บริษัท ĸลng yo	กันย <sub>ั</sub> วพฐ EL	งอีเลศ ECTRIC	จทริก ะ PUBLI	จำกัด c com	(มหาชน) ¤NY LIMITED	
				PI	ROXY (FORM C)	

Enclosure No.6

		(For For	eign Shareholder appo	inting the Custodiar	in Thailand)	Duty 20 Baht		
Shareholder Registration No.			Written at	Written at				
				Date M	onth	Year		
(1)	I, We			Nation	ality			
F	Residing at No		Road	Sub-district		District		
	Province		Country	Рс	stal code			
	Acting as the	Depositary and T	rustee (Custodian) for.					
	Being a shareh	nolder of Kang Yo	ong Electric Public Com	pany Limited, holdir	ng the total amo	ount of	Shares	
	and entitled t	o cast vote	votes, as fol	lows:				
	Ordinar	y Shares		Shares, entitled to c	ast vote	vot	es.	
(2)	Hereby appoint :							
	<b>1</b> .	Name		Age	Years, R	esiding at No		
		Road	Sub-district		District			
		Province	Postal Co	ode,	or			
	<b>2</b> .	Name		Age	Years, R	esiding at No		
		Road	Sub-district		District			
		Province	Postal Co	ode,	or			
	3.	Name		Age	Years, Re	esiding at No		
		Road	Sub-district	-	District	-		
		Province	Postal Co	ode,	or			
	4.	Independent Di	rector					
		Mr. Arthakrit Vis		9 years				
			8/86 Soi Ladplakao 77	,	en Bangkok 102	20		

Only one of them as my/our proxy to attend and vote on my/our behalf at the Annual General Meeting of Shareholders for the year 2025 will be held on Friday July 25, 2025 at 02:00 p.m., at meeting room 121 Kang Yong Electric Public Company Limited, located at No.67 M.11, Debaratna Road Km. 20, Banchalong, Bangplee, Samutprakarn 10540, or such other date, time and place as the meeting may be adjourned.

(3) I/We authorize the proxy holder to attend the meeting and vote as this meeting as follows:

- The proxy is empowered to vote and entire shares held and entitled to cast vote
- The proxy is empowered to vote part of shares, are ordinary share ......shares and entitled to cast vote.....shares
- (4) I/We authorize the proxy holder to attend the meeting and vote on behalf as this meeting as follows:

## <u>Agenda No. 1</u> To acknowledge the Board of Directors' report on the operational result for year 2024

Inform to shareholders acknowledge the Company's operating results and shareholders ask any question and the Board will answer their queries (if any) Thus, there is no vote on this agenda

## Agenda No. 2 To consider and approve the annual financial statement 2024 year ended 31 March 2025

 $\Box$  (a) To grant my/our proxy to consider and vote on my/our behalf as appropriate in all respects

 $\Box$  (b) To grant my/our proxy to vote at my/our desire as follows:

<u>Agenda No. 3</u> To consider and approve the profit appropriation and annual dividend payment					
<ul> <li>(a) To grant my/our proxy to consider and vote on my/our behalf as appropriate in all respects</li> <li>(b) To grant my/our proxy to vote at my/our desire as follows:</li> <li>Approve</li></ul>					
<u>Agenda No. 4</u> To consider the election of Directors in place of those retiring by rotation					
<ul> <li>(a) To grant my/our proxy to consider and vote on my/our behalf as appropriate in all respects</li> <li>(b) To grant my/our proxy to vote at my/our desire as follows: To consider election of the entire of Board of Directors</li> <li>Approve</li></ul>					
5. Mr. Hidetoshi Yamato Approve					
Agenda No. 5       To consider and approve the directors' remuneration of fiscal 2025 <ul> <li>(a) To grant my/our proxy to consider and vote on my/our behalf as appropriate in all respects</li> <li>(b) To grant my/our proxy to vote at my/our desire as follows:</li> <li>Approve</li></ul>					
Agenda No. 6       To consider the appointment of auditors and fix of audit fee of fiscal year 2025 <ul> <li>(a) To grant my/our proxy to consider and vote on my/our behalf as appropriate in all respects</li> <li>(b) To grant my/our proxy to vote at my/our desire as follows:</li> <li>Approve</li></ul>					

The shareholders are free to ask any questions and the Board will answer their queries (if any). Thus, there is no voting on this agenda.

- (5) The proxy's voting for any agenda that is not consistent with the intention specified under this proxy shall be deemed invalid and shall not be considered as my voting as the shareholder.
- (6) In case I/we do not specify or clearly specify my/our intention to vote in any agenda, or in case there is any other agenda considered in the Meeting other than those specified above, including in case there is any amendment or addition of any fact, the proxy shall be authorized to consider the matters and vote on my/our behalf as the proxy deems appropriate in all respects. Any act performed by the proxy during the meeting, except the proxy's voting that is not consistent with my intention as specified under this proxy, shall be deemed as having been carried out by myself/ourselves in all respects.

Any act performed by the proxy during the meeting, except the proxy's voting that is not consistent with my intention as specified under this proxy, shall be deemed as having been carried out by myself/ourselves in all respects.

Signature		Grantor
(		)
<u> </u>		<b>C</b> 1
Signature		Grantee
(		)
Signature		Grantee
	(Mr. Arthakrit Visudtibhan)	

- **<u>Remarks:</u>** (1) Where more than one proxy are appointed, only one proxy is allowed to attend the meeting and cast the votes on behalf of the appointing shareholder. No voting shares can be split to more than one proxy for voting purpose.
  - (2) With respect to the agenda appointing directors, it is optional to elect all or individual of the proposed directors.