 Annual General Meeting of Shareholders to allow me to run for the above position of the Company for the term 2023 - 2028. I hereby undertake to take responsibility for the accuracy and truthfulness of the content of this application and the attached documents, and at the same time undertake to fully comply with the provisions of the Company's Charter and the Regulations on nomination and election of members of the Board of Directors for the term 2023 - 2028, at the 2025 Annual General Meeting of Shareholders of Vietnam Eco Plastic Technology Joint Stock Company.

If elected by the shareholders, I will devote all my capacity and enthusiasm to contribute to the development of the Company.

Thank you very much!

Attached:

- Copy of ID;

- Candidate's resume

Ha Noi, day 25 month 04 year 2025

Applicant [Signed]

Nguyen Ton Viet

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RESUME

1. Personal Information:

Full Name: Nguyen Ton Viet

DOB: 18/06/1985

Gender: Male

ID No:

Date of issue:

Issuance by: Department of Administrative Police on Social Order

Address:

Current position at Vietnam Eco Plastic Technology Joint Stock Company: None

2. Education level

| Time | University | Degree | |
|-------------|---------------------|----------|--|
| 2003 - 2008 | Lac Hong University | Bachelor | |

3. Work experience

| Time | Position | Tên tổ chức |
|----------------|---------------------------------|--|
| 2008 - 2009 | Interpreter | Meiwa Vietnam Co., Ltd. |
| 2009 - 2015 | Project management | Tenox Kyusyu Vietnam Co., Ltd. |
| 2015 - 2018 | Project Coordination in Vietnam | Revo International Japan Joint Stock Company |
| 2018 - present | Vice president | Star Japan Co., Ltd. |

I hereby certify that the above statements are completely true and I am fully responsible before the law for the content of the declared information.

> Ha Noi, day 25 month 04 year 2025 Applicant [Signed]

> > Nguyen Ton Viet