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**Notification of the Securities and Exchange Commission**  
**No. KorChor. 6/2556**  
**Re: Guidelines on the Consideration of Definition “Company”**  
**under Section 89/1**  
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Whereas one of the efforts to lift up corporate governance standard among publicly traded companies under the direction of the National Corporate Governance Committee in 2002 was a proposed amendment to the Public Limited Company Act of 1992, the proposed provisions therefore aimed at applying only to the public limited companies founded under the aforesaid Act, a Thai law. The proposal was later changed to amend the Securities and Exchange Act of 1992. Inserted as Chapter 3/1 Governance of Publicly Traded Company, Sections 89/1 to 89/32, the references to the Public Limited Company Act of 1992, as additional provisions or exemptions, remain apparent in a number of provisions including Sections 89/3, 89/4, 89/12, 89/18, 89/19 and 89/30. The provisions under this particular Chapter were drafted with specific legislative background and intent differently from other provisions under the Securities and Exchange Act of 1992.

By virtue of Section 14(4/1) of the Securities and Exchange Act of 1992 as amended by the Securities and Exchange Act (No.4) of 2008, the SEC hereby issues the guidelines on the consideration on definition “company” under Section 89/1 that the said definition shall mean the public limited company founded under the Public Limited Company Act of 1992.

This Notification shall come into force as from 16 September 2013.

Notified this 5<sup>th</sup> day of September 2013

-signature-

(Achporn Charuchinda)  
Chairman  
Securities and Exchange Commission