CK Power Public Company Limited and its Affiliated Companies

RE: Anti-fraud and Anti-corruption Guidelines

Effective Date November 21, 2019

Objectives

CK Power Public Company Limited and its subsidiaries recognize the importance of good

governance rooted in transparency and impartiality for good, stable, and fair returns for shareholders, taking

into account the benefits of all stakeholders and with zero tolerance for fraud and corruption of any kind,

whether direct or indirect. To this end, the Company has formulated the "Anti-fraud and Anti-corruption

Guidelines" to serve as operational guidelines for personnel of the Company and its subsidiaries to strictly

follow

Scope

The Anti-fraud and Anti-corruption Guidelines of the Company and its subsidiaries entail the following:

1. Use of internal data, consideration of stakeholder rights, and the duties of Directors and Executives of

the Company and its subsidiaries.

The Company has instituted a policy regarding the access, use, and disclosure of internal data

by its Directors, Executives, auditors, and personnel from every department, including spouses and

dependents. In addition, the Company prohibits such individuals from disclosing material nonpublic

information that can impact securities prices, whether directly or indirectly.

2. Appointment of the Anti-corruption Investigation Task Force

Company has put in place an internal control system that covers all its business activities and

consistently invests in the development of the internal control system in order to comply with the

guidelines of the Stock Exchange of Thailand and the SEC, as well as the internal control guidelines

of the Committee of Sponsoring Organizations of the Tradeway Commission (COSO). As such, the

Company has tasked an internal audit department to perform the internal audit process at the

departmental level for both the Company and its subsidiaries to ensure that all the operating procedures

of every department are up to standard, transparent and verifiable, and in full compliance with the

principles of good corporate governance of listed companies.

3. Channels and protection measures for whistleblowers

The Company provides reliable and independent channels for receiving tips from both internal

and external sources regarding suspected non-compliance with the code of conduct, illegal activity, or

behavior that may imply fraud or misconduct by members of the organization, as well as shortcomings

of the internal control system.

4. External anti-fraud policy

The Company has informed personnel in all departments to follow the corporate governance

policy when dealing with partners and third parties to prevent fraudulent activities and urged partners

and third parties who are in contact with the Company and its subsidiaries to strictly observe the

Company's Anti-fraud and Anti-corruption Guidelines as a concrete measure against involvement in

corruption. The Company has also established strict disciplinary measures against employees who are

found to be involved in fraudulent activities as well as a policy to sever ties with any partners and third

parties found guilty as such.

5. Identification of fraud and corruption risks in the Company's risk management plan

The Company has included fraud and corruption as one of the risk factors within its risk

management plan in order to foster awareness in every department of the potential consequences of

fraudulent activities as well as promote vigilance during operating procedures. To this end, the Risk

Management Team of the Company and its subsidiaries performs risk assessment according to the

Company's risk management plan every quarter and presents the results, along with other issues of

interest that require close monitoring, at a meeting of the Corporate Governance and Risk Management

Committee for consideration.

Please be informed and comply accordingly,

-Signature-

(Mr. Thanawat Trivisvavet)

Managing Director