

September 30, 2025

To:

Director and Manager

The Stock Exchange of Thailand

Subject: Right of Shareholders to propose Agenda and Nominees to be elected as Company's Directors, and submit questions in advance for the 2026 Annual General Meeting of Shareholders

Mega Lifescience Public Company Limited ("Company") hereby announces that, in accordance with the good corporate governance practice relating to the treatment of shareholders' rights, Company wishes to provide opportunity to our shareholders to propose Agenda and the candidates to be considered for the election as Company Directors, and shareholders can also submit theirs question in advance for the 2026 Annual General Meeting of Shareholders. Shareholders can furnish the proposal from October 1, 2025 - January 31, 2026 for further consideration by the Company, as per details Attachment - I which have been posted on Company's website, www.megawecare.com

Please be informed accordingly.

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Yours faithfully,

Mega Lifescience Public Company Limited

Mr. Thomas Abraham

Director & Chief Financial Officer



Attachment - I

Proposal of Agenda and Director Nominee in Advance for the 2026, Annual General Meeting of Shareholders of Company

1. Objective

With respect to the right of shareholders to propose the agenda and nominate persons to be considered for the election as Company Directors in advance of the Annual General Meeting of Shareholders for the year 2026 which is a part of the principles of Good Corporate Governance to ensure that all shareholders are fairly and equitably treated, Mega Lifesciences Public Company Limited (the "Company") has set up the criteria for shareholders to propose the agenda and nominate the director in advance. It demonstrates clear guidelines to ensure that all agenda items are genuinely beneficial to the Company and the director nominee has suitable qualification. The Nomination Committee will carefully consider and make proposal to the Board of Directors.

2. Proposal of the Agenda

- 2.1 Shareholders wishing to propose the agenda must be (1) a shareholder at the date proposing the agenda which can be either one or more shareholders (2) a shareholder(s) of the Company at the date proposing the agenda holding a minimum of one percent (01%) of the total voting rights and having continuously held those shares until the book closing date for the right to attend the meeting.
- 2.2 Shareholders possessing the qualifications as specified in 2.1 above must complete the "Agenda Proposal Form for 2026 Annual General Meeting of Shareholders of Company" and submit required original documents and related evidences to the Company Secretary at the following address within January 31, 2026 to allow sufficient time for Board of Directors to consider:

Company Secretary
Mega Lifescience Public Company Limited
384, Moo 4, Soi 6, Pattana 3 Road, Bangpoo Industrial Estate,
Praeksa, Muang Samutprakarn,
Samutprakarn, 10280

Shareholders may send the proposal form by e-mail at investor@megawecare.com or sujin@megawecare.com or call+66 (02) 7694222

If one or more shareholders have proposed the agenda, each of them must complete the "Agenda Proposal Form for the 2026 Annual General Meeting of Shareholders of Company" and sign their names as evidence and send them altogether as one set.



- 2.3 Criteria for the Agenda Proposals that will not be accepted:
 - (1) The proposal violates applicable laws, announcements, rules and regulations of Government agencies, or regulatory bodies or involved agencies, or actions not in compliance with the objectives, the Company's Articles of Association, the resolution of shareholders' meetings and good Corporate Governance of the Company.
 - (2) The Proposal is beneficial only for specific person or a group.
 - (3) The proposal lies under the authority of the management of the Company except if it is causing material impact on shareholders in general.
 - (4) The proposal has already been implemented by the Company.
 - (5) The proposal is for a matter which is beyond the control of the Company.
 - (6) The proposal is from shareholders who do not possess the qualifications as mentioned in 2.1 above and/or whose information is incomplete or incorrect or from shareholders who are not reachable.
- 2.4 In case that Board of Directors approves the proposed matters, the Company will include these matters in the meeting agenda remarked as "agenda from shareholders" in the invitation notice to shareholders.
- 2.5 In case that the Board of Director denies the proposed matters, the Company will inform reason of Board of Directors' refusal in the invitation notice of the shareholders meetings. In the case that shareholders meeting agreed to include the proposed matters with majority of total number of votes of the shareholders present at the meeting and eligible to vote, the matters will be included in the agenda for the next shareholders meeting.

3. The Nomination of the Director

- 3.1 Shareholders wishing to propose any candidate for being a director must be the shareholders of the Company at the date proposing the candidate.
- 3.2 Shareholders possessing the qualifications as specified in 3.1 above must complete the "Director Nomination Form for the 2026 Annual General Meeting of Shareholders of Company" and submit required original documents and evidences to the Company Secretary at the following address within January 31, 2026 to allow sufficient time for the Nomination Committee to consider and make proposal to the Board of Directors:

Company Secretary Mega Lifescience Public Company Limited 384, Moo 4, Soi 6, Pattana 3 Road, Bangpoo Industrial Estate, Praeksa, Muang Samutprakarn, Samutprakarn, 10280

Shareholders may send the proposal form by e-mail at investor@megawecare.com or sujin@megawecare.com or call +66 (02) 7694222



If many shareholders have unified to propose the agenda, each of them must complete the "Director Nomination Form for the 2026 Annual General Meeting of Shareholders of Company" and sign their names as evidence and send them altogether as one set.

- 3.3 Any candidate to be proposed for being a director must fully qualified and not prohibited under:
 - (1) The Public Companies Act
 - (2) The Securities Exchange Act
 - (3) The Securities and Exchange Commission
 - (4) The Capital Markets Supervisory Board
 - (5) The Stock exchange of Thailand
 - (6) The Company's Articles of Association
 - 3.4 Any candidate to be proposed for being a director must:
 - having knowledge, skills, experience and capability as such in pharmaceutical/ healthcare/ wellness industry, laws, accounting and finance or being qualified in such areas as are beneficial to the Company.
 - dedicating time and effort for discharge of duties as per his/ her responsibility
 - not serve as directors of more than 3 other listed companies which listed in the Stock Exchange of Thailand
 - 3.5 The candidate agreed by the Board of Directors will be included in the Agenda and remarked as "proposed by shareholders" in the invitation notice to shareholders.

Agenda Proposal Form

for the 2026 Annual General Meeting of Shareholders of Company

(1)	I am (Mr./ Mrs./ Miss)	shares or totaling percent			
	Sub- districtDistrict	ProvinceTelephone Number			
	Facsimile Number	E-mail address (if any)			
(2)	I am (Mr./ Mrs./ Miss)	shares or totaling percent			
	districtDistrictPr	ovinceTelephone Number			
	Facsimile Number	E-mail address (if any)			
	The total number of shares held is, amou	inting to percent of all the voting shares.			
	I would like to propose the agenda of the 2026 Annual Ger Proposed Matter:	<u> </u>			
	Objective: [] For consideration [] For acknowled	gement [] For approval			
	Reasons and details:				
	And have the documents supporting the above proposalpages in total.				
	I (all of us) certify that all information in this form, the evidence of shares holding and other supporting documents are correct. I hereby affix my signature as evidence below.				
	Date				
		Shareholder (2)*			
(()	()			

^{*}All shareholders who propose agenda above shall signed their names in the Consent Letter for Personal Data Processing attached in this form.

Remarks: A Shareholder must enclose the following evidences:

- 1. The evidence of shares held such as a letter of certification from the Security Company or other evidence from the Stock Exchange of Thailand (SET) or Thailand Security Depository Co., Ltd. (TSD).
- 2. If a shareholder is a juristic person, a copy of the company's affidavit and copy of identification card*/passport (in case of non-Thai nationality) of authorized directors must be enclosed and certified true copies by such directors.
- 3. If a shareholder is an individual, a certified true copy of identification card*/ passport (in case of non- Thai nationality) must be enclosed.
- 4. If a shareholder has his/her title, name or surname changed, a copy of evidence of those changes must be enclosed and certified true copy.

^{*}Please conceal your religion on the certified true copy of the identification card. In case that the religion on the copy of your identification card isn't concealed, the Company will strikethrough the details since such data is not required to be processed. The Company collects, uses, and discloses the personal data of shareholders following the Privacy Notice, detailed on the Company's website, https://investor.megawecare.com/en/corporate-governance/cg-and-download

Consent Letter for Personal Data Processing

(1)	I,
	Date
	Shareholder (1)
	()

Director Nomination Form for the 2026 Annual General Meeting of Shareholders of Company

I am (Mr./ Mrs./ Miss)being the shareholder of Mega Lifescience
Public Company Limited, holding shares or totaling percent of all the
voting shares as of, residing at
Sub-districtDistrictProvinceTelephone Number
I would like to nominate (Mr./ Mrs./ Miss)
I certify that all information in this form, the evidence of shares held and other supporting documents are correct. I agree that the Company may disclose such information and evidences. I hereby affix my signature as evidence below.
Date
Shareholder
(,)

<u>Remarks</u>: A Shareholder must enclose the following evidences:

- 1. The evidence of shares held such as a letter of certification from the Security Company or other evidence from the Stock Exchange of Thailand (SET) or Thailand Security Depository Co., Ltd. (TSD).
- 2. If a shareholder is a juristic person, a copy of the company's affidavit and copy of identification card*/passport (in case of non-Thai nationality) of authorized directors must be enclosed and certified true copies by such directors.
- 3. If a shareholder is an individual, a certified true copy of identification card*/ passport (in case of non- Thai nationality) must be enclosed.
- 4. If a shareholder has his/her title, name or surname changed, a copy of evidence of those changes must be enclosed and certified true copy.
- 5. Documents supporting the qualifications of the nominated candidates' evidence must be attached such as biography, education record, work experience, Contact address, and other necessary information together with certified true copies.

*Please conceal your religion on the certified true copy of the identification card. In case that the religion on the copy of your identification card isn't concealed, the Company will strikethrough it since such data is not required to be processed. The Company collects, uses and discloses the personal data of shareholders following the Privacy Notice, detailed on the Company's website, https://investor.megawecare.com/en/corporate-governance/cg-and-download

Consent Letter for Personal Data Processing

I,, give consent to Mega Lifescience Public Company Limited ("the
Company") to collect, use and disclose my personal data, including name, surname, date of share
purchase, number of shares held and the ratio of shares held to all the voting shares, for the minutes
and attachments of the general meetings of shareholders of the Company, and for specifying my personal
data in the publicly disclosed minutes and attachment.
Date
Shareholder
(,)

Detail and Certifying the Qualifications of a Director Nominee

1. General Detail:				
I am (Mr./ Mrs./ Mis	s)			
-	-			Birth
				Sub- nberFacsimile
Number			•	
Education				
Degree	Institution	Fields of S	Study	Year of Graduation
Working Experience (las	st 5 years until now)			
Position	Place of wo	rk		Year of Employment
	American			
Training				
[] Director Certification				
[] Director Accreditation [] Audit Committee Pro	• , .			
[] The Role of Chairma	an (RCM)			
[] Finance for Non-Fin [] Others (please specif				
Independent qualifica	tion			
2.1 Holding the shares	of the Company	Na Arthur Committee Commit	···	
Holding			Number of	f Share (shares)
1. The nominee				
2. Spouse		MACATION STATE OF THE STATE OF		
3. Underage children of the nominee				
***************************************		•••••		
		• • • • • • • • • • • • • • • • • • • •		
4. Juristic persons in ite	em 1, 2 and 3 together ho	ld shares		
exceeding 30 percer	nt.		And the second s	

2.

[] Yes	[] No	
Please specify, if choose "Yes"		
Name of Business	Position	Period
*Executive Director means director who executives and directors who have the binding commitment which sign according to the commitment	e authorization to sign together with	n the other authorized director fo
3 Ever having been an Executive Direc companies	tor, staff, employee or advisor whon	n received salary in other non-list
[] Yes	[]No	
Please specify, if choose "Yes"		
Name of Business	Position	Period
14ame of Dusiness		
Name of Dusiness		
4 Ever having been an Executive Direct	ctor, staff, employee or advisor who	om received salary in other busine
4 Ever having been an Executive Direct which are the rival companies or rela	ctor, staff, employee or advisor who ted companies	om received salary in other busine
4 Ever having been an Executive Direct which are the rival companies or rela	ctor, staff, employee or advisor who ted companies	
4 Ever having been an Executive Direct which are the rival companies or rela [] Yes Please specify, if choose "Yes"	ctor, staff, employee or advisor who ted companies	
4 Ever having been an Executive Direct which are the rival companies or rela	ctor, staff, employee or advisor who ted companies	No
4 Ever having been an Executive Direct which are the rival companies or rela [] Yes Please specify, if choose "Yes"	ctor, staff, employee or advisor who ted companies	No
4 Ever having been an Executive Direct which are the rival companies or rela [] Yes Please specify, if choose "Yes"	ctor, staff, employee or advisor who ted companies	No
4 Ever having been an Executive Direct which are the rival companies or rela [] Yes Please specify, if choose "Yes" Name of Business	ctor, staff, employee or advisor who ted companies [] Position	No Period
4 Ever having been an Executive Direct which are the rival companies or relations of the specify, if choose "Yes" Name of Business 5 Being a close relative (e.g. father, mand daughter) of the Executive, major	Position Position Other, brother, sister, spouse, son, dar shareholder, controlling person or p	Period Period aughter including spouse of the s
4 Ever having been an Executive Direct which are the rival companies or rela [] Yes Please specify, if choose "Yes" Name of Business 5 Being a close relative (e.g. father, mo	Position Position Other, brother, sister, spouse, son, dar shareholder, controlling person or per or its subsidiaries.	Period Period aughter including spouse of the s
4 Ever having been an Executive Direct which are the rival companies or relatives. [] Yes Please specify, if choose "Yes" Name of Business 5 Being a close relative (e.g. father, meand daughter) of the Executive, major or controlling person of the Company	Position Position Other, brother, sister, spouse, son, dar shareholder, controlling person or per or its subsidiaries.	Period Period aughter including spouse of the sperson to be nominated as execution
4 Ever having been an Executive Direct which are the rival companies or relatives. [] Yes Please specify, if choose "Yes" Name of Business 5 Being a close relative (e.g. father, meand daughter) of the Executive, major or controlling person of the Company	Position Position Other, brother, sister, spouse, son, dar shareholder, controlling person or per or its subsidiaries.	Period Period aughter including spouse of the sperson to be nominated as execution

2	.6 Bus	iness relationships with the Company and its subsidiaries			
	(1) Having relationship as professional service provider at the present and the last 2 years				
		Not being professional service provider as auditor	[]Yes	[] No	
		Not being other professional service provider that the value of	[] Yes	[]No	
		transaction > 2 million baht year (such as legal advisor, financial advisor, as	set valuer)		
	(2)	Business/Trade Business relationship	[]Yes	[]No	
		During the past 6 months, not being related to or have any business transactions with a transaction value of >20 million bah or > 3% of NTA of Company, whichever is lower.			
3.	Publi that	T. Mrs., Ms, a nominee to be elected as a director ic Company Limited, consent and acknowledge the aforementioned no my information is correct and complete. The additional documents attacked and correct. I give consent to the Company to collect, use and disclose my	mination, and ned herewith a	certify re also	
		Date			
		Dis	rector Nominee	÷	

Remarks: A shareholder must enclose the following evidences:

- 1. A proof of identity of a director nominee such as a certified true copy of identification card/ passport (in case of non-Thai nationality).
- 2. If a director nominee has his/her title, name or surname changed, a copy of evidence of those changes must be enclosed and certified true copy.
- 3. The evidence of shares held such as a certified true copy of the share certificate (if any).

*Please conceal your religion on the certified true copy of the identification card. In case that the religion on the copy of your identification card isn't concealed, the Company will strikethrough it since such data is not required to be processed. The Company collects, uses and discloses the personal data of shareholders following the Privacy Notice, detailed on the Company's website,

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