Good Corporate Governance Report

Summary of The Board of Directors' Performance

Remuneration for the Company's Directors and Sub-committees

Nomination of Directors and Chief Executive Officers

The Recruitment/Appointment of New Directors and Senior executives (new directors) is based on the following elements:

- Having qualifications in accordance with the legal requirements, relevant regulations, and the Company's Articles of Association.
- Be an eminent person who is skilled, knowledgeable, experienced in various fields and has a specialized field of expertise in the Board Skill Matrix that is beneficial to the performance of duties.
- Consider the stakes or conflicts of interest of the Company.
- Have other qualifications that are necessary and align with the strategies and business operations of the Company.
 - · Have ethics and moral responsibilities.

In cases of recruiting independent directors, the following criteria will be considered:

• The number of independent directors for the composition of the Board of Directors must be in line with the requirements of the Securities and Exchange Commission (SEC). Having the qualifications of the independent directors as defined by the Capital Market Supervisory Board Notification No. Tor Jor. 4/2552 in regards to permission requests and the approval of selling newly-issued shares (No. 2) or as required by law that will become effective in the future.

The Recruitment/Appointment of Directors and Executives (existing directors) is based on the following elements:

- · Previous performance.
- Expressing opinions and providing useful suggestions to the Company.

- Dedicating time and abilities to develop the Company.
- · Attending meetings and events of the Company.
- · Having ethics and moral responsibilities.

The Recruitment and Appointment Procedures

- 1. The Nomination and Remuneration Committee considers, recruits, and nominates qualified persons that meet specified criteria as well as considered other qualifications that are in line with the Company's business strategy, prepared a succession plan to replace directors and senior executives who retire by rotation or vacant positions, or as required by the Board of Directors or the law.
- 2. Check the nomination list to see whether they have qualifications that are in accordance with the legal requirements and related regulations. Contact qualified persons who meet the criteria to ensure that such persons are willing to take the position if they are appointed by the Board of Directors and/or shareholders. Propose a list of people who are the most qualified for the position along with their personal information and supporting documents to the Board of Directors and/or the Shareholders' Meeting to consider the approval.

In 2022, the Company granted shareholders the right to nominate a candidate who is deemed qualified to serve as the company director from January 14, 2022, to February 14, 2022, and disseminated the announcement on the website at [www. tmtsteel.co.th/ investor relations / shareholder / information / shareholders meeting.] However, no shareholders nominated a candidate to be elected as Director.

Board Skill Matrix of the Board of Directors

The Company established a Board Skill Matrix as a guideline to develop knowledge, expertise, and specialized fields that are essential to the Company by considering suitable and diverse qualifications in terms of education, profession, skill, experience, and expertise as well as specialized fields that are essential to the Board of Directors. There were eleven topics included in the Board Skill Matrix as follows:

Board Skill Matrix

Directors' Name	Steel industry	Accounting and Finance		"	Risk Management and Crisis Management	Business/ Marketing Transportation and Distribution	Innovation and Technology	Information Technology & Cyber Security	Research and Development	Laws	Society and the Environment
Mr. Chai Jroongtanapibarn	×	/	/	/	/	×	×	×	×	/	/
Mr. Soon Tarasansombat	/			/	/	/	×	×		/	/
Mr. Paisal Tarasansombat	/	/	/	/	/	/	×	×	×	/	/
Mr. Komsan Tarasansombat	/	/	/	/	/	/	/	×	/	/	/
Mr. Somjate Tretarnthip	/	/	/	/	/	×	×	/	×	/	/
Mrs. Ratanavalee Gorsanan	×	/	/	/	/	/	×	×		/	/
Mr. Anake Pinvanichkul	×	/	/	/	/	/	×	×		/	/

- ✓ Current Knowledge and Expertise
- × Further Development

In 2022, the Board of Directors considered and examined the Board Skill Matrix which contains 11 areas of expertise. Each director conducted a self-assessment of areas where further development is needed. In 2023, the Company will select the most suitable curriculum and development models for the Board of Directors in 2023 based on the results of the Board Skill Matrix review. Therefore, the Company proposed appropriate training courses to support the continuous development of directors. The details are disclosed in the section, "Development and Training of Directors and Executives".

Director and Management Orientation

In case that new director is appointed, and has never been in the position of any committee or executive of the

Company before, said director will be oriented by top management or the corporate secretary for his or her acknowledgment of related code and conduct, corporate profile, nature of business, good corporate governance policy, business ethics, and other important information of the Company.

Development and Training of Directors and Executives

The Company encouraged and supported directors and senior executives to pursue training in related fields in order to develop their knowledge and abilities. The Company allocated a sufficient budget to use the acquired skills, knowledge, and experience for the continual development of the Company. In 2022, the Company's directors and executives received outsourced training from various institutes as well as in-house training as a result of a training survey as follows:

No.	Name	Position	Course
1.	Mr. Chai Jroongtanapibarn	Chairman of the Board/ Chairman of the Audit Committee/Nomination and Remuneration Committee/Independent director	 What Directors Need to know about Digital Assets: Thai Listed Companies Association Significant amendments to the Public Company Act (No. 4) in B.E. 2022: TMT Steel Public Company Limited Securities trading policies: TMT Steel PLC.
2.	Mr. Soon Tarasansombat	Director/Nomination and Remuneration Committee	Significant amendments to the Public Company Act (No. 4) in B.E. 2022: TMT Steel Public Company Limited Securities trading policies: TMT Steel PLC.
3.	Mr. Paisal Tarasansombat	Director/Corporate Governance and Sustainability Committee/ Chief of Executive Director/ Chief Executive Officer	 The Essential Subsidiary Governance Training for The Board: The Thai Institute of Directors Association Opportunities and challenges in the Thai financial system and capital market: The Stock Exchange of Thailand New World, Now and Next: Fire One One Company Limited Securities trading policies: TMT Steel PLC.
4.	Mr. Komsan Tarasansombat	Director/The Risk Management and Strategy Development Committee/ Corporate Governance and Sustainability Committee/ Executive Director/ Executive Vice President - Operation	 New World, Now and Next: Fire One One Company Limited Significant amendments to the Public Company Act (No. 4) in B.E. 2022: TMT Steel Public Company Limited Securities trading policies: TMT Steel PLC.
5.	Mr. Somjate Tretarnthip	Director/The Risk Management and Strategy Development Committee/ Nomination and Remuneration Committee/Executive Director and Chief Finance Officer/Company Secretary	 TLCA CFO Professional Development Program (Economic Update for CEO): Thai Listed Companies Association PDPA for Accounting and Finance: Thai Listed Companies Association What Directors Need to know about Digital Assets: Thai Listed Companies Association TLCA CFO Professional Development Program (Restructuring Business for Growth): Thai Listed Companies Association Company Secretary Program (CSP): Thai Listed Companies Association New World, Now and Next: Fire One One Company Limited Significant amendments to the Public Company Act (No. 4) in B.E. 2022: TMT Steel Public Company Limited Securities trading policies: TMT Steel PLC.

No.	Name	Position	Course
6.	Mrs. Ratanavalee Gorsanan	Independent Director/ Chairman of the Corporate Governance and Sustainability Committee/Audit Committee/ Nomination and Remuneration Committee	 Significant amendments to the Public Company Act (No. 4) in B.E. 2022: TMT Steel Public Company Limited Securities trading policies: TMT Steel PLC.
7.	Mr. Anake Pinvanichkul	Independent Director/ Chairman of the Nomination and Remuneration Committee/ Chairman of the Risk Management and Strategy Development Committee/ Audit Committee	 Significant amendments to the Public Company Act (No. 4) in B.E. 2022: TMT Steel Public Company Limited Securities trading policies: TMT Steel PLC.
8.	Mr. Prawas Sontawakul	The Risk Management and Strategy Development Committee, Executive Director and Chief Operations Officer	 Assessment of the Carbon Footprint of the Organization and Products: TMT Steel Public Company Limited New World, Now and Next: Fire One One Company Limited Significant amendments to the Public Company Act (No. 4) in B.E. 2022: TMT Steel Public Company Limited Securities trading policies: TMT Steel PLC.
9.	Mrs. Panlapa Tarasansombat	Corporate Governance and Sustainability Committee/ Executive Vice President - Human Resources	 HR Strategy in New Normal: The Securities Exchange of Thailand Reinventing HR to thrive in the 'Never Normal': Thai listed Companies Association New World, Now and Next: Fire One One Company Limited Securities trading policies: TMT Steel PLC.
10.	Ms. Petrung Measincee	Executive Vice President - Business Strategy & Planning	 Methods to design meetings that emphasize organizational participation: Samsikkhalai (SEM) New World, Now and Next: Fire One One Company Limited Securities trading policies: TMT Steel PLC.
11.	Mr. Somsak Tomorakul	Executive Vice President - Marketing	 New World, Now and Next: Fire One One Company Limited Securities trading policies: TMT Steel PLC.

Performance Evaluation of the Board of Directors and Chief Executive Officer (CEO)

The Board of Directors reviewed and approved the performance evaluation form for the Board of Directors and individuals as well as the performance evaluation form for the Chief Executive Officer to be appropriate and to be in line with the Company's business strategies in order to achieve effectiveness in the Board of Directors' performance and maximize the benefits of corporate governance.

In 2022, the Board of Directors conducted a self-assessment. There were 3 main topics in the assessment:

- 1. The structure and qualifications of the Board of Directors and subcommittees
 - 2. The Board of Directors and subcommittee meetings
- 3. The roles, duties, and responsibilities of the Board of Directors and subcommittees. The details of the evaluation results are as follows:
- Performance Evaluation of the Board of Directors : The evaluation results are as follows :
- The results of the Board of Directors' self-assessment as the Board and individuals 7 directors conducted self-assessment
 - → The average score of 99.65%.
- The performance evaluation of the subcommittees includes the Audit Committee, the Nomination and Remuneration Committee, The Risk Management and Strategy Development Committee, and the Corporate Governance and Sustainability Committee. The individual and the board of subcommittee's performance evaluations are based on specific topics. The evaluation results for the year 2022, were as follows:
- The results of the Audit Committee's self-assessment as a committee and individuals: 3 Audit Committee members conducted a self-assessment.
 - → The average score was 99.71%
- The results of the Nomination and Remuneration Committee as a committee and individuals: 5 Nomination and Remuneration Committee members conducted a selfassessment.
 - → The average score was 99.03%

- The performance evaluation results of the Corporate Risk and Strategic Committee as a committee and individuals: 4 Corporate Risk and Strategic Committee members conducted a self-assessment.
 - The average score was 100%.
- The performance evaluation results of the Corporate Governance and Sustainability Committee as a committee and individuals: 4 Corporate Governance and Sustainability Committee members conducted a self-assessment.
 - → The average score was 97.25%

The Chief Executive Officer Performance Evaluation Form - the 3 main topics are evaluated as follows;

Part 1: Corporate Goals

- 1.1 The business results: consider the percentage of EBITDA, sales revenue, or sales volume as set by the target each year.
- 1.2 The economy, industry, and innovation: consider the production volume against the set target each year and the customer satisfaction percentage.
- 1.3 Social/Environmental: Consider the percentage of employee satisfaction. Zero complaints from the community/ society. The amount of carbon dioxide emissions.
- 1.4 Good corporate governance: Consider the consistency of business operations and the good corporate governance principles along with the Company's Code of Business Conduct.
- Part 2: Operations: Consider the performance of the Chief Executive Officer against the goals set in each aspect.
- Part 3: The Development of the Chief Executive Officer: Consider the recommendations of the Board of Directors on the issues that the Chief Executive Officer should improve each year.
- Performance Evaluation of the Chief Executive Officer:
 7 directors including the Chief Executive Officer conducted the assessment.
 - → The average score was 99.03%.

Meeting of the Board of Directors and Subcommittees

	Meetings in 2022							
Directors' Name	Board of Directors	Independent Director	Audit Committee	Nomination and Remuneration Committee	The Risk Management and Strategy Development Committee	Corporate Governance and Sustainability Committee	Annual General Meeting of Shareholders	
	7 Time	1 Time	4 Times	3 Times	2 Times	2 Times	1 Time	
Mr. Chai Jroongtanapibarn	7/7	1/1	4/4	3/3	-	-	1/1	
Mr. Soon Tarasansombat	7/7	-	-	3/3	-	-	1/1	
Mr. Paisal Tarasansombat	7/7	-	-	-	-	2/2	1/1	
Mr. Komsan Tarasansombat	7/7	-	-	-	2/2	2/2	1/1	
Mr. Somjate Tretarnthip	7/7	-	-	3/3	2/2	-	1/1	
Mrs. Ratanavalee Gorsanan	7/7	1/1	4/4	3/3	-	2/2	1/1	
Mr. Anake Pinvanichkul	7/7	1/1	4/4	3/3	2/2	-	1/1	
Mr. Prawas Sontawakul	-	-	-	-	2/2	-	1/1	
Mrs. Panlapa Tarasansombat	-	-	-	-	-	2/2	1/1	

Remuneration of directors and management

The Nomination and Remuneration Committee is responsible for prescribing and considering the remuneration of directors and executive committee by comparing with the others in the same industry and conforming to the Company's operating results, including the accountabilities and responsibilities of those directors and executive committee. The allocation of remuneration is detailed as below;

The Board and Other Subcommittee Remuneration

The annual general meeting of shareholders on April 7, 2022, approved the directors' remuneration for Baht 7,000,000 per annum and bonus for the Board Baht 11,400,000 (increased from the previous year that was Baht 4,000,000). The Nomination and Remuneration Committee allocated the remuneration of the seven committee members into two parts, a remuneration limit of 6,720,000 Baht and a meeting allowance limit of 280,000 Baht as follows:

Name	Position	Directors Allowance (Baht)	Meeting Allowance (Baht)	Bonus from 2021 operating results (Baht)	Total
Mr. Chai Jroongtanapibarn	Chairman of the Board/Independent Director/Chairman of Audit Committee/Nomination and Remuneration Committee	1,360,000	40,000	2,000,000	3,400,000
Mr. Soon Tarasansombat	Director/Chairman of Nomination and Remuneration Committee	1,000,000	40,000	1,600,000	2,640,000
Mr. Paisal Tarasansombat	Director/Corporate Governance and Sustainability Committee	780,000	40,000	1,500,000	2,320,000
Mr. Komsan Tarasansombat	Director/The Risk Management and Strategy Development Committee/ Corporate Governance and Sustainability Committee	780,000	40,000	1,500,000	2,320,000
Mr. Somjate Tretarnthip	Director/Nomination and Remuneration Committee/ The Risk Management and Strategy Development Committee	780,000	40,000	1,500,000	2,320,000
Mrs. Ratanavalee Gorsanan	Independent Director/Chairman of Corporate Governance and Sustainability Committee/Audit Committee/Nomination and Remuneration Committee	1,000,000	40,000	1,650,000	2,690,000
Mr. Anake Pinvanichkul	Independent Director/ Chairman of The Risk Management and Strategy Development Committee/Audit Committee/ Nomination and Remuneration Committee	1,020,000	40,000	1,650,000	2,710,000
	Total	6,720,000	280,000	11,400,000	18,400,000

Note: Directors and subcommittees in these positions are not entitled to any other benefits besides the above remuneration.

Monitoring the Compliance of Policies and Corporate Governance Guidelines

The Company placed an emphasis on good corporate governance by establishing relevant policies in the good corporate governance principles and the code of business conduct of the Company as well as promoting the actual practice in order to create confidence in all stakeholder groups.

In 2022, the Company took the following steps to ensure the compliance of the good corporate governance principles:

Prevention of Conflicts of Interest

The Board of Directors, in collaboration with the Audit Committee, carefully supervised any transactions that may have had conflicts of interest in order to verify the reasonableness

and necessity of the transactions. The Board of Directors ensured that the Company disclosed information related to transactions that may have conflicts of interest for stakeholders and related agencies after such transactions were approved.

In 2022, the Company's directors, executives and related parties were required to report their stakes to the Company through the Company Secretary by presenting a stakes report to the Audit Committee and the Board of Directors to consider the transactions that may have conflicts of interest. Directors and executives who have a conflict of interest were not permitted to attend the meeting and vote.

However, there were no actions that violated the conflict of interest policy. The details are disclosed in the section "Connected Transactions".

Insider Trading Protection

The Board of Directors is aware of the importance of protection against insider trading for personal gain. The Company established securities trading policies for directors, executives and employees. The details are disclosed on the website at [www.tmtsteel.co.th.] Directors, executives and the Company's designated persons must comply with the prohibition of insider trading as defined by the Securities and Exchange Act. The Company's directors and executives are required to submit a securities holding report and a report of changes in securities holdings to the Securities and Exchange Commission ("SEC") as required by law. The Company requires directors, executives, and the Company's assigned persons (related parties who know or possess insider information) to sign acknowledgment and obligation to report the securities holding and changes in securities holdings of themselves, their spouses, and their minor children. This must be submitted to the Company Secretary within the timeframe specified from the date of purchase, sale, transfer, or acceptance of the transfer of securities or futures contracts.

In addition, the Company set a blackout period by prohibiting directors, executives and the Company's designated

persons from trading the Company's securities during the following periods:

- (1) 30 days prior to the disclosure of the quarterly and annual financial statements and 1 business day after the quarterly and annual financial statements have been disclosed to the Stock Exchange of Thailand.
- (2) 14 days prior to the disclosure of the Board of Directors' resolutions to approve important events that affect the price or value of securities and 1 business day after the resolutions have been disclosed to the Stock Exchange of Thailand.

In addition, the Company set a quiet period to not release the Company's internal information to any other person for 14 days prior to the disclosure of the quarterly and annual financial statements. This included the resolution of the Board of Directors to approve important events that affect the price or value of securities to the Stock Exchange of Thailand.

However, if directors, executives and employees of the Company use any of the Company's internal information for personal gain and cause damage to the Company, the Company will execute disciplinary action, which may include dismissal or being charged with a criminal offense or civil offense under the Securities and Exchange Act B.E. 2535 and/or relevant notifications of government agencies. In 2022, the Company performed the following actions:

- Notified the blackout period via the Company's email to directors, executives, and individuals listed by the Company 30 days prior to the disclosure of the quarterly and annual financial statements and 1 business day after the disclosure.
- Reported the securities holdings of the Board of Directors, executives, and related persons who acknowledge or possess the internal information to the Company Secretary on a quarterly basis.
- However, there were no directors, executives or employees who had access to inside information that violated the securities trading policy of directors, executives and employees of the Company.

In 2022, the changes of the Securities Holdings of Directors and Executives are as follows :

Name	Position	Share	e as of	Changes	
		31/12/2021	31/12/2022	increase/(decrease)	
Mr. Chai Jroongtanapibarn Chairman of the Board/Chairman of Audit Committee/Nomination and Remuneration Committee/Independent director		1,045,500	1,045,500	-no changes-	
Mr. Soon Tarasansombat	Director and Nomination and Remuneration Committee	195,300,000	196,100,000	800,000.00	
Mr. Paisal Tarasansombat	Director/Corporate Governance and Sustainability Committee/Chief of Executive Director/Chief Executive Officer	106,767,700	106,767,700	-no changes-	
Mr. Komsan Tarasansombat	Director/Risk Management and Strategy Development Committee/Corporate Governance and Sustainability Committee/Executive Director/ Executive Vice President Operations	66,110,150	66,110,150	-no changes-	
Mr. Somjate Tretarnthip	Director/Nomination and Remuneration Committee/Risk Management and Strategy Development Committee/ Executive Director/Chief Finance Officer/ Company Secretary	4,000,000	4,000,000	-no changes-	
Mrs. Ratanavalee Gorsanan	Independent Director/Chairman of the Corporate Governance and Sustainability Committee/Audit Committee/Nomination and Remuneration Committee	544,000	634,000	90,000.00	
Mr. Anake Pinvanichkul	Independent Director/Chairman of Nomination and Remuneration Committee/Chairman of a Risk Management and Strategy Development Committee/Audit Committee	544,000	544,000	-no changes-	
Mr. Prawas Sontawakul	Risk Management and Strategy Development Committee/Executive Director/Chief Operations Officer	280,000	450,000	170,000.00	
Mrs. Panlapa Tarasansombat	Corporate Governance and Sustainability Committee/Executive Vice President - Human Resources	35,621,000	35,621,000	-no changes-	
Ms. Petrung Measincee	Executive Vice President - Business Strategy & Planning	3,377,100	3,377,100	-no changes-	
Mr. Somsak Tomorakul	Executive Vice President - Marketing	2,298,362	2,298,362	-no changes-	

Disclosure and Transparency

- The Board of Directors has monitored for disclosure the significant information related to the Company's financial information and non-financial information in accordance with the regulations of SEC and SET and other relating notification with precisely, completely, on-time, and transparently for the equity of investors and stakeholders through various channel and procedure such as SET's channel, the Annual Registration Statement, 56-1 One Report, and the Company's website. The Company also appointed the corporate secretary to take duty and responsibility to provide and preserve such information as stated.
- The Company's financial statement is audited and reviewed by a certified public accountant from PricewaterhouseCoopers ABAS Company Limited who is independent, specialized and skillful, and is certified by the Securities and Exchange Commission Thailand. The Audit Committee was reported by such an auditor that they were independent, no difficulties and had no disagreements with management while they were conducting a review or audit. The Company has disclosed the audit and other fees in the 56-1 One Report. Furthermore, the Audit Committee also appointed EY Corporate Services Limited to plan and audit the internal control to ensure that the Company has proper conduct and control as well as risk management in terms of adequacy and efficiency.
- The Board of Directors prepared a report on the responsibilities for financial statements which was presented along with the auditor's report in the 56-1 One Report of the Company.
- The Board of Directors has monitored the disclosure of directors' roles and duties, management remuneration and the number of attending the meeting of the Board and other subcommittees as individuals in the Company's 56-1 One Report.
- The Company has set up a Corporate Communication Department to keep in touch with investors, analysts, and government and public sectors. Below are the contact channels;

Telephone No.: 02 685 4000 ext. 4003

Facsimile No. : 02 670 9093

E-mail : ir@tmtsteel.co.th

• The Company held quarterly analyst meetings and participated in the Opportunity Day activity organized by the Stock Exchange of Thailand to clarify the Company's operating results and the financial position after disclosing its financial statements to the Stock Exchange of Thailand. In 2022, there were 4 analyst meetings and 1 Opportunity Day activity. The information was disseminated to shareholders and general investors via the website [www.tmtsteel.co.th/investor relations / shareholder information / presentation documents].

Anti-Corruption

The Company pays attention to the fight against fraud and corruption and encourages personnel at all levels to be aware of anti-corruption to fight against all forms of corruption. The Board of Directors established an anti-corruption policy and an anti-bribery policy in the Anti-Corruption Policy and Procedures of TMT Steel Public Company Limited for executives and employees at all levels to comply.

This included an assessment of the corporate corruption risk in accordance with the prevention and anti-corruption policy. There was surveillance, prevention, and management to reduce the likelihood of any illegal activity, in addition to systematic monitoring, inspection, and control. At least once a year, the Corporate Governance and Sustainability Committee reports the results to the Board of Directors. The corporate corruption risk management manual was disseminated on the Company's website at [http://www.tmtsteel.co.th / investor-relations / corporate-governance / prevention-and-anti-corruption / risk management manual].

In 2022, the Company demonstrated its commitment to anti-corruption and reported the performance of implementing anti-corruption measures to the Board of Directors through the Governance and Sustainability Committee at Meeting No. 7/2022. The details are as follows:

- Communicated the Code of Business Conduct for suppliers, contractors and subcontractors by recommending business partners to join the Thai Private Sector Collective Action Coalition Against Corruption (CAC). Communicated the code of business conduct to business partners for acknowledgment and disseminated the details on the Company's website at

[www.tmtsteel.co.th /investor relations /corporate governance/ code of business conduct/code of business conduct for business partners contractors and subcontractors.]

- Announced and communicated the 2022 No Gift Policy to outsiders, customers, business partners and those involved in the Company's business through the Company's communication channels, both internally and externally. Details were disseminated on the website at [www.tmtsteel.co.th / investor relations / corporate governance / anti-corruption and anti-corruption policy /no gift policy]
- Communicated and publicized information, news and knowledge related to anti-corruption through various communication channels such as TMT Magazine, Touch Point, SMART TV, Line@ TMT, the Company's email.
- Educated new employees through orientation training courses on the topic of anti-corruption policies and procedures. In 2022, there were a total of 393 people who participated in the training.

In 2022, there was no whistleblowing or complaints reported and no corruption perpetrators were found.

Whistleblowing and Reporting Complaints

The Company established a whistleblowing process to collect information concerning wrongdoing within the organization in order to prevent, monitor, and investigate any wrongdoing that could damage property, reputation, and individuals. This category included complaints, illegal acts, and signs of corruption.

As a result, the Company established whistleblowing channels for all stakeholders to report wrongdoing within the organization or complaints about the operations, as well as any violation of the Company's Articles of Association, code of business conduct, or anti-corruption policies. Whistleblowers or complainants may submit documents and evidence in support of their allegations via the following channels:

Whistle Blowing Channels for anonymous or identified whistleblowers.

- Vice President of Human Resources Division
 Email: panlapa@tmtsteel.co.th
- Communication and Whistleblowing Working Group Email: sd@tmtsteel.co.th
- Audit Committee: Mrs. Ratanavalee Gorsanan
 Email: ind_dir@tmtsteel.co.th
- Company Secretary: Mr. Somjate Tretarnthip Email: somjate@tmtsteel.co.th

The Company is fair and protects its employees or any whistleblowers who provide clues or evidence of wrongdoing by implementing measures to protect complainants or those who cooperate with fraud reporting. The procedures, measures to protect whistleblowers or complainants, and channels for filing complaints are disclosed on the Company's website at [www.tmtsteel.co.th/investor relations/corporate governance/prevention and anti-corruption].

In 2022, there were no complaints against the operations or violations of the Company's Articles of Association, code of business conduct, and corruption.