

REPORT OF THE CORPORATE GOVERNANCE COMMITTEE

The Corporate Governance Committee of KASIKORNBANK PCL comprises four directors of the Bank: Pol. Gen. Pow Sarasin, Non-Executive Director, Chairman of the Corporate Governance Committee; Mr. Sukri Kaocharern, Non-Executive Director; Professor Dr. Yongyuth Yuthavong, Independent Director; and Mr. Hiroshi Ota, Independent Director. Its main responsibility is to oversee the Bank's business practices in compliance with the Statement of Corporate Governance Principles, laws and regulations, to ensure effective practice of corporate governance principles by the Bank, and to supervise Corporate Social Responsibility (CSR). During 2010, the Committee held 5 meetings in carrying out its duties and responsibilities under the Corporate Governance Committee Charter, as summarized below:

- Ensuring that the whole organization has undertaken its business operations and actions under the Statement of Corporate Governance Principles, as specified.
- Endorsing a strategic plan and activities to enhance good corporate governance. Emphasis has been placed on the maintenance of corporate governance standards of the Bank, and the establishment of corporate governance as an organizational culture, by regularly communicating the Statement of Corporate Governance Principles and Code of Conduct to all directors, executives and employees via various channels. This year, the CG Heroes project was further implemented in continuation from the previous year. KBank employees, not only performed a self-assessment of awareness and understanding of the Code of Conduct and corporate governance and made recommendations for increased effectiveness of corporate governance communications, but also participated in CSR activities.
- Reviewing CSR policy, as well as supervising and recommending an action plan and activities on this issue.
- Reviewing the Statement of Corporate Governance Principles, Charters of the Board of Directors and Board Committees, as well as the Statement of Business Conduct and Code of Conduct, and KASIKORNBANKGROUP Disclosure Policy,

keeping them up-to-date, in accordance with the ongoing business undertakings of the Bank and in line with the best practices, as prescribed by the Stock Exchange of Thailand, the Office of the Securities and Exchange Commission, the Capital Market Supervisory Board and the Bank of Thailand.

- Endorsing guidelines of the Corporate Governance Report in the Annual Report.

In 2010, the Bank was presented with the SET Award of Honor for continuous excellence in Corporate Governance Report 2008 - 2010 and IR Excellence Award, presented by the Stock Exchange of Thailand and Money & Banking magazine at the "SET Awards 2010" ceremony. The Bank also achieved the recognition level of "Excellent" from Corporate Governance Report of Thai Listed Companies in 2010, organized by the Thai Institute of Directors Association, in addition to an "Excellent" score from quality assessment of Annual General Meeting arrangement among listed companies in 2010 for the fifth consecutive year, organized by the Thai Investors Association in cooperation with the Office of the Securities and Exchange Commission and the Thai Listed Companies Association. The Bank was also honored with the 2010 NACC Integrity Award, which was awarded for the first time, from the National Anti-Corruption Commission. The Bank strongly believes that its continued transparent and fair business undertakings as well as collaboration at all levels within the organization will create confidence among all stakeholders, which will thus be conducive to long-term business sustainability.

Pol. Gen.



(Pow Sarasin)

Chairman, Corporate Governance Committee
January 27, 2011

REPORT OF THE HUMAN RESOURCES AND REMUNERATION COMMITTEE

The Human Resources and Remuneration Committee of KASIKORNBANK PCL comprises 3 independent directors, namely Dr. Schwin Dhammanungune, Chairman of the Human Resources and Remuneration Committee, Mr. Somchai Bulsook and Professor Dr. Pairash Thajchayapong. The Committee held 7 meetings in 2010.

According to its Charter, the Human Resources and Remuneration Committee holds its duties and responsibilities of human resource policy, director and senior executives nomination, Board of Directors remuneration review, compensation for the senior executives, as well as recommendation of the successors for executives and human resource strategies in line with the business direction of the Bank.

As for the nomination of directors and senior executives, the Human Resources and Remuneration Committee is responsible for nominating qualified persons with primary qualifications specified by the Bank and not having characteristics prohibiting them from holding a directorship. In addition, factors to be taken into consideration include the appropriate proportion, size and composition of the Board as well as compliance with regulatory requirements, the Bank's Articles of Association and Good Corporate Governance

Principles. Concerning the nomination of the Chief Executive Officer or President, the Committee considers suitable persons from the list in the succession plan. The procedure of director and senior executive nomination and the qualifications of candidates for their positions have been regularly reviewed for its compliance with relevant laws, the Bank's and regulatory requirements.

Upon reviewing the remuneration for directors and senior executives, as disclosed in the Annual Report, the Human Resources and Remuneration Committee further presented the issues. The Board of Directors deemed it commensurate with scope of their duties and responsibilities, according to the Bank's criteria, and also taking into consideration the Bank's performance results, performance assessment as well as the overall business and economic environment.



(Dr. Schwin Dhammanungune)

Chairman, Human Resources and Remuneration Committee

December 30, 2010

CORPORATE GOVERNANCE

1. Rights of Shareholders

Recognizing the importance of shareholders, the Board of Directors makes every effort to treat shareholders equally and fairly, as specified under the Articles of Association of the Bank and related laws. The basic legitimate rights of shareholders include the right to participate in shareholders meetings, the right to appoint a proxy to participate and vote at shareholders meetings, the right to vote for the appointment or removal of individual directors, the right to vote on the annual appointment of independent auditors and setting of annual audit fees, and the right to vote on various other businesses of the Bank. Shareholders' rights also include eligibility to receive dividend payments, the right to give opinions and enquire into business matters of the Bank during shareholders meetings, and the right to receive sufficient information in a timely manner.

Apart from the above basic rights, the Board of Directors emphasizes the disclosure of accurate, complete, timely, and transparent information to shareholders. Information updates are regularly provided on the Bank's website in four languages, Thai, English, Chinese and Japanese, as well as to the public media. In 2010, the Bank took the following measures to facilitate and promote the rights of shareholders:

1. The Board of Directors Meeting No. 2/2010, on February 25, 2010, resolved to schedule the 2010 Annual General Meeting of Shareholders on April 7, 2010. The resolution was published on the information dissemination system of the Stock Exchange of Thailand starting on the day the resolution was passed.
2. Before the Annual General Meeting of Shareholders, the Bank arranged for delivery of the meeting notice, which included information on the date, time and venue of the meeting, a map of the meeting site, and the meeting agenda, in accordance with the law, the Stock Exchange of Thailand's requirements and the Bank's Articles of Association. In addition, proxy forms and a complete set of supporting documents for the meeting agenda, together with the Bank's Articles of Association related to the meeting, were sent to shareholders for their consideration more than 14 days prior to the meeting date. Along with the meeting notice,



Notice for the Annual General Meeting of Shareholders and Summary of KBank Financial Information



2010 Annual Report CDs



Dissemination of information via KBank's website

shareholders were sent sufficient information for voting on every agenda item, each of which was identified clearly as either “for acknowledgment”, “for approval” or “for consideration”, together with sufficient and clear comments by the Board of Directors to help shareholders in their voting decisions. All of the information sent in document form was also posted on the Bank’s website (www.kasikornbankgroup.com) more than 30 days prior to the meeting date so that shareholders received the information in a convenient and timely manner. Moreover, the meeting notice was published in a Thai daily newspaper for at least 3 consecutive days and at least 3 days before the meeting date. The Notice of the General Meeting of Shareholders and the meeting documentation were also prepared in English and posted on the Bank’s website to facilitate participation by foreign shareholders.

For those attending the Annual General Meeting of Shareholders or their proxies, the Bank gave detailed information on which documents were necessary for shareholders to present on the meeting date in order to have the right to attend the meeting, including a proxy form per the Ministry of Commerce’s designation. Also included was a list of independent directors, the Chairman of the Board, the Chief Executive Officer, the President, and any other persons whom the shareholders might wish to appoint as proxy, to cast vote at the meeting on his/her behalf.

3. On the meeting date, the Bank arranged for shareholder registration to begin more than one hour prior to the meeting schedule. Preparation of the venue and an appropriate number of greeters were also arranged to facilitate shareholders. In 2010 the Bank used the AGM Voting Service, a well accepted and efficient system, organized by Thailand Securities Depository Co., Ltd., which covered registration of appointed proxies in advance and attendees. A barcode system was used for shareholder registration and proxy registration, allowing for a quick and efficient registration procedure. Printed ballots were handed out to each shareholder for voting on each agenda item. In addition, the Bank showed video presentations concerning examples of

voting procedures to enhance clarification and better understanding of the shareholders as in the past year.

4. Before the meeting commenced, the Chairman of the meeting announced that all shareholders had been informed of voting and vote-counting procedures. The counting of votes was carried out in a transparent manner. The Bank adopted a system of Thailand Securities Depository Co., Ltd. to facilitate the vote count processing. One share equaled one vote, and approval of a resolution was based on the majority of votes, except for certain resolutions, which required the approval of no less than two-thirds of all votes of those attending the meeting, or three-fourths of all votes of those attending the meeting and casting their votes. This practice was in line with the Bank’s Articles of Association and the law.

In the 98th General Meeting of Shareholders, the Chairman of the Board acted as Chairman of the meeting, which was also attended by the Chief Executive Officer, the President, and the Chairmen of all Board Committees. Altogether, there were 13 directors in attendance:

1. Mr. Banyong Lamsam
Chairman
2. Pol. Gen. Pow Sarasin
Vice Chairman and Chairman of the Corporate Governance Committee
3. Mr. Banthoon Lamsam
Director and Chief Executive Officer
4. Dr. Prasarn Trairatvorakul
Director and President
5. Mr. Sukri Kaocharern
Director and Chairman of the Risk Management Committee
6. M.R. Sarisdiguna Kitiyakara
Independent Director and Chairman of the Audit Committee
7. Mr. Somchai Bulsook
Independent Director
8. Professor Khunying Suchada Kiranandana
Independent Director

9. Professor Dr. Yongyuth Yuthavong
Independent Director
 10. Dr. Abhijai Chandrasen
Director and Legal Adviser
 11. Ms. Elizabeth Sam
Independent Director
 12. Dr. Schwin Dhammanungne
Independent Director and Chairman of the Human Resources and Remuneration Committee
 13. Mr. Hiroshi Ota
Independent Director
5. During the meeting, the Chairman of the meeting offered all shareholders an equal opportunity to give suggestions and ask questions within an appropriate time frame, and allowed directors in charge of the topics that were raised to clarify and provide complete information to shareholders. Moreover, shareholders were given the opportunity to submit questions concerning the meeting agenda in advance, from the day they were notified of the meeting and the meeting agenda until one week before the Shareholders Meeting date. These criteria were disclosed via the information dissemination system of the Stock Exchange of Thailand, and the Bank's website. For shareholders who entered the meeting after it had commenced, voting or casting of ballots was allowed for agenda items that were still under consideration.
 6. So as to provide the highest satisfaction to shareholders, the Bank produced the quarterly newsletter "Sarn Samphan", which can be found on the Bank's website, to provide information and news of the overall economy, stock market, investments and other information that could be beneficial to shareholders. The task has been undertaken in a continuation from the past year.

2. Equitable Treatment of Shareholders

Recognizing the importance of equitable treatment of shareholders, the Board of Directors has established a Corporate Governance Policy based on shareholders' rights and the equal and fair treatment of all shareholders, and has undertaken the following tasks:



Scene from the Annual General Meeting of Shareholders - April 7, 2010

1. To promote good governance, the Bank provided shareholders with the opportunity, before the Shareholders Meeting, to propose matters for inclusion as agenda items, per specified criteria. Shareholders were also granted the opportunity to propose qualified candidates having no prohibited characteristics, for election as director under the prescribed process at the General Meeting of Shareholders. Guidelines on the proposing procedure and shareholders' rights were provided to shareholders through the information dissemination system of the Stock Exchange of Thailand and disclosed on the Bank's website, including the Bank's decisions and reasons related to the matters or candidates proposed for the meeting. In 2010, the Bank posted this notification 5 months in advance of the meeting, but shareholders proposed no issues to be included in the agenda, nor did they propose any candidates for election as directors.
2. The Bank arranged for the Shareholders Meeting to be conducted in a transparent and efficient manner, in line with the Bank's Articles of Association and related law. The consideration of items and voting were conducted in accordance with the announced agenda. This included consideration of the election of directors individually and director remuneration, together with consideration of the annual appointment of independent auditors, the audit fee setting and other agenda items as specified in the meeting notice. During the meeting, in addition to related meeting documents, the Bank prepared video presentations and provided English translations for foreign shareholders.
3. Shareholders unable to participate in the meeting in person had the option of appointing proxies to the meeting. Proxies could be any independent director, or the Chairman of the Board, or the Chief Executive Officer, or the President or any other person appointed to participate in voting on behalf of the shareholders. Proxy forms were designed such that shareholders were able to designate the direction of the voting.
4. Ballots were used in voting on every agenda item. To enable efficient and rapid vote counting, the Bank collected only the ballots of shareholders in opposition to or abstaining from each vote. To comply with the best practices for shareholders meetings, the Bank collected the ballots from all shareholders and proxies present at the meeting after the meeting was adjourned, arranged to have officers from a legal advisory firm verify the vote counting, and asked shareholder volunteers to witness ballot counts. Also the Bank will keep the ballots for future reference.
5. Comprehensive meeting minutes were recorded. They comprised significant details, e.g., meeting resolutions, voting results (divided into approval, opposition, abstention or invalid ballots for each agenda item), questions, explanations and opinions of the meeting. The minutes of the Shareholders Meeting were sent to regulatory agencies within 14 days from the meeting, and to shareholders for their acknowledgment, as well as being posted on the Bank's website. Moreover, the Bank arranged for the meeting to be recorded on video for future use.
6. The Bank has established internal regulations to supervise the use of inside information and securities and stock futures trading of directors and employees, in compliance with the securities laws and Corporate Governance Principles. The essence of the internal regulations is presented as follows:
 - All operational units must set up a system and manage their workplace, including maintaining inside information, to prevent disclosure to others. Inside information can be used and sent only by persons who need to know or use it for their operations.
 - Directors and employees are prohibited from buying, selling, transferring or obtaining the transfer of securities and stock futures in any manner that may take advantage of outsiders by using inside information that may have a significant impact on the price of securities, and has not been disclosed to the public or the Stock Exchange of Thailand. Though they may have become aware of such information in their capacity, either as directors or employees of the Bank, such actions are prohibited, whether to favor themselves or others, or to reveal such information to others to act upon it or receive benefit thereof.

- The Bank has regulated that directors, officers in the position of Senior Executive Vice President or equivalent and higher, and staff in the position of Department Head or equivalent and higher in the Financial Accounting Management Department or Financial Planning Department under the Financial and Control Division, must report their ownership of securities issued by the Bank and stock futures with underlying Bank stock, including those under ownership of their spouses and minor children. Moreover, they must report every change in their holding of securities issued by the Bank and stock futures with underlying Bank stock, i.e., by any purchase, sale, transfer or obtaining the transfer of securities and stock futures, as regulated by the Office of the Securities and Exchange Commission, and also must have a copy of their ownership report of securities submitted to the Corporate Secretary, to collectively provide such reports to the Board of Directors Meeting. Furthermore, the Bank requires that all personnel who have access to significant inside information, under the above criteria, report their ownership of securities issued by the Bank and stock futures with underlying Bank stock, including those under the possession of their spouses and minor children, to the Bank's Compliance Department.
- Concerning the supervision of securities and stock futures trading and prevention of the use of inside information, the Bank has stipulated a silent period for securities and stock futures trading by directors and related staff, prohibiting trading of securities issued by the Bank and stock futures with underlying Bank stock starting one month prior to the Bank's disclosure of financial statements or quarterly performance, and lasting until the second day from the information has been disclosed. Internal regulations on the prevention of the use of inside information have been regularly disseminated at the beginning of the year and quarterly to directors and related staff through various operating channels of the Bank, including regular monitoring of actions. In the past year, directors and related staff strictly adhered to internal regulations.
- 7. The Bank has established directors and executives to report on their interests and related persons' interests to the Corporate Secretary, provide a copy of such reports to the Chairman and the Chairman of the Audit Committee as specified by the Securities and Exchange Act, and report on changes in such reports. The reports for 2010 were presented to the Chairman and the Chairman of the Audit Committee.

3. Roles of Stakeholders

The Bank places particular emphasis on the equal rights of all stakeholders, both internal stakeholders, i.e., shareholders, the Board of Directors, employees of the Bank and subsidiary companies; and external stakeholders, i.e., customers, counterparties, competitors, creditors, public sector and other related agencies, as well as the community, the environment and the society.

In order to ensure the rights of stakeholders, the Bank has established in writing a Statement of Business Conduct and a Code of Conduct for all employees, which have been disseminated through the Bank's website and internal communication media such as newsletters, intranet and KASIKORNTV - the Bank's closed-circuit TV program, for strict adherence by directors, executives and employees at all levels. In addition, the Bank has assigned the Compliance Department of the Compliance and Audit Division, to monitor performance of all employees in compliance with the Code of Conduct, and the Corporate Governance Unit under the Office of Corporate Secretary, Corporate Secretariat Division, to oversee all governance issues of the Bank and to report to the Corporate Governance Committee for acknowledgement.

Realizing the importance of stakeholders' involvement, the Bank provides communication channels to receive suggestions, useful information, or complaints of improper actions from stakeholders, which are conveyed to the Bank's Board of Directors in accordance with the guidelines disclosed on the Bank's website. For transparency purposes, as well as for the protection of the rights of information providers, the Bank has established a policy in writing for receiving information or complaints, with specific channels for complaints, management procedures, and measures for the protection of information providers' rights and the protection of confidential information. Only authorized

persons have access to the confidential information and are able to investigate complaints. Independent directors will supervise the consideration and reporting to the Board of Directors. In cases where stakeholders are affected by the disregard of their legitimate rights, the Bank has enforced some measures to give fair treatment to them.

Shareholders: The Bank is determined to achieve good operating performance, sustainable growth, and competitiveness, with due consideration given to both current and future risk factors, in order to maximize shareholders' value over the long term. The Bank discloses all information in a fair and transparent manner, and makes every effort to protect the Bank's assets and uphold its reputation.

The Board of Directors: The Board of Directors is fully aware of the authority, duties and responsibilities of directors, as well as the rights of stakeholders, and undertakes measures to ensure that these legitimate rights are provided, and that all stakeholders are treated equally and fairly.

Employees: Employees are valuable assets of the Bank. The Bank continues to seek capable and experienced personnel in line with its growth and the demands of the organization. Necessary training programs have been continuously provided to enhance employees' capabilities, and appropriate remuneration - comparable to that of other leading companies - is offered. A favorable business culture and atmosphere is promoted in the workplace, together with fair, equal treatment, and respect for the honor, dignity, and individual rights of all employees. The Bank recognizes the need for proper welfare and security for employees, and provides benefits such as provident funds, scholarships for employees and their children, annual health check, as well as safety procedures such as fire drills, the installation of fire prevention systems and other efforts to ensure safety and security.

Customers: The Bank aims to promote customer satisfaction by offering the diverse, complete, and high-quality financial products and services, and through its readiness to respond to the needs of customers. The Bank gives due attention to and holds itself accountable to customers, and more importantly, gives high priority to the protection of their confidential information. Customers are provided with

explanations of the risks related to the use of various financial services, and are given the opportunity to express opinions through responsible parties that the Bank has assigned to handle customer complaints.

Counterparties: The Bank respects compliance with contracted terms and conditions in trade, in fair and acceptable competition, and refrains from all mala fides practices.

Competitors: The Bank observes fairness in competition and does not practice any mala fides methods that are deleterious to competitors.

Creditors: The Bank abides by lending terms and conditions, and all legitimate duties to creditors, debenture holders and depositors. The Bank also gives clear explanations to customers on all the possible risks involved with non-deposit financial services.

Responsibility to the Community, the Environment and the Society: The Bank operates as a good financial institution and conducts business according to the Statement of Corporate Governance Principles. The Bank believes that environmental and social responsibilities are part of sustainable development. The Board of Directors has established the Corporate Social Responsibility (CSR) Policy as follows:

- To strictly adhere to the Statement of Business Conduct, and to participate in social development and environmental protection
- To encourage employees at all levels to strictly abide by the Code of Conduct and CSR Principles
- To launch CSR activities for the benefit of all stakeholders
- To arrange workplaces by placing considerable emphasis on safety, occupational health, environmental concerns and facilitation for employees and customers
- To promote environmental preservation and contribution to society

The Bank acts as a good citizen, is non-partisan and is not aligned with any political party. The Bank bears in mind its role as part of the society at large and its responsibility to assist society and promote activities that benefit the community, the society and the environment, in order to enhance the living standards of the people. The Bank recognizes the importance of and demonstrates concern

for sound environmental protection through continuing efforts and activities; it also educates and encourages employee involvement in activities concerning development of the community and environment, as shown under the topic of **Corporate Social Responsibility (CSR) Activities** in this annual report.

The Bank has also specified other procedural guidelines, as follows:

Fairness: The Bank demonstrates fairness to all parties having business relationships with the Bank, and does its best to avoid any bias or event that would lead to conflicts of interest.

Ethics: The Bank adheres to its Statement of Business Conduct and integrity in every business endeavor it pursues.

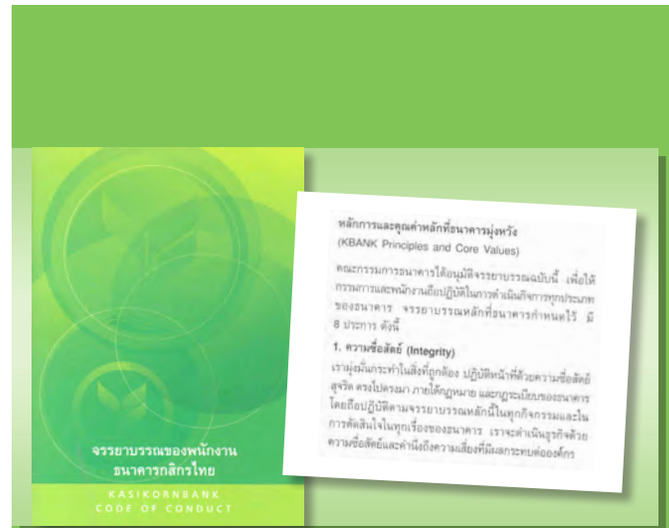
Professionalism: The Bank maintains professional standards, aiming high for superb quality integrated with modern and sophisticated technology.

Responsiveness: The Bank has the readiness to respond to the needs of its customers and society, as well as to changes in the economy and technology, both at present and in the future.

Discipline and Compliance: The Bank pursues business with discipline and ethical principles, and certifies that its business operations comply with the law, the Statement of Business Conduct, and the Code of Conduct for employees, such as protection of intellectual property right and copyright under software compliance, no offering or receiving bribes for business benefits, etc.

4. Disclosure and Transparency

Realizing the importance of transparent information disclosure, the Bank has supervised and set up a clear policy, called the KASIKORNBANKGROUP Disclosure Policy, approved by the Board of Directors. The objective of this policy is to ensure that disclosures of the KGroup's financial and non-financial information to shareholders, investors, analysts, regulatory agencies and the general public are accurate, complete, timely, equal, transparent, consistent and in accordance with all applicable laws, regulatory requirements and criteria.



Code of Conduct Booklet



KBank annual fire drill



Employee training at KBank Learning Center, Chachoengsao

On May 18, 1998, the Bank established the Investor Relations and Shareholders Services Unit under the Executive Services Department, Corporate Secretariat Division. In 2007, under a change in organizational structure, the unit was renamed as the Investor Relations Unit, under the Office of Corporate Secretary, with the objective and responsibility of handling investor relations-related activities. Responsibilities of the Investor Relations Unit also include setting up annual investor relations plans, and providing timely and accurate information to shareholders, investors, analysts and credit rating agencies, both local and international, so as to enhance the Bank's image and reputation for reliability among investors, and deliver efficient service to the Bank's shareholders. In addition, the Shareholder Relationship Management Unit, under the Office of Corporate Secretary, has been granted a broader scope of work and duties concerning shareholder services, from the registrar service function only to managing, supervising shareholder rights and strengthening relationships with the Bank's minor shareholders in the long term, by developing a strategic plan to create, maintain and promote cordial relationships with minor shareholders, which would lead to a good image and enhanced credibility. In 2010, the Bank continuously organized activities for minor shareholders, e.g. panel discussion on key economic, stock market and investment indicators, preparation of Shareholder Newsletters to provide useful economic and investment information for shareholders on the Bank's website every quarter, inviting the Bank's shareholders to participate in various activities, including a press conference for the "Thee Siamese Lord" project launch which received positive feedback from shareholders.

In addition, the Bank has formulated and imposed the KASIKORNBANKGROUP Disclosure Policy for dissemination of its significant information, by authorizing the Chairman, Chief Executive Officer, President, Chief Financial Officer or Corporate Secretary to consider and make decisions on the contents of significant information for public disclosure. Any one of them shall be able to disclose the information by him/herself, or to assign relevant parties to handle this task. The executive entrusted as Chief Investor

Relations Officer shall have the authority to hold press conferences or to disseminate significant information of KGroup, and to reply to questions raised by shareholders, investors and securities analysts. The Public Relations Unit shall coordinate with the information owners in disseminating significant information of KGroup.

In 2010, the Bank adequately disclosed important financial information in its financial statements. The disclosures were in line with regulations of the Bank of Thailand, Stock Exchange of Thailand, Office of the Securities and Exchange Commission, and Thailand Accounting Standards. Such information was also disseminated via the SET Community Portal and the Bank's website. The financial statements were audited under unqualified opinion by certified public accountants, and were endorsed by the Audit Committee before disclosure to shareholders, while the Board of Directors of the Bank also disclosed its report of the responsibilities for financial reports in the annual report. Moreover, the Bank has published unreviewed quarterly financial statements, reviewed/audited financial statements, and Basel II Pillar 3 Disclosure as well as other non-financial information, such as the Management Discussion and Analysis (MD&A) and information on the Bank's corporate governance, for the benefit of shareholders, investors and analysts. In addition, the Bank has periodically evaluated the effectiveness of its disclosure procedures.

The Bank enforces a 7-day silent period before the quarterly operating results are reported to the Stock Exchange of Thailand. During this period, no information related to the Bank's performance is revealed to shareholders, investors or analysts. Nor are there company visits/participation in one-on-one meetings/group analyst meetings/replies to questions related to the Bank's operating results during this period. This practice is regarded as a key policy of the Bank, to ensure that operations of units are consistent with the Bank's procedures, which are always in compliance with the Statement of Corporate Governance Principles. By doing so, the Bank can ensure that its disclosures are transparent and equally accessible to all.

For disclosures on important information, the Bank uses various communication channels, and communicates regularly through public media channels so that the Bank's shareholders and stakeholders have thorough access to the information.

Information outlets include:

1. The Stock Exchange of Thailand
 - 1) The Annual Report
 - 2) The Bank's Financial Statements
 - 3) Notification of the Board of Directors' Resolutions and Other Matters
2. The Office of the Securities and Exchange Commission
3. The Ministry of Commerce
4. Newspapers
5. Magazines and journals
6. Televisions
7. KBank IR/PR News
8. KBank website (www.kasikornbankgroup.com)
Information available in four languages: Thai, English, Chinese and Japanese
9. Company Visits/One-on-One Meetings
10. Non-deal Roadshows
11. Analyst Meetings
12. Press Conferences
13. Notice and meeting documents sent by mail to shareholders

In 2010, the Bank's executives and Investor Relations Unit met with various groups of persons to provide information on the following occasions:



Analyst and Thai Fund Manager Meeting, KBank's Head Office



"San Samphan" Journals for KBank Shareholders

Type of Meeting	No. of Events	No. of Companies	No. of Persons
One-on-one Meetings	116	188	241
Conference Calls	28	47	53
Group Analyst and Investor Meetings	7	295	350
Non-deal Roadshows	7	126	212
Total	158	656	856

Of the above figures, 10 meetings were represented by 203 persons from 154 companies who met with the Bank's Chief Executive Officer and President. Some companies also met with the Bank on more than one occasion in each type of meeting.

Since 2009, the Bank has initiated special seminars and activities for minor shareholders, as a knowledge-sharing session with KGroup's top executives. In 2010, the Bank continually held seminars and activities publicized through the Bank's website inviting shareholders to participate in a panel discussion on investment opportunities to share some useful investment information for 2011. Ninety-nine shareholders participated in this event. The Bank also posted useful data presented in the seminar on its website.

In 2010, the Bank Investor Relations was widely acclaimed by analysts and investors, and received several awards, including:

- IR Excellence Award for companies with SET market capitalization of over Baht 10 billion under the SET Awards 2010, organized by the Stock Exchange of Thailand and Money & Banking magazine. The Bank has received this award three times.
- Best Chief Executive Officer and Best Investor Relations Officer under the SAA Awards for Listed Companies 2010, organized by the Securities Analysts Association. The Bank has received these awards for two consecutive years.

Investors may contact the Bank at:

Chief Investor Relations Officer:

Tel. 0 2470 2673 to 4

Fax 0 2470 2680

Investor Relations Unit:

(Thai and Foreign Institutional Investors and Shareholders)

Email: IR@kasikornbank.com

Tel. 0 2470 6900 to 1, 0 2470 2659 to 62

Fax 0 2470 2690

Shareholder Relationship Management Unit:

(Thai Investors and Shareholders)

E-mail: Shareholder_Relations@kasikornbank.com

Tel. 0 2470 2663 to 7

Fax 0 2470 2747

Address:

KASIKORNBANK PCL Head Office, 33rd Floor,
Office of Corporate Secretary, Corporate Secretariat Division
1 Soi Rat Burana 27/1, Rat Burana Road,
Rat Burana Sub-District, Rat Burana District,
Bangkok 10140, Thailand

Website: www.kasikornbankgroup.com

5. Responsibilities of the Board of Directors

5.1 Structure of the Board of Directors

Composition of the Board of Directors

The Bank's Board of Directors comprises qualified persons who possess knowledge, abilities and experience beneficial to the Bank. According to the company registration in the latest update from the Ministry of Commerce, dated July 19, 2010, the Board of Directors of the Bank is composed of 14 members. The election of Board members follows the resolutions of the Shareholders Meetings, as well as the rules, regulations and the Bank's Articles of Association. The number of directors is appropriate for the Bank's business operations, and the composition is in conformity with the Bank of Thailand's notification on the "Governance of Financial Institutions" and Capital Market Supervisory Board's notification on "Application for and Approval of Offer for Sale of Newly Issued Shares".

The Bank's Board of Directors includes:

- 1 Executive Director
- 5 Non-Executive Directors
- 8 Independent Directors
(accounting for 57 percent of the total Board members)

Binding agreements of the Bank must be signed by two authorized directors and affixed with the Company Seal.

The primary authorized directors with signatory authority on behalf of the Bank are Mr. Banyong Lamsam, or Mr. Banthoon Lamsam, or Ms. Sujitpan Lamsam. Any of these persons must co-sign with any of the following directors: Pol. Gen. Pow Sarasin, or Mr. Sukri Kaocharern, or Dr. Abhijai Chandrasen.

Corporate Secretary

The Bank has appointed Ms. Tida Samalapa as Corporate Secretary. She has suitable knowledge, qualifications, and experience to perform this function. She also serves as Secretary to the Board of Directors. The Office of Corporate Secretary, the Corporate Secretariat Division, is a unit supporting the

secretariat functions of the Bank, consistent with the Statement of Corporate Governance Principles for effective management of the Bank. The main duties and responsibilities of the Corporate Secretary include:

1. Provide basic advice pertaining to the laws and regulations governing commercial banking business and the Bank's Articles of Association, as well as monitoring compliance on a regular basis, and reporting any significant changes to the Board.
2. Arrange the Shareholders Meeting and the Board of Directors Meeting in accordance with the laws and regulations, the Bank's Articles of Association and related practices.
3. Prepare minutes of the Shareholders Meeting and the Board of Directors Meeting, and monitor subsequent compliance with the resolutions of those meetings.
4. Prepare and keep registrations of directors, annual reports of the Bank, notices calling shareholders meeting, notices calling directors meeting, minutes of the Shareholders Meeting and the Board of Directors Meeting.
5. Keep reports of interest filed by directors and executives, and present such reports as specified by the relevant laws.
6. Ensure that corporate information disclosures to regulatory agencies are in accordance with the laws and regulations.
7. Communicate with shareholders on their legitimate rights and on the Bank's information.
8. Assist in Board activities.

Qualifications of Independent Directors

The Board of Directors has prescribed the definition of "Independent Director" in conformity with the Principles of Good Corporate Governance of the Stock Exchange of Thailand, the requirements of the Bank of Thailand on the "Governance of Financial Institutions", and the requirements of the Capital Market Supervisory Board, in order to maintain investors' confidence and balance in good governance. The qualifications of the Bank's "Independent Director", which have been defined more stringently than the criteria set by the Capital Market Supervisory Board, are as follows:

1. Holding not more than 0.5 percent of the Bank's shares with voting rights, or that of any subsidiary company,



CEO and President met analysts at "A PRIVATE CONVERSATION WITH KASIKORN BANK CEO" ; held for the second year at KBank's Head Office



Panel discussion - "Easy Investment in the Year of the Rabbit... for Attractive Returns" for KBank shareholders



KBank Executives were presented with Best CEO and Best IR Awards by Securities Analysts Association at the SAA Awards for Listed Companies 2010, for the second consecutive year

associated company, major shareholder or controlling person of the Bank, which shall be inclusive of the shares held by any related person of such independent directors;

2. Neither being nor having been an executive director, an employee, a staff member, an adviser who receives a regular salary, or a controlling person of the Bank, subsidiary company, associated company, subsidiary company at the same level, major shareholder or controlling person of the Bank unless the foregoing status has ended for more than 2 years;
3. Not being a person related by blood or registration under law, such as father, mother, spouse, sibling, or child, including the spouse of a child, of any executive, major shareholder, controlling person or person to be nominated as an executive or a controlling person of the Bank or subsidiary company;
4. Neither holding nor having held a business relationship with the Bank, subsidiary company, associated company, major shareholder or controlling person in the manner which may interfere with his independent judgement, and neither being nor having been a substantial shareholder or a controlling person of any person having business relationship with the Bank, subsidiary company, associated company, major shareholder or controlling person unless the foregoing relationship has ended for more than 2 years.
5. Neither being nor having been an auditor of the Bank, subsidiary company, associated company, major shareholder or controlling person and not being a substantial shareholder, controlling person or partner of an audit firm which employs auditors of the Bank, subsidiary company, associated company, major shareholder or controlling person unless the foregoing relationship has ended for more than 2 years;
6. Neither being nor having been any professional adviser including legal adviser or financial adviser who receives an annual service fee exceeding Baht 2 million from the Bank, subsidiary company, associated company, major shareholder or controlling person, and not being a substantial shareholder, controlling person or partner of the professional adviser, unless the foregoing relationship has ended for more than 2 years;
7. Not being a director who has been appointed as a representative of the Bank's director, major shareholder, or shareholder related to major shareholder;
8. Not undertaking any business the nature of which is the same as that of the Bank or subsidiary company and which, in any material respect, is competitive with business of the Bank or subsidiary company or not being a substantial partner in the partnership, a director who is involved in management, an employee, a staff member, an adviser who receives a regular salary or a shareholder holding more than 1 percent of shares with voting rights of a company undertaking any business the nature of which is the same as that of the Bank or subsidiary company and which, in any material respect, is competitive with business of the Bank or subsidiary company;
9. Not having any characteristics that prohibit the expression of independent opinion towards the Bank's business undertakings.

The aforementioned "business relationship" includes any normal business transaction, rental or lease of immovable property, transaction relating to assets or services or grant or receipt of financial assistance through receiving or extending loans, guarantee, providing asset as collateral, including any other similar actions, which result in the Bank or counterparty being liable to indebtedness payable to the other party in amount of 3 percent or more of the net tangible assets of the Bank or Baht 20 million or more, whichever is lower. The amount of such indebtedness shall be calculated according to the calculation method for value of connected transaction under the Notification of the Capital Market Supervisory Board concerning regulations in respect of an entering into connected transaction *mutatis mutandis*. The combination of such indebtedness shall include indebtedness taking place during the course of 1 year prior to the date on which such a business relationship with the person commences;

The previous directorial records as an independent director to be brought up for consideration shall comply with the above criteria, except under exemption in accordance with the Notification of the Capital Market Supervisory Board.

Since 2010 up to the present, no independent director has a business relationship with, or acts as professional adviser of the Bank, subsidiary company, associated company, major shareholder or controlling person.

Term of Office

The Board of Directors has clearly established term of office for directors in the Articles of Association and the Corporate Governance Policy of the Bank. At each General Meeting of Shareholders, one-third of the directors - or if their number is not a multiple of three, then the number nearest to one-third - must retire from office. The directors who have been in office the longest shall retire first. If there is any disagreement as to who shall retire, it shall be decided by drawing lots. The retiring directors may also be re-elected. Regarding the term of office of Board Committee members, members of the Audit Committee, the Human Resources and Remuneration Committee, and the Corporate Governance Committee shall hold office for a term of 3 years, while members of the Risk Management Committee shall hold office for a term of 2 years.

Directorship of the Board of Directors and Executives in Other Companies

The Board of Directors established guidelines that the Bank's directors and executives may hold a directorship in no more than 5 listed companies. They shall not hold the position of chairman, executive director or director with signatory authority in more than 3 other business groups, in conformity with the criteria of the Bank of Thailand and the Stock Exchange of Thailand. The details of directorships held by the Bank's directors and executives in other companies are reported in the Annual Report under the topic of **Board of Directors and Executives**, as well as the topic of **Directorship of Directors and Executives in Subsidiaries, Associated and Related Companies**. At present, no director or executive of the Bank holds a directorship in more than 5 listed companies, nor are any in the position of chairman, executive director or director with signatory authority in excess of 3 other business groups.

Separation of the Chairman and the Chief Executive Officer Positions

The Chairman of the Board of Directors is not the same person as the Chief Executive Officer. He is neither a regular employee, nor an executive of the Bank. The Bank has clearly set the scope of duties, responsibilities and governance authority in the Board of Directors Charter for each of the above positions. If and when the Chairman and the Chief Executive Officer are in any way related, the Board shall appoint a senior

director who is an independent director to perform specific functions, where necessary, that would be expected of an independent Chairman.

5.2 Board of Directors

The members of the Board of Directors are qualified persons who have knowledge, ability and experience beneficial to the Bank. They are:

1. Mr. Banyong Lamsam
Chairman
2. Pol. Gen. Pow Sarasin
Vice Chairman
3. Mr. Bantoon Lamsam
Executive Director
4. Mr. Sukri Kaocharern
Director
5. M.R. Sarisdiguna Kitiyakara
Independent Director
6. Mr. Somchai Bulsook
Independent Director
7. Ms. Sujitpan Lamsam
Director
8. Professor Khunying Suchada Kiranandana
Independent Director
9. Professor Dr. Yongyuth Yuthavong
Independent Director
10. Dr. Abhijai Chandrasen
Director
11. Ms. Elizabeth Sam
Independent Director
12. Dr. Schwin Dhammanungune*
Independent Director
13. Professor Dr. Pairash Thajchayapong
Independent Director
14. Mr. Hiroshi Ota
Independent Director

* Dr. Schwin Dhammanungune resigned from directorship, effective on January 1, 2011.

Responsibilities of the Board of Directors

The Board of Directors is responsible to KBank's shareholders. Each director represents all shareholders and takes part in supervisory and regulatory functions in the Bank's operations, in

an independent and impartial manner, for the benefit of all shareholders and other stakeholders.

The Board has duties and responsibilities designated in the Board of Directors Charter as follows:

1. Supervise and manage the Bank so that it is in accordance with the law and the Bank's objectives, the Articles of Association and the resolutions of Shareholders Meetings.
2. Approve the Vision, Mission, Core Values and Statement of Business Conduct.
3. Review and discuss the Management's proposed strategic options and approve major decisions in respect of KASIKORNBANK FINANCIAL CONGLOMERATE direction and policies. The Board also reviews and approves the Annual Business Plan, Capital Expenditure Budget, and performance goals proposed by the Management.
4. Monitor the Bank's performance and progress toward achieving set objectives as well as compliance with the laws, regulations and related policies.
5. Supervise and review the balance between the Bank's short-term and long-term objectives.
6. Ensure that the Bank shall vest the authority in the Chief Executive Officer and the President to initiate, commit and approve payments for expenditures approved in the Capital Expenditure Budget, and other budgets approved by the Board for the purpose of special projects. The Board shall also review and approve any credit proposal beyond the established limits of delegated lending authority.
7. Review and approve the human resources policies, management development plans and remuneration policy. The Board shall seek and nominate successors to the Chief Executive Officer and the President, as well as appraising their performance and ensuring that effective performance assessments are undertaken for Bank executives.
8. Ensure the existence of an effective internal control system and appropriate risk management framework.
9. Ensure an effective audit system executed by both internal and external auditors.
10. Approve quarterly, semi-annual and annual financial reports; ensure that the reports are prepared under generally accepted accounting standards.

11. Ensure there is capital adequacy, including an appropriate capital assessment process, for present and future business.
12. Ensure that the Bank has a proper system in place to communicate effectively with all stakeholders and the public.

Nomination of Directors

The Bank has established the Human Resources and Remuneration Committee to select and review candidates nominated for the positions of directors. The appropriate proportion, number and composition of the Board are taken into consideration, which must also conform to regulatory statutes, the Bank's Articles of Association and the Statement of Corporate Governance Principles. Selection guidelines include:

1. Consider persons with the qualifications, and not having characteristics prohibiting them from holding a directorship in a financial institution per the criteria of the Bank of Thailand, the Office of the Securities and Exchange Commission, the Capital Market Supervisory Board, and other related agencies.
2. Review their qualifications based on the questionnaire on the qualifications of director of financial institution in accordance with related laws.
3. Have the qualifications, skills, knowledge and basic experience defined by the Bank.

The Bank gives shareholders the opportunity to propose candidates for consideration and election to such positions in the Annual General Meeting of Shareholders, according to specified criteria and procedures. The Human Resources and Remuneration Committee may propose to the Board of Directors to set up an ad hoc committee comprising the Bank's Directors or external personnel to handle the director nomination procedure. If there is no suitable candidate, the nomination procedure will be resumed to find new qualified ones. For the nomination of Independent Directors, the Human Resources and Remuneration Committee will consider qualified candidates who do not have characteristics prohibiting them from holding such positions as prescribed by the regulations of the Bank of Thailand and other regulatory agencies. Qualified candidates will be recommended to the Board of Directors for consideration and asked for concurrence from the Bank of Thailand before proposing to the Annual General Meeting of Shareholders to elect them individually, for the case of election of director due by rotation and appointment of new director.

After the Board of Directors resolved to endorse the proposal, the Office of Corporate Secretary would proceed to ask for the Bank of Thailand's concurrence, in either electing a director due by rotation, a new director or a director as replacement for the vacancy. If the Bank of Thailand does not concur with the proposal, the Human Resources and Remuneration Committee shall resume the nomination process.

After the Shareholders Meeting has passed a resolution to elect a director, for the case of appointment of a director due by rotation or a new director; or the case that the Bank of Thailand concurs with the proposal of director appointment for vacancy replacement before the end of director's term, the Office of Corporate Secretary shall register the change of director, and report to related official agencies within the defined period of time.

Appointment and Removal of Directors

1. The Bank's shareholders meeting shall appoint not less than 7 and not more than 18 directors, whereby not fewer than half of all directors shall reside in the Kingdom of Thailand, and no fewer than three-fourths of all directors shall be of Thai nationality. A director may or may not be a shareholder. Directors shall be elected by the meeting of shareholders in accordance with the following rules and procedures:
 - 1) Directors shall be elected individually.
 - 2) Each shareholder shall have one vote per share held.
 - 3) Each shareholder shall use all of his/her votes in the election of directors.
 - 4) Persons receiving the highest number of approving votes among all candidates are to be elected in a respective order, in proportion to the number of positions to be filled at that meeting.
 - 5) In the event of a tied vote on candidates for the last order for director election, the chairman of the meeting shall have the deciding vote.
2. At each Annual General Meeting of Shareholders, one-third of the directors - or if the number is not a multiple of three, then the number nearest to one-third - must retire from office. The directors who have been in office the longest shall retire first. If there is disagreement as to who should retire, it shall be decided by drawing lots. The retiring directors may be re-elected.
3. Any director who passes away, or tenders his/her resignation

prior to completion of his/her term, or is resolved to be removed by a meeting, or ordered by the Court to resign, or whose qualifications fall short of criteria and prerequisites specified, shall be removed from office.

4. If a vacancy in the Board of Directors occurs for reasons other than the expiration of the director's term of office, the remaining Board members shall elect a person who has the proper qualifications, and has no prohibited characteristics, as a substitute director at the next meeting of the Board of Directors, unless the remaining term of office of the said director is less than 2 months. Such a resolution by the Board of Directors shall require not less than three-fourths of the remaining directors' votes for approval. The substitute director shall hold office only for the remaining term of the director whom he or she is replacing.

Empowerment by the Board of Directors

The Chairman and the Vice Chairman may approve the empowerment of executive authority to the Bank's Chief Executive Officer, President, or two of four Domain Coordinators* to act legally on behalf of the Bank in conducting transactions up to a limit of Baht 3,000 million per transaction. Such executives may delegate this authority to a Bank employee to act on behalf of the Bank within the limits of each employee's responsibility. For transactions over the specified limit, the Board shall review and approve the limit of such transactions on a case-by-case basis.

Executive Authority of the Bank

In addition to the aforementioned empowerment of executive authority, the Bank has also established a set of criteria and plans for exercising internal executive authority. These principles help the Bank to delegate authority among employees in various positions, enabling them to perform specific functions and make effective decisions with flexibility, but within the confines of an appropriate control system. Internal executive authority is categorized into 3 areas:

1. Executive authority shared by various departments
2. Departmental/Office executive authority
3. Branch executive authority

* The Board of Directors approved the restructuring of the Bank's management into four domains, i.e., the Business Domain, the Risk Domain, the Infrastructure Domain and the Resource Domain, each of which shall be supervised by Senior Executive Vice President, acting as Domain Coordinator.

Principles

The following are the main points of the structure and content of the internal executive authority:

1. The empowerment of executive authority is the delegation of authority of the Chief Executive Officer, the President, or Domain Coordinator to administer and execute various tasks within the Bank to the next lower level of management, as appropriate.
2. The Chief Executive Officer, the President or two of four Domain Coordinators are assigned by the Board of Directors to approve the internal executive authority and principles.
3. Internal executive authority shall include:
 - 1) Executive authority involving approvals and instructions that are intended toward financial and non-financial transactions for internal management within the department or unit according to the assigned duties.
 - 2) Executive authority involving disbursements must be within the approved budget of the Bank.
4. For complete control, executive authority is divided into categories according to their operational functions, as follows:
 - 1) Executive authority shared among various departments refers to authority that is not assigned specifically to any particular department, but may be specified according to the job performed by the Chief Executive Officer, the President, Domain Coordinators, Division Heads, Department Heads and other individuals in various positions employing such authority in various departments/units as follows:
 - (1) Executive authority relating to human resources
 - (2) Executive authority relating to expenditures
 - (3) Executive authority to quote exchange rates and offer lower fees or interest rates to domestic and international businesses
 - (4) Executive authority of the Assets and Liabilities Management Subcommittee
 - (5) Executive authority relating to customer services
 - (6) Executive authority relating to deducting/closing account for payment
 - (7) Executive authority relating to foreclosed property management
 - (8) Executive authority relating to credit product pricing
 - (9) Executive authority in endorsement of letters to the Bank of Thailand, regulatory agencies or government agencies
 - (10) Executive authority relating to procurement management
 - (11) Executive authority relating to budget management
 - (12) Executive authority relating to redress to customers or external persons
 - (13) Executive authority relating to assignment of employees to be special lecturers
 - (14) Executive authority relating to credit approval and authority in debt restructuring
 - (15) Executive authority relating to other aspects
 - 2) Departmental executive authority is the executive authority delegated to a specific department relative to its business activities or tasks. Authority is delegated to Chief Executive Officer, President, Domain Coordinators, Division Heads, Department Heads, as well as to individuals in various positions in the related department(s) in their scope of responsibilities.
 - 3) Branch executive authority is the authority regarding scope of responsibilities delegated to branches relative to their business activities, being delegated to network managers, zone managers and branch managers, as well as individuals in various positions in the branch.
5. The principles of executive authority are established and presented in tabular form to ensure that the management and staff at all operational levels understand and perform their duties according to the delegated authority and risk management framework.

Board of Directors Meetings

The Board of Directors schedules board meetings for the last Thursday of every month in order to continually monitor compliance with policies and plans. All board members are informed of the schedule of the meetings for the entire year in advance at the beginning of each year. Additional meetings may also be held as deemed appropriate. The Corporate Secretary shall arrange for notices of board meetings, agenda and related

documents containing complete information to be delivered to each director at least 7 days in advance, except in urgent cases, to allow sufficient time for the Board to study the matters at hand. Each director may ask for additional information from the Corporate Secretary and is free to propose an issue as a meeting agenda item. The agenda for board meetings shall be categorized clearly and include agenda items to monitor the operating results of the Bank on a regular basis. The designation of the agenda must undergo the consideration of the Chairman, the Chief Executive Officer and the President.

During the meeting, the Chairman will allocate sufficient time for discussion and support directors in freely expressing their opinions. Pertinent executives of the Bank shall be invited to attend the meeting to provide related information and to directly acknowledge related policies to ensure effective implementation. The Bank provides a teleconference system for directors who cannot attend the meeting in person, and provides simultaneous translation for foreign directors. Each agenda item and its resolution are completely recorded in writing, and the minutes of the meeting, which have been affirmed by the Board together with related documents, are systematically filed for examination and reference by the Board, or others concerned.

Moreover, the Board has established that non-executive directors shall conduct at least one meeting session annually without the participation of executive directors to offer them the opportunity to discuss problems concerning business of the Bank or any other concerns, and evaluate the performance of the Chief Executive Officer and the President. The outcome of such meetings shall be reported to the Chief Executive Officer and the President.

In 2010, the Board held a total of 15 board meetings and 1 meeting of non-executive directors in August. Details of each director's attendance appear under the item of **Meeting Attendance of Each Committee in 2010**.

Advisers to the Board of Directors

The Board of Directors appointed several qualified persons to act as Advisers to the Board of Directors, including:

1. Mr. Pairote Lamsam
2. Mr. Chaleo Yoovidhya
3. Mr. William Mark Evans
4. Dr. Tian Suning

Responsibilities of the Advisers to the Board of Directors

Roles and responsibilities of the Advisers to the Board of Directors are to make recommendations to the Board of Directors in matters that are relevant to and within the authority and responsibilities of the Board of Directors. These include, for example, the Bank's policies, issues that require compliance with established laws and regulations, as well as other important business that, once undertaken, may cause significant changes or impact to the Bank's operations.

5.3 Board Committees

The Board of Directors has appointed directors who have suitable knowledge and skills to act as members of the Board Committees whose specific duties are to pre-screen matters that need prudent attention prior to submission to the Board of Directors. The Board Committees include the Audit Committee, the Corporate Governance Committee, the Human Resources and Remuneration Committee, and the Risk Management Committee. The Bank has also established a Management Committee consisting of the Chief Executive Officer, the President and other Bank officers to manage and operate the Bank's business as defined by the Board. In addition, certain directors have been appointed as Advisory Directors to the Management Committee, with the duty of providing expert consultations as deemed appropriate by the Board.

Moreover, the Bank has appointed 11 Subcommittees to consider and review the scope of work assigned to them.

1. Audit Committee

The Board of Directors approved the appointment of the Audit Committee in 1998, with the Committee having at least three independent members and each member having a 3-year term. Each member is fully qualified in accordance with the qualifications prescribed by the Securities and Exchange Commission, the Capital Market Supervisory Board, and the Bank of Thailand. Professor Khunying Suchada Kiranandana has adequate expertise and experience to audit the credibility of the financial statements. In 2010, there were 4 independent directors as follows:

1. M.R. Sarisdiguna Kitiyakara
Chairman

2. Mr. Somchai Bulsook
Member
3. Professor Khunying Suchada Kiranandana
Member
4. Ms. Elizabeth Sam
Member

The Committee holds at least 6 meetings a year and reviews operations regularly per its charter. In 2010, the Committee held a total of 12 meetings and reported all meeting resolutions to the Board of Directors.

Responsibilities of the Audit Committee

The Audit Committee has duties and responsibilities mandated in the Audit Committee Charter approved by the Board of Directors, as follows:

1. Review financial statements on a quarterly, semi-annual and annual basis under consultation with the Bank's Finance and Control Division and external auditors in order to ensure that the financial statements of the Bank are accurate and reliable, and in compliance with the accounting standards, the laws and standards pertaining to the Bank's operations.
2. Review the appropriateness and efficiency of all risk management processes with the risk management unit, in consultation with both internal and external auditors.
3. Oversee the efficiency and independence of the risk asset review function.
4. Review the Bank's operations to ensure that they are in compliance with the Securities and Exchange Act, SET regulations and standards or banking laws and regulations pertaining to the commercial banking business.
5. Review the effectiveness and appropriateness of the internal control and audit system, independence of the internal audit function and endorsement of the appointment, transfer and termination of employment of the Internal Audit Head.
6. Review the performance of the external auditors; consider, select and recommend to the Board the appointment and annual audit fees of the independent auditors. Hold at least one meeting

a year with the external auditors without presence of the management.

7. Evaluate the connected transactions, or transactions with possible conflicts of interest in compliance with the laws and regulatory requirements, in order to ensure transparency of those transactions.
8. Consider the disclosure of information on connected transactions, conflicts of interest or certain Bank operations to ensure transparency and appropriateness.
9. Oversee and review complaints or information submitted directly by stakeholders for attention of the Board.
10. Perform other duties, as regulated or assigned by the Board as agreed by the Audit Committee.
11. Submit minutes of each Audit Committee Meeting to the Board of Directors, and prepare the annual Audit Committee Report, signed by the Audit Committee Chairman, summarizing the year's activities, giving information or data specified by the Stock Exchange of Thailand for disclosure in the annual report of the Bank.
12. Discuss and review with management or outside experts any matters or activities having a bearing on the Board's oversight responsibilities according to the Audit Committee Charter and consolidated supervision policy.
13. At least once a year, the Committee will review its Charter and performance over the past year, taking into account any assessment or comments provided by the Chairman of the Board.

2. Corporate Governance Committee

The Board of Directors approved the appointment of the Corporate Governance Committee in 2002, with the Committee having not less than 3 members. Each member has a 3-year term. In 2010 the Committee had 4 members, comprising 2 non-executive directors and 2 independent directors as follows:

1. Pol. Gen. Pow Sarasin
Chairman
2. Mr. Sukri Kaocharern
Member

3. Professor Dr. Yongyuth Yuthavong
Member

4. Mr. Hiroshi Ota
Member

The Corporate Governance Committee holds at least 4 meetings each year. In 2010, the Corporate Governance Committee held 5 meetings and reported all meeting resolutions to the Board of Directors.

Responsibilities of the Corporate Governance Committee

The Corporate Governance Committee has duties and responsibilities mandated in their Corporate Governance Committee Charter and approved by the Board of Directors, as follows:

1. Establish the principles and best practices for effective corporate governance appropriate to the Bank.
2. Develop and disseminate the principles and best practices of good corporate governance.
3. Formulate the Statement of Business Conduct and the Code of Conduct of the Bank's employees, and disseminate these codes as practical guidelines to all concerned.
4. Develop supervision plans for review of corporate governance compliance.
5. Review announcements concerning good corporate governance to summarize and present in the Bank's reports.
6. Recommend the Code of Best Practices for the Board of Directors or propose guidelines for the Board of Directors Charter and all other Board Committee Charters.
7. Recommend the Code of Ethics for the Bank's business practices, and the Code of Conduct of management and the Bank's personnel.
8. Review corporate governance guidelines and corporate governance in practice to ensure consistency and compatibility with the Bank's business.
9. Review and propose public announcements related to corporate governance issues.
10. Supervise corporate environmental and social responsibility.

11. Review and report to the Board of Directors matters related to corporate governance, giving opinions on practical guidelines and suggesting improvements, as deemed appropriate.

12. Ensure effective practice of corporate governance principles in the Bank.

3. Human Resources and Remuneration Committee

The Board approved the appointment of the Human Resources and Remuneration Committee in 2002. Each member has a 3-year term. The Committee comprises at least 3 non-executive directors. In 2010, there were 3 independent directors. They include:

1. Dr. Schwin Dhammanungune
Chairman
2. Mr. Somchai Bulsook
Member
3. Professor Dr. Pairash Thajchayapong
Member

The Human Resources and Remuneration Committee holds at least 3 meetings each year. In 2010, the Human Resources and Remuneration Committee held 7 meetings and reported all meeting resolutions to the Board of Directors.

Responsibilities of the Human Resources and Remuneration Committee

The Human Resources and Remuneration Committee has duties and responsibilities mandated to them in the Human Resources and Remuneration Committee Charter approved by the Board of Directors, as follows:

1. Review and make recommendations on the proposals of the Chief Executive Officer and/or the President relating to human resources policies for the Board of Directors' approval, so that the proposals are aligned with the Bank's business strategies.
2. Ensure that a succession plan for senior management in important positions and a list of candidates entitled to consideration are reviewed from time to time.
3. Review the remuneration strategy and propose improvements for the Board's endorsement, in order to retain highly qualified personnel, as well as reviewing the salaries and benefits to senior management.

4. Establish terms and conditions of employment contract of the Chief Executive Officer and the President, including their remuneration, as well as seeking and recommending to the Board qualified successors to the Chief Executive Officer and the President, when considered necessary.
5. Review the composition, size, experience and remuneration of the Board of Directors, as well as making recommendations on the selection of candidates with proper qualifications for director position prior to further submission to the General Meeting of Shareholders for appointment.

Nomination of Management

The Human Resources and Remuneration Committee is responsible for nominating, selecting and reviewing qualified candidates to be appointed as the Bank's management at the level of First Senior Vice President and above, or a person who holds an equivalent position called otherwise in the nomination process, to propose to the Board of Directors for endorsement before submitting to the Bank of Thailand for concurrence. As for the appointment of executives with lower ranking than First Senior Vice President, the Division Heads and the Human Resource Management Department shall prepare a list of qualified candidates to be nominated before submission to the Domain Coordinators for further submission for consideration and approval by the Chief Executive Officer, or the President.

4. Risk Management Committee

The Board of Directors approved a change in the status of the former Internal Risk Management Subcommittee to the Risk Management Committee on April 29, 2004. Each member has a 2-year term, and the Committee must comprise at least 7 members. In 2010, the Committee comprised 13 members, 1 of whom was an executive director, 2 non-executive directors and 10 Bank executives, namely:

1. Mr. Sukri Kaocharern
Chairman
2. Mr. Banthoon Lamsam
Member

3. Ms. Sujitpan Lamsam
Member
4. Mr. Somkiat Sirichatchai
Member
5. Mr. Predee Daochai
Member
6. Mr. Teeranun Srihong
Member
7. Mr. Krisada Lamsam
Member
8. Mr. Thiti Tantikulanan
Member
9. Ms. Kattiya Indaravijaya
Member
10. Mr. Songpol Chevapanyaroj
Member
11. Mr. Wirawat Panthawangkun
Member
12. Mr. Chongrak Boonchayanurak
Member
13. Ms. Sansana Sukhanunth
Member

The Risk Management Committee meets at least once each month. In 2010, the Risk Management Committee held 12 meetings and reported to the Board of Directors. The Committee ensures that there are effective risk management systems for early warning and measures to prevent and manage risks, including risks that affect operations. They also oversee compliance with risk management practices according to relevant policies, and prepare risk management reports.

Responsibilities of the Risk Management Committee

The Risk Management Committee has duties and responsibilities as mandated in the Risk Management Committee Charter approved by the Board of Directors, including:

1. Possess the authority to make decisions on related undertakings within the scope of its responsibility, as stipulated in the Risk Management Committee Charter, with the authority to have access to all pertinent information.

2. Formulate the KASIKORNBANK FINANCIAL CONGLOMERATE risk management policy to present to the Board of Directors for consideration of overall risk management. The policy must cover the various risks associated with strategies, liquidity, credit, market, operational or other significant types of risk to the financial conglomerate.
3. Formulate strategies for the organization and resources in risk management to conform to the risk management policy of the Financial Conglomerate. The strategies must enable the effective analysis, assessment, evaluation, and monitoring of risk management.
4. Define maximum credit lines according to the Bank's defined risk limits and propose to the Board of Directors for consideration.
5. Oversee, review and provide recommendations to the Board of Directors with regard to the risk management policy, standard practices, strategies and overall risk measurement to ensure that the risk management strategy is properly implemented.

5. Advisory Directors to the Management Committee

The Board of Directors and the 88th Annual General Meeting of Shareholders on April 4, 2000, approved the appointment of the Advisory Directors to the Management Committee. In 2010, the Committee comprised 4 directors, namely:

1. Mr. Banyong Lamsam
2. Pol. Gen. Pow Sarasin
3. Mr. Sukri Kaocharern
4. Dr. Abhijai Chandrasen

Responsibilities of the Advisory Directors to the Management Committee

1. Give recommendations to the Management Committee, as the Board of Directors deems appropriate.
2. Ensure efficiency in the Bank's management and operations.

6. Management Committee

The Board of Directors and the 88th Annual General Meeting of Shareholders, on April 4, 2000, approved the appointment of the Management Committee. The Committee consists of the Chief Executive Officer, President, and other Bank officers. In 2010, the Committee comprised 15 members, namely:

1. Mr. Banthoon Lamsam
Chairman
2. Mr. Somkiat Sirichatchai
Member
3. Mr. Predee Daochai
Member
4. Mr. Teeranun Srihong
Member
5. Mr. Krisada Lamsam
Member
6. Mr. Pakorn Partanapat
Member
7. Mr. Surasak Dudsdeemaytha
Member
8. Mr. Prasopsuk Damrongchietanon
Member
9. Ms. Kattiya Indaravijaya
Member
10. Dr. Adit Laixuthai
Member
11. Mr. Songpol Chevapanyaroj
Member
12. Mr. Vasin Vanichvoranun
Member
13. Mr. Ampol Polohakul
Member
14. Mr. Wirawat Panthawangkun
Member
15. Mr. Somkid Jiranuntarat
Member

The Management Committee meets weekly. In 2010, the Management Committee held 48 meetings and reported all meeting resolutions to the Board of Directors.

Responsibilities of the Management Committee

The Management Committee has duties and responsibilities as mandated in the Management Committee Charter, approved by the Board of Directors, as follows:

1. Manage and undertake the Bank's business as assigned by the Board of Directors, or by specific resolutions of the Board of Directors.
2. Manage the Bank's business according to established policies and plans.
3. Take actions in accordance with the authority delegated to them by the Board of Directors, and per their mandated management jurisdiction over the Bank.
4. The Chairman of the Management Committee shall submit the minutes of the Management Committee meetings to the Board of Directors for acknowledgement. However, policy-related issues, or issues likely to have significant impact on the Bank's business, or issues requiring action by the Board of Directors in compliance with laws, or the Bank's Articles of Association, must be approved by the Board of Directors. These also include issues for which the Management Committee considers it appropriate to seek the approval of the Board of Directors on a case-by-case basis, or per the criteria designated by the Board of Directors.
5. Undertake activities as assigned in order to achieve the Bank's targets, including:
 - 1) Preparation and review of strategic objectives, financial plans and key policies of the Bank, to be submitted to the Board of Directors for approval.
 - 2) Consideration of the annual business plans, capital expenditures, performance targets, and other initiatives to achieve the Bank's targets, including projects with capital expenditures in excess of budgets designated by the Board of Directors, to be submitted to the Board of Directors for approval.
 - 3) Consider and approve various issues under their legitimate authority, or as delegated by the Board of Directors.
 - 4) Review management authority in various aspects stipulated in the approval authority hierarchy, to be submitted for approval to the Board of Directors.

- 5) Manage and ensure balance between short-term and long-term objectives.
- 6) Develop and ensure that the human resources initiatives are in line with the human resources roadmap and strategies approved by the Human Resources and Remuneration Committee.
- 7) Monitor and report on the Bank's operating results to the Board of Directors as well as on other work in progress to achieve the Bank's objectives.
- 8) Monitor the performance of employees at all levels with regard to risk management, per the Bank's guidelines, including the effectiveness of internal control systems, and operational compliance with the law, regulations and related policies.
- 9) Review new projects and products prior to being submitted to the Board of Directors for consideration and approval.
- 10) Communicate with external stakeholders, per designated authority, and as deemed appropriate.

7. The Subcommittees

The responsibilities of the Subcommittees are to review and manage various matters within the Bank to ensure accuracy, propriety, efficiency and the highest effectiveness.

The Bank has reviewed and approved the establishment of Subcommittees. In 2010, there are 11 Subcommittees, namely:

1. Information Technology Strategy Subcommittee
2. Assets and Liabilities Management Subcommittee
3. Corporate and SME Upper Medium Debt Recovery and Restructure Subcommittee
4. Retail and SME Debt Recovery and Restructure Subcommittee
5. Foreclosed Property Management Subcommittee
6. Corporate and SME Product Pricing Subcommittee
7. Retail Product Pricing Subcommittee
8. Credit Policy and Risk Management Subcommittee
9. Data Governance Subcommittee
10. Information Technology Investment Subcommittee
11. Procurement Subcommittee

Meeting Attendance of Each Committee in 2010

Number of Meetings

Board Members	Board of Directors (Total 15 meetings)	Non-Executive Directors (Total 1 meeting)	Corporate Governance Committee (Total 5 meetings)	Risk Management Committee (Total 12 meetings)	Audit Committee (Total 12 meetings)	Human Resources and Remuneration Committee (Total 7 meetings)
Mr. Banyong Lamsam	15	1				
Pol. Gen. Pow Sarasin	15	1	5			
Mr. Banthoon Lamsam	15			9		
Dr. Prasarn Trairatvorakul ⁽¹⁾	7			7		
Mr. Sukri Kaocharearn ⁽²⁾	14	1	5	10		
M.R. Sarisdiguna Kitiyakara	13	1			11	
Mr. Somchai Bulsook	14	1			12	7
Ms. Sujitpan Lamsam	13	1		8		
Prof. Khunying Suchada Kiranandana	15	1			12	
Prof. Dr. Yongyuth Yuthavong	11	1	5			
Dr. Abhijai Chandrasen	15	1				
Ms. Elizabeth Sam	12	1			12	
Dr. Schwin Dhammanungune ⁽³⁾	14	1				7
Prof. Dr. Pairash Thajchayapong	13	1				6
Mr. Hiroshi Ota	15	1	5			

Remarks: (1) Dr. Prasarn Trairatvorakul resigned from directorship, effective on July 16, 2010.

(2) Mr. Sukri Kaocharearn was appointed Chairman of the Risk Management Committee on February 25, 2010.

(3) Dr. Schwin Dhammanungune resigned from directorship, effective on January 1, 2011.

• The number of members in each committee (As of December 31, 2010):

The Board of Directors	14 members
Corporate Governance Committee	4 members
Risk Management Committee	13 members (includes 3 Board members)
Audit Committee	4 members
Human Resources and Remuneration Committee	3 members

• Details of meeting attendance through teleconferencing systems of each committee:

The Board of Directors	Ms. Sujitpan Lamsam	8 meetings
	Ms. Elizabeth Sam	7 meetings
	Mr. Hiroshi Ota	4 meetings
Corporate Governance Committee	Mr. Hiroshi Ota	2 meetings
Risk Management Committee	Ms. Sujitpan Lamsam	7 meetings
Audit Committee	Ms. Elizabeth Sam	10 meetings

• Three board members, Ms. Elizabeth Sam, Mr. Hiroshi Ota and Ms. Sujitpan Lamsam, do not reside in Thailand.

5.4 Roles and Responsibilities of the Board of Directors

The Board of Directors comprises persons who have knowledge, ability and working experience. The Board approves the mission, vision and core values as well as strategic directions and policies of KASIKORNBANK FINANCIAL CONGLOMERATE, reviews the annual business plan and budget, and oversees the management in effectively carrying out actions that are in line with the designated policies and business plans, and are in accordance with the rules and regulatory requirements of related government agencies and the resolutions of shareholders meetings. The Board of Directors' decisions are independent, in order to ensure that the Bank and its stakeholders receive the maximum benefit that increases the economic value of the Bank.

Moreover, the Board of Directors ensures the existence of an effective internal control system and appropriate risk management framework, and cooperates with the Bank's management in business undertakings in order to attain the best results. Current and future risks are taken into consideration, in conformity with the Bank's vision, mission, Statement of Business Conduct and Statement of Corporate Governance Principles.

Corporate Governance Policy

KASIKORNBANK places great importance on good corporate governance, which is held as essential in sustaining the Bank's business. The Statement of Corporate Governance Principles has been revised and approved by the Board of Directors. The same principles have been applied to the KASIKORNBANKGROUP, as well. The principles, in writing, have been aimed primarily at communicating to all employees, shareholders and other stakeholders the ultimate goal of the Board of Directors to act in accordance with the 7 major components of corporate governance, i.e.,

- Integrity
- Transparency
- Independence
- Responsibility
- Accountability
- Fairness
- Social Responsibility

The content of the Bank's Statement of Corporate Governance Principles covers the structure, composition, roles, duties and responsibilities of the Board of Directors and all Board Committees, as well as matters of risk management, internal control systems, inside information policies, and issues that are likely to involve conflicts of interest and shareholder relationships. Details of the Statement of Corporate Governance Principles are under the Investors topic available at www.kasikornbankgroup.com.

The Corporate Governance Policy covers the Bank's mission, vision and core values, Statement of Business Conduct and the employees' Code of Conduct. This includes the protection of the legitimate rights of shareholders, who are encouraged to exercise their rights, and reflected in operational guidelines and directions adopted internally that ensure that the Bank has adequately followed the best practices in corporate governance. In 2010, the Bank assessed and reviewed the results from operations according to the Corporate Governance Policy, and the Board of Directors on December 16, 2010, resolved to amend the Statement of Corporate Governance Principles so as to comply with the regulatory requirements and best practices. Moreover, the Bank disseminated a booklet of KGroup Corporate Governance that compiles important content and operational guidelines for enhancing corporate governance to all stakeholders.

All members of the Board of Directors are aware of their mutual responsibilities for sustaining the most benefit to the Bank, and their roles in supervising information disclosure, transparency in business undertakings and the decision-making process, and fair treatment to all stakeholders. In addition, the Bank places great importance on fairness in every business undertaking, as well as participation in Corporate Social Responsibility (CSR) activities. The Bank and its employees have to strictly adhere to the Code of Conduct in performing their duties under the CSR principles. The Bank has also been enthusiastically participating in and promoting environmental protection and social development projects, in recognition of the importance of the need for improvement in the quality of life of individuals and the community at large, and for the benefits of all stakeholders.

The Bank encouraged all people in the organization to realize the importance of actions in compliance with the Statement of Corporate Governance Principles by organizing activities to promote continuing and sustainable corporate governance. Emphasis was placed on the maintenance and development of corporate governance, and promotion of corporate governance as an organizational culture. In 2010, the Bank's activities to promote Corporate Governance were as follows:

- The Bank circulated the Code of Conduct to employees for their acknowledgement.
- The Statement of Corporate Governance Principles and Code of Conduct were two main issues in 16 orientation classes for newly recruited executives and employees.
- Actions in compliance with the Code of Conduct and the Statement of Corporate Governance Principles were disseminated to employees through a Corporate Governance database set in the electronic networks.
- Actions that comply with the Code of Conduct were promoted through broadcast of fillers and quotes after news updates were promoted through the KBank closed-circuit TV programs - also known as KASIKORNTV - in order to promote common understanding of actions stipulated in the Statement of Corporate Governance Principles.
- Actions pertaining to the Statement of Corporate Governance Principles and the Code of Conduct were organized through the KGroup newsletter circulated within the organization.
- Activities were organized through the electronic network of KGroup on the "Welcome Page" to disseminate information on the Statement of Business Conduct and the Statement of Corporate Governance Principles, and the quotes concerning the Code of Conduct.
- Criteria for the use of inside information related to securities and stock futures trading were disseminated to directors and employees.
- A Corporate Governance Journal was prepared to report to the Board of Directors on Corporate Governance and Corporate Social Responsibility activities of KBank and other leading business entities, and disseminated to employees through a Corporate Governance database set in the electronic networks.



Lecture on the Bank's Statement of Corporate Governance Principles given to other organizations



Article on corporate governance in the internal newsletter



Orientation for new employees on the Statement of Corporate Governance Principles at KBank Learning Center

- Permitted and forbidden actions relating to the acceptance of gifts in compliance with the Code of Conduct were disseminated to all employees.
 - The CG Visit Project was implemented for secretaries to the Board Committees. i.e., Audit Committee and Risk Management Committee, to offer consultation, recommendations and review of compliance with the Statement of Corporate Governance Principles.
 - The CG Heroes Project, initiated by the Office of Corporate Secretary, Corporate Secretariat Division, was further implemented in continuation from the previous year. In 2010, CG Heroes Project implementation was rolled over to all employees at Head Office and Branches for the purpose of evaluating their understanding as concerns the Corporate Governance Principles and Code of Conduct, and enhancing their participation in proposing useful suggestions for effective communications of Corporate Governance in the organization and supervising appropriate and effective actions in compliance with the Statement of Corporate Governance Principles. In addition, employees' participation in CSR activities was also incorporated into the evaluation criteria.
3. KBank's employees are valuable assets. The Bank seeks and recruits people with skill and experience, continually develops human resources and offers remuneration comparable to other leading companies.
 4. Perform as a good corporate citizen, conduct business with impartiality and contribute to social development and environmental preservation.
 5. Believe in fairness for all.
 6. Believe in strong ethical standards and be determined to carry out business with integrity.
 7. Protect customer confidentiality and maintain customer trust using professional standards.
 8. Be dedicated to carrying out responsibilities in a professional manner and strive to achieve excellent results by integrating modern approaches and technological advances.
 9. Respect the equal rights of all stakeholders.
 10. Be committed to discipline in business execution and make certain that all business decisions and operations conform to related laws and regulations by pursuing the Statement of Business Conduct of the Bank and Code of Conduct of the workforce.

Business Ethics

The Board of Directors has promoted the establishment of a Statement of Business Conduct and a Code of Conduct for directors and employees. All directors, executives and employees share common goals in carrying out their designated duties and responsibilities to the Bank and its stakeholders. They perform their duties with integrity, in compliance with the law and the Bank's Articles of Association, based on professional standards and a business approach that is transparent, honest and fair, for the development of the organization towards attaining international standards. The Statement of Business Conduct and the Code of Conduct have been disseminated via the Bank's website and database.

The Bank adheres to the Statement of Business Conduct, as follows:

1. Aim to satisfy customers by offering quality products and excellent services.
2. Continually strive for superior performance.

Significant content in the Code of Conduct includes: 1) key principles and core values of the Bank; 2) observance of laws and the Bank's regulations; 3) good relationships with customers; 4) good relationships with society; 5) good relationships with employees; 6) an advertising and public relations policy; 7) confidentiality; 8) completeness and accuracy of the Bank's information; 9) avoidance of the use of inside information in securities trading; 10) prevention of conflicts of interest; 11) abstention from bribery and inappropriate incentives; 12) non-involvement in political activities; 13) avoidance of accepting or offering inappropriate gifts and/or benefits; and 14) reporting of employee violations of the Code of Conduct.

In this Code of Conduct, the Bank has designated the basic principles concerning the execution of duties and compliance with professional standards by directors and employees. The details of the Code of Conduct can be viewed on the Bank's website.

Moreover, the Bank identifies important rules and practical guidelines that are in accordance with the Code of Conduct, which are detailed and disseminated to employees. The Bank also supports

the practical implementation of the Code of Conduct throughout KASIKORNBANKGROUP, and has designated regulations that are consistent with business and compliance responsibilities.

Also, the Bank has established the Corporate Governance Unit to launch activities to promote ethical behavior, within a culture of good corporate governance. Best practices and actions in line with the Code of Conduct are regularly and efficiently disseminated to all employees. These activities have also been reported to the Corporate Governance Committee for acknowledgement, and the Compliance Department has monitored and evaluated the effectiveness of employees' actions, as stated in the Code of Conduct.

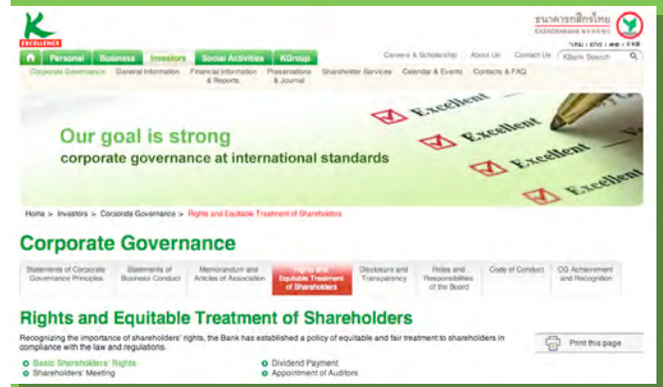
Conflicts of Interest Prevention

To encourage good governance and meet targets related to its implementation, the Bank has initiated guidelines to control, supervise and prevent transactions that may involve conflicts of interest, or connected or related transactions, to be in compliance with standards of good governance. This is one of the key components of corporate governance policy that the Board of Directors and the Bank's employees must strictly comply with to earn the trust of all stakeholders. The following is the essence of these principles:

- The Board of Directors has established a Conflicts of Interest Prevention and Connected Transaction Policy, as well as guidelines to consider appropriateness in the conducting of transactions that must undergo the scrutiny of the Audit Committee, and ensure compliance with the criteria of the Office of the Securities and Exchange Commission, the Capital Market Supervisory Board, the Stock Exchange of Thailand and the Bank of Thailand.
- Directors, executives or employees with related interest in a transaction with the Bank or its subsidiaries must not participate in considering or approving such a transaction. The price of the transaction must be set appropriately, fairly and in accordance with general commercial terms as applied to the general customers.
- Connected transactions must be submitted to the Audit Committee for consideration before further submission to the Board of Directors for approval, according to the Statement of Corporate Governance Principles and



CG Heroes award presentation ceremony



Dissemination of corporate governance on KBank website



CG Journal

the criteria stipulated by the Office of the Securities and Exchange Commission.

- The Board of Directors has established a principle for conducting connected transactions between the Bank's directors, executives or related persons and the Bank or its subsidiaries. Such a transaction can be conducted if the transaction is under terms and conditions similar to those applied to general customers in the normal course of business of the Bank and its subsidiaries.
- In conducting transactions between the Bank and its subsidiaries or transactions between the Bank's subsidiaries, the Bank requires that all transactions must be under terms and conditions similar to those applied to other persons in the normal course of business at a similar level of risk. Those transactions must be approved by the Board of Directors of the Bank and its subsidiaries as the case may be.
- The Bank, and its subsidiaries which conduct transactions in granting credit, have no policy to grant credit, conduct transactions similar to credit granting or conduct transactions relating to assets for any of the directors, executives or related persons of the Bank and its subsidiaries which conduct such transactions in granting credit, except for cases in line with exceptions according to the Bank of Thailand's regulations. Moreover, the Bank and its subsidiaries have no policy to grant credit, invest, create contingent liabilities or conduct transactions similar to credit granting for any of the major shareholders or related persons of the Bank and its subsidiaries which conduct transactions in granting credit, or any of the businesses that have related interests with the Bank and its subsidiaries which conduct such transactions in granting credit, separately or in combination, at the end of each day, in excess of the quantity prescribed by the Bank and the Bank of Thailand.
- Directors, officers in the position of First Senior Vice President and higher, and those in the position of Department Head or equivalent in the Financial Accounting Management Department or Financial Planning Department under the Finance and Control Division and their related persons are required to disclose

their shareholding information in businesses, their directorship or their authority to manage or control majority votes in the shareholders meeting, including the right to control the election and removal of directors or the assignment of any other person to be the nominee of their shareholding or management, or the authority to control businesses. The disclosure must be made in the Bank's database, which is under the responsibility of the Information Management Department that has the responsibility to update the information regularly for use by the Credit Policy and Risk Management Department. The monitoring and control of credit extensions and investment must follow the rules of concerned regulatory agencies. Information on the benefits of directors, officers in the position of Senior Executive Vice President or equivalent and higher, and those in the position of Department Head or equivalent in the Financial Accounting Management Department or Financial Planning Department, under the Financial and Control Division and their related persons must be reported to the Board of Directors by Office of Corporate Secretary when a transaction between the Bank and the person related to the Bank's directors and such persons is brought into consideration, seven days before the Board of Directors Meeting.

- The Bank has disclosed details of every related or connected transaction that may involve conflicts of interest according to the Office of the Securities and Exchange Commission and Capital Market Supervisory Board's criteria, in the Annual Reporting Form (56-1 Reporting Form), as well as in the Bank's Annual Report and other reports in which it is appropriate to declare such activities. This also includes disclosures of information on connected transactions to the Stock Exchange of Thailand according to the Stock Exchange of Thailand's regulations, as well as disclosure of related transactions of the Bank according to the recognized accounting standards and the rules of the Bank of Thailand. Disclosures of related transactions are shown in the Notes to the Financial Statements, under "Related Party Transactions". The Bank has used the same criteria as

used with other general customers to consider connected transactions in accordance with defined procedures necessary to support the Bank's business operations, and in a manner consistent with the Bank's strategies in the best interests of shareholders. In 2010, the Bank had no connected transaction which is subject to disclosure to the Stock Exchange of Thailand.

- Reviews of connected transactions were carried out in accordance with the plan. In cases where the Bank gets involved in any related party transaction, the Bank is subject to report to the Audit Committee. In this regard, the Bank's directors and employees must follow the Conflicts of Interest Prevention and Connected Transaction Policy as mentioned above, in accordance with the official regulations.

Internal Control and Auditing Systems

The Board of Directors and the Bank's management have placed particular emphasis on an efficient internal control system and promotion of an appropriate business culture recognizing the importance of risk management and the adequacy of the internal control system in every business undertaking. The Bank requires all units to comply with the best practices for internal control as a guideline for the Bank's business operations and in employees' practices. The Bank also set up a risk management unit and a clear risk management policy. The Audit Committee has the duty and responsibility to review the effectiveness and adequacy of all risk management processes and internal control systems by discussing and evaluating operational results with the Compliance and Audit Division on a continuing basis. These discussions include consideration of the appropriateness of the scope of work, roles and responsibilities, audit plans, audit conclusions with regard to the adequacy and effectiveness of the risk management, internal control, and governance processes, as well as the monitoring of compliance with the Bank's Articles of Association and the laws and regulations. Major recommendations or material deficiencies must be reported to the Board of Directors in a timely manner for effective action.

To create an appropriate control environment, written policies and operational procedures, training and orientation programs, an operational manual providing information on rules

and regulations, a professional Code of Conduct, a regular self-assessment program, and standardized disciplinary actions for gross offenses have been established. These also ensure common understanding as well as capabilities that will lead to efficient, transparent and fair operations for the benefit of all stakeholders. In addition, in order to strengthen the supervision aspect and to promote a control culture that is consistent in all levels of the organization, the Bank organized a course on "Governance Risk Management and Compliance", which has been incorporated in the executive training course.

Control activities are an integral part of day-to-day operations. Appropriate segregation of duties is embedded to create a proper "check-and-balance" system for operating staff, supervisors and performance assessment. Potential conflicts of interest are identified and subject to careful monitoring, in accordance with regulatory requirements and the Bank's regulations.

IT systems have continuously been upgraded to provide accurate, up-to-date, and adequate information for timely decision-making by the management and the Board of Directors. Systems include the financial data system, as well as operational and compliance databases to monitor the effectiveness of the internal control system for prompt corrective action against significant deficiencies. The Bank also provides effective communication channels to ensure that all employees understand and adhere to the policies and procedures affecting their duties and responsibilities.

The Compliance and Audit Division, which is independent in its operation and reports directly to the Audit Committee, carries out the risk-based audit function and monitoring of operations of the KASIKORNBANK FINANCIAL CONGLOMERATE. The audit methodology is based on a risk assessment of the Bank and the audited units, and the scope covers compliance with regulatory agencies, the Bank's operational procedures and the Statement of Business Conduct, as well as an assessment of the adequacy and effectiveness of the risk management and internal control system, the efficiency of resource management, and the accuracy and reliability of information. Moreover, the Compliance and Audit Division provides consulting services to the audited units, according to the agreed scope, with the objective of increasing the value and improving the operations of the

KASIKORNBANK FINANCIAL CONGLOMERATE. The Compliance and Audit Division applies the concept of continuous audit in its audit process. Moreover, the Division constantly evaluates and improves the quality of its work as measured against generally accepted international auditing standards.

The Bank is aware that a system of effective internal controls is a critical component of the Bank's management and a foundation for the "safe and sound" operations of the Bank. These features help to ensure that the goals and objectives of the Bank will be met, that the Bank will achieve long-term profitability, and will maintain reliable financial and managerial reporting. Such a system can also help to ensure that the Bank will comply with laws and regulations as well as policies, plans, and internal rules and procedures, and prevent the risk of unexpected losses or damage to the Bank's assets and its reputation. The Bank, therefore, monitors the effectiveness of the internal control system, through regular operations and periodic assessment, so as to be assured of the system's consistency and capability to manage the changing risks at different periods of time. Any detected irregularities will be immediately reported to responsible managers, and significant findings will be appropriately reported to the senior management and Board of Directors.

Risk Management

The Risk Management Committee is responsible for designating organization-wide risk management policies under the guidelines established by the Board of Directors, to whom the results must be reported regularly. The Bank has outlined the risk management process, key steps of which include risk identification, assessment, monitoring and control, and reporting. Moreover, the Bank emphasizes early warning indicators, monitoring of significant risk positions, as well as regular reviews of the sufficiency of the risk management system and its effectiveness. The details of risk management are disclosed in the section entitled **Risk Management and Risk Factors**.

Appointment of External Auditors and Consideration of Audit Fees

The Audit Committee considers the qualifications and performance of external auditors for recommendation to

the Board of Directors for their annual appointment, and the proposed audit fees for further consideration and approval by the General Meeting of Shareholders. The list of external auditors to be proposed as the Bank's auditors must also be endorsed by the Bank of Thailand.

In 2010, the remuneration for external auditors included:

1. Audit Fees:

The Bank and subsidiary companies have paid audit fees to:

- Auditors of the Bank, totaling Baht 12,698,000 in the past accounting year.
- The respective audit company including individuals or business entities related to the auditors and the respective audit company, totaling Baht 8,127,000 in the past accounting year.

2. Non-Audit Fees:

The Bank and subsidiary companies have paid non-regular auditing fees, i.e., special purpose audit, legal and tax service engagements to Perform Agreed-Upon Procedures and consulting services irrelevant to auditing to:

- Auditors of the Bank totaling Baht -0- over the past accounting year, together with future payments of Baht 750,000, due on incomplete work in the past accounting year.
- The respective audit companies or their independent contracted auditors, including individuals or business entities related to the auditors and their respective audit companies, totaling Baht 2,308,000 over the past accounting year, together with future payments of Baht 1,165,360, due on incomplete work in the past accounting year.

5.5 Self-Assessment by the Board of Directors

The Bank has established an annual self-assessment plan for the Bank's Board of Directors. It serves as a tool for reviewing performance, as well as issues and obstacles facing each director over the past year. It also helps increase the operational effectiveness of the Board. Performance assessment of the Board of Directors is conducted in two ways: the overall performance assessment of the Board, and the

performance assessment of each individual director.

To facilitate this, the Bank has developed an assessment form consistent with the Statement of Corporate Governance Principles, as well as the duties and responsibilities stated in the Board of Directors Charter. The Board of Directors conducts self-assessments once a year, and the assessment results are then analyzed and evaluated to indicate the level of achievement of objectives for self-assessment by the Board of Directors, as established by Bank regulations. The Corporate Secretary submitted the 2010 performance assessments to directors, including 6 topics: (1) Structure and characteristics of the board; (2) Roles and responsibilities of the board; (3) Board meetings; (4) The Board's discharge of duties; (5) Relationship with the Bank's management; (6) Self-development of directors and executive development.

The self-assessment process is also applied to four Board Committees - the Audit, Corporate Governance, Human Resources and Remuneration, and Risk Management committees. All Board Committees conducted self-assessments in 2010, and the assessment results have been presented to the Board of Directors.

Both the Chief Executive Officer and the President also have to undergo self-assessments in order to compare their actual performance with the Bank's targets and the annual business plan they jointly created. The Human Resources and Remuneration Committee is responsible for submitting the assessment results to the Board of Directors for consideration. The self-assessments of the Chief Executive Officer and the President are specified as part of their performance assessment in the Board of Directors' Charter. The Chairman of the Human Resources and Remuneration Committee then submits the Board's assessment results, together with their opinion, to the Chief Executive Officer and the President.

5.6 Remuneration to Directors and Executives

The Bank has established a set of well-defined and transparent remuneration policies for directors. The Human Resources and Remuneration Committee is responsible for reviewing these policies by taking into consideration the appropriateness of remuneration with respect to the scope of

responsibilities of each director to ensure that the Bank's remuneration is comparable to that of other commercial banks.

The remuneration to the executives is paid according to the policies and criteria set by the Board of Directors. It is tied directly to the performance of the Bank and the performance of each individual. The Human Resources and Remuneration Committee shall propose remuneration to the Board of Directors for consideration.

The Annual General Meeting of Shareholders No. 98, on April 7, 2010, approved the directors' remuneration and bonuses. A director who is also a member of other board committees shall receive additional remuneration according to the increased responsibilities. Details of remuneration to directors and executives are shown as follows:

1. Remuneration

- 1) Remuneration for directors: In 2010, 16 directors received remuneration as directors and as members of the Advisory Directors to the Management Committee, Audit Committee, Corporate Governance Committee, Human Resources and Remuneration Committee, Risk Management Committee, and as legal adviser, together with a bonus at the rate of 0.5 percent of the dividend payments, totaling Baht 68,004,650.
- 2) Remuneration for advisers to the Board of Directors: totaled Baht 1,689,600.
- 3) Remuneration for executives:
 - Executives in the position of First Senior Vice President or equivalent, totaling 32 persons, received remuneration including salaries, living expenses and bonuses from the Bank, totaling Baht 182,879,140.
 - Executives in the position of Executive Vice President or equivalent and higher, totaling 22 persons, received remuneration including salaries, living expenses and bonuses from the Bank, totaling Baht 232,446,095.

In summary, executives in the position of First Senior Vice President or equivalent and higher, totaling 54 persons, received remuneration including salaries, living expenses and bonuses from the Bank, totaling Baht 415,325,235.

Remuneration for Directors in 2010

Mr. Banyong Lamsam	Received remuneration as Chairman and Advisory Director to the Management Committee, totaling Baht 7,128,000, and a bonus of Baht 3,488,000.
Pol. Gen. Pow Sarasin	Received remuneration as Vice Chairman and Advisory Director to the Management Committee, totaling Baht 5,322,000; and as Chairman of the Corporate Governance Committee amounting to Baht 396,000, and a bonus of Baht 2,616,000.
Mr. Banthoon Lamsam	Received remuneration as a director, totaling Baht 1,200,000, and a bonus of Baht 1,744,000.
Dr. Prasarn Trairatvorakul ⁽¹⁾	Received remuneration as a director, totaling Baht 700,000, and a bonus of Baht 1,744,000.
Mr. Sukri Kaocharern ⁽²⁾	Received remuneration as a director and Advisory Director to the Management Committee, totaling Baht 2,400,000; as a member of the Corporate Governance Committee, amounting to Baht 264,000; and as Chairman of the Risk Management Committee, amounting to Baht 297,000, and a bonus of Baht 1,744,000.
M.R. Sarisdiguna Kitiyakara	Received remuneration as a director, totaling Baht 1,200,000; and as Chairman of the Audit Committee amounting to Baht 792,000, and a bonus of Baht 1,744,000.
M.R. Yongswasdi Kridakon ⁽³⁾	Received a bonus of Baht 1,139,650.
Mr. Somchai Bulsook	Received remuneration as a director, totaling Baht 1,200,000; as a member of the Audit Committee, amounting to Baht 660,000; and as a member of the Human Resources and Remuneration Committee, amounting to Baht 264,000, and a bonus of Baht 1,744,000.
Ms. Sujitpan Lamsam	Received remuneration as a director, totaling Baht 1,200,000; and as a member of the Risk Management Committee, amounting to Baht 198,000, and a bonus of Baht 1,744,000.
Professor Khunying Suchada Kiranandana	Received remuneration as a director, totaling Baht 1,200,000; and as a member of the Audit Committee, amounting to Baht 660,000, and a bonus of Baht 1,744,000.
Professor Dr. Yongyuth Yuthavong	Received remuneration as a director, totaling Baht 1,200,000; and as a member of the Corporate Governance Committee, amounting to Baht 264,000, and a bonus of Baht 1,744,000.
Dr. Abhijai Chandrasen	Received remuneration as a director and legal adviser, totaling Baht 5,160,000, and a bonus of Baht 1,744,000.
Ms. Elizabeth Sam	Received remuneration as a director, totaling Baht 1,200,000; and as a member of the Audit Committee, amounting to Baht 660,000, and a bonus of Baht 1,744,000.

Dr. Schwin Dhammanungune	Received remuneration as a director, totaling Baht 1,200,000; and as Chairman of the Human Resources and Remuneration Committee, amounting to Baht 396,000, and a bonus of Baht 1,744,000.
Professor Dr. Pairash Thajchayapong	Received remuneration as a director, totaling Baht 1,200,000; and as a member of the Human Resources and Remuneration Committee, amounting to Baht 264,000, and a bonus of Baht 1,744,000.
Mr. Hiroshi Ota	Received remuneration as a director, totaling Baht 1,200,000; and as a member of the Corporate Governance Committee, amounting to Baht 264,000, and a bonus of Baht 1,744,000.

Remarks: (1) Dr. Prasarn Trairatvorakul resigned from directorship, effective on July 16, 2010.
(2) Mr. Sukri Kaocharern was appointed Chairman of the Risk Management Committee on February 25, 2010.
(3) M.R. Yongswasdi Kridakon received a bonus from dividend payments for the 2H09 operation results prorated by his term in office.

2. Other remuneration

- 1) Remuneration for directors: none
- 2) Remuneration for advisers to the Board of Directors: none
- 3) Remuneration for executives: In 2010, the Bank contributed Baht 4,935,562 to the provident funds for the Bank's executives in the positions of First Senior Vice President or equivalent, totaling 32 persons, and Baht 5,509,636 to the provident funds for the Bank's executives in the positions of Executive Vice President or equivalent and higher, totaling 22 persons, making a total contribution of Baht 10,445,198 for executives in the positions of First Senior Vice President or equivalent and higher, totaling 54 persons.

5.7 Professional Development for Directors and Executives

To enhance the operational efficiency of the Board of Directors, the Bank continued to implement a policy of supporting directors, executives and staff performing duties related to corporate secretary, compliance, internal control, and corporate governance, in attending seminars and training courses at the Thai Institute of Directors (IOD), the Stock Exchange of Thailand and other independent institutions, as planned.

The Bank has organized orientations for new directors, to provide them with information on their roles and responsibilities, as well as information related to the Bank, clarifications on legal obligations, regulations related to the directorship of a listed company, regulations related to the Board Committees' charters, the Bank's core policies and the manual for directors of financial institutions and securities companies, as an overall process to promote understanding among directors about their roles and the Bank's business operations. Information on the business operations of the Bank has also been continuously provided in the forms of documents and presentations in the meetings. In 2010, Mr. Hiroshi Ota, an independent director, participated in the Director Accreditation Program (DAP) organized by the IOD; and Mr. Sukri Kaocharern attended a Directors Forum on CSR Index, and CG Development of Thai Listed Companies, also held by the IOD.

In addition, the Board of Directors has approved an executive development plan and a succession plan for the positions of Chief Executive Officer, President and senior executives. A list of persons qualified for these positions is reviewed regularly.