Contents

Message from the Board of Directors 3

Part 1 Introduction

- The Philosophy of the Siam Cement Group 5
- SCG Code of Conduct 7

Part 2 Corporate Governance Structure, Policies and Guidelines

- Corporate Governance Structure 14
- Corporate Governance Policy 15
- Guidelines on SCG Corporate Governance 15
  1. The Rights of Shareholders 15
  2. The Equitable Treatment of Shareholders 16
  3. Roles of Stakeholders 18
  4. Disclosure and Transparency 21
  5. Responsibilities of the Board of Directors 22
- Internal Control and Internal Audit 32
- Risk Management 33
- Connected Transactions 33

Part 3 Policies related to Compliance with SCG’s Principles on Corporate Governance

- Anti-corruption Policy 35
- Prohibition from Trading Company Shares for the Board of Directors, SCG Top Executives, and Related Employees 38
- SCG Disclosure Policy 39
- Stakeholder Engagement Policy 42
- SCG’s Policies and Practices Toward Stakeholders 45
- Dividend Policy 53
- SCG Supplier Code of Conduct 54
- SCG Procurement and Vendor Selection Policies and Guidelines 55
- SCG Whistleblower Policy 58

Part 4 Appendix

- Definitions 61
- Qualifications of Independent Directors of SCC 62
Message from the Board of Directors

SCG has continuously carried on its business for over 100 years under the thorough supervision of the Board of Directors to fulfill its commitment to just and responsible business conduct toward every stakeholder and adherence to the long-standing principles observed and practiced since the Company’s establishment. All of this is achieved under the Code of Conduct, which is constantly reviewed and adjusted to reflect economic and social changes on the basis of balanced and sustainable growth.

The Board of Directors has deemed that the principle of Corporate Governance is a universally-accepted organizational management guideline that closely corresponds with SCG’s principles and Code of Conduct. As such, the Company has compiled and employed various bodies of knowledge and practices relevant to organizational management in its business conduct, which is rooted in ethics, integrity, and social responsibility, as consistently practiced and passed down from generation to generation insofar as it is evident and accepted that such guidelines truly correspond with and achieve the same objectives as the principles prescribed by the SCG Corporate Governance. Therefore, these guidelines have been compiled in SCG Corporate Governance, first published in 2003.

Because of the shifting social and economic landscape as well as the global climate of attempts to define guidelines and principles for organizational management that are in line with international corporate governance standards so as to create confidence in stakeholders and promote sustainable growth, the Board of Directors has approved a revision of the content of SCG Corporate Governance to keep it aligned with current changes. The revision is carried out with adherence to the Good Corporate Governance Principles stipulated by the Stock Exchange of Thailand and the Thai Institute of Directors Association (IOD), revised and edited to stay in accordance with ASEAN Corporate Governance Scorecard (ASEAN CG Scorecard), which aims to elevate the Corporate Governance of listed companies in ASEAN to reach international standards.

SCG aims to develop the organization as a model in Corporate Governance and has declared such a commitment in SCG visions because of its conviction that SCG Corporate Governance is a management system that will create justness, transparency, return, and added values for shareholders in the long run as well as create confidence in every stakeholder and promote the Company’s competitive capability for sustainable growth.

October 2014
He who conducts his life with ethics prospers; 

so does a company which conducts its business with ethics.
Part 1 Introduction

The Philosophy of the Siam Cement Group (SCG)

SCG has operated as a successful business with increasing prosperity, thanks to its four cardinal guiding principles which the Board of Directors, the Management and employees at all levels have strictly upheld and followed throughout the years.

Adherence to fairness
Dedication to excellence
Belief in the value of the individual
Concern for social responsibility

Adherence to Fairness

SCG is committed to the concept of fair practice to all parties concerned by:

- Providing clients and customers with the best quality products and services at appropriate and fair prices
- Providing shareholders of the company with good returns on investment at appropriate rates
- Providing employees with good remuneration, fringe benefits and quality of life
- Being fair to all parties having business relationships with SCG

Dedication to Excellence

SCG earnestly focuses on excellence.

Employees and all parties concerned are well aware that everyone must consistently put in extra effort, encouragement, knowledge and competence in order to overcome difficulties and to move steadily forward for the best interest of SCG and all parties concerned.

Belief in the Value of the Individual

SCG believes that employees are the most valuable assets.

SCG owes its growth and prosperity to the contribution of its employees who have acted competently and with integrity in upholding cardinal virtues. As a result, SCG adheres to the practice of careful selection and continuously developing employee competence and integrity, thus enabling them to confront ever-changing situations. At the same time, SCG has been building a strong bond of loyalty and treats its employees in such a way that they feel secure in their jobs so they are committed to their assignments and perform with confidence for future success.
Concern for Social Responsibility

SCG fully performs its duty as a good corporate citizen by contributing to society and the communities where it operates. The management of natural resources and conservation of environment are of great concern to SCG.
SCG Code of Conduct

Guiding Principles for the Code of Conduct

1. Who the Code applies to
   All SCG employees are expected to comply with the Code whereas the Board of Directors leads by example through observing the Code.

2. Guidance on the Code of Conduct
   1) Read and understand this Code of Conduct.
   2) Understand the contents of the Code especially those applicable to your area of activity.
   3) Regularly review the Code of Conduct
   4) Educate other individuals whose work is involved with SCG or may have impact on SCG.
   5) In case of doubt or any inquiry, consult your supervisors or the Officers dedicated to compliance oversight of this Code of Conduct through the normal reporting channels.
   6) Report any violation of or non-compliance with this Code to your supervisor or the designated person.
   7) Cooperate fully with the investigating officers or agencies designated by the Company.
   8) Management of all levels is expected to demonstrate their personal commitment to the Code of Conduct and to their employees accordingly. They shall maintain a workplace environment that ensuring compliance with the Code.

3. Reporting any violation of or non-compliance with the Code
   If violation of or non-compliance with the Code are observed, employees are encouraged to direct their inquiries or report their concerns to the following officers:
   1) The employee’s trusted supervisor at any level
   2) Director of Corporate HR Division
   3) Director of the Audit Office
   4) The Secretary of the Board of Directors
   5) Directors

4. Procedures upon receipt of a complaint
   1) Fact finding
      The person receiving the complaint (hereafter referred to as The Designated Person) may gather the facts related to the violation of or non-compliance with the Code by himself or assign the investigation to the appropriate officer.
2) **Processing and evaluation of the findings**

The Designated Person will process and evaluate the facts learned from the investigation to determine the appropriate corrective actions. As such, he may

- process and evaluate the findings by himself or assign the task to an appropriate officer if it is within his scope of authority, or
- refer the case to the person in charge to process and evaluate the findings.

3) **Determination of corrective actions**

The person conducting the review of facts in 2) shall determine the corrective actions to be taken to provide remedy for those affected. In the case of serious issues, The Designated Person shall report the complaint to the Audit Committee and/or the Board of Directors. These include, but are not limited to, the subject matters that affect the reputation, image, or financial status of the Company; that conflict with the Company’s business operating policies; that are connected with high-ranking executives.

4) **Reporting of results**

The Designated Person is obligated to report the results in 3) to the complainant should he/she identify himself/herself.

5. **Protective measures and remedial action for the complainant, or the person cooperating in reporting the violation or non-compliance of the Code**

The person reporting a violation, the complainant, or the person cooperating with the investigation will be protected by SCG’s Whistleblower Policy as follows:

1) The person reporting a violation, the complainant, or the person cooperating with the investigation may request to remain anonymous for fear of retribution. However, should the person put his/her name on the complaint, the Company will be able to communicate to the person the progress of the investigations and the results of any actions initiated.

2) To the extent possible, SCG will maintain the confidentiality of communications about the complaint. Disclosures of matters will be made only to the minimum extent necessary, bearing in mind the safety of and impact on the complainant, the person assisting in the investigation, or persons involved.

3) Should the complainant believe he/she is being retaliated against, he/she may request the Company to implement appropriate protective measures. However, the Company may proceed to implement such measures without request if it foresees potential harm or damage.

4) Remedial action will be implemented to rectify the problem for the affected person.
6. **Conducts in violation of the Code of Conduct**

   All employees are responsible for observing this Code of Conduct and encouraging others to do as such. The following behaviors are considered violations of the Code.

   1) Failing to comply with the Code.
   2) Requesting or directing others to violate the Code.
   3) Failing to report a breach or violation of the Code when it is observed or suspected as this is related to his/her job.
   4) Obstructing or failing to cooperate in an investigation of a possible violation or non-compliance of the Code.
   5) Taking action against a person reporting a violation.

Failure to comply with this Code may result in disciplinary action as stipulated by SCG as well as civil and criminal proceedings if the conduct is unlawful.
Policies and Practices

1. Treating Each Other with Respect
   1.1 Privacy
   Employees’ right to confidentiality and privacy should be respected. Personal information such as biography, medical records, work record, or other personal information shall not be disclosed or transferred to a third party, which may cause damage to the person providing the information or other persons. Individuals found to be in violation of this policy are subject to disciplinary action unless the disclosure is required by law or for a legitimate business purpose or the benefit of the public.
   1.2 Non-discriminatory Treatments
   SCG gives fair treatment to all parties irrespective of physical or mental disability, race, nationality, religion, gender, age, and educational background.
   1.3 Political Action
   SCG shall remain strictly neutral in the political arena by avoiding actions that can be construed as biased in favor of any political party or influence. However, employees are free to exercise their political rights such as voting in elections and membership in political parties.

2. The Environment, Occupational Health and Safety
   SCG pledges its commitment to promoting the environment, occupational health and safety of employees, communities and all parties concerned. The Company is relentless in cultivating consciousness of employees as well as other involved parties to comply with all established guidelines

3. Receipt or Giving of Gratuities or Any Benefit That Could Influence Business Decision
   3.1 Receipt or giving of gratuities or any benefit that could influence impartial Business Decision
   SCG conducts business openly and honestly and ensures that all business dealings are conducted in a manner whereby the Company’s reputation will not be impugned.
   3.2 Giving or Receiving Gifts/Tokens
Giving or receiving gifts/tokens in keeping with local custom is acceptable. However, it is SCG policy to discourage the receipt of gifts/tokens of unusually high value from any business associates.

4. **Conflicts of Interest**

All SCG employees and concerned parties shall avoid any conflict of interest that may influence corporate decisions or actions. They shall act in the best interests of the Company in compliance with the law and ethical conduct.

5. **Procurement**

All procurement activities must comply with SCG Procurement Regulations and be conducted in a fair, objective, and transparent manner. The main selection criteria shall include value for money, quality, and services, all of which shall be justifiable upon audit. If in doubt, consult the Procurement Regulations or consult the procurement unit or your supervisor before taking any action.

6. **Transactions with Government**

In conducting transactions with government, it is important that employees refrain from any act that may influence or induce the government agency or government officer to be inconsistent with the standard of conduct. However, establishing and retaining good relationships with government officers in an appropriate way is permissible such as talking in public and paying a courtesy visit on festive or customary occasions.

7. **Use of Company Information and Property**

Every employee is responsible for making use of these properties for the fullest benefit of SCG and ensuring that they are well guarded against possible loss or deterioration. Under no circumstances will the employees use them to the detriment of SCG or for their own benefit or the benefit of others. ‘Properties of SCG’ means all movable and immovable properties which include technology, know-how, information, rights, copyright, patents, inventions and secrets.

7.1 **Recording, Reporting, and Storing Information**

It is the responsibility of all employees to securely store Company information in connection with their job duties so it can be readily retrieved for use for the benefits of SCG. Employees shall not use the information for personal advantage or for the
advantage of others. Moreover, all records and reports must conform to the established practices and procedures.

7.2 Use and Maintenance of Electronic Information

Electronic equipment, electronic information, and other information technology are the property of SCG and have been provided for use in conducting Company business. It is the responsibility of all employees to use them in compliance with SCG e-Policy and safeguard them from unauthorized use or distribution.

7.3 Use and Maintenance of Intellectual Property (IP)

Intellectual property rights including patents, petty patents, copyrights, trademarks, trade secrets and know-how are SCG’s valuable assets. All employees shall strictly comply with SCG IP Policy. They must protect SCG’s intellectual properties from unauthorized access or distribution.

7.4 Purchase of Stocks and Use of Inside Information

Any material facts that could affect the market price of SCG stock or facts that, if disclosed, may impair SCG or negatively impact its competitiveness are considered important and not public. Therefore, it is necessary to prepare, maintain, or disclose information appropriately with consideration of the impact on all stakeholders and compliance with the applicable laws. Employees shall never use the information for personal gain or that of others.

8. Marketing Communications

The use of marketing communication tools such as advertising, public relations, exhibitions of products or services should be truthful, appropriate to the environment and fair to all concerned parties.

9. SCG Transactions

9.1 Related Transactions within SCG

SCG comprises a consortium of companies which have related transactions such as services, purchasing/selling products and services providing financial assistance, offering technical and personnel support and so on. In conducting business or carrying out such transactions, employees and all parties concerned shall comply with the government laws and regulations as well as SCG regulations and local rules and regulations.
9.2 **Transactions with Outside Entities**

Transactions with outside individuals or parties must be carried out in a fair manner and in compliance with all the terms and conditions agreed upon in a transaction. Refrain from any transaction that may cause impairment to outside parties.

10. **Conducting Business Overseas**

When conducting business overseas including establishing a company plant, branch office, representatives or dealers as well as import-export and joint ventures employees shall observe the laws and regulations of each country and also respect the cultures, customs, and traditions of local societies.

11. **Trade Competition**

SCG pledges to compete fairly in compliance with global trade ethics and competition laws in the countries where SCG conducts business.

12. **Money Laundering Prevention**

SCG complies with anti-money laundering laws and regulations. The Company shall not receive, transfer or structure the proceeds of any illegal or unlawful activities or aid or abet another in any such action. This protects SCG from being used as a vehicle or channel for transporting, hiding or concealing the origin of the source of proceeds from criminal activities.
Part 2 Corporate Governance Structure, Policies and Guidelines

SCG Corporate Government Structure
Corporate Governance Policy

SCG operates its business with responsibility, transparency and fairness, observes the principles that have been practiced through generations and are outlined in SCG Code of Conduct, as well as operates on the basis of balanced and sustainable success, with the Company’s Board and top executives serving as role models in adhering to SCG Code of Conduct and Corporate Governance principles.

SCG’s corporate governance is considered an integral part of its business policy. The Governance and Nomination Committee is entrusted with overseeing SCG’s corporate governance matters, encompassing the establishment of policy and guidelines as well as monitoring the performances of the Board of Directors and the Management to ensure their compliance with SCG’s corporate governance policy. The Committee also monitors and evaluates the corporate governance practices as well as regularly reviews the guidelines to ensure their alignment with business operations and corporate governance practices on national and international levels. Moreover, corporate governance is specified as one of the main items on the agenda at the Board of Directors’ meeting.

Guidelines on SCG’s Corporate Governance

(1) The Rights of Shareholders

SCG has the policy to support, promote, and facilitate every shareholder including institutional investors to ensure that shareholders, both as investors and owners of the Company, are entitled to all basic rights meeting widely accepted and reliable standards, which include the right to freely trade or transfer their own shares, the right to receive dividends from the Company, the right to attend Shareholders’ Meetings, the right to propose in advance the Meeting agenda, the right to nominate a person to be a director, the right to express opinions independently, and the right to make decisions on important affairs of the Company, e.g., the election of directors, the appointment of auditors and determination of the audit fee, approval of significant transactions influencing the Company’s direction, as well as amendment of Memorandum of Association and Articles of Association of the Company, etc. Each shareholder has the right to vote at meetings according to the number of shares owned whereby one share is entitled to one vote, and no particular shareholder allows privilege over the rights of other shareholders. Apart from the abovementioned rights of the shareholders, SCG has made additional efforts to encourage and facilitate shareholders to exercise their rights as follows:
1.1 Prior to the date of the Meeting, SCG provides clarifications and rationales for each agenda item to ensure that all shareholders have significant and sufficiently detailed information for studying well in advance. Such information, both in Thai and English, will be posted on SCG’s website around two months before the date of the Meeting and the related documents are submitted to shareholders more than 20 days prior to the Meeting. This allows the shareholders to be informed of clear and sufficient information prior to the meeting. The company avoids additional items which are not placed in the agenda prior to the meeting.

1.2 Any shareholder who is unable to attend a Meeting is entitled to appoint a representative, e.g., an independent director or other person, to act as proxy at the meeting.

1.3 The Company provides opportunities for the shareholders to submit related questions to the agenda or other information prior to the Meeting to the email address: corporate@scg.co.th or to the Company’s address.

1.4 The Company sets aside a period of time for shareholders and encourages them to voice their opinions and submit inquiries to the Board of Directors on matters relevant to the Company in the Annual General Meeting of Shareholders. In addition, key inquiries and explanations in the meeting are recorded for reference in the minutes for shareholders not attending the meeting.

1.5 In voting in the Annual General Meeting of Shareholders, the Company has implemented voting cards for every agenda and employed a barcode system in vote counting for convenience and expedition. In addition, representatives from the Company’s auditors also bare witness to the vote counting, and the votes are clearly declared in the minutes of the Annual General Meeting of Shareholders, detailing approval, disapproval, and abstained votes for each agenda requiring voting.

1.6 Resolutions reached at the Annual General Meeting of Shareholders as well as votes for each agenda are disclosed via SET Portal of the Stock Exchange of Thailand and published on the Company’s website after the Annual General Meeting.

1.7 The Company prepared the Minutes of the Annual General Meeting of Shareholders’ and submitted them to the Stock Exchange of Thailand and the Ministry of Commerce within 14 days from the date of the meeting as stipulated by law. They were also disseminated on the Company’s website.
(2) Equitable Treatment of Shareholders

SCG is fully aware of its duty to protect the interests of every shareholder, major or minor, individual or institutional as well as foreign investors. It is the company’s attempt to create tools to truly ensure equality and fair treatment.

2.1 Treatment of Minority Shareholders

The Company has prescribed criteria and procedures whereby minority shareholders may propose agenda items for the Meeting and nominate qualified candidate(s) to be considered for election as a director of the Company three months prior to the end of the Company’s accounting period to be screened by the Governance and Nomination Committee and then presented to the Board of Director for consideration. If the nomination constitutes an agenda, the Company will declare it in the notification letter as a shareholder-proposed agenda. In the event that the Board of Directors disapproves including the nomination in the agenda, the Company will declare its rationale at the Annual General Meeting of Shareholders.

Furthermore, at the same time, the Company also provides the opportunity of every shareholder to nominate candidates to be elected as a director beforehand. The nominated candidates will be considered by the Governance and Nomination Committee along with other candidates as per director candidate selection criteria. Afterwards, the list of appropriate candidates for directorship will then be presented to the Board of Directors for consideration before being presented to the Annual General Meeting of Shareholders for approval.

SCG provides channels for minor shareholders to give suggestions, express opinions or file complaints to the independent directors directly via e-mail at ind_dir@scg.co.th. The independent directors are responsible for handling each matter appropriately such as investigating and seeking a proper solution. On the other hand, if there is a suggestion that is considered to affect the stakeholders or the business, the independent director will report it to the Board of Directors’ meeting for consideration and include it in the agenda of the Shareholders’ Meeting.

2.2 Preventing Misuse of Internal Information

The Board of Directors has established measures to control the use, and prevent misuse of internal information (Insider Trading) in writing and notified the involved persons, namely the
Board of Directors, SCG’s top executives, and employees dealing with internal information, including their spouses and children who are minors. They are as follows:

- All concerned persons are prohibited from trading Company shares for a two-week period prior to the release of the Company’s quarterly and annual financial statements, and for 24 hours after the release (“Blackout Period”).
- Should they have knowledge of confidential information that could have any impact on the Company’s share price, they are prohibited from trading Company shares until 24 hours after the public disclosure.

In addition, the Board of Directors will monitor all required actions in accordance with the related measures. Any changes in the shareholding of a director or top executive must be reported in every Board of Directors’ meeting and disclosed in the Company’s annual report.

2.3 Preventing Conflicts of Interest

The Board of Directors has established policies and measures regarding conflicts of interests as follows:

- The Shareholder structure shall be clear, transparent and shall not have cross-holding among major shareholders, thereby preventing any conflict of interests with any party. Also, the shareholder structure of the company and its subsidiaries shall be disclosed in the Annual report.
- Directors and top executives must file a report stating their own and their related persons’ interests in the management of the Company or subsidiaries to the company secretary. The company secretary shall deliver a copy of such a report to the Chairman and Chairman of the Audit Committee within seven days upon the receipt of the report.
- In case any director or executive has a vested interest in any agenda item under consideration, such a person must not attend the meeting or must abstain from voting on such an agenda item. This is to ensure that the Board and executives make decisions in a fair manner for the utmost benefit of shareholders.
- Compliance and internal information use policies are prescribed and written in Approval Authority, SCG Code of Conduct, and Regulations for Employees, along with clear disciplinary action if the management or employees disclose internal information to the public or use it for their own advantage.

(3) Roles of Stakeholders
3.1 Policies and Practices Toward Stakeholders

The Company upholds its commitment to being a good citizen in society, especially in communities where its operations are located, by doing business with a sense of respect for the rights of stakeholders and ensuring that they are given fair treatment. The Company listens to opinions and concerns, promotes understanding among stakeholders, supports creative cooperation on matters of interest to stakeholders, and assists in the development of society and the environment. SCG categorizes stakeholders into 12 groups and the guidelines on practices toward stakeholders can be summarized as follows:

- **Shareholders:** SCG has policy to ensure equitable treatment of all shareholders and recognizes the fundamental rights of shareholders such as rights stipulated by laws and Articles of Association of the Company, the rights to attend and vote at the Annual General Meeting of Shareholders, voice opinions independently, as well as receive fair remunerations. Moreover, the shareholders also have rights, as the owners of the company, to give suggestions on the Company’s business conduct through independent directors, all of which will be compiled and presented to the Board of Directors for review.

- **Employees:** SCG truly believes that its employees are the most valuable assets and is determined to ensure that every employee is proud of and confident in the organization. The Company organizes activities to promote a collaborative working environment to drive innovation and enhance the competence of employees, readying them to work both in Thailand and abroad. Furthermore, SCG focuses on treating employees and workers fairly as well as promoting employees’ health and safety, excellent working conditions, and competitive remuneration.

- **Customers:** SCG puts great importance on providing customers with maximum benefits in terms of the quality and price of its products and services. Likewise, the Company is determined to develop and maintain sustainable relationships with customers. It has set up a support office to provide product information, solve problems and receive complaints in order to ensure customers’ total satisfaction with SCG’s products and services.

- **Suppliers:** SCG operates its business within a competitive context by strictly upholding its promises, the SCG Code of Conduct, and commitments to supplier.

- **Business Partners:** SCG has a policy of taking good care of its business partners regarding the environment, work safety and remuneration. Furthermore, the Company is resolved to
develop the capabilities and knowledge of business partners both at work and beyond to enable them to work more efficiently.

- **Joint Venture Partners**: SCG respects the rights of joint venture partners and treats every partner equitably and fairly. The Company works collaboratively with joint venture partners to ensure that the joint ventures achieve the shared goals.

- **Creditors**: SCG complies with the terms of loans and obligations to its creditors such as business creditors and depositors. The Company, moreover, organizes various projects in order to keep good relations with creditors such as activities for debenture holders.

- **Community**: SCG conducts business with fairness to all related parties and with concern for social responsibility. The Company supports activities that promote quality of life and create happiness for communities and the public wherever it operates, both in Thailand and in other ASEAN countries. Such activities are in different fields, namely, science, technology, sports, and the arts. In addition, the Group provides emergency relief in times of disaster.

- **Government Agencies**: SCG attaches significance to government agencies as stakeholders of the Company. Guidelines for engaging in transactions with government agencies are defined in the SCG Code of Conduct and the Anti-corruption Policy to allow employees to proceed accurately and appropriately. The Company also cooperates with government agencies, providing technical assistance and support for various activities.

- **The Media**: SCG stresses the importance of disclosing information to the media so that they can communicate the information to the public accurately and rapidly. To establish good relationships with the media, the Company organizes various activities such as plant visits, CSR activities, and meetings to exchange views.

- **Competitors**: SCG operates its business within a competitive context by being fair and strictly following the law and SCG Code of Conduct.

- **Civil Society Sector, Academia, Opinion Leader**: SCG carries out business with concern for social responsibility and all stakeholders. The Company is committed to disclosure of transparent and verifiable information as well as to welcoming comments and suggestions from all involved parties to find an approach for collaboration to ensure that sustainable business operations take place alongside social and community development.
3.2 SCG Framework for Development toward Sustainability

It is SCG’s conviction to conduct business with justness and responsibility towards each stakeholder for sustainable mutual benefits. As such, the Company has formulated SCG Framework for Development toward Sustainability, based on international guidelines encompassing economic, social, and environmental aspects, under the principle of Corporate Governance to bring about aligned operation across the Company’s businesses.

SCG is committed to continuously creating values for society through its fully environmentally-friendly business conduct and is ready to transfer its existing bodies of knowledge, experience, and success to every party through participation, be it businesses related to SCG, either upstream or downstream, business organizations, as well as various institutions and social and community institutions in every area where SCG operates its business, so as to propel society toward prosperity with strength and sustainability.

(4) Disclosure and Transparency

SCG recognizes the importance of information disclosure because it greatly affects decision-making of investors and stakeholders. It is necessary, therefore, to define and administer measures concerning the disclosure of information, both financial and non-financial. Information disclosed via the SET Portal of the Stock Exchange of Thailand and SCG’s website shall be complete, sufficient, reliable and up-to-date, written in both Thai and English.

Moreover, in 2013, the Board of Directors still upheld information disclosure guidelines related to SCG so as to systematize the Company’s information disclosure and avert any damage caused by improper disclosure. This reassured shareholders, investors, the general public and all stakeholders that SCG is committed to disclosing information clearly, accurately, in compliance with the law and equitably according to the Disclosure Policy.
(5) Responsibility of the Board

5.1 The Board of Directors

1) Composition of the Board of Directors

The Board of Directors comprises nationally respected, knowledgeable and competent persons who are responsible for drawing up corporate policy and collaborating with the top executives in making operating plans, both short-term and long-term, including financial policy, risk management policy, and organizational overview. The Board plays an important role in overseeing, monitoring and assessing the performance of the Company and top executives on an independent basis.

The Articles of Association of the Company prescribe that there must be no fewer than nine but no more than 12 directors, all of whom are appointed and removed at the Meeting of Shareholders. The Board of Directors shall comprise executive directors, non-executive directors and independent directors. (Please find Qualifications of Independent Directors of SCC in the appendix)

2) Scope of Authority of the Board of Directors

The Board of Directors has the following authorities:

1. Acting in the best interest of shareholders (Fiduciary Duty) by observing the following four main practices:
   1.1 Performing its duties with responsibility and all due circumspection and caution (Duty of Care).
   1.2 Performing its duties with faithfulness and honesty (Duty of Loyalty).
   1.3 Performing its duties in compliance with laws, objectives, the Company’s Articles of Association, the resolutions of the Board of Directors and resolutions of Shareholders’ Meetings (Duty of Obedience).
   1.4 Disclosing information to shareholders accurately, completely, and transparently with verification and timeliness. (Duty of Disclosure)

2. Directing SCG’s visions, missions, and business strategies, with an annual revision and approval.

3. Reviewing the major operating plan, budgets, business goals, and business policies and enhancing the capabilities of SCG to reach a globally competitive level.
4. Overseeing and monitoring the implementation of the Company’s strategies; overseeing and monitoring each business unit’s and SCG’s overall performance by requiring their performance reports periodically; and setting policies to develop and improve the business operations with concern for safety, hygiene, social and environmental responsibility, and development of SCG’s employees.

5. Devoting their time and efforts to the Company without seeking benefits for themselves or others and not acting in conflict of interest or in competition with the Company or SCG.

6. Directing the Company’s operation in compliance with the laws, objectives, the Company’s Articles of Association, resolutions of the Board of Directors and resolutions of Shareholders’ Meetings in good faith and with care to preserve the maximum interests of the Company and fairness to all involved parties.

7. Specifying risk management policies and overseeing to ensure effective risk management systems together with reviewing and assessing the systems periodically and in the wake of a change in risk levels.

8. Overseeing and developing SCG’s corporate governance to keep it consistent with international standards to provide guidelines for business operations while monitoring compliance and being a role model in complying with the principles of good corporate governance and SCG Code of Conduct.

9. Encouraging staff at all levels to be conscious of ethics and morality and comply with SCG’s principles of corporate governance, SCG Code of Conduct and the Anti-corruption Policy while promoting awareness of the importance of internal control system and internal audits to reduce the risk of fraud and abuse of authority and prevent any illegal act.

10. Protecting the fair rights and interests of both major and minor shareholders along with supporting shareholders in exercising their rights to protect their own interests and receive accurate, complete, transparent, veritable, and timely information.

11. Recognizing the roles, duties, and responsibilities of the Board of Directors, respecting the rights of shareholders, ensuring the equitable and transparent treatment of shareholders and other stakeholders, conducting the business transparently, disclosing information accurately and adequately, establishing a clear process and channels for receiving and handling complaints from informants or stakeholders, and ensuring an opportunity for every stakeholder to contact or lodge complaints about potential issues directly to the Board of Directors.
12. Reviewing top executive development plans and the succession plan for the President & CEO while overseeing to ensure the effective performance assessment of top executives on an annual basis and determining appropriate remuneration in line with the Company’s operating results to provide both short-term and long-term incentives.

13. Assessing the performance of the Board of Directors annually by performing three types of assessments, namely that of the Board and its Sub-committees as a whole, that of each individual director as a self-assessment, and that of the chairman together with monitoring the assessment results of the Board and its Sub-committees, which will be jointly deliberated by the Board of Directors.

14. Overseeing and monitoring to ensure the selection and nomination process of a director is carried out transparently and the remunerations for directors and Sub-committee members are determined appropriately.

15. Attending all meetings of the Board of Directors and Shareholders’ Meetings, except in unavoidable circumstances. The directors who are unable to attend a meeting must notify the Chairman or the Secretary to the Board in advance of the meeting.

16. Developing their knowledge and competency related to their duties consistently through courses or curricula related to directorial duties or seminars that enhance their knowledge.

Performing its duties, the Board of Directors may seek external consultation from independent consultants or experts in various fields, as deemed necessary and appropriate.

3) Scope of Authority of the Chairman of the Board of Directors

The Chairman of the Board of Directors has the following authority:

1. Sets Board meeting agenda in consultation with the President & CEO and oversees to ensure Board members receive accurate, complete, timely, and clear information prior to the meeting to assist in their decision making process.

2. Provides leadership and direction to the Board of Directors and chairs meetings of the Board.

   2.1 Conducts a Board meeting according to the agendas, the Company’s Articles of Association, and applicable laws.

   2.2 Encourages and allocates sufficient time to each Board member to discuss and express their free and frank opinion with due circumspection and concern for all stakeholders.
2.3 Sums up the Board meeting resolutions and the actions to take clearly.

2.4 Sets up a Board meeting without the presence of the Executive Director.

3. Chairs meetings of shareholders according to the agendas, the Company’s Articles of Association, and relevant laws by allocating time appropriately along with providing opportunities for shareholders to express their opinions equitably and ensuring that shareholders’ inquiries are responded to appropriately and transparently.

4. Supports and be a role model in compliance with the principles of good corporate governance and SCG Code of Conduct.

5. Fosters a positive working relationship between the Board of Directors and the Management and supports the performance of the duties of the President & CEO and the Management in accordance with the Company’s policy.

6. Oversees to ensure the transparent disclosure of information and management in the event of conflicts of interest.

7. Oversees to ensure the Board of Directors has appropriate structure and composition.

8. Oversees that the Board of Directors as a whole, Sub-committee members, and each individual director perform their duties effectively and efficiently.

9. Oversees to ensure that the performance assessment of the Board of Directors as a whole and self-assessment of directors, Chairman, and Sub-committee members are conducted, the results of which are employed to improve their performance and enhance the knowledge and capabilities of the directors and Sub-committee members.

4) The Board of Directors’ Authorization

The Board of Directors is empowered to authorize various matters in accordance with the scope of authority stipulated by laws, the Company’s Articles of Association, the Board of Directors charter, and the shareholders’ meeting resolutions. Such matters include defining and reviewing corporate vision, operating strategies, operating plans, risk management policy, annual budget and business plans, and medium-range business plan. Added to this is the defining of the target operating results, following up and assessing the operating results to ensure they are consistent with the plan, and overseeing capital expenditure, merger and acquisition, corporate spin-off, and joint venture deals.

5) Directors’ Term of Service on the Board

Duration of Each Term
The Company’s Articles of Association stipulates the Directors’ Term of Service on Board in accordance with the requirement of the Public Limited Companies Act. At the Annual General Meeting of Shareholders each year, one-third of the total directors must retire from office. If it is not possible to divide the total number of directors evenly by three, the number closest to one-third must retire from the office. In choosing those directors who retire, the length of service on the board should be considered, so that those who have served longest are most eligible to retire. Currently, the Board of Directors consists of 12 members, whose term of office is three years. Nevertheless, a retiring director is eligible for re-election.

**Consecutive Terms of a Director**

The number of terms for which an individual may serve as a director is a maximum of three consecutive terms, with the first term starting from 2011 and the end of each term on the date of the Annual General Meeting of Shareholders in which they are due to retire by rotation. If a director is nominated to be re-elected after serving three consecutive terms, the Board of Directors might take into account the necessity.

As for independent directors, the number of terms for which they may serve as an independent director is limited to a maximum of three consecutive terms, with the first term starting from the Board’s approval date on May 25, 2011 and the end of each term on the date of the Annual General Meeting of Shareholders in which they are due to retire by rotation. Nevertheless, the Board of Directors may nominate their names to be re-elected at the Annual General Meeting of Shareholders as deemed fit, in which case they will no longer be deemed independent.

6) **Board of Directors’ Meetings**

It is the duty of each member of the Board to consistently attend the Board’s meetings to stay informed of SCG’s operations and make decisions regarding them. The Board holds at least eight scheduled meetings per year, making sure that the agendas are set forth clearly prior to each meeting. In addition, the Board may organize special meetings to consider and decide on urgent matters.

When considering the matters presented to the Board, the Chairman of the Board presides over and duly conducts the meetings. All members of the Board are allowed to express their opinions independently. Resolutions are passed with a majority vote, whereby one director is eligible for one vote. A director with a vested interest in the issue under consideration or a director ineligible to vote shall be excused and/or abstain from voting. In case of a tied vote, the chairman of the meeting will cast his vote to reach a resolution.
SCG executives are allowed to attend the Board’s meetings to provide useful information to the Board, and to learn directly about the Board’s initiatives and policies for effective implementation. However, the executives are not allowed to attend the meeting for certain agenda items which are reserved only for the Board of Directors or for non-executive directors in order to ensure independence of consideration.

In addition, for the months in which the Board of Directors meeting is not held, all directors are continuously informed of the operating results. The Company submits to the directors relevant documents, together with information about any significant developments that occurred during the month, in order to keep them informed.

7) Limitation on the Number of Listed Companies in Which a Director May Hold Directorship

The Board of Directors has set a policy to limit the number of listed companies in which each director may hold a directorship. This policy aims to protect the Company’s best interests because it helps ensure that directors have sufficient time to handle their duties. The Board of Directors has agreed to set the policy prescribing that each director should hold directorship of a maximum of five listed companies. In addition, SCG has a guideline in case the President & CEO is appointed as director of another company. The matter will be proposed to the Board of Directors for approval.

8) Separation of the Roles of the Board of Directors and the Management

The Company defines clear roles and responsibilities regarding the Board of Directors and the management. The Board shall be responsible for establishing the policies and overseeing the management’s implementation of those policies. The management, on the other hand, shall be responsible for implementing the policies formulated by the Board, and ensuring that these are carried out as planned. Therefore, the Chairman and the President & CEO of the Company shall not be the same person, and each must be nominated and elected by the Board in order to ensure their appropriateness. Furthermore, the Board is responsible for establishing a succession plan covering the top executives, which is subject to annual review.

The Chairman shall not be a member of the management and shall not participate in the management of SCG’s business; nor shall the Chairman be authorized to sign binding agreements on behalf of the Company. This is to clearly define separate roles between supervision of the Company’s overall policy, and management of the business.

9) Nomination of Board Members
The Governance and Nomination Committee is responsible for selecting qualified candidates to replace the directors who are retiring on rotation at the end of their terms, or whatever the case may be, and proposing a list of nominees to the Board for resolution at the Shareholders’ Meeting. The Governance and Nomination Committee selects the candidates with credentials in a wide range of professions, excellent leadership, breadth of vision, a proven record of ethics and integrity, and who are able to share their opinions independently. The board skill Matrix is used as a supporting information to identify the qualifications of the candidates and necessary skills that the Board of Directors is still lacking in, so that the Board can formulate strategies and policies and oversee implementation of the strategies effectively.

10) Performance Appraisal of the Board

SCG has stipulated the performance assessment of the Board of Directors as a whole and the self-assessment as well as the performance assessment of the Chairman of the Board of Directors. The directors are required to assess the Chairman’s performance on an annual basis since his role in defining policy and ensuring good corporate governance is essential to the Company. Moreover, a performance assessment for the Sub-committees is also undertaken at least once a year. The Board of Directors then analyzes and summarizes the results of the assessment to formulate measures to further enhance the efficiency of the Board of Directors.

11) Remuneration for the Board and the Sub-committees

SCG sets appropriate remuneration for members of the Board of Directors at rates comparable to those of leading companies listed in the SET and other top companies in the same industries. Remuneration for the Board and the Sub-committees is also considered based on SCG’s operating results, before being proposed for approval in the Shareholders’ Meeting.

12) The Secretary to the Board of Directors and the Company Secretary

The Secretary to the Board of Directors

The secretary to the Board of Directors is responsible for providing advice to the Board regarding the performance of duties in compliance with the law, regulations and principle of corporate governance related to responsibilities of the Board. The secretary to the Board is also in charge of preparing the minutes of the Board’s meetings, and attending every Board meeting.

The Company Secretary

The company secretary is responsible for organizing the meetings of the Board, committees and shareholders. The company secretary is also in charge of preparing the minutes of the Board’s meetings, the minutes of shareholders’ meetings, and Annual Report as well as filing
documents as stipulated by law. The company secretary serves as a director of the corporate secretary office, which supports the corporate secretarial work involving compliance with laws, rules, regulations and SCG Corporate Governance Policy.

5.2 Sub-committees
The Board has established Sub-committees namely the Audit Committee, Governance and Nomination Committee, Remuneration Committee, and CSR Committee for Sustainable Development to be responsible for their specific areas and report directly to the Board for its consideration or reference. In this regard, SCG has put in place the Charter of the Board of Directors and the Charter of the Sub-committees specifying rights and duties, which are published on the Company’s website.

1) The Audit Committee
The Audit Committee comprises four independent directors, all of whom are well accepted and have a full understanding of, and experience in, accounting or finance. Mr. Tarrin Nimmanahaeminda and Mrs. Tarisa Watanagase, with their extensive knowledge and experience, are responsible for reviewing the reliability of the financial statements. The Audit Committee members’ duties include a review to ensure that operations have been carried out in accordance with the Company’s Articles of Association as well as the laws and regulations of compliance-related agencies. Moreover, the Committee is committed to promoting the advancement of SCG’s financial and accounting report system to meet international standards and to ensure that the Company has an appropriate, modern and efficient internal control system, internal audit system and risk management system. The Audit Committee acts and expresses opinions independently.

The Audit Office acts as an operation unit reporting directly to the Audit Committee. The Audit Committee also consults regularly with external auditors, consultants and specialists in the areas of law and accounting. The Audit Committee must set up meetings with the Company’s external auditor, which exclude the management, at least once a year in order to hear their comments.

2) The Governance and Nomination Committee
The Governance and Nomination Committee comprises five of the Company’s directors, all of whom are non-executive directors. The chairman of the Governance and Nomination Committee is an independent director. The Committee is responsible for proposing, revising, and
supervising the Company’s corporate governance matters. The Committee is also in charge of
the nomination of persons qualified to become directors to replace those who are retiring by
rotation, or as the case may be. In addition, the Committee reviews the performance evaluation
system of the Board of Directors and other committees, as well as the succession plan for the
position of the President.

3) The Remuneration Committee
The Remuneration Committee comprises three of the Company’s directors, none of whom are
executives. In addition, two members of the Committee are independent members, one of whom
is the Chairman of the Remuneration Committee. The Committee is responsible for monitoring
and studying changes and trends in the remuneration of the Board of Directors and SCG top
executives to suggest remuneration policies that can motivate these executives to lead the
Company toward success as well as to retain smart and ethical employees within the
organization.

4) The CSR Committee for Sustainable Development
The CSR Committee for Sustainable Development comprises five of the Company’s directors
and three top executives. The Committee is responsible for establishing policies and guidelines
on CSR activities for sustainable development, proposing the setting of annual CSR budget as
well as monitoring the Committee’s performance and reporting to the Board of Directors.

5.3 SCG top executives
SCG top executives are empowered with an authority to operate business under the policy,
strategies and goals directed by the Board of Directors, which approves a clear and definite
scope of responsibilities to ensure transparency and flexibility of operation. Their duties also
encompass controlling and keeping expenses and capital expenditures within the limits
approved by the Board in the annual operating plan; managing human resources in line with the
prescribed policy; resolving problems or conflicts that affect the Company; and maintaining
effective communication with related parties.

1) Top Executives
The Management comprises SCG top executives namely the President & CEO and Vice
Presidents in each Business Unit. The President & CEO is the Chairman of Top Executive
Committee

2) Policy on Top Executives Holding Directorship in Organizations outside SCG
The Board of Directors has established a policy allowing the President & CEO and the Company’s management to hold a directorship in companies that are not SCG subsidiaries or associates or to spend the Company work hours carrying out directorships for external institutes for the three following organizations:

1. Governmental organizations that are not established for the benefit of a political party, in which their service represents their cooperation with the authorities and contribution to the general public.

2. Private organizations that are established for the benefit of the general public such as the Federation of Thai Industries, the Thai Chamber of Commerce, the Thailand Management Association, etc.

3. Private organizations that are established for trading purposes but present no conflicts of interest with SCG and do not consume time to the extent that it is disadvantageous for the Company.

3) Nomination and Succession Plan for Top Executive Positions at SCG

SCG has put in place a proper and transparent nomination process for key management positions at every level in order to ensure that all of the top executives are professionals who perform their duties independently from the major shareholder and other shareholders. The succession plan for the President & CEO and top executives is carried out by the Governance and Nomination Committee and considered by the Board of Directors. SCG’s nomination process commences with the process of recruiting candidates who possess both talent and integrity. Young talents are the focus of recruitment, so that they can be groomed to become leaders in the future. Qualified high potential employees will undergo an assessment and pursue development courses following individual career development plans. These talents will be assigned challenging tasks, and their positions will be rotated periodically in order to further develop their leadership skills and all-round knowledge in every area of SCG’s business. The plan is implemented at every level of employment to ensure that staff members are ready to fill any positions that become vacant.

4) The Assessment of SCG President & CEO and SCG Top Executives

The Board and the Remuneration Committee assess the performance of the President & CEO based on the Company’s operating results, implementation of the Board’s policies, and the overall socio-economic circumstances. The Remuneration Committee will then consider the appropriate remuneration in the short term and long term for the President & CEO and top
executives of SCG and propose such amounts to the Board for approval, taking into account the following information regarding the current and previous years:

1. The business unit’s operating results based on the percentage of EBITDA on operating assets. The target EBITDA percentage for each business unit of SCG shall be set forth each year for assessment and comparison purposes.

2. The operating results of the business unit compared to those of other companies in the same industry, both local and international.

3. The executive’s capability to develop the business unit and improve operational efficiency for each business unit each year.

In addition, a survey on manager-level employees’ opinions regarding the President & CEO and the top executives is included in the Remuneration Committee’s consideration each year.

5) Top Executives Remuneration

The total remuneration for top executives are in the form of salaries, bonuses, variable pay and others pay such as the provident fund.

**Internal Control and Internal Audit**

SCG’s vision is to be recognized as an innovative workplace and a role model in corporate governance and sustainable development in ASEAN. The Management believes that to become the leading organization, SCG must have the efficient and effective corporate governance, risk management and internal control systems that comply with the international standards in terms of best practices and information technology. This is in line with the policy of the Audit Committee, which has approved the elevation of internal control and internal auditing to reach international operation standards.

The Board of Directors recognizes the importance of internal control and audit systems and has put in place an effective organization-wide internal control and audit system while maintaining the flexibility of operation. This system allows employees to control, direct, assess, and verify their own operation to decrease corruption risks and power abuse as well as prevent unlawful actions. In addition, counseling, complaint lodging, and fact verification systems for employees and stakeholders have been put in place to serve as channels for inquiries or reports on inappropriate conducts. Furthermore, protective mechanisms for those involved in complaint
lodging have also been established to create confidence and ensure fairness for employees and every stakeholder as per guidelines prescribed by the Whistleblower Policy.

SCG’s Audit Office directly reports to and operates under the supervision of the Audit Committee, which oversees the operation of the Audit Office to ensure independence, justness, integrity, and internationally-accepted standards of internal audit professionalism as per international internal audit standards and information technology inspection standards. To this end, the Charter of the Audit Committee and the Audit Office clearly defines missions, operation scopes, roles and responsibilities, as well as the auditing guidelines, and is reviewed on a yearly basis. Furthermore, the Charter also prescribes the approval of the appointment, removal, transfer, or employment termination of the Director of the Audit Office.

**Risk Management**

Risk management is a key process contributing to the attainment of the Group’s objectives and goals, leading to value added for the Group, shareholders, and stakeholders while contributing to the SCG’s sustainable growth.

The Board of Directors is well aware of the importance of risk management, and has thus established risk management methods consistent with international standards throughout the organization. The Audit Committee has been assigned a leading role in directing, controlling, and evaluating risk management within the Company. Warning signals have been set up, effective assessment tools have been adopted, and regular reports are made to the Board of Directors.

Furthermore, the Board of Directors has entrusted to the management the task of risk management on three levels, namely general (SCG-wide), group-specific, and company-specific. Reports are regularly passed upwards from level to level, and ultimately to the Audit Committee and the Board of Directors.

**Connected Transactions**

The Board of Directors emphasizes the need for careful review and consideration before granting approval for connected transactions, related transactions or transactions that may cause conflict of interest. SCG Code of Conduct has set forth a policy regarding such transactions as follows:

1. Connected Transactions between the Company and Its Subsidiaries
SCG comprises a large number of companies whose businesses are bound to conduct transactions with one another in such ways as providing services, trading raw materials and products, or providing financial support, technical assistance, human resources, etc. In doing business or performing duties related to such matters, all employees and parties concerned are required to comply with the law, the rules and regulations of government agencies, as well as the rules of SCG in addition to any criteria or conditions prescribed by local communities.

2. **Transactions with outside entities or other companies**

In undertaking transactions with outside entities or other companies, the Company shall proceed by implementing fair methods and complying with the terms and conditions as agreed upon honestly. The Company shall also avoid making transactions that may cause trouble or damage to outside parties. The Company has specified guidelines and procedures on how to consider the granting of approval for connected transactions, related transactions or transactions with potential conflict of interest, to ensure the Company’s best interests and in accordance with rules and regulations as prescribed by law. The directors and management shall disclose to the Company in advance whether they hold any stakes involving potential conflict of interest. The Company, in turn, shall consider the appropriateness of any transaction, and in cases where such transactions need approval in accordance with regulations and procedures prescribed by law, the management shall propose such matters to the Board of Directors or at the Shareholders’ Meetings, and shall disclose the information to investors in a transparent manner. Under no circumstances shall the directors or management concerned be allowed to participate in the process of considering the approval.

However, in accordance with SCG Code of Conduct and SCG Corporate Governance Policy, SCG has revised and clarified its Stakeholder Engagement Policy. Transactions will be based on a market price mechanism, which is a standard and efficient tool used throughout the Company’s business operations.

3. **Connected Transactions**

The Company strictly follows a policy to comply with the Notification of Capital Market Supervisory Board Re: Rules on Connected Transactions and the Notification of the Board of Governors of the Stock Exchange of Thailand Re: Disclosure of Information and Other Acts of Listed Companies Concerning the Connected Transactions, as well as laws, regulations, notifications or orders relating to the execution of connected transaction.
Part 3 Policies related to Compliance with SCG’s Principles on Corporate Governance

**Anti-corruption Policy**

SCG conducts its business with fairness based on a philosophy that the Company shall demonstrate a keen sense to social responsibility and the best interests of its stakeholders in alignment with the principle of Corporate Governance, SCG code of conduct, and Stakeholders’ Guidelines. In 2012, SCG participated “Collective Action Coalition in Anti-corruption Policy enacted by Thai Private Sector” in order to corroborate the Company’s standpoint and emphasize on every Anti-corruption case.

To ensure that SCG has a proper policy determining responsibility, guideline, and regulation as a tool to prevent corruption from all business transactions, SCG has arranged a written guideline called ‘Anti-corruption Policy’ in order to prudently make a decision on any course of action that could possibly lead to corruption and to serve as an apparent guideline in performing business and effectively developing to sustainability organization.

**Anti-corruption Definition**

Corruption means any types of bribery; an offering, agreement to give, giving, promising to give, soliciting, or receiving of money, asset, or other inappropriate benefits from the government officers, government sectors, private sectors, or responsible person either in direct or indirect action so that such person could proceed or disregard his/her function in order to acquire, retain the business, recommend specific company to the entity, or achieve any improper benefits in business transaction. Exception shall be applied in case of laws, regulation, statement, standard, custom, or business traditions enable to do so.

**Anti-corruption Policy**

Director, Management Team, and SCG staffs are prohibited from operating or accepting every type of corruption both in direct or indirect manner covering every business and related department in every country. The Anti-corruption Policy is needed to be reviewed regularly, including with a possible revision of such policy and implementation provision in order to accord with business changes, regulation, standard, and laws.
Roles and Responsibilities

1. The Board of Directors is responsible for determining the policy, monitoring, and forming an effective system supporting Anti-corruption act in order to affirm that the Management Team intensively concerns, emphasizes, and cultivates Anti-corruption mindset as the company’s culture.

2. The Audit Committee is responsible for revision of financial and accounting reports, internal control, internal audit function, and risk management so that such operations are concise, appropriate, effective, and conformed to global standard.

3. Presidents, SCG Top Executives, and the Management are responsible for determining Anti-corruption system, promoting, and encouraging Anti-corruption manner conveyed to all staff and related parties. This also includes reconsideration on system or regulation in order to best adjust with business changes, regulation, standard, and laws.

4. Internal Audit Director is responsible for auditing, assessment, and evaluations in business transactions whether they are accurate and complied with guidelines, Approval Authority, standard, laws, and policy in such monitored department in order to assure that the internal controls are sufficient and suitable for probable risk in corruption. This shall be directly reported to the Audit Committee.

Anti-corruption Guidelines

1. The Board of Directors, the Management Team, and SCG staff in every level must follow with Anti-corruption Policy and the SCG Code of Conduct by avoiding involving with any course of corruption in direct or indirect manner.

2. SCG staff shall not be negligent in any corruption conditions involved directly with SCG. All staff must notify such act to supervisors or responsible person, including collaborate with investigation. Any queries or questions are needed to be consulted by the supervisor or a responsible person who monitors the SCG Code of Conduct compliance provided in particular channels.

3. SCG shall provide fairness and safeguard staff who denies or informs corruption cases relating to SCG by applying Protection Policy for appellant or persons who incorporate with Anti-corruption information as stated in the Whistleblower Policy.

4. A person who commits the corruption is equivalent to misconduct in the SCG Code of Conduct. This means such person is needed to consider discipline followed by SCG standard. Conviction on laws may be applied in case such act violates the laws.
5. SCG concerns the importance of dissemination, knowledge sharing, and communications with other people who involve or affect SCG so that those parties shall conform effectively to the Anti-corruption guideline.

6. SCG strives to create and sustain organization’s culture representing that corruption is unacceptable in every business transaction dealing with both public and private sectors.

Provision in Implementation

1. This Anti-corruption Policy covers to Human Resource Management process starting from recruitment, promotion, training, evaluation, and benefits provided to staff. Every supervisor in every level must communicate to staff in order to apply in business transaction under their responsibility and to monitor such implementation to be the most effective.

2. Implementation on Anti-corruption Policy should be followed by guidelines in the SCG Code of Conduct, Corporate Governance guidelines, Stakeholders’ Guidelines, standard, every SCG related operation manual, and additional guidelines which will be formulated afterward.

3. To stress the attention on processes which incur a high risk in corruption, the Board of Directors, the Management Team, and the SCG staff must conform carefully in the following course of action.

3.1 Gifts, Entertainment and Hospitality
   Offering gifts or entertainment and hospitality activities must be complied with the SCG Code of Conduct.

3.2 Charitable Contribution or Aid
   Granting contribution or receiving the aid must be transparent and in accordance with stipulated laws by confirming that such transaction shall not be claimed as a bribery act.

3.3 Business Relation and Procurement Process with the Public Sector
   All types of bribery or illegal payments are prohibited in all business transactions, SCG operation, and connection to the government. Such implementation must be preceded transparently and in alignment with related laws and regulation.
Prohibition from Trading Company Shares
for the Board of Directors, SCG Top Executives, and Related Employees

“The Board of Directors, SCG top executives, and related employees (including their spouses and children who are minors) are prohibited from trading Company shares for a two-week period prior to the release of the Company’s quarterly and annual financial statements, and for 24 hours after the release.

Furthermore, in case the Board of Directors, SCG top executives, and related employees (including their spouses and children who are minors) have knowledge of confidential information that could have any impact on the Company’s share price, they are prohibited from trading Company shares until 24 hours after the public disclosure.”

Note In case anyone use the internal information which has not yet been disclosed to public for purchase or sale of securities in such a way as to take advantage of other persons (insider trading), whether or not such act is done within the prohibition period, that person shall be liable in law (Securities and Exchange Act B.E.2535). Securities and Exchange Commission has a right of claim for the benefit received, and that person shall be liable to imprisonment for a term not exceeding two years or a fine not exceeding two times the benefit received or which should have been received by such person as a result of such contravention but such fine shall be not less than five hundred thousand baht, or both.
SCG Disclosure Policy

The disclosure of information concerning SCG has been persistently entrusted with the principles of corporate governance, namely fairness, transparency, and accountability, but has not previously been put in writing. The Board of Directors of The Siam Cement Public Company Limited (the Company) thus determines to set up the SCG Disclosure Policy so that shareholders, investors, public, and other stakeholders are ensured that SCG’s disclosure of information is clear, correct, legitimate, and equitable.

The Scope of the Policy

This Disclosure Policy covers disclosure of various information of SCG, including providing information in writing, in verbal, or by telephone, internet, press releases to journalists or investors (Press Conference), teleconference, or via other channels that government agencies or other persons have arranged for general public to be informed.

The Standards of Disclosure

- Disclosure of material information not yet released to the public (Material Non-public Information) is to be made carefully, correctly, completely, and promptly. It must be conducted so as to ensure that shareholders and investors receive information adequately, equitably, and easily, probably by access to SCG’s website, where appropriate. The timing of disclosure must be circumspect as well.

- Disclosure of information on anticipation of circumstances and direction of business and the projection of the Company’s future operational performance (Forward-Looking Information) should be made carefully and accompanied by explanation of the conditions or assumptions used for such projection.

- Disclosure of material information already released to public (Material Public Information) should be made clearly and completely, without creating confusion. Subsequent information concerning Material Public Information should be clear and consistent in order to avoid misunderstanding of the previously disclosed information.

- Disclosure of other information that is not material (Non-material Information) should be made on the basis of truth and without intention to mislead others from the actual financial status, operational performance, or stock prices. Disclosure should not be made in a way that might lead others to understand that stock prices will rise or fall.
• Disclosure of information that might have an impact on the business or competitiveness of SCG, such as the cost of goods or market share, should be undertaken with special care.

**The Meaning of “Material Information”**

**Material information** means the information concerning the business of SCG which, if disclosed inappropriately, might have a significant impact on the operational capabilities of SCG or its stock price, or might influence investment decision. Such information includes financial information, investment information, or trade secrets, such as:

1. Financial statements (balance sheets, statements of profit and loss, statements of cash flow, statements of changes in shareholders’ equity, notes to the financial statements), and significant changes in accounting policies.
2. Information concerning mergers and acquisitions, acquisition or disposal of associated companies / subsidiaries having significance and may affect or change the business structure of SCG.
3. Information concerning acquisitions or disposal of securities or investment projects having significant value.
4. Information concerning the disbursement or non-disbursement of dividends, or change to the Company’s dividend disbursement policy.
5. Information concerning major legal disputes involving SCG.
6. Information concerning the production, or shutdown considered significant to SCG.
7. Information concerning SCG’s business policies or strategies.
8. Information on anticipation of the circumstances and direction of business and Projection of SCG’s future operational performance (Forward-Looking Information) particularly profit and loss information.
9. Other information about SCG that might affect stock prices or influence investment decisions.

**The Persons Authorized to Disclose Material Non-public Information**

SCG has determined that the following persons are authorized to respond to inquiries or provide Material Non-public Information:

1. The President & CEO of SCG;
2. The Vice-President of SCG;
3. The President of each Business Unit (only the information concerning the business for which he/she is responsible);

4. The Manager of Corporate Investor Relations or the Director of the Corporate Communications Office (if so designated by the President & CEO of SCG or the Vice-President of SCG); and

5. Persons designated by persons in 1, 2, or 3 (only for specific matters as so designated)

The Timing of Disclosure of Material Information

SCG’s policy is strict in controlling material information or other related information so that it will not released to the public before the date set by SCG for the disclosure of material information, especially during the two weeks prior to that disclosure date.

No employee is permitted to disclose Material Non-public Information at any time unless so designated by the President & CEO of SCG or the Vice-President of SCG or the President of a Business Unit.

The Process in case of Doubts about the Policy

If there may be any doubts about disclosing information, please consult with your superior, the Investor Relations Unit, the Corporate Communications Office, or the Corporate Secretary Office. Failure to comply with this Disclosure Policy is a violation of the SCG Code of Conduct.
Stakeholder Engagement Policy

SCG has always paid close attention to the engagement of stakeholders. This is evident from the corporate philosophy of engaging in business based on morality and responsibility to society as well as being a good citizen, implementing the code of conduct as a basis of work of all employees, employing the good corporate governance as a principle of management and exercising the sustainable development of SCG.

Along with the changing of the society, environment, and business conditions, groups of stakeholders are more complicated and carry higher expectations of fair treatment and demand participation in the expression of opinions, process of decision-making, and governance of affected issues. The engagement of stakeholders is thus more important than ever. SCG, therefore, provides “SCG Stakeholder Engagement Policy” in writing as a clear guideline for SCG employees in conducting business so as to offer shareholders long-term value added and more concerns to the impact over SCG stakeholders.

Definition of Stakeholders

Stakeholders are persons or groups of persons who are directly or indirectly affected by a business operation of SCG, as well as those who may have interests in a business operation of SCG, or abilities to influence over the outcomes of a business operation of SCG such as customers, employees, communities, shareholders, business partners, government agencies, intellectual leaders, etc.

Stakeholder Engagement Policy

SCG is committed to acting as a good citizen of society, especially in every community where SCG has business operations. It honours the rights of stakeholders and treats them fairly, listens to their opinions and concerns, builds understanding with stakeholders, encourages cooperation constructively in matters that interest stakeholders, and takes part in developing society and environment so that SCG continues developing its business sustainably.

Guidelines for the Engagement of Stakeholders

1. Determining, Identifying, and Analyzing Stakeholders

Clearly determine, identify and categorize stakeholders taking into consideration the connection with each business unit in order to be able to analyze the risks and impacts, direct or indirect, incurred to each group of stakeholders comprehensively and clearly
by bearing in mind that each group of stakeholders has its own set of perspectives and expectations. Different strategies and priorities of implementation thus need to be formulated for each respective group.

Good relations with stakeholders should be initiated from the very beginning, that is, from the planning stage, so that plans can be adjusted or work procedures can be revised on time.

2. **Adopting Communication Strategies**

Closely communicate and persistently build understanding with stakeholders in order to gain correct perception and lead to good relationship with and trust from stakeholders by adopting particular communication strategies, methods, formats, and procedures suitable to each group of stakeholders, situation, duration, and local culture. This may be determined by the degree of damage or the possible impact incurred from negligence or inaction.

3. **Disclosing Information**

Disclose information accurately, explicitly, transparently, and comprehensively in order to assure that the stakeholders received sufficient, consistent, and timely information. For example, the disclosure of useful information should be done at the appropriate time, stated the real purpose of information and assured that there is a transparent process of reporting information to stakeholders.

However, in disclosing information, one should consider a factor of appropriateness and follow SCG Disclosure Policy.

4. **Encouraging Participation**

Encourage stakeholders to participate in matters that affect them; provide channels for receiving suggestions, problems, and complaints from stakeholders; give priority; welcome opinion and exchange views (Stakeholder Dialogue) constructively in order to perceive ideas, expectations, and needs of stakeholders. In doing the Stakeholder Dialogue, one must recognize that differences of stakeholders may affect the opinions, e.g. age, gender, education, experience, attitudes, etc. Moreover, one should provide preliminary information prior to discussion, report outcomes of the discussion,
disseminate reports to participants, and collect information systematically. SCG should also consider participating in giving opinions and identifying problems or obstacles to those having roles in regulating rules and orders which could have a widespread economic, social, and environmental impact.

**The Duty of Management**

The duty of management is to efficiently and effectively administer operations in accordance with the Stakeholder Engagement Policy by providing suitable resources, such as allocating budget, assigning adequate number of dedicated, skilled and knowledgeable staffs, and providing systems for taking suggestions from stakeholders, compiling information, monitoring progress, and evaluating results.
SCG’s Policies and Practices Toward Stakeholders

Policies and Practices Toward Stakeholders

SCG places great importance on its shareholders, who are owners of the business. Accordingly, the executives and employees as well as the Board of Directors, which itself represents shareholders, are committed to carrying out business in line with the principles of good corporate governance and SCG’s own business philosophy to ensure maximum benefits and long-term economic value for shareholders. To ensure proper treatment of shareholders, the company has set forth the following guidelines, pledging:

1. To operate in accordance with SCG’s corporate vision and corporate governance principles with honesty and prudence, and without conflict of interest, while creating good returns for every shareholder in a sustainable manner.
2. To respect the rights of shareholders and provide equitable and fair treatment to every one of them. Accordingly, to not perform any act that might violate or restrict the rights of shareholders.
3. To provide shareholders the right to propose the agenda of the Annual General Meeting of Shareholders and to nominate any qualified person to be a director with sufficient time in advance.
4. To provide shareholders with all significant details concerning the Shareholders’ Meeting and the Meeting agenda items to be considered by the shareholders with sufficient time in advance.
5. To prevent the directors, executives, and employees in the involved departments as well as their spouses and children from making use of inside information for their own benefit or that of others before disclosure to the public.
6. To assign independent directors to take care of minor shareholders and to receive complaints or suggestions from shareholders through easily accessible channels established by the Company.
7. To establish efficient measures for internal control, internal audit, and risk management.
8. To disclose the Company’s significant information, financial reports, and operating results on an accurate, complete, timely, transparent, and reliable basis through
easily accessible channels to consistently keep shareholders abreast of the Company’s operating performance.

**Policies and Practices Toward Employees**

SCG firmly believes that employees are its most valuable assets and a vital contributing factor to the Company’s success. As a consequence, the Company treats employees fairly based on human rights and with concern for their needs. The goals are to foster a good relationship between the Company and employees, to promote ongoing development of employees’ skills and potential, and to provide job security and career advancement. The guidelines for practice toward employees are as follows:

1. To recruit employees through a fair and efficient selection system and employment conditions to find “smart and ethical” employees having strong qualifications and integrity to join the Company.
2. To treat employees with sensitivity and fairness while paying due respect to their personal rights, protecting these rights from being violated. Likewise, to support and respect the right of employees to express their opinions independently.
3. To provide channels for employees to file grievances and report any act of impropriety in violation of the SCG Code of Conduct as well as to protect the complainant from retribution or penalty related to filing a complaint (Whistleblower Policy).
4. To provide employees in every field of work and at all levels sufficient and continuous professional development appropriate for their duties and responsibilities and to instill ethical awareness into every employee.
5. To promote and encourage working as a team to create unity and to raise employees’ awareness about work discipline.
6. To evaluate employees’ performance and provide fair remuneration on the basis of the suitability, capability, and competence of each individual. The Company is also committed to providing fair and appropriate benefits to employees. The benefits will be constantly improved to keep them on a par with those of leading companies in the same industry.
7. To raise awareness and promote employees’ occupational health and safety while maintaining a congenial work environment that enables employees to feel like being part of a family.

8. To operate in compliance with internationally accepted occupational health and safety standards as well as environmental management standards.

9. To encourage employees to find a balance between family life and work.

10. To provide channels where important information can be disclosed to employees to keep them informed of the operations and operating results of all SCG business units.

Policies and Practices Toward Customers

SCG pledges to ensure that customers for SCG products and services receive maximum benefits and complete satisfaction in terms of quality and fair price. Likewise the company pledges to develop and maintain a sustainable relationship with customers. The practice guidelines are as follows:

1. To deliver products and services that address the needs of consumers and the general public and to play a part in contributing to better quality of life and the sustainable development of society.

2. To constantly drive innovation and research & development to generate high quality, high value-added products and services that meet the needs of customers in multiple ways.

3. To develop environmentally-friendly products and services with a focus on resource-efficiency, energy-efficiency, recyclability, and long life of service.

4. To produce safe, reliable products and services as well as to give accurate and adequate information about them to customers.

5. To store customers’ information safely and systematically and refrain from abusing the information.

6. To set the prices of products and services at reasonable rates.

7. To implement a quality management system that matches international standards.

8. To set up a customer support office to provide product information, advice, and solutions to problems, while also handling complaints, to ensure customers’ highest satisfaction.

Policies and Practices Toward Suppliers
SCG always obeys fair competition standards and strictly complies with all contractual obligations, the SCG Code of Conduct, and all promises to suppliers. The guidelines are as follows:

1. To determine and establish fair and reasonable prices by taking into account the reasonableness of the offered prices, quality, and service levels and to be able to provide appropriate reasons during any audit.

2. To pay suppliers accurately and on time.

3. To establish clear procurement regulations.

4. To operate business sustainably and transparently by complying with all the terms and conditions agreed upon in a transaction and treating all involved parties equitably and fairly.

5. To refrain from demanding or accepting any improper benefits from its suppliers.

6. To pay regular visits to suppliers to exchange ideas and listen to their suggestions or advice on improvement.

7. To support procurement of eco-friendly and community products.

8. To refrain from purchasing products from suppliers that violate human rights or intellectual property law.

9. To refrain from disclosing information of suppliers to others without their prior consent.

10. To refrain from dealing in any business with any supplier that carries out illegal acts or acts against public order and good morals.

**Policies and Practices Toward Business Contractors**

SCG has a policy of taking good care of its contractors regarding the environment, work safety, and remuneration. Further, the Company is resolved to develop the capabilities and knowledge of contractors both within and outside work to enable them to work more efficiently. The guidelines are as follows:

1. To determine appropriate and fair remuneration and ensure that the amount of remuneration paid by the contractors to their workers shall not be less than the wage rate stipulated by law.

2. To promote safety awareness among contractors and oversee a safe work environment in their operations.
3. To open up opportunities for contractors to meet with SCG executives to listen to their opinions and concerns so they can work more efficiently to achieve goals.

4. To encourage contractors to develop their knowledge to ensure maximum work efficiency.

**Policies and Practices Toward Joint Venture Partners**

SCG respects the rights of joint venture partners and treats every partner equitably and fairly. The Company works collaboratively with joint venture partners to ensure that the joint ventures achieve the shared goals. The relevant guidelines are as follows:

1. To collaborate with joint venture partners in supporting and strengthening the joint venture operations.

2. To encourage the exchange of ideas and suggestions with the joint venture partners and to jointly define the business plans to ensure the sustainable growth and development of the joint ventures.

3. To monitor the operations of the joint ventures in order to ascertain that they comply with the law and the sustainable development approach.

4. To work with the joint venture partners in allocating profits from the joint ventures in a fair and transparent manner.

5. To refrain from taking advantage of the joint venture partners in any way.

**Policies and Practices Toward Creditors**

SCG has a policy to treat its creditors equitably, fairly, and transparently with commitment to strictly comply with all terms and conditions agreed upon. The guidelines are as follows:

1. To enter into contract with all types of creditors legally, equitably, fairly, and transparently without taking advantage of the contract party.

2. To refrain from resorting to dishonest means or concealment of any information that might harm the Company’s creditors.

3. To strictly abide by any term or condition stated in any contract entered into with all types of creditors accurately and straightforwardly.

4. To repay loans and interest in full to all types of creditors on time as agreed upon.

**Policies and Practices Toward the Community**

SCG conducts business with commitment to fairness to all stakeholders and with concern for social responsibility. The Company provides constant support to activities that contribute to improving the quality of life and development of the communities and societies in which SCG
operates both in Thailand and the ASEAN countries. The Company encourages its employees and other concerned parties to be good citizens contributing to communities and society. The guidelines are as follows:

1. To support and provide needed assistance to society and communities, especially the communities surrounding SCG’s plants.

2. To preserve the environment nearby the communities and to control and manage waste from the production process and general consumption as well as contamination released into the atmosphere through the use of efficient technology and close monitoring.

3. To promote and support the carrying out of activities/projects designed to develop the potential and capabilities of youths in the areas of education, science, technology, sports, and art as well as instilling ethics and morals into young people so they are both smart and ethical individuals.

4. To support activities/projects dedicated to providing immediate assistance to those affected by disasters and to improve the potential and quality of life of people in society through various efforts such as career development, and building strong communities to enable people to become self-reliant sustainably.

5. To support medical and public welfare activities/projects to enable people in local communities and society at large to have better health and better quality of life.

6. To promote and support activities in the areas of art, cultural heritage preservation, and sustaining religion as appropriate.

7. To provide support to foundations and charitable organizations to help and provide opportunities to the disenfranchised in society, empowering them to lead better lives. This support also extends to organizations carrying out activities beneficial to human resources development.

8. To open up opportunities for communities and other stakeholders to take part in the activities/projects, to voice their opinions and suggestions, or to file complaints as a result of SCG’s operations, with the goal of allowing industry and the community to coexist sustainably.

Policies and Practices Toward Government Agencies
SCG places great importance on government agencies as stakeholders of the Company. Guidelines for engaging in transactions with government agencies are defined in SCG Code of Conduct to allow employees to proceed appropriately and in compliance. The Company also cooperates with government agencies, providing technical assistance and support for various activities. The guidelines are as follows:

1. To strictly abide by applicable laws and regulations and keep in mind that laws, regulations, cultures, and traditions in each locale may have different conditions, procedures, or practices.
2. To refrain from influencing government officers to abet and collude in improper acts.
3. To build a body of knowledge in community development for government agencies such as local administration organizations.
4. To provide support to activities undertaken by government agencies.
5. To participate in meetings to share ideas, and to provide technical assistance on a continuous basis.
6. To receive visits from government agencies.
7. To receive comments, suggestions, or complaints from government agencies.

**Policies and Practices Toward the Media**

SCG stresses the importance of disclosing information to the media so they can communicate the information to the public accurately and rapidly. The guidelines are as follows:

1. To disclose information to the media equitably. The information must be accurate, clear, and right to the point.
2. To communicate information on a quick and timely basis.
3. To provide opportunities for the media to meet and talk with high-ranking executives.
4. To facilitate the media to get in contact with the Company.
5. To establish good relationships with the media through various activities such as plant visits to allow the media to observe the production process and plant management as well as obtain accurate first-hand information.

**Policies and Practices Toward the Civil Society Sector, Academia, and Opinion Leaders**

SCG conducts business with concern for social responsibility and all stakeholders. In addition to full and accurate disclosure of information, the Company is open to comments and suggestions from every part of the civil society sector to ensure a shared approach to operating business sustainably alongside social and community development. The guidelines are as follows:
1. To disclose information regarding business operations transparently and verifiably.

2. To disclose information in the annual report, sustainability report, articles and news releases, as well as in the form of electronic documents and information.

3. To carry out business with concern for impact on the environment and the community and to encourage involved persons to take part in protecting the environment.

4. To collaborate with the agencies concerned to foster a relationship with the community and promote community involvement.

5. To receive comments, suggestions, or complaints from the concerned parties to find means for collaboration and to meet the needs of all stakeholders.

Policies and Practices toward Competitors
SCG has a policy to treat competitors fairly within the framework of honest competition. The Company is committed to carrying out business fairly in compliance with the law and SCG Code of Conduct and with concern for trade ethics and trade competition law. The guidelines are as follows:

1. To operate under a fair competition framework and applicable laws ethically and transparently and to refrain from taking advantage of competitors unlawfully.

2. To refrain from obtaining confidential information through fraudulent or improper means.

3. To refrain from violating the intellectual property rights of competitors.

4. To refrain from attacking and destroying competitors’ reputations by defaming them with any false statement.

5. To promote and support free trade and avoid entering into any agreement with competitors that may reduce or restrict competition.
SCG Dividend Policy

The company has a dividend payout policy to shareholders at 40% - 50% of the consolidated net profit. However, when reviewing the dividend payout for any potential changes for the respective period, the company may take into account all irregular situations, and uncontrollable factors, accordingly.

For dividend policy of most subsidiaries which are 100% owned by the company, the company takes into consideration their operating results, financial structure, financial position and investment plan, with no policy of transferring the interests.
SCG Supplier Code of Conduct

SCG has created SCG Supplier Code of Conduct in order to develop correct understanding among SCG suppliers and to serve as a mutual business standard to be adopted. SCG Supplier Code of Conduct comprises the five following principles.

1) **Business ethics:** Conduct business with honesty; uphold fairness for all stakeholders; disclose correct and complete information; protect confidentiality; and respect intellectual properties of others.

2) **Labor and human rights:** Do not discriminate; attach importance to labor protection, especially child labor, women’s labor, and alien labor; do not force labor into slavery; and ensure correct and fair remuneration, benefits, and work periods.

3) **Occupational health and safety:** Keep the work environment hygienic and safe; control risks of accidents and potential health impacts while on duty; and provide sufficient and ready personal protective equipment.

4) **Environment:** Conduct business with consideration to impacts on natural resources and the environment as per the principles of 3Rs: namely reduce, reuse/recycle, and replenish.

5) **Laws and regulations:** Comply with all relevant laws, regulations, and rules.
The Board of Directors of The Siam Cement Public Company Limited, in its meeting held on Wednesday 29 October 2014, approved the setting up and disclosure of SCG Procurement and Vendor Selection Policies and Guidelines to ensure that the selection process of SCG will be systematic, fair and transparent. SCG endorses vendors who are committed to ethical business practices and responsibilities toward society and environment and will not conduct transactions with any person who is involved in illegal or fraudulent activities or is suspected to do as such.

**Definitions**

*Procurement* means the purchase, hire of work, outsource service, transportation service, lease and hire purchase.

*Vendor* means a seller/supplier, contractor, service provider, lessor or hire purchase provider who delivers goods or services to SCG.

*Vendor List* means a list of Vendors who conduct transactions with SCG and whose names are listed in the SCG system.

*Approved Vendor List* means Vendors listed in the Vendor List who have undergone SCG’s selection and performance evaluation processes for the relevant goods and service categories.

**SCG Procurement and Vendor Selection Policies**

SCG will conduct its Procurement in a systematic manner according to the strict controlled procurement regulations of SCG, taken into account the needs of SCG in terms of quality, price, quantity, time, service, delivery, after-sale service, warranty, and other requirements. SCG will not conduct transactions with any person who is involved in illegal or fraudulent activities or is suspected to do as such.

SCG Vendor Selection shall be systematic, fair and transparent. SCG endorses Vendors who are committed to ethical business practices and responsibilities toward society and environment.

**Qualifications of SCG Vendors**

1. The Vendor shall have verifiable business facilities.
2. The Vendor shall have reliable staff, machinery and equipment, products, services, warehouses, financial status and performance records.
3. The Vendor shall agree to comply with SCG Supplier Code of Conduct.
4. The Vendor shall have satisfactory performance records, which will be evaluated by SCG on the basis of the quality of goods and services, including the delivery, after-sale services, warranty or other transactional requirements.

5. The Vendor shall have no conflict of interest with SCG’s business.

6. The Vendor shall never been banned from doing business due to fraudulent conducts.

**Application**

1. Prospective vendors can submit an application form provided by SCG together with detailed information and supporting documents, which include a registration certificate or identity certificate, other certificates issued by government authorities, power of attorney documents, bank account numbers and copies of registration certificates issued by the Department of Revenue such as a copy of the Certificate of Value Added Tax (Por Por 20). The application form and supporting documents shall be submitted to SCG’s procurement unit.

2. SCG’s Vendor shall sign its agreement to comply with SCG Supplier Code of Conduct.

**Business Transaction Procedures**

1. SCG only deals business with Vendors listed in the Vendor List, except for the cases of a price quotation or a tender where the non-listed Vendors may be invited to submit a quotation or tender and can apply for a Vendor status thereafter if selected. SCG may ask its Vendors to agree to electronic transactions in accordance with the applicable electronic transactions laws for convenience and speed of the transactions.

2. A written purchase order or an agreement between a Vendor and SCG will be considered constituting the transactional obligations between both parties.

3. For submitting a price quotation or entering into an agreement, SCG may request in writing a performance bond, from the Vendor which will be returned after all transactional obligations are completed.

4. Upon the completion of their obligations under an agreement, contract or purchase order, Vendors shall submit the relevant tax invoices, receipts and/or other necessary supporting documents to SCG for payment at the time and place specified by SCG. This is to provide convenience and speed of operation for all work units. SCG will pay the Vendors for the prices of the delivered goods/services after deducting the withholding tax required by laws, and other expenses incurred under the agreement such as a performance bond. The payment will be transferred into the bank account notified by the
Vendors unless a cheque payment is requested. SCG reserves the right to issue only account payee cheques.

5. Vendors may request an amendment of their data in the SCG system by contacting SCG's procurement unit and submitting supporting documents certified by the Vendors’ authorized person.

6. Vendors may file a complaint on unfair treatment under the SCG Corporate Governance Principles through the specified channel at SCG Whistleblower System, https://whistleblower.scg.co.th.
Policy on Protection and Fairness for Employees Who Inform on or Disclose of Wrongful Conduct or Non-Compliance with Laws, Rules and Regulations, the Company’s Articles of Association, and the SCG Code of Conduct (Whistleblower Policy)

Persons Entitled to Complain

1. An employee who discovers an action that violates laws rules and regulations, the Company’s Articles of Association, or the SCG Code of Conduct;
2. An employee who is abused, threatened, or disciplinary penalized, such as by a reduction in salary, being laid off, being fired, or targeted for treatment that is unfair and related to conditions of employment, due to that employee having complained, informed, or been about to inform, assist in an investigation, or gather facts for a person handling the complaint, including processing legal action, being a witness, giving testimony, or providing any co-operation to a court or governmental agency.

Persons Handling Complaints

1. An employee’s supervisor, at any level, whom you trust
2. The Director of the Corporate Human Resources Office
3. The Director of the Office of Internal Audits
4. The Secretary to the Board of Directors
5. Any member of the Company’s Board of Directors

Procedure for Complaints

Complain to any person handling complaints as follows:

1. Complain directly, verbally or in writing.
2. Contact a person handling complaints by his/her e-mail address.
3. Send a letter to a person handling complaints.
4. If the complainant chooses not to disclose his/her name, he/she must provide sufficient factual details or clear evidence to show that there are grounds to believe that a violation of laws, rules and regulations, the Company’s Articles of Association, or the ethical code occurred in the business practices of SCG.

The complaint shall be deemed top secret. The complainant may complain through several channels, and does not need to disclose his/her identity. However, if he/she does disclose his/her identity, this would allow SCG to report him/her the outcome of the investigation or additional particulars concerning the matter of complaint.
Procedure for Investigating Facts

1. The person handling complaints will be the one to investigate and collect facts, or may authorize a trusted person or agency to investigate the facts.

2. The person handling complaints or the one authorized by that person may ask any employee to provide information or deliver any related document for the investigation of facts.

3. If the investigation reveals that a violation did occur, SCG will act as follows:
   - If the complaint is one in which SCG committed a breach of laws, rules and regulations, the Company’s Articles of Association, or the SCG Code of Conduct, the person handling complaints or the one authorized by that person will submit the matter, opinion, and the appropriate course of action, to the person having authorities in SCG to consider courses of action. If the matter is important, such as one that affects the reputation and image or financial status of the Company, or conflicts with the Company’s policies for conducting business, or involves a senior executive, it will be submitted to the Audit Committee or the Board of Directors for consideration.
   - If the complaint has a detrimental impact on any person, an appropriate and fair method of mitigating that impact will be suggested to the person so affected.

Protection and Defence of the Informant or Whistleblower

1. The complainant may choose not to disclose his/her identity if he/she believes that disclosure may harm him/herself, but he/she must provide sufficient factual details or clear evidence to show that there are grounds to believe that a violation of laws, rules and regulations, the Company’s Articles of Association, or the SCG Code of Conduct occurred in the business practices of SCG. Nonetheless, if he/she does disclose his/her identity, this would enable the person handling the complaint to act more quickly.

2. SCG regards the information related to SCG as secret, and will disclose only so much of it as necessary to ensure the safety of and prevent harm to those who report, their sources, and other individuals involved. The persons responsible at each stage must guard the information obtained with the utmost secrecy and not reveal it to anyone. A breach would be considered a violation of discipline.
3. If the complainant believes that he / she will not be safe or incur harm, he / she may ask the Company to provide appropriate protection, or the Company may provide such protection without the complainant’s request if it is believed that danger or harm is likely to occur.

4. If an employee is unfair to, mistreats, or harms other person due to that person having complained or informed about or disclose of wrongful conduct or non-compliance with laws, rules and regulations, the Company’s Articles of Association, or the SCG Code of Conduct in the business practices of SCG including processing legal action, being a witness, giving testimony, or providing any co-operation to a court or governmental agency, such action is regarded as a breach of discipline that must be penalized. He/she may be penalized as the law stipulates if such action is deemed an illegal offence.

5. Those who incur harm will be compensated in a fair and appropriate manner.
Part 4 Appendix

Definitions

The Siam Cement Group or “SCG” shall mean
1) The Siam Cement Public Company Limited and
2) Subsidiaries of The Siam Cement Public Company Limited.

Company shall mean The Siam Cement Public Company Limited.

Subsidiaries shall mean
1) Any corporation or legal entity of which more than 50 percent of the voting stock is
directly or indirectly owned or controlled by The Siam Cement Public Company Limited
or
2) Any corporation or legal entity in which The Siam Cement Public Company Limited has
the authority to introduce or implement its operating and financial policies to benefit from
their activities.

Board shall mean the Board of Directors of The Siam Cement Public Company Limited.

Employee shall mean an individual signing an employment contract or a special employment
contract with SCG.

Stakeholders shall mean those involved with SCG including the Board of Directors, employees,
shareholders, parties to the contract, contractors, business associates, creditors, debtors,
society, and surrounding communities.
Qualifications of Independent Directors of SCC

SCC’s qualifications for independent directors are as follows:

1. Shall not hold shares exceeding 0.5% of the total number of voting shares of the Company, its parent company, subsidiary, associate, major shareholder or controlling person, including shares held by related persons of such an independent director.

2. Shall neither be nor have ever been a director with management authority, employee, staff member, advisor who receives a salary or is a controlling person of the Company, its parent company, subsidiary, associate, same-tier subsidiary company, major shareholder or controlling person unless the foregoing status has ended not less than 2 years prior to the date of becoming a director. Such prohibitions shall not, however, include cases where the independent director previously served as a government officer or an advisor to a government agency which is a major shareholder or controlling person of the Company.

3. Shall not be a person related by blood or legal registration as father, mother, spouse, sibling, or child, including spouse of child of other directors, of an executive, major shareholder, controlling person, or person to be nominated as director, executive or controlling person of the Company or its subsidiary.

4. Shall neither have nor have ever had a business relationship with the Company, its parent company, subsidiary, associate, major shareholder or controlling person, in a manner that may interfere with his/her independent judgment, and neither is nor has ever been a significant shareholder or controlling person of any person having a business relationship with the Company, its parent company, subsidiary, associate, major shareholder or controlling person, unless the foregoing relationship has ended not less than 2 years prior to the date of becoming an independent director.

The term ‘business relationship’ in the preceding paragraph shall include any normal business transaction, rental or lease of immovable property, transaction relating to assets or services or granting or receipt of financial assistance through receiving or extending loans, guarantees, providing assets as collateral, and any other similar actions, which result in the applicant or his/her counterparty being subject to indebtedness payable to the other party in the amount of 3% or more of the net tangible assets of the applicant or twenty million baht or more, whichever is lower. The amount of such indebtedness shall be calculated according to the method for calculation of value of connected transactions under the Notification of the Capital Market Supervisory Board governing rules on connected transactions mutatis mutandis. The consideration of such indebtedness shall include indebtedness...
incurred during the period of 1 year prior to the date on which the business relationship with the person commences.

5. Shall not be nor have ever been an auditor of the Company, its parent company, subsidiary, associate, major shareholder or controlling person, and not be a significant shareholder, controlling person, or partner of an audit firm which employs auditors of the Company, its parent company, subsidiary, associate, major shareholder or controlling person, unless the foregoing relationship has ended not less than 2 years prior to the date of becoming an independent director.

6. Shall not be nor have ever been a provider of any professional services including legal advisor or financial advisor who receives service fees exceeding 2 million baht per year from the Company, its parent company, subsidiary, associate, major shareholder or controlling person, and not be a significant shareholder, controlling person or partner of the provider of professional services, unless the foregoing relationship has ended not less than 2 years prior to the date of becoming an independent director.

7. Shall not be a director appointed as representative of the Board of Directors, major shareholder or shareholder who is related to a major shareholder of the Company.

8. Shall not undertake any business in the same nature and in competition with the business of the Company or its subsidiary, nor be a significant partner in a partnership or director with management authority, employee, staff member or advisor who receives salary or holds shares exceeding 1% of the total number of shares with voting rights of another company which undertakes business in the same nature and in competition with the business of the Company or its subsidiary.

9. Shall be able to attend meetings of the Board of Directors and make independent judgment.

10. Shall not have any other characteristic that limits his or her ability to express independent opinions regarding the Company’s operations.

11. Shall be able to look after the interests of all shareholders equally.

12. Shall be able to prevent conflicts of interest.

13. Shall not have been convicted of violating security or stock exchange laws, financial institution laws, life insurance laws, general insurance laws, anti-money laundering laws or any other financial law of a similar nature, whether Thai or foreign, by an agency with authority under that certain law. Such wrongful acts include those involved with unfair trading in shares or perpetration of deception, fraud, or corruption.
14. If qualified according to all items 1-13 specified above, the independent director may be assigned by the Board of Directors to make decisions relating to business operations of the Company, its parent company, subsidiary, associate, same-tier subsidiary or any juristic person with a conflict of interest on the basis of collective decision, whereby such actions of the independent director are not deemed partaking of management.