



PETROVIETNAM OIL CORPORATION  
PETEC TRADING AND INVESTMENT CORPORATION

# **MATERIALS**

## **THE 2026 ANNUAL GENERAL MEETING**

**SECURITIES CODE: PEG**

Ho Chi Minh City, April 16, 2026



**Please download the meeting  
documents by scanning this QR code**

PETROVIETNAM OIL CORPORATION  
PETEC TRADING AND INVESTMENT CORPORATION

\*\*\*

## AGENDA OF THE 2026 ANNUAL GENERAL MEETING OF SHAREHOLDERS

**Scheduled time:** Expected 08:30 AM, Thursday, April 16, 2026

**Venue:** 5th Floor, 194 Nam Ky Khoi Nghia, Xuan Hoa Ward, Ho Chi Minh City

Time	Content
08:00 - 08:30	Guest and shareholder reception, verification of shareholder eligibility
<b>Part I. Opening Procedures</b>	
08:30 - 08:40	<ul style="list-style-type: none"> <li>- Declaration of reasons and introduction of attending delegates.</li> <li>- Head of the Shareholder Eligibility Verification Committee reads the verification report, declares the legality and validity of the Meeting.</li> </ul>
8:40 - 8:50	<ul style="list-style-type: none"> <li>- Introduction and approval of:</li> <li>+ Composition of the Presidium, the Secretariat, and the Vote-Counting Committee of the Meeting</li> <li>+ Agenda and Working Regulations of the Meeting.</li> </ul>
<b>Part II. Meeting Content</b>	
08:50 – 09:05	Report on the 2025 activities and the 2026 operational plan of the Board of Directors.
09:05 – 09:20	Report of the Board of Supervisors on the results of supervising the activities of the Board of Directors and the Executive Board in 2025.
09:20 – 09:35	Report of the Executive Board on the 2025 business performance and 2026 operational plan.
09:35 – 09:50	General discussion Voting on the reports
09:50 – 10:10	<ul style="list-style-type: none"> <li>- Submission for approval of the number and the list of candidates for election to the Board of Directors and the Board of Supervisors for the 2026 - 2031 term.</li> <li>- Collection of ballots for the election of the Board of Directors and the Board of Supervisors for the 2026 - 2031 term.</li> </ul>
10:10 – 10:50	Presentation and voting on: <ul style="list-style-type: none"> <li>- Proposal for approval of the 2025 audited financial statements</li> <li>- Proposal for approval of the 2025 remuneration settlement and 2026 salary and remuneration plan for members of the Board of Directors, Board of Supervisors, and Executive Board</li> <li>- Proposal for approval of the 2025 profit distribution plan</li> <li>- Proposal for approval of the selection of the auditing firm for 2026</li> <li>- Proposal for approval of the transaction contract between PETEC and PVOIL</li> <li>- Other matters for shareholder opinion (if any)</li> </ul>
<b>Part III. Meeting Conclusion</b>	
10:50 - 11:00	The Vote Counting Committee announces the results of the election of the Board of Directors and the Board of Supervisors for the 2026–2031 term The newly elected Board of Directors and Board of Supervisors for the 2026–2031 term are introduced to the General Meeting.
11:00 - 11:15	Vote-Counting Committee announces voting results

11:15 - 11:25	Approval and voting on the draft Minutes and Resolutions of the Annual General Meeting of Shareholders
11:25 - 11:30	Declaration of the closing of the Meeting

*Note: The official agenda will be approved at the Annual General Meeting of Shareholders.*

**REGULATIONS**  
**2026 ANNUAL GENERAL MEETING OF SHAREHOLDERS**  
**PETEC TRADING AND INVESTMENT CORPORATION**

**April 16, 2026**

*Pursuant to:*

*Law on Enterprises No. 59/2020/QH14 adopted by the National Assembly on June 17, 2020, and its guiding documents;*

*Law on Securities No. 54/2019/QH14 adopted by the National Assembly on November 26, 2019, and its guiding documents;*

*Charter of PETEC Trading and Investment Corporation (PETEC).*

To ensure that the 2026 Annual General Meeting of Shareholders of PETEC Trading and Investment Corporation is conducted in an orderly and disciplined manner in compliance with the applicable laws of Vietnam, the Chair hereby reports to the General Meeting of Shareholders on the Regulations of the Meeting as follows:

**CHAPTER I**  
**GENERAL PROVISIONS**

**Article 1. Scope and Subjects of Application**

1. These Regulations apply to the organization and operation of the 2026 Annual General Meeting of Shareholders of PETEC Trading and Investment Corporation (hereinafter referred to as the "Meeting").

2. These Regulations specify the rights and obligations of shareholders, authorized proxies attending the Meeting, and other participating parties, as well as the conditions and procedures for conducting the Meeting.

3. Shareholders, authorized proxies attending the Meeting, and other participating parties are responsible for complying with these Regulations.

**CHAPTER II**  
**CONDITIONS FOR PARTICIPATION IN THE MEETING, RIGHTS**  
**AND OBLIGATIONS OF SHAREHOLDERS AND PARTICIPANTS**

**Article 2. Conditions for participation in the Meeting, Rights, and obligations of shareholders attending the Meeting**

1. Conditions for participation in the Meeting:

Shareholders who are legal entity representatives, individuals, or representatives of shareholders or groups of shareholders owning voting shares listed in the shareholder



register of the Vietnam Securities Depository and Clearing Corporation as of March 16, 2026, are entitled to attend or authorize attendance at the Meeting in accordance with these Regulations and laws.

2. Rights of shareholders attending the Meeting:

- a. Attend in person or authorize another person to attend the Meeting in writing using the prescribed form;
- b. Discuss and vote on all matters within the authority of the Meeting as prescribed by the Enterprise Law, relevant legal documents, and the Company's Charter;
- c. Receive notifications from the Organizing Committee regarding the agenda and accompanying documents of the Meeting;
- d. Upon registration, receive a Voting Card, Voting Ballot, and other relevant meeting materials from the Shareholder Eligibility Verification Committee;
- e. Late-arriving shareholders or authorized proxies are entitled to register and participate in voting on issues not yet voted on. The Chair is not responsible for pausing the Meeting for late shareholders to register, and the validity of previously conducted voting sessions shall remain unaffected.

3. Obligations of shareholders attending the Meeting:

- a. Shareholders or their authorized proxies shall bring their Citizen Identity Card/passport, Introduction Letter (for organizations), Invitation Letter, Authorization Letter (for authorized representatives), and register with the Shareholder Eligibility Verification Committee;
- b. Turn off mobile phones or set them to silent mode;
- c. Speak and vote in accordance with the guidance of the Shareholder Eligibility Verification Committee and respect the Chair's authority in conducting the Meeting;
- d. Strictly comply with these Regulations and respect the resolutions made at the Meeting.

**Article 3. Rights and obligations of the Shareholder Eligibility Verification Committee**

1. The Shareholder Eligibility Verification Committee consists of 01 Head and members appointed by the Board of Directors to perform the following functions and duties:

- a. Verify the eligibility of shareholders or authorized proxies attending the Meeting by requesting them to present their Citizen Identity Card/passport, Invitation Letter, and Authorization Letter (for authorized representatives);
- b. Distribute Voting Ballots, Voting Cards, and other relevant meeting materials to shareholders or authorized proxies;
- c. Report to the Meeting on the results of shareholder verification at the following times:
  - Before the commencement of the Meeting;

- Before each voting session, if there are changes in the number of registered attendees (e.g., late-arriving shareholders)

2. The Shareholder Eligibility Verification Committee is authorized to establish supporting units to fulfill its duties.

#### **Article 4. Rights and obligations of the Vote-Counting Committee**

1. The Vote-Counting Committee consists of one Head and members nominated by the Chair and approved by the Meeting through voting.

2. The Vote-Counting Committee is responsible for guiding shareholders on how to use the Voting Card and Voting Ballot, the voting procedures, and conducting the vote-counting process.

3. The Committee counts votes, resolves shareholders' concerns regarding voting procedures, and the Head of the Vote-Counting Committee reports the vote-counting results to the Meeting.

4. The Committee is authorized to establish supporting units to fulfill its duties.

5. The Vote-Counting Committee is responsible for ensuring the accuracy and integrity of the announced voting results and preparing a report on the vote-counting results, signed by all members of the Committee.

6. The voting results shall be announced immediately at the Meeting, and all related documents shall be handed over to the Presidium.

#### **Article 5. Rights and obligations of the Presidium**

1. In accordance with the Company's Charter, the Chair of the Board of Directors presides over and conducts the Meeting in accordance with the approved agenda, principles, and procedures; guides discussions and voting on issues in the Meeting's agenda and other related matters; and addresses issues arising during the Meeting.

2. The Presidium has the highest authority in deciding on procedural matters, order of proceedings, or any issues arising outside the agenda of the Meeting.

3. The Presidium takes all necessary actions to ensure the proper and orderly conduct of the Meeting or to reflect the will of the majority of attending shareholders.

4. The Presidium is entitled to refuse to respond or record shareholder comments and provide written responses later if the comments or proposals fall outside the agenda of the Meeting.

5. The Presidium is entitled to request the relevant authorities to maintain order during the Meeting and expel individuals causing disruptions, failing to comply with the Presidium's authority, or obstructing the normal proceedings of the Meeting.

#### **Article 6. Rights and obligations of the Secretariat**

- The Secretariat is responsible for recording the minutes of the Meeting and assisting with tasks assigned by the Chair.

- Drafting and finalizing the Meeting minutes for approval;

- Announcing the Meeting minutes and resolutions of the General Meeting of Shareholders;
- Collecting shareholder feedback from "*Opinion Contribution Forms*" and compiling appropriate matters for the Presidium's response.

### **CHAPTER III**

#### **ORDER OF PROCEEDINGS OF THE MEETING**

##### **Article 7. Conditions for conducting the General Meeting**

1. The Meeting shall be convened when shareholders representing more than 50% of the total voting shares, as listed in the shareholder register at the record date, are present. If, after 60 minutes from the scheduled opening time, the attendance does not meet this requirement, the Meeting shall be deemed ineligible to proceed.

2. If the Meeting cannot be convened as per the above conditions, a second General Meeting of Shareholders shall be called and conducted according to the Company Charter and the Enterprise Law.

##### **Article 8. Conducting the General Meeting**

1. The Meeting shall proceed according to the approved agenda.
2. The Meeting shall discuss and approve agenda items in sequence through voting as stipulated in Article 10 of these Regulations.
3. The Meeting shall conclude once the Meeting minutes and resolutions are approved.

##### **Article 9. Approval of Meeting Decisions**

1. A resolution is approved upon receiving the consent of shareholders representing more than 50% of the total votes of shareholders with voting rights present at the Meeting either in person or through their authorized proxies;

2. The following matters require approval by at least 65% of the total votes of shareholders with voting rights present at the Meeting, either in person or through their authorized proxies:

- Type of shares and total number of shares of each type;
- Changes to business lines and industries;
- Changes to the organizational structure of the company's management;
- Investment projects or asset sales with a value equal to or exceeding 35% of the total asset value recorded in the latest financial statement of the Company;
- Reorganization and dissolution of the Company.

3. Shareholders or authorized proxies attending the Meeting shall cast their votes in favor, against, or abstain from voting on matters requiring approval at the Meeting in accordance with Articles 10 and 11 of these Regulations

### **Article 10. Voting Cards**

1. Voting Cards distributed to shareholders/authorized proxies attending the Meeting shall include the shareholder's name, shareholder code, and the total number of voting shares.

2. Voting Cards must bear the Company's official seal.

3. Shareholders/authorized proxies shall cast votes by raising their Voting Cards in accordance with the Chair's instructions, ensuring the front side of the card faces the Presidium. For each voting matter, shareholders shall indicate "approve," "disapprove," or "abstain," and the Vote-Counting Committee shall record and announce the results

### **Article 11. Voting Ballots**

1. Voting Ballots distributed to shareholders/authorized proxies attending the Meeting shall include the shareholder's full name, registration number (Citizen Identity Card/Passport/Enterprise Registration Certificate), shareholder code, number of owned shares, number of represented shares, and total voting shares

2. Voting Ballots must bear the Company's official seal.

3. Shareholders/authorized proxies shall cast votes by selecting "approve," "disapprove," or "abstain" for each matter listed on the ballot.

4. Invalid ballots include:

- Ballots not issued by the Organizing Committee or lacking the Company's seal;
- Torn, erased, altered ballots.
- Ballots with additional information or symbols;
- Ballots with no selection or contradictory selections for the same item.

5. Voting on each matter in the Voting Ballot is independent, and the validity of one decision does not affect others.

### **Article 12. Ballot contents**

1. Each shareholder will receive ballots for the election of the Board of Directors and the Board of Supervisors for the 2026–2031 term. Each ballot is pre-printed with the following information :

- Name of the Ballot;
- Shareholder's Name;
- Number of Shares;
- Total Number of Voting Rights;
- List of Nominees (in the order A, B, C, ...) as approved by the General Meeting of Shareholders.

2. Valid Ballots: A ballot shall be considered valid if it satisfies all of the following conditions:

- The ballot is issued by the Organizing Committee in accordance with the prescribed template and bears the Company's seal;

- The ballot does not contain any additions or deletions to the printed list of nominees;
- The ballot is cast for the correct number of candidates as prescribed, and the total number of votes allocated to the nominees must be less than or equal to the total number of votes indicated on the ballot.

3. Invalid Ballots: A ballot shall be considered invalid in the following cases:

- The ballot is not issued by the Organizing Committee in accordance with the prescribed template;
- The ballot is erased, altered, or torn;
- The ballot contains deletions or alterations to the pre-printed content;
- The number of votes indicated on the ballot exceeds the total voting rights stated on the ballot;
- The ballot does not allocate votes to any nominee on the list or allocates votes to more nominees than the number permitted.

4. Election Regulations

The election of members of the Board of Directors (BOD) and the Board of Supervisors (BOS) shall be conducted by secret ballot using the cumulative voting method. Accordingly, each Shareholder shall have a total number of votes equal to: the number of shares owned  $\times$  the number of positions to be elected to the BOD or BOS. Details are as follows:

4.1. Number of additional members to be elected for the 2026–2031 term

- Members of the Board of Directors to be elected: 03 persons
- Members of the Board of Supervisors to be elected: 03 persons

4.2. Calculation of Shareholders' Voting Rights

- Votes for BOD members: Number of shares owned by the Shareholder  $\times$  03 BOD members to be elected
- Votes for BOS members: Number of shares owned by the Shareholder  $\times$  03 BOS members to be elected

4.3. Voting Method

- Shareholders have the right to:
  - + Allocate all their votes to one or several candidates, or
  - + Distribute their votes equally among candidates, or
  - + Distribute their votes unevenly among candidates.
- Shareholders must ensure that the total number of votes allocated on each ballot for BOD and BOS members does not exceed the total number of votes to which the Shareholder is entitled.
- If a Shareholder chooses not to vote for a particular candidate, the corresponding box for that candidate shall be left blank.

**Example**



Shareholder Nguyen X holds (including owned and proxy shares) 1,000 voting shares. When participating in the election of BOD members, the total number of votes will be: **1,000 shares × 03 positions = 3,000 votes.**

Shareholder Nguyễn X may allocate votes using cumulative voting as follows:

Case 1: Allocate all 3,000 votes to one candidate;

Case 2: Allocate votes equally to 03 candidates, with 1,000 votes each;

Case 3: Allocate votes unevenly among the three candidates.

**Notes:**

*- If a Shareholder does not vote for a candidate, the corresponding box for that candidate should be left blank.*

*- The total number of votes allocated to BOD and BOS candidates must not exceed the total number of votes to which the Shareholder is entitled.*

**Article 13. Speech at the Meeting**

Shareholders or authorized proxies attending the Meeting who wish to speak must raise their Voting Card and be acknowledged by the Chair. Once recognized, they may present their opinions. Statements must be concise, clear, and relevant to the matters under discussion at the Meeting. Shareholders are not permitted to repeat opinions already expressed by other shareholders. Only statements related to the content of the Meeting agenda will be recorded in the official Meeting minutes.

**Article 14. Minutes of the General Meeting of Shareholders**

1. The contents of the Meeting shall be recorded in the official Minutes. The Chair and the Secretary are responsible for ensuring the accuracy and truthfulness of the Minutes.

2. The Meeting Minutes must be completed by the Secretary, read aloud at the Meeting, and approved before the Meeting concludes.

3. The Meeting Minutes, the Shareholder Eligibility Verification Report, and other relevant documents recording the proceedings and outcomes of the Meeting must be archived at the Company's headquarters.

4. The Meeting Minutes serve as the foundation for issuing the resolutions of the General Meeting of Shareholders.

**Article 15. Resolution of the General Meeting of Shareholders**

1. In accordance with applicable laws, all remaining matters on the agenda of the General Meeting of Shareholders of PETEC Trading and Investment Corporation (PETEC) shall become resolutions when they receive approval from shareholders and authorized proxies holding more than 50% of the total voting shares of those present, except for critical matters specified in Clause 1, Article 148 of the Enterprise Law, which require approval from shareholders representing at least 65% of the total voting shares of all attendees.

2. Based on the results of the Meeting, the Chair shall issue the Resolutions of the General Meeting of Shareholders regarding the matters approved by the Meeting. These Resolutions must be published on the official website of PETEC (www.petec.com.vn) within twenty-four (24) hours from the conclusion of the Meeting.

3. Shareholders, Board of Directors members, Board of Supervisors members, and the CEO reserve the right to request a Court or Arbitration to review and annul part or all of the resolutions of the General Meeting of Shareholders in accordance with the Charter of the Company.

#### **Article 16. Effectiveness of the Regulations**

1. These Regulations consist of 3 Chapters and 16 Articles and take effect immediately upon approval by the General Meeting of Shareholders;

2. Any amendments or supplements to these Regulations shall be decided by the General Meeting of Shareholders.

CHAIRWOMAN 



TM. HỘI ĐỒNG QUẢN TRỊ  
CHỦ TỊCH

  
Nguyễn Linh Giang

No: **001371**/BC-PTC

*Ho Chi Minh City, April 14, 2026*

**REPORT OF BOARD OF DIRECTORS  
AT THE 2026 ANNUAL GENERAL MEETING OF SHAREHOLDERS**

To: General Meeting of Shareholders of PETEC Trading and Investment Corporation.

The Board of Directors of PETEC Trading and Investment Corporation (PETEC) would like to report to the General Meeting of Shareholders (AGM) on the management and administration of the Board of Directors in 2025 and the operation plan of the Board of Directors in 2026, as follows:

**I. Operating results of the Board of Directors in 2025**

**1. Personnel situation of the Board of Directors in 2025**

In 2025, PETEC's Board of Directors members will have specific changes as follows:

- Elect Ms. Nguyen Linh Giang – Capital Representative of PetroVietnam Oil Corporation (PVOIL) as a member of the Board of Directors (part-time) on August 11, 2025, and appoint her as Chairwoman of the Board of Directors of the Corporation in accordance with Resolution No. 2831/NQ-PTC dated August 13, 2025;

- Mr. Truong Dai Hoang – Capital Representative of PetroVietnam Oil Corporation (PVOIL), member of the Board of Directors, Chairman of the Board of Directors, has resigned from his duties as of August 11, 2025.

- Thus, as of December 31, 2025, the Board of Directors of PETEC has 03 specific members as follows:

NO.	Member of the Board of Directors	Duty	Start/no longer a member of the Board of Directors/ Independent Board of Directors	
			Date of Appointment	Date of dismissal
1	Nguyen Linh Giang	Chairwoman	11/8/2025	
2	Tran Van Duong	Member	04/12/2020	
3	Vu Thi Thu	Non-executive members	24/09/2025	
4	Truong Dai Hoang	Chairman	24/09/2024	11/8/2025

## 2. Activities of the Board of Directors in 2026

The Company's operations in 2026: The situation of world crude oil prices continues to fluctuate unpredictably due to the impact of the world political situation. The world oil price in the year has unpredictable fluctuations and carry significant potential risks. In response to these developments, the Board of Directors of the Corporation closely monitored the situation and provided specific directives for the management and administration of The Board of Management.

### \* Overview of production and business results:

No.	Items	Unit	Implementation in 2024	Plan for 2025	Implementation in 2025	% Implementation n/ Plan 2025	% Implementation n compar ed to 2024
<b>I</b>	<b>HOLDING COMPANY</b>						
1	Total volume	m3	429.100	410.000	346.351	84%	81%
2	Total revenue from production and business activities	Billion VND	7.176,6	6.158,1	5.451,7	89%	76%
3	Profit after corporate income tax	Billion VND	-34,5	1,5	6,6 (*)	440%	
<b>II</b>	<b>CONSOLIDATION</b>						
1	Revenue (consolidated)	Billion VND	7.200,5	6.169,0	5.458,8	88%	76%
2	Profit before tax	Billion VND	-35,9	1,6	6,7	419%	

(\*)The profit before tax for 2025 excludes VND 6.52 billion related to the allocation of the geographical location advantage value of land plots.

### \*General assessment of production and business results:

PETEC has constantly made efforts to maintain and develop the market, well organize sales activities, ensure security and safety for fire and explosion prevention and fighting throughout the business system and petroleum depots; activities are fully implemented in accordance with regulations, guidelines and policies of the State and PVOIL.

In 2025, the company sold 346,35 thousand m<sup>3</sup> of petroleum, equal to 84% of the year plan approved by the General Meeting of Shareholders, equal to 81% compared to 2024. According to PETEC's audited separate financial statements, the company recorded a loss of VND 34.5 million in 2025. The Board of Directors regularly meets, supervises and gives specific directions to the management and administration of the Board of Directors as follows:

- Production and business: Direct, urge and supervise the Board of Directors of The Company in implementing the business plan and other key tasks in 2025 assigned by the General Meeting of Shareholders and the Board of Directors; Seize and take



advantage of development opportunities to improve business output, expand market share, and effectively exploit the petroleum depot system.

- Debt management: Strengthen debt management, prevent new bad debts from arising, monitor overdue debts, step up the recovery of outstanding debts and bad debts, and ensure a healthy financial situation.

- Asset restructuring: The Board of Directors has focused on directing the implementation of the approved policy plan, liquidating assets not participating in production and business activities, quickly completing legal documents of assets, ensuring implementation in accordance with the provisions of law.

- Governance, improving service quality: Continue to direct the Board of Directors to review, adjust and complete the development of new regulations, processes and internal regulations in accordance with the provisions of law and the actual operation of The Company. Continue to promote the implementation and maintenance of projects to improve the quality of petroleum warehouse services, PVOIL Easy services and integrated payment methods PVOIL Easy, PVOIL 4U, contributing to increasing retail output at petrol stations throughout the system. Strongly apply 4.0 technology and digital transformation to improve the governance and efficiency of production and business activities.

The Board of Directors always regularly coordinates closely and effectively with the Board of Directors and the Board of Supervisors in implementing the resolutions of the General Meeting of Shareholders and the Board of Directors; supervise the compliance with the law and internal regulations in the management and administration of The Company's activities.

### **3. Summary of meetings and decisions of the Board of Directors in 2025**

In 2025, the Board of Directors has held 07 meetings. The attendance situation of each member of the Board of Directors is as follows:

<b>No.</b>	<b>Member of the Board of Directors</b>	<b>Number of meetings attended by the Board of Directors</b>	<b>Meeting attendance rate</b>	<b>Reasons for not attending the meeting</b>
1	Nguyen Linh Giang	3/3	100%	The time of the meeting is not yet the member of the Board of Directors
2	Truong Dai Hoang	4/4	100%	At the time of the meeting, the Board of Directors was dismissed
3	Vu Thi Thu	7/7	100%	



No.	Member of the Board of Directors	Number of meetings attended by the Board of Directors	Meeting attendance rate	Reasons for not attending the meeting
4	Tran Van Duong	7/7	100%	

In addition to organizing face-to-face meetings of the Board of Directors, in 2025, the Board of Directors will regularly exchange work via phone, email and organize written opinions in accordance with the provisions of the Law on Enterprises and the Charter of PETEC on issues under the jurisdiction of the Board of Directors.

In order to implement the tasks approved by the General Meeting of Shareholders, ensure the leadership/direction of PETEC's production and business activities regularly and continuously. In 2025, the Board of Directors has issued 35 resolutions/decisions in all fields of human resource organization, production and business, and documents directing meetings of the Board of Directors/Annual and Extraordinary General Meeting of Shareholders.

*(Statistical table of resolutions/decisions in Appendix 1 attached to this report).*

**\*Overall Review:**

- Meetings of the Board of Directors are convened in accordance with the provisions of the Law on Enterprises and the Charter of PETEC. Issues under the decision-making authority of the Board of Directors are considered and voted on according to the principle of "majority" and are promulgated in the form of documents, resolutions and decisions. The resolutions/decisions of the Board of Directors are fully notified in a timely manner and in accordance with regulations to the Board of Directors and the Board of Supervisors.

- The resolutions/decisions issued by the Board of Directors are fully implemented by the Board of Directors, Departments/units and member companies of PETEC to fully and positively achieve the goals set by the Board of Directors of PETEC.

**4. Performance of each member of the Board of Directors**

In 2025, the Board of Directors has assigned specific tasks to each member of the Board of Directors. The performance of other members of the Board of Directors in 2025 is as follows:

**• Mr. Truong Dai Hoang - Chairman of the Board of Directors for the period of 01/01/2025 to 11/08/2025**

Mr. Truong Dai Hoang has performed his duties in accordance with his assigned duties, tasks and powers with a high sense of responsibility; Always promote the spirit of independence and creativity as well as gather collective strength in corporate governance; Fully comply with the provisions of the law and the PETEC Charter related

to the rights and obligations of the Board of Directors/Chairman of the Board of Directors.

• **Ms. Nguyen Linh Giang - Chairwoman of the Board of Directors for the period 11/08/2025 to 31/12/2025**

Ms. Nguyen Linh Giang has performed his duties in accordance with his assigned duties, tasks and powers with a high sense of responsibility; Always promote the spirit of independence and creativity as well as gather collective strength in corporate governance; Fully comply with the provisions of the law and the PETEC Charter related to the rights and obligations of the Board of Directors/Chairman of the Board of Directors.

• **Mr. Tran Van Duong - Member of the Board of Directors and General Director of PETEC**

Mr. Tran Van Duong is assigned to perform the functions and tasks of the General Director of PETEC – Legal Representative of PETEC Trading and Investment Corporation.

In 2025, Mr. Tran Van Duong has properly performed his assigned responsibilities and tasks, worked with a high sense of responsibility, and completed the role of operating PETEC's business activities in accordance with the goals and orientations of the General Meeting of Shareholders and the Board of Directors; As a member of the Board of Directors, Mr. Tran Van Duong has participated in opinions and independent voting on issues that need to be decided/approved by the Board of Directors.

• **Ms. Vu Thi Thu - Member of the Board of Directors:**

In 2025, Ms. Vu Thi Thu has properly performed her assigned responsibilities and tasks, worked with a high sense of responsibility, independence, and made contributions to the activities of the Board of Directors. In the course of her activities, she has fully complied with the provisions of the Law on Enterprises and the PETEC Charter, fully participated in meetings, participated in opinions and independent voting on issues that need to be decided/approved by the Board of Directors, participated in supervising and directing the activities of the Board of Directors according to the work assignment of the Board of Directors for the benefit of shareholders and the sustainable development of PETEC.

**5. Transactions between The Company, its subsidiaries or companies under the control of more than 50% of the charter capital with members of the Board of Directors and related persons of such members; transactions between The Company and the company in which the member of the Board of Directors is the founding member or the manager of the enterprise in the last 03 years before the time of transaction.**

*5.1. Transactions between The Company, its subsidiaries or companies under the control of more than 50% of charter capital with members of the Board of Directors and related persons of such members*

In 2025, there will be no transactions between PETEC, a subsidiary of PETEC, a company in which PETEC controls more than 50% of charter capital and members of the Board of Directors and related persons of that member.

***5.2. Transactions between The Company and a company in which the Member of the Board of Directors is a founding member or business manager in the last 03 years prior to the time of transaction***

In 2025, there will be a transaction between PETEC and the company in which the Member of the Board of Directors is the business manager in the last 03 years before the time of the transaction. Specifically, as follows:

The Company has signed a petroleum consumption contract and a service contract with PVOIL; PVOIL Thanh Hoa; PVOIL Ha Noi (Chairwoman of the Board of Directors of PETEC concurrently serves as a Member of the Board of Directors of PVOIL, Chairwoman of the Board of Directors of PVOIL Thanh Hoa, Chairwoman of the Board of Directors of PVOIL Ha Noi); signed a lease agreement for petroleum retail stations with PETEC Coffee Joint Stock Company (Chief Accountant of PETEC and Chairman of the Board of Directors of PETEC Coffee); and signed a fuel transportation contract with PVOILTRANS.

**6. Supervision results for the General Director of The Company and other executives**

- In 2025, the General Director has fully implemented and organized the strict implementation of the resolutions of the General Meeting of Shareholders and the Board of Directors; exercise the assigned powers and tasks in administering all aspects of PETEC's activities carefully; strictly comply with the laws and the Charter of PETEC.

- PETEC's General Meeting of Shareholders was successfully held in 2025; The 2024 annual report and information disclosure in 2025 are carried out fully, transparently, and on time as prescribed.

- The business situation is increasingly complicated, fierce competition in the market, the Board of Directors has made many efforts in the administration to come up with a number of solutions in developing customers, markets, business administration, administration, improving management and business qualifications for officials.

**\*Overall Review:**

In 2025, despite significant market volatility, PETEC made strong efforts and exceeded its profit target, achieving 440% of the plan; Revenue from the leasing of spot, jetties and other assets reached 125% of the plan; retail sales volume at Petroleum Retail Stations reached 109% of the plan; and the development of 10 petroleum retail stations reached 333% of the target assigned by the General Meeting of Shareholders. In the process of operating production and business activities in 2025 of PETEC, the General Director and the Executive Board have strictly complied with the provisions of the law; in accordance with the management decentralization in the Charter, PETEC's internal governance regulations; resolutions of the General Meeting of Shareholders and the

Board of Directors; there have been many flexible and timely management solutions, in line with the guidelines and orientations of the Board of Directors and the tasks assigned by the General Meeting of Shareholders of PETEC; organize the strict implementation of regulations on information disclosure for public companies.

#### **7. Implementation of the contents approved in the Resolution of the 2025 Annual General Meeting of Shareholders of PETEC**

- Regarding the production and business plan: Petroleum sales volume in 2025 is 346.375 thousand m<sup>3</sup>, tons, equal to 84% of the annual plan approved by the General Meeting of Shareholders, equal to 81% of 2024. According to PETEC's audited Separate Financial Statements, the business results in 2025 amounted to VND 58.29 million.

- Regarding other key tasks: In 2025, the Board of Directors has closely directed the Executive Board in developing the petrol station. The number of petrol stations developed in 2025 is 10 petrol stations exceeding the assigned plan.

The Board of Directors has directed and organized the full, serious and fruitful implementation of key tasks according to the 2025 operation plan approved by the General Meeting of Shareholders, in which a number of tasks are strategic, general and long-term development orientations, restructuring, divestment, etc. need to be continuously implemented, the Board of Directors will evaluate and report the implementation results at the next General Meeting of Shareholders.

#### **8. Remuneration, operating expenses and other benefits of the Board of Directors and each member of the Board of Directors**

The remuneration of the full-time Board of Directors is implemented in accordance with Decree 53/2016/ND-CP dated 13/06/2016 of the Government, Circular 28/2016/TT-BLĐTBXH dated 01/09/2016 of the Ministry of Labour, Invalids and Social Affairs and regulations of Petrovietnam Oil Corporation. Salaries and remuneration are implemented in accordance with the Resolution of the General Meeting of Shareholders in 2025.

Details of the salary and remuneration fund implemented in 2025 are as follows:

<b>No.</b>	<b>Full name</b>	<b>Title</b>	<b>Plan for 2025 (million VND)</b>	<b>Actual expenditure in 2025 (million VND)</b>
<b>I</b>	<b>SALARY</b>		<b>1,987.2</b>	<b>1,589.655</b>
1	Tran Van Duong	Member of the Board of Directors General Director	660.0	534.000
2	Vu Thi Thu	Member of the Board of Directors	528.0	421.950

No.	Full name	Title	Plan for 2025 (million VND)	Actual expenditure in 2025 (million VND)
3	Hoang Anh Tuan	Head of the Board of Supervisor	471.6	375.495
4	Diep Thu Thuy	Member of the Board of Supervisor	327.6	258.210
<b>II</b>	<b>REMUNERATION</b>		<b>168</b>	<b>168</b>
1	Truong Dai Hoang	Chairman of the Board of Directors (part-time)	78	45.5
2	Nguyen Linh Giang	Chairman of the Board of Directors (part-time)		32.5
3	Tran Van Duong	Member of the Board of Directors (part-time)	54	54
4	Vuong Bich Tuyen	Member of the Board of Supervisor	36	36
	<b>TOTAL</b>		<b>2,155.2</b>	<b>1,757.655</b>

## II. Operation plan of the Board of Directors in 2026

In 2026, PETEC's BOD plan will focus on the following key tasks:

- *Production and business activities*: Supervise the implementation of the production and business plan in 2026 after being approved by the General Meeting of Shareholders and the Board of Directors. Promote the policy of developing markets and customers to increase the output and efficiency of wholesale business, develop the system of petrol stations through the form of renting petrol stations to increase retail output to create sustainable business efficiency and safely and efficiently exploit the petrol and oil depot system. The Company will continue to develop and implement the necessary conditions to progressively introduce the trading of E10 biofuel in accordance with the Government's roadmap and regulations, while ensuring full compliance with all legal requirements, quality standards, and technical infrastructure conditions.

- *Investment*: Focus on directing and accelerating the implementation of transitional projects from 2025, especially the PETEC Hai Phong Petroleum Depot Expansion project to ensure progress and efficiency. PETEC's system of petroleum depots continues to carry out maintenance, repair and renovation to maintain operations, and at the same time must ensure fire and explosion prevention, operational safety and



service quality.

- *Completion of legal documents*: Strengthen the direction and supervision of the Executive Board in the implementation of the completion of legal documents on land and assets.

- *Organization, labor and salary*: Direct the review, amendment and supplementation of internal management regulations related to the management of cadres, labor and salaries; Direct issues related to the renewal of PETEC's organizational structure in order to streamline the operating apparatus and improve operational efficiency; Direct the formulation and approval of PETEC's 2026 labor use plan and plan.

- *Divestment and asset restructuring (sale/liquidation)*: Direct the implementation of PETEC's investment divestment in other enterprises and asset restructuring (sale/liquidation), handling assets not involved in main business activities to increase the efficiency of capital use in accordance with the State's regulations.

- *Financial management and cost management*: Strengthen the inspection, supervision and evaluation of operational efficiency to ensure the management, mobilization and use of capital for the right purpose, safety and efficiency. Continue to direct the strengthening of debt management and effective cost management for production and business activities in 2026.

- *Inspection and supervision*: Closely supervise production and business activities of the unit; Strengthen inspection and control to ensure that the operation is in accordance with the set orientation and goals.

- *Continue to closely follow the development orientation of the petroleum industry* and the context of the actual situation to promptly formulate, amend and supplement PETEC's development strategy and orientation.

Best regards,

ON BEHALF OF BOARD OF DIRECTORS  
CHAIRWOMAN



Nguyen Linh Giang

**APPENDIX 1**  
**RESOLUTIONS/DECISIONS OF PETEC'S BOARD OF DIRECTORS**  
**ISSUED IN 2025**

*(Attached is the report of the Board of Directors at the General Meeting of Shareholders  
2026 No. 001371 ABC-PTC dated April 4<sup>th</sup> , 2026)*

No.	Resolution/Decision No.	Date	Content	Approval rate
1	323/NQ-PTC	05/02/2025	Resolution on personnel transfer and appointment -Transfer Mr. Le Minh Thang to the position of Deputy Head of the Petroleum Engineering Department -Appointment of Ms. Le Thi Tham to the position of Deputy Head of the Petroleum Trading Department -Appointment of Mr. Nguyen Xuan Son to the position of Deputy Head of the Organization Administration Department.	100%
2	357/NQ-PTC	10/02/2025	Resolution on the approval of the Contractor Selection Plan for the Project to Expand the Capacity of PETEC Hai Phong Petroleum Terminal by 40,000 m <sup>3</sup>	100%
3	445/NQ-PTC	14/02/2025	Resolution on approving the plan to organize the Annual General Meeting 2025 of PETEC	100%
4	446/NQ-PTC	14/02/2025	Resolution on closing the list of shareholders to organize the Annual General Meeting of Shareholders 2025 of PETEC	100%
5	486/QĐ-PTC	17/02/2025	Resolution on the Establishment of the Steering Committee and the Organizing Committee for the AGMS 2025	100%
6	517/NQ-PTC	20/02/2025	Resolution on approving the content of the AGMS 2025 of PETEC Coffee JSC	100%
7	687/NQ-PTC	07/03/2025	Resolution on approving the labor utilization plan in 2025 of PETEC	100%
8	1179/QĐ-PTC	14/04/2025	Decision on establishing the shareholder's eligibility verification committee	100%
9	1391/NQ-PTC	28/04/2025	Resolution on the appointment of the Head of the General Planning Department and the change of PETEC's capital representative at other companies	100%
10	1618/QĐ-PTC	14/05/2025	Regarding the promulgation of the "Regulations on Debt Management" of Petec Trading and Investment Corporation	100%
11	1619/QĐ-PTC	14/05/2025	Establishment of the Council for the Review and Approval of Deferred Payment Methods	100%
12	2206/NQ-PTC	30/06/2025	Resolution on the reappointment of the Vice President of PETEC	100%
13	2207/QĐ-PTC	30/06/2025	Approval of reappointment of Vice President	100%
14	2311/NQ-PTC	07/07/2025	Resolution on the Collection of Shareholders' Written Opinions	100%



No.	Resolution/Decision No.	Date	Content	Approval rate
15	2421/NQ-PTC	15/07/2025	Resolution on the approval of the policy on the appointment of the Deputy Director of Petec Hai Phong Petroleum Depot.	100%
	2590/QĐ-PTC	28/07/2025	Decision on establishing the vote counting assistance team	
17	2641/NQ-PTC	01/08/2025	Resolution on the approval of the policy on the appointment of Director of Branch of PETEC Trading And Investment Corporation In North	100%
18	2710/NQ-PTC	05/08/2025	Resolution on the capital mobilization plan for the Project to Expand the Storage Capacity of the PETEC Hai Phong Petroleum Depot by 40,000m <sup>3</sup>	100%
19	2711/NQ-PTC	05/08/2025	Resolution on the approval of the business cooperation proposal on the reserved land of the PETEC Cai Mep Petroleum Depot.	100%
20	2831/NQ-PTC	13/08/2025	Resolution on the election of the Chairwoman of the Board of Directors	100%
21	2918/QĐ-PTC	18/08/2025	Assignment of tasks in the BOM of PETEC Trading And Investment Corporation	100%
22	2919/QĐ-PTC	18/08/2025	Regulation on Cashless Payment through Authorization for Employees to Make Cashless Payments when Procuring Goods and Services for the Production and Business Activities of PETEC Trading And Investment Corporation	100%
23	2942/NQ-PTC	20/08/2025	Resolution on the transfer and appointment of personnel	100%
24	3080/NQ-PTC	28/08/2025	Resolution on the reappointment of personnel	100%
25	3100/NQ-PTC	29/08/2025	Resolution on the inclusion of the project 'E10 Gasoline Blending System at PETEC Hai Phong Petroleum Depot' in the 2025 plan	100%
26	3225/QĐ-PTC	10/09/2025	Regarding the consolidation of the personnel of the Council for the Review and Approval of Deferred Payment Methods of PETEC Trading and Investment Corporation	100%
27	3232/NQ-PTC	10/09/2025	Resolution on the Collection of Shareholders' Written Opinions	100%
	3710/QĐ-PTC	20/10/2025	Decision on establishing the vote counting assistance team	100%
29	3898/NQ-PTC	05/11/2025	Resolution on the approval of reappointment of CEO	100%
30	3899/QĐ-PTC	05/11/2025	Approval of reappointment of CEO	100%
31	3900/NQ-PTC	05/11/2025	Resolution on the modification of the corporate seal of PETEC Trading and Investment Corporation	100%
32	4356/NQ-PTC	10/12/2025	Resolution on approval of reappointment of Head of Petroleum Trading Department	100%

No.	Resolution/Decision No.	Date	Content	Approval rate
33	4475/NQ-PTC	18/12/2025	Resolution on the Approval of the policy and cost estimate for the bidding package "Road transportation services for petroleum products to petrol stations in 2026"	100%
34	4597/QĐ-HĐQT	22/12/2025	Decision on the issuance of the Salary Regulations of PETEC Trading and Investment Corporation	100%
35	4675/NQ-PTC	25/12/2025	Resolution on personnel transfer and appointment	100%

No: 001372/BC-PTC

*Ho Chi Minh City, 14 April 2026*

**REPORT OF THE SUPERVISORY BOARD  
AT THE 2026 ANNUAL GENERAL MEETING OF SHAREHOLDERS**

Dear General Meeting of Shareholders,

The Supervisory Board (SB) respectfully reports to the General Meeting of Shareholders (GMS) on the activities of the SB, the results of monitoring the implementation of GMS resolutions, the activities of the Board of Directors (BOD) and the Executive Board, as well as the appraisal of the 2025 financial statements of PETEC TRADING AND INVESTMENT CORPORATION (PETEC) as follows:

**A. REPORT ON INSPECTION AND SUPERVISION RESULTS IN 2025**

**I. Activities of the Supervisory Board in 2025**

**1. Organizational Structure**

The Supervisory Board of the Corporation consists of three members

- Mr. Hoang Anh Tuan - Chairman;
- Ms. Diep Thu Thuy - Full-time SB Member;
- Ms. Vuong Bich Tuyen - Part-time SB Member.

**2. Activities of the Supervisory Board**

In 2025, the activities of the SB and the responsibilities of each member were carried out based on the principles of ensuring effective supervision and inspection of PETEC's key areas. The management of PETEC was aligned with its development strategy and annual business plans approved by the GMS and BOD, while complying with relevant legal regulations. Based on the assigned tasks, SB members actively developed work plans and implemented their assigned duties. The SB focused on the following key tasks:

- Supervising compliance with state laws, PETEC's organizational charter, and operational regulations; ensuring adherence to relevant resolutions, decisions, and directives from the Vietnam National Industry – Energy Group (PVN) and the Petrovietnam Oil Corporation (PVOIL); overseeing the implementation of GMS and BOD resolutions at PETEC;

- Attending BOD meetings to grasp policies, development orientations, and decisions related to PETEC's operations; participating in several meetings chaired by the General Director regarding business activities;

- Regularly reviewing and evaluating reports on business operations and financial status of PETEC; preparing quarterly inspection and supervision reports for the BOD;

- Assessing business results and financial statements; analyzing and evaluating financial status and capital preservation capabilities;

- Additionally, the SB regularly submitted reports as required by PVOIL's affiliated units to the parent company.

**3. Summary of Supervisory Board Meetings**

In 2025, the Supervisory Board held 8 meetings with full attendance (3/3 members). The discussions focused on key areas such as: formulating the annual operation plan, preparing reports for the GMS, and providing recommendations on investment, procurement, bidding, debt management, and expenses. The Board also monitored legal

compliance and petroleum business eligibility certificates. In addition to formal meetings, the Board maintained regular communication to evaluate critical issues during the oversight process and the preparation of periodic reports.

#### **Summary of Conclusions and Recommendations of the Supervisory Board**

In 2025, based on the information and data received from the Corporation, the Supervisory Board conducted reviews, analyses, and evaluations and provided recommendations to enhance business efficiency. The SB's feedback mainly focused on receivables management, petroleum trading operations, the development of the petroleum retail network, bidding and procurement processes, cost management, etc.

The SB observed that its recommendations were acknowledged by the Corporation. The Corporation has directed its units to strengthen receivables management, ensure security in sales operations, improve loss control, etc.

#### **4. Compensation and Operating Expenses of the Supervisory Board**

- Total salary paid to full-time SB members (two people): 633,700,000 VND;
- Remuneration for the part-time SB member (one person): 36,000,000 VND.

### **II. Results of Supervisory Monitoring of Corporate Operations and Financial Performance**

#### **1. Implementation of the 2025 GMS Resolution**

According to GMS Resolution No. 1257/NQ-PTC dated April 18, 2025, the key business targets and actual performance results for 2025 are as follows:

No.	Description	Unit	Year 2024	Planned for 2025	Actual for 2025	% of Plan Achieved	% 2024
1	Sales volume of petroleum	m <sup>3</sup> /tons	423.794	410.000	346.351	84,5%	81,7%
2	Revenue from Business Operations	billion VND	7.176,6	6.158,1	5.451,7	88,5%	76,0%
3	Total Pre-Tax Profit	billion VND	-34,5	1,5	0,06		
4	Allocation of Geographical Advantage	billion VND			6,52		
5	Profit before tax (Parent company)	billion VND	-34,5	1,5	0,06		
6	Profit before tax (Consolidated)	billion VND	-35,1	1,6	0,17		

(\*) The Total PBT target per the Plan does not include expenses for the allocation of Geographical advantage pursuant to Decree No. 140/2020/ND-CP.

#### **Performance Evaluation**

- Sales Volume: Reached 346,361 m<sup>3</sup>/tons, equivalent to 84.5% of the annual plan, failing to meet the target. This was primarily due to a sharp decline in global oil prices during the first five months of the year. Additionally, internal consumption decreased following PETEC's transition to "Group 2" pricing. Furthermore, as PETEC's customer base consists largely of distributors who tend to seek the most competitive prices, wholesale channel volumes experienced a significant downturn in the first half of the year.

- Revenue: Reached VND 5,451.7 billion, equivalent to 88.5% of the plan and 76% compared to the previous year. This decline was attributed to the drop in both sales volume and average petroleum prices year-over-year.

- Profit Before Tax: According to the Financial Statements, PBT stood at VND 0.06 billion. However, when compared to the plan on a like-for-like basis (excluding the allocation of Geographical advantage costs), reached VND 6.58 billion, exceeding the target set by the General Meeting of Shareholders by 438.8%.

## **2. Supervision of Business and Production Activities**

### **2.1. Finalization of Equitization and UPCOM Trading**

By the end of 2025, the Vietnam Oil and Gas Group (PVN) had not yet approved the equitization finalization for PETEC. The amount PVN still has to provide to PETEC according to the equitization finalization request is 281 billion VND, including: 111 billion VND in unpaid charter capital and 170 billion VND in losses incurred between the enterprise valuation date and the official transfer to the joint-stock company.

The charter capital of PETEC (according to the Business Registration Certificate) is 2,600 billion VND. PETEC's shares are currently traded on the UPCOM exchange under the ticker **PEG**. The number of registered trading shares is 248,877,470 shares, while 11,122,530 shares are not registered for trading (owned by PVOIL, corresponding to 111.22 billion VND of unpaid charter capital).

### **2.2. Organization and Personnel**

The current organizational structure of PETEC includes: Board of Directors, Supervisory Board, Board of General Directors, 06 specialized departments at the head office, 25 branches (06 of which operate with a fully structured organization), 03 directly managed fuel enterprises, 02 subsidiaries, 02 affiliate companies.

### **2.3. Investment in Infrastructure Construction, Fixed Asset Procurement, Asset Restructuring and Financial Investments**

#### **2.3.1. Investment in Infrastructure Construction and Fixed Asset Procurement for Business Operations**

In 2025, PETEC implemented the Hai Phong Fuel Storage Expansion Project and carried out maintenance and repairs at fuel depots and retail stations (CHXD). The total investment and fixed asset procurement amounted to 67.0 billion VND.

Investment and procurement activities were conducted in compliance with the Construction Law, Bidding Law, and PETEC's internal regulations, adhering to the financial management regulations and investment decision-making hierarchy. No incidents, losses, waste, or violations occurred.

#### **2.3.2. Asset Restructuring and Financial Investments**

- To optimize asset utilization, the BOD issued a resolution approving the handling of unused assets to generate business capital. However, due to legal procedural issues, PETEC has not yet been able to legalize the necessary documentation. The company is continuing procedures to obtain ownership/use rights for the following properties: 93 Đinh Tiên Hoàng, Bình Thạnh District, 70 Võ Thị Sáu, Vũng Tàu, 26 Tăng Bạt Hổ, Hanoi. Once ownership procedures are completed, these assets will be processed accordingly.

- As of December 31, 2025, the book value of long-term financial investments was 127.7 billion VND, with a provision for long-term securities devaluation of 30.6 billion VND, covering investments in Petec Coffee JSC, Petecland, Petec Logistics and SFC.

## **2.4. Legal Compliance in Business Transactions**

- Fuel Business: PETEC executed new contract formats tailored to different types of fuel business traders, in accordance with Decree 83/2014, Decree 95/2021, and Decree 80/2023.



- Other Business Activities: Contracts for warehouse leasing and other business transactions were fully executed.

- All economic contracts were structured carefully to ensure compliance with economic law.

## 2.5. Accounting System Organization

- PETEC's financial accounting system is comprehensive and well-structured, regularly updated to reflect the latest financial, accounting, and tax regulations, ensuring smooth tax and financial reporting.

- The 2025 financial statements were prepared for the fiscal year starting from January 1, 2025, to December 31, 2025, using the formats and templates specified in Circular 200/2014/TT-BTC (issued on December 22, 2014).

- Management accounting: PETEC regularly generates daily, weekly, monthly, and quarterly financial and business performance reports to support management and operational decisions.

## 2.6. Financial Reporting, Tax Declaration, and Audits

- PETEC complies with quarterly and annual financial reporting requirements, submitting reports to relevant authorities in full and on time.

- Tax reports are prepared accurately and promptly, with all tax liabilities declared and paid as per legal regulations.

## 3. Appraisal of the 2025 Financial Statements

The 2025 financial statements of PETEC were audited by An Viet Auditing Co., Ltd.. After review, the Supervisory Board agreed on the final financial figures as follows:

### Balance Sheet

Unit: VND

ASSETS	01/01/2025	31/12/2025
<b>A. CURRENT ASSETS</b>	<b>360.165.433.910</b>	<b>413.247.522.579</b>
1. Cash and Cash Equivalents	45.185.552.412	37.633.419.686
2. Short-term Receivables	259.149.648.543	351.392.725.299
- Short-term Trade Receivables	694.714.271.077	730.744.865.300
- Other Short-term Receivables	200.798.620.886	212.958.368.311
- Provision for short-term doubtful debts (*)	(643.184.188.184)	(643.801.621.046)
3. Inventories	50.772.476.535	20.009.800.980
4. Other current assets	4.647.756.420	3.801.576.614
<b>B. NON-CURRENT ASSETS</b>	<b>874.191.195.087</b>	<b>823.519.497.284</b>
1. Fixed Assets	341.090.265.480	316.505.786.138
2. Long-term assets in progress	65.719.886.086	66.054.592.229
3. Long-term Financial Investments	96.139.910.530	97.152.823.020
- Provision for impairment of long-term financial investments	(31.615.696.047)	(30.602.783.557)
4. Other long-term assets	368.759.440.991	341.311.273.802
<b>TOTAL ASSETS</b>	<b>1.234.356.628.997</b>	<b>1.236.767.019.863</b>
<b>LIABILITIES &amp; EQUITY</b>		
<b>A. LIABILITIES</b>	<b>554.154.333.655</b>	<b>556.506.430.307</b>
1. Current liabilities	541.290.871.378	499.405.312.183
2. Long-term Liabilities	12.863.462.277	57.101.118.124
<b>B. EQUITY</b>	<b>680.202.295.342</b>	<b>680.260.589.556</b>

ASSETS	01/01/2025	31/12/2025
<b>1. Owner's Equity</b>	<b>680.202.295.342</b>	<b>680.260.589.556</b>
- Owners' contributed capital	2.488.774.701.456	2.488.774.701.456
- Retained earnings	(1.808.572.406.114)	(1.808.514.111.900)
+ Retained earnings accumulated to the prior year end	(1.774.059.896.886)	(1.808.572.406.114)
+ Retained earnings of the current year	(34.512.509.228)	58.294.214
<b>TOTAL RESOURCES</b>	<b>1.234.356.628.997</b>	<b>1.236.767.019.863</b>

### Income Statement

#### Parent Company

Unit: VND

Indicator	Code	Year 2024	Year 2025
<b>1. Revenue from goods sold and services rendered</b>	<b>01</b>	7.176.601.707.711	5.451.724.154.741
2. Deductions	02	-	-
<b>3. Net revenue from goods sold and services rendered</b>	<b>10</b>	7.176.601.707.711	5.451.724.154.741
<b>4. Cost of goods sold and services rendered</b>	<b>11</b>	6.935.118.769.352	5.451.724.154.741
<b>5. Gross profit from goods sold and services rendered</b>	<b>20</b>	241.482.938.359	258.275.896.458
6. Financial income	21	2.992.557.931	3.519.848.137
7. Financial expenses	22	(3.257.913.059)	(798.935.055)
8. Selling expenses	25	234.571.207.215	217.605.253.179
9. General and administrative expenses	26	48.499.599.950	45.402.788.747
<b>10. Operating profit</b>	<b>30</b>	(35.337.397.816)	(413.362.276)
11. Other income	31	888.401.947	1.358.310.461
12. Other expenses	32	63.513.359	886.653.971
<b>13. Profit from other activities</b>	<b>40</b>	824.888.588	471.656.490
<b>14. Accounting profit before tax</b>	<b>50</b>	<b>(34.512.509.228)</b>	<b>58.294.214</b>

#### Consolidated

Unit: VND

Indicator	Code	Year 2024	Year 2025
<b>1. Revenue from goods sold and services rendered</b>	<b>01</b>	7.190.238.221.888	5.452.443.906.079
<b>2. Accounting profit before tax</b>	<b>50</b>	(36.034.571.777)	167.300.569

### III. Report on the Control of Transactions Between the Corporation and Related Parties

In 2025, PETEC engaged in transactions with related parties that had transactions with the company within the past three years before the transaction date as follows:

- To support its business operations, PETEC signed fuel consumption and service contracts with PVOIL, in which Mr. Trương Đại Hoàng served as PETEC's Chairman of the Board of Directors (BOD) from June 2021 to August 11, 2025, and Ms. Nguyễn Linh Giang currently holds the position Member of the BOD of PVOIL.

- PETEC signed a fuel consumption contract with PETEC Coffee Joint Stock Company, where Mr. Trịnh Anh Tuấn, PETEC's Chief Accountant, is currently the Chairman of PETEC Coffee's BOD.

## **IV. Results of Supervisory Activities of the Board of Directors and the Executive Board**

### **1. Activities of the Board of Directors**

In 2025, the BOD underwent changes: Mr. Trương Đại Hoàng (Chairman of the BOD) were dismissed from their positions on August 11, 2025. Ms. Nguyễn Linh Giang was elected/appointed as Chairman of the BOD on August 13, 2025. As of December 31, 2025, PETEC's BOD consisted of three members, one of whom was concurrently holding another position.

Through supervision, the Supervisory Board observed that the BOD exercised its authority and responsibilities fully in directing and managing PETEC, aligning with the company's charter and the Law on Enterprises.

In 2025, the BOD held regular and extraordinary meetings to review and assess business performance, approve policies and directions to ensure compliance with the approved GMS plan, and issue resolutions, decisions, and directives for corporate management. The BOD actively monitored the implementation of issued resolutions/decisions, provided timely guidance, and facilitated the Executive Board, the Supervisory Board, and related organizations in fulfilling their duties.

### **2. Activities of the Executive Board**

In 2025, the Executive Board had four members, including the General Director and 03 Deputy General Directors

The Executive Board strictly implemented the resolutions of the GMS and BOD, exercising caution in managing all aspects of PETEC's operations while complying with laws and internal regulations.

Given global economic uncertainties, high inflation, tightening monetary policies, and volatile global oil prices, the domestic fuel market experienced intense competition, shortages, and supply restrictions due to fears of financial losses. The Executive Board made significant efforts to navigate these challenges, adopting proactive business and management strategies. By optimizing inventory and discount policies, the company maintained its customer base, expanded its market share, and improved business performance.

### **3. Coordination Between the Supervisory Board, Board of Directors, and Executive Board**

The coordination between the BOD, Executive Board, and Supervisory Board was close, supportive, and aligned with management and operational needs. Each entity understood and fulfilled its duties under the Law on Enterprises and PETEC's charter. Despite different functions and responsibilities, all departments worked towards stabilizing the company, overcoming challenges, and maximizing shareholder benefits.

The BOD and Executive Board provided the Supervisory Board with favorable conditions for performing its duties. The Supervisory Board also received support and cooperation from PETEC's departments and subsidiaries. Information, reports, and accounting records related to PETEC's operations were provided promptly and comprehensively.

## **V. Conclusion and Recommendations**

The Supervisory Board agrees with the BOD's 2025 corporate governance report, the financial statements, and the business results report for 2025. The Supervisory Board respectfully requests the General Meeting of Shareholders to approve these reports.

The outlook for 2026 suggests continued global economic challenges. Trade tensions have yet to ease, potentially disrupting global supply chains. Furthermore, conflicts involving the U.S, Israel, and Iran, the Russia-Ukraine war, and general instability in the Middle East are expected to directly impact oil supplies and trigger unpredictable fluctuations in petroleum prices. Domestically, the petroleum market faces increasingly fierce competition, adding to the Corporation's burden of fixed costs... As a result, achieving the 2026 business plan will be highly challenging. The Supervisory Board recommends that PETEC's leadership:

- Strengthen existing markets while seeking new opportunities, adjusting inventory and discount policies based on global oil price forecasts and domestic market trends. Actively source external fuel supplies whenever profitable and enhance the efficiency of retail fuel sales.
- Seek customers interested in leasing storage facilities to optimize warehouse utilization and improve competitive discount offerings in the fuel sector.
- Enhance cost-saving initiatives, eliminate waste, and rationally reduce expenses.
- Strictly enforce credit management regulations by reassessing credit limits and payment terms, reducing credit exposure, ensuring timely payments, preventing new bad debts, and focusing on recovering outstanding debts-especially those under legal execution. Collaborate with law enforcement to expedite debt recovery.
- Strengthen supervision and accountability of capital representatives in subsidiaries, reinforce internal controls, and conduct frequent inspections to address challenges promptly, ensuring smooth implementation of the 2025 business plan.

## **B. WORK PLAN FOR 2026**

In accordance with the authority and responsibilities of the Supervisory Board as stipulated in the Enterprise Law, the Company's Charter, and the business and production tasks approved by the 2025 Annual General Meeting of Shareholders, the Supervisory Board will focus on inspecting and supervising the following key activities:

- Continue to perform the duties of inspecting and supervising corporate governance and business operations in accordance with the functions and responsibilities specified in the Enterprise Law and the Company's Charter.
- Supervise compliance with legal regulations, organizational and operational charters, and the implementation of regulations, resolutions, and decisions issued by the GMS and the Board of Directors.
- Inspect and supervise the implementation of production and business activities, as well as the company's investment projects.
- Appraise financial reports, assess operational efficiency and debt repayment capacity, and evaluate the management, preservation, and development of the company's equity capital. Collaborate with PVOIL's capital representatives in managing PVOIL's capital at PETEC and PETEC's investments in other enterprises.
- Supervise capital balance and cash flow management.
- Carry out other tasks assigned to the Supervisory Board by the GMS, PVOIL, and relevant regulations.

This report presents the Supervisory Board's assessment of the Board of Directors and General Director's activities, as well as the evaluation of PETEC's performance in 2025 and the work plan for 2026.

We respectfully submit this report to the GMS for review and approval.

We wish all shareholders good health and success.

We wish the GMS a successful meeting.

**ON BEHALF OF THE SUPERVISORY BOARD  
HEAD OF THE SUPERVISORY BOARD**



**Hoàng Anh Tuấn**

No: 001373/BC-PTC

Ho Chi Minh City, April 14, 2026

**REPORT**  
**PRODUCTION AND BUSINESS RESULTS FOR 2025**  
**AND PLAN FOR 2026**

To: General Meeting of Shareholders of PETEC Trading and Investment Corporation

The Board of Management of PETEC Trading and Investment Corporation (PETEC) would like to report on the results of the implementation of the production and business plan in 2025 and the plan for 2026 as follows:

**I. Business performance in 2025**

**1. General background**

In 2025, the global petroleum market remained volatile due to the ongoing Russia-Ukraine conflict, which continued to impact the global supply chain. Oil prices were unpredictable and posed significant risks;

Domestically, the petroleum business sector continued to face price adjustments, supply challenges, and monetary policy changes, etc.

**2. Production and business results**

PETEC implemented synchronized and decisive solutions across all areas to enhance business efficiency. The specific business results are as follows:

a) Revenue from business activities in 2025 reached VND 5,451.72 billion, achieving 89% of the 2025 plan (VND 6,158.08 billion) and 76% compared to 2024 (VND 7,176.60 billion).

b) Gross profit in 2025 was VND 258.28 billion, achieving 91% of the 2025 plan (VND 283.23 billion) and 107% compared to 2024 (VND 241.48 billion).

c) Pre-tax loss in 2025 was VND 6.58 billion (not including VND 6.52 billion in allocated expenses for the locational advantage value of the land plots), achieving 440% of the 2025 plan (VND 1.5 billion)

No.	Items	Unit	Implementation in 2024	Plan for 2025	Implementation in 2025	% Implementation/ YEAR 2025	% Implementation compared to 2024
I	<b>HOLDING COMPANY</b>						
1	Total Sales Volume	m3	429,100	410,000	346,351	84%	81%
2	Total revenue from production and business activities	Billion VND	7,176.6	6,158.1	5,451.7	89%	76%



No.	Items	Unit	Implementation in 2024	Plan for 2025	Implementation in 2025	% Implementation/ YEAR 2025	% Implementation compared to 2024
3	Profit after corporate income tax	Billion VND	-34.5	1.5	6.6 (*)	440%	
<b>II</b>	<b>CONSOLIDATED</b>						
1	Revenue (consolidated)	Billion VND	7,200.5	6,169.0	5,458.8	88%	76%
2	Profit before tax	Billion VND	-35.9	1.6	6.7	419%	

(\*)The profit before tax realized in 2025, excluding the allocation of costs relating to the locational advantage value of the land plots, was VND 6.52 billion.

### 2.1. Petroleum business activities

No.	Items	Unit	Plan for 2025	Implementation in 2025	% Implementation/ Year
	<b>Total Sales Volume</b>	<b>m3</b>	<b>410,020</b>	<b>346,377</b>	<b>84%</b>
1	Petroleum production	m3	410,000	346,351	84%
	<i>In which: Petrol station Sales Volume</i>	<i>m3</i>	<i>50,000</i>	<i>54,555</i>	<i>109%</i>
2	PVOIL Lube Lubricants	litre	20,000	25,518	128%

a) Petroleum sales volume in 2025 reached 346,351 m<sup>3</sup>, achieving 84% of the 2025 plan and 81% compared to 2024.

b) The retail system made significant progress. Alongside ensuring supply across the entire system, retail sales at petrol stations reached 54,555 m<sup>3</sup>, accounting for 16% of total sales volume, achieving 116% of the same period in 2024 and 109% of the 2025 plan.

c) PVOIL Lube lubricant sales in 2025 reached 25,518 liters, achieving 136% of the same period in 2024 and 124% of the 2025 plan.

### 2.2. Depot, port, and other service business activities

a) Petroleum depot and port business: In 2025, revenue from petroleum depot services reached VND 156.91 billion, 115% of the 2025 plan (VND 126.75 billion) and 124% compared to 2024 (VND 136.66 billion) .

b) Phu Dinh General Warehouse: No safety, security, or fire protection incidents occurred. Revenue in 2025 was VND 6.87 billion, achieving 105% of the 2025 plan (VND 6.55 billion) and 105% compared to 2024 (VND 6.55 billion) .

c) Filling station leasing and other services: PETEC collaborated with V-Green to install charging stations at petrol stations. Revenue from filling station leasing and other services in 2025 reached VND 14.21 billion, achieving 162% of the 2025 plan (VND 8.8 billion) and 139% compared to 2024 (VND 10.33 billion). In which, revenue from



the V-Green business cooperation in 2025 amounted to VND 7.14 billion, covering 36 petrol stations, 02 petroleum depots, and the Lê Văn Duyệt land lot participating in the business cooperation.

### **2.3. System development**

Besides expanding its wholesale customer network, PETEC actively sought long-term rental opportunities for petrol stations and identified partners willing to transfer petrol stations for PVOIL investment and PETEC leasing. As a result, PETEC expanded by adding 10 new petrol stations in 2025, bringing the total number of PETEC-operated stations to 54.

### **3. Investment in construction, maintenance and repair of assets**

In 2025, PETEC continued to implement the Hai Phong Petrol Depot expansion Project, renovate infrastructure, and procure equipment for warehouses, ports, and the petroleum retail system. These efforts aimed to ensure smooth business operations and enhance the company's image to facilitate business partnerships with customers and partners.

Unit: billion VND

<b>No.</b>	<b>Items</b>	<b>Implementation in 2025</b>
1	Expansion investment in Hai Phong petrol Depot	31.52
2	Maintenance, repairs, and equipment procurement for petroleum depots and branches	10.99
3	E10 gasoline blending system	0.09
<b>Total</b>		<b>42.60</b>

### **4. The implementation of legal documents on assets and real estate**

a) PETEC has a complete and updated legal dossier on asset usage in compliance with legal regulations. The assets are being effectively utilized for PETEC's business activities. In 2025, PETEC completed the legal procedures for obtaining the Land Use Right Certificate for the 2,289.1 m<sup>2</sup> land plot of PETEC Gasoline Station No. 1 – PETEC Long An, located in Ben Luc Town, Ben Luc District, Long An Province (Certificate of Land Use Rights and Ownership of Assets Attached to Land No. AA 00772425 dated April 14, 2025).

b) Functional departments and PETEC's branches (Finance & Accounting, General Planning & Strategy, Petroleum Engineering, and branches/ Petroleum depot) have collaborated to review all legal documents related to PETEC's assets.

Carrying out procedures for registration of change in land use purpose and extension for the 168 m<sup>2</sup> area at PETEC Petroleum Retail Station No. 1 – PETEC Vinh Long (the land use plan has been registered with the local competent authority in accordance with regulations).

Carrying out procedures for registration of change in land use purpose at PETEC Petroleum Retail Station No. 1 – PETEC Dong Nai (currently awaiting specific guidance from the competent authority).

Continuing to seek consulting service providers to support the procedures for obtaining Certificates of Ownership of Assets on Land for Linh Yen – Ninh Giang Petroleum Retail Station and Binh Han Petroleum Retail Station, Hai Duong.

Continuing to work with the investor of Thot Not Industrial Park to complete the procedures for issuance of the Certificate of Land Use Rights for Nga Ba Lo Te Gasoline Station.

c) PETEC has completed the update of its business lines in the Enterprise Registration Certificate in accordance with Decision No. 36/2025/QĐ-TTg dated September 29, 2025 promulgating the Vietnam Standard Industrial Classification, and will update its Charter to align with the registered business lines as required.”

## **5. Human resource training**

PETEC organized training sessions and nominated employees to participate in training programs conducted by PVOIL, as well as in-house training sessions, to enhance professional competency and support business operations. The total number of employees participating in the training was 1,009 with a budget of VND 379 million.

## **6. Overall assessment**

In 2025, despite significant market volatility, PETEC made strong efforts and exceeded its profit target, achieving 440% of the plan; Revenue from the leasing of spot, jetties and other assets reached 125% of the plan; retail sales volume at Petroleum Retail Stations reached 109% of the plan; and the development of 10 petroleum retail stations reached 333% of the target assigned by the General Meeting of Shareholders.

The operation of the depot and petroleum retail stations system was maintained safely, with regular monitoring of fire prevention and fighting as well as environmental protection to ensure that no incidents caused by subjective errors occurred throughout the system.

Maintenance, repair and servicing works at petroleum depots and petroleum retail station were continuously emphasized and properly implemented. In 2025, PETEC completed the contractor selection, signed EPC contracts and commenced construction of the projects “Expansion of the 40,000 m<sup>3</sup> capacity of PETEC Hai Phong Petroleum Depot”, and “E10 gasoline blending system at PETEC Hai Phong Petroleum Depot”, along with repair and renovation works at various petroleum retail stations across the system.

Due to challenging market conditions and PETEC’s priority on business efficiency, the sales volume target reached 84% of the plan.

Moving forward, PETEC must address existing challenges to enhance business efficiency, achieve profitability, and meet shareholders' expectations.

## **II. Production and business plan for 2026**

### **1. Objectives**

In 2026, PETEC aims to maintain operational efficiency and establish a foundation for business growth with the following specific targets:

a) Profit before tax: Determination to complete/exceed the plan.

- Holding company: minimum profit of VND 6.5 billion (excluding the amortization expense of the locational advantage of land plots amounting to VND 6.5 billion).

- Consolidated profit in 2026: minimum profit of VND 6.65 billion (excluding the amortization expense of the locational advantage of land plots amounting to VND 6.5 billion).

b) Planned sales volume: 350,000 m3.

c) Effective cost control.

## 2. Targets of the plan in 2026

PETEC sets goals to strive for 2026 to complete the assigned targets, specifically as follows:

No.	Indicators	Unit	2025	Notes
<b>I</b>	<b>Sales Volume</b>			
1	Petroleum trading	m3	350,000	
-	<i>Wholesale</i>	"	291,700	
-	<i>Petrol stations</i>	"	58,300	
-	<i>PVOIL Easy Sales Volume</i>	"	5,000	
2	PVOIL Lube Lubricant sales	litre	25,000	
<b>II</b>	<b>Financial indicators</b>			
<b>1</b>	<b>Holding Company</b>			
1.1	Revenue:	billion VND	5,133.8	
-	<i>Petroleum trading</i>	"	4,950.5	
-	<i>Business, other services</i>	"	183.3	
1.2	Gross Profit:	billion VND	284.6	
-	<i>Petroleum trading</i>	"	102.9	
-	<i>Business, other services</i>	"	181.7	
1.3	Total Profit	billion VND	6.5	
<b>2</b>	<b>Consolidated</b>			
2.1	Revenue		6,169.0	
2.2	Profit		1.6	
<b>III</b>	<b>Investment capital plan</b>			

No.	Indicators	Unit	2025	Notes
1	Infrastructure investment & equipment procurement	billion VND	186.34	
-	<i>Equity</i>	<i>billion VND</i>		
-	<i>Loans</i>	<i>billion VND</i>	186.34	
-	<i>Other capital</i>	<i>billion VND</i>		
2	Acquire assets from PVOIL to modernize fuel dispensers	<i>billion VND</i>	1.7	
3	New petrol stations developed	station	At least 07 petrol stations (In many forms: long-term lease, self-investment, investment cooperation, introduction of opportunities for the Company to invest successfully...)	

**Note:** The total profit before tax target excludes the allocation cost of the geographical location advantage value of land plots amounting to VND 6.5 billion.

Authorize the Board of Directors to review and approve the adjustment of the production and business plan in 2026 (if any) when there is a change in the actual price of gasoline and report the results to the General Meeting of Shareholders and disclose information as required by regulations.

### 3. Implementation solutions

To achieve the above plans, PETEC has proposed specific implementation solutions as follows:

#### *a) Petroleum, lubricant business, and market development*

- Strengthen price trend forecasting, closely review consumption demand, and register supply plans aligned with actual consumption. Business operations should be managed proactively and flexibly, employing a fast-buy, fast-sell approach to maintain inventory at reasonable levels. This also helps mitigate risks in the case of sharp and continuous retail price declines. Develop effective sales strategies to maximize business efficiency.

- Closely follow the market to have a flexible, timely and appropriate discount policy at each time.

- Expand the customer base, especially targeting petroleum franchise, industrial customers to increase sales volume.

- Maintain the customer system, have a plan to contact customers to have appropriate solutions and policies.

- Continue to implement sales with PVOIL B2B software system: PETEC has deployed 100% of B2B Petroleum Depot.

- PETEC continues to implement measures to increase sales volume through the petrol station channel, specifically by organizing promotional programs, boosting sales at existing petrol stations, expanding the customer base using PVOIL Easy, and further promoting cashless payment methods such as PVOIL 4U and e-wallets. Additionally, PETEC aims to extend operating hours at petrol stations. The company targets a minimum 7% increase in average sales volume per petrol station compared to the current level.

- Strengthen marketing efforts and introduce PVOIL LUBE lubricant products at Petrol Station to increase lubricant sales.

- Coordinate with V-Green to implement charging station rental services at Petrol Station, aiming to expand to all Petrol Station within the entire system.

- Modernize fuel dispensers and integrate them with sales software to develop an ecosystem that meets the diverse needs of current and future customers.

- Actively seek opportunities to develop Petrol Station through long-term leasing or introduce investment opportunities to PVOIL for PETEC to lease back, ensuring capital balance in compliance with regulations and investment efficiency. PETEC aims to develop at least 07 new Petrol Station per year.

- Coordinate with PVOIL to implement brand identity decoration at newly leased Petrol Station. Proactively inspect and repair deteriorated facilities using PETEC's budget.

- Continue promoting and training soft skills among Petrol Station employees, striving for all PETEC Petrol Station to achieve a rating of "Fair/Good" or higher under Project 1114.

#### ***b) Providing Petroleum depot services and other services***

- Enhance the utilization of petroleum depot and jetty services to maximize storage capacity leasing at Cai Mep Petroleum Depot, achieve full (100%) capacity utilization at Hoa Hiep Petroleum Depot and Hai Phong Petroleum Depot, and optimize capacity utilization at PETEC Vinh Long Petroleum Depot.

- Coordinate well with PVGAS to operate the wharf at Cai Mep petrol depot to ensure efficiency and safety.

- Adjust the planning of the land area reserved for Phase 2 to effectively utilize the infrastructure of Cai Mep petrol depot .

- Continue the maintenance and repair work according to the plan to ensure stable and safe operation at petrol and oil depots.

- Properly implement Project 808, improve the efficiency of petrol depot services, ensure the operation and exploitation of the depot both effectively and safely, especially epidemic prevention and control safety, fire and fire safety.

- Phu Dinh warehouse: Continue to improve service quality, ensure facilities to maintain lease with the current maximum area.

- Other services: Coordinate with V-Green to deploy rental services to set up charging stations at petrol stations and other land areas, put charging stations into operation, and expand to all eligible petrol stations in the whole system.

### ***c) Finance***

- Investment and capital arrangement:

- + Accelerate investment progress to promptly put the expanded Hai Phong petroleum depot into operation, contributing to improved business efficiency. In the investment process, develop detailed plans, manage scientifically, respond flexibly, ensure safety, optimize costs, control quality, and apply new technologies.

- + Focus on the maintenance, repair, and renovation of infrastructure in a targeted manner. Maintain strict control over construction investment costs, facility maintenance, and equipment procurement.

- + Continue reviewing and divesting financial investments in Saigon Fuel Joint Stock Company, Dong Nai Building Material and Fuel Joint Stock Company, PETEC Coffee Joint Stock Company, PETEC Logistics Joint Stock Company, Petrol Technique Land Joint Stock Company Limited, and Au Lac Joint Stock Company to ensure efficiency and compliance with regulations.

- + Execute liquidation, transfer, and cooperation of unused or ineffective assets, ensuring they meet the necessary conditions for liquidation, transfer, or cooperation according to regulations.

- Strictly control debt management and cost savings, preventing waste:

- + Continue closely following legal rulings and enforcement procedures, seeking additional legal grounds, and monitoring customers to increase opportunities for recovering outstanding debts.

- + Maintain tight control over receivables from wholesale and retail activities at CHXD to prevent bad debt accumulation.

- + Further strengthen cost-saving measures and waste prevention.

- + Continue enhancing management, cost control, and risk prevention efforts..

### ***d) Administration and human resources***

- Strengthen mid-level management personnel, focusing on branch and business unit directors to enhance business capacity, drive market expansion, and increase customer engagement.

- Develop workforce planning for departments and business units to establish a lean and efficient organizational structure.

- Implement appropriate salary policies to ensure employee livelihoods, strive to increase income levels, and guarantee salaries remain at least equal to the previous year, allowing employees to work with peace of mind.

### ***e) Other tasks***

- Strictly comply with regulations on safety - fire and explosion prevention, environmental protection, ensuring the safety of people and property in production and business activities.

- Perform well in the management of departments.

We respectfully submit this report for the General Meeting of Shareholders' consideration and approval.

We sincerely appreciate your time and extend our best wishes for good health, happiness, and success to all distinguished delegates, guests, and shareholders./.

**ON BEHALF OF BOARD  
OF MANAGEMENT**  
**CEO**



**Tran Van Duong**



No: **001374**/TTr-PTC

Ho Chi Minh City, April 14, 2026

## PROPOSAL

### Re: Approval of the Audited 2025 Financial Statements

To: General Meeting of Shareholders PETEC Trading and Investment Corporation.

*Pursuant to the Enterprise Law and the Charter of organization and operation of PETEC Trading and Investment Corporation;*

*Pursuant to the audited 2025 Financial Statements of PETEC Trading and Investment Corporation.*

The Board of Directors respectfully submits to the General Meeting of Shareholders for consideration and approval of the 2025 Financial Statements of the Company, which have been audited by An Viet Auditing Co., Ltd., with key financial indicators as follows:

#### 1. Balance sheet

Unit: VND

No.	Indicators	December 31, 2025 (Holding company)	December 31, 2025 (Consolidated)
<b>I</b>	<b>Total Assets</b>	<b>1,236,767,019,863</b>	<b>1,207,072,401,094</b>
<b>1</b>	<b>Current Assets</b>	<b>413,247,522,579</b>	<b>422,773,159,844</b>
1.1	Cash and Cash Equivalents	37,633,419,686	42,451,471,664
1.2	Short-term Financial Investments	410,000,000	410,000,000
1.3	Receivables	351,392,725,299	347,714,425,851
1.4	Inventories	20,009,800,980	20,457,658,387
1.5	Other Current Assets	3,801,576,614	11,739,603,942
<b>2</b>	<b>Non-current Assets</b>	<b>823,519,497,284</b>	<b>784,299,241,250</b>
2.1	Long-term Receivables	2,495,022,095	2,513,022,095
2.2	Fixed Assets	316,505,786,138	335,441,903,301
2.3	Work-in-progress Assets	66,054,592,229	66,344,314,451
2.4	Long-term Financial Investments	97,152,823,020	39,279,214,970
2.5	Other Non-current Assets	341,311,273,802	340,720,786,433
<b>II</b>	<b>Total Liabilities and Equity</b>	<b>1,236,767,019,863</b>	<b>1,207,072,401,094</b>
<b>1</b>	<b>Liabilities</b>	<b>556,506,430,307</b>	<b>557,187,054,450</b>
1.1	Short-term Liabilities	499,405,312,183	499,915,936,326
	Of which: Payables to Suppliers	393,178,110,978	393,178,110,978
1.2	Long-term Liabilities	57,101,118,124	57,271,118,124
	National Reserve		



No.	Indicators	December 31, 2025 (Holding company)	December 31, 2025 (Consolidated)
	Price Stabilization Fund		
<b>2</b>	<b>Owner's Equity</b>	<b>680,260,589,556</b>	<b>649,885,346,644</b>
	<i>Of which:</i>		
	Owner's Investment Capital	2,488,774,701,456	2,488,774,701,456
	Undistributed After-tax Profit	-1,808,514,111,900	-1,856,620,940,170

## 2. Income

Unit: VND

No.	Indicators	2025 (Holding company)	2025 (Consolidated)
<b>1</b>	<b>Total Revenue, including:</b>	<b>5,456,602,313,339</b>	<b>5,457,534,287,336</b>
1.1	- Net Revenue from Sales and Services	5,451,724,154,741	5,452,443,906,079
1.2	- Financial Revenue	3,519,848,137	3,704,070,798
1.3	- Other Revenues	1,358,310,461	1,386,310,459
<b>2</b>	<b>Profit Before Corporate Income Tax, including:</b>	<b>58,294,214</b>	<b>167,300,569</b>
2.1	- Profit from Business Operations	-413,362,276	-332,355,919
2.2	- Other Profits	471,656,490	499,656,488
<b>3</b>	<b>Corporate Income Tax (*)</b>	<b>0</b>	<b>72,412,021</b>
<b>4</b>	<b>Profit after Tax</b>	<b>58,294,214</b>	<b>94,888,548</b>

(\*) Note: The 2025 audited financial statements (Separate and Consolidated) have been published in accordance with the law on the PETEC's as in the link: <https://petec.com.vn/>.

We respectfully submit to the General Meeting of Shareholders for voting and approval./.

**ON BEHALF OF BOARD OF DIRECTORS  
CHAIRWOMAN**



**Nguyen Linh Giang**

No: **001375** /TTr-PTC

Ho Chi Minh City, April 14, 2026

**PROPOSAL**  
**Re: Approval of the 2025 Profit Distribution Plan**

To: General Meeting of Shareholders PETEC Trading and Investment Corporation.

*Pursuant to the Law on Enterprises and the Charter of organization and operation of PETEC Trading and Investment Corporation;*

*Based on the audited 2025 financial statements of PETEC Trading and Investment Corporation.*

The Board of Directors hereby submits to the General Meeting of Shareholders for consideration and approval of the profit distribution plan for 2025 as follows:

Unit: Dong

No.	Indicators	Amount
1	Undistributed profit after tax as of December 31, 2024	-1.808.572.406.114
2	Profit before tax in 2025	58.294.214
3	Corporate income tax in 2025	0
4	Profit after tax in 2025	58.294.214
5	Undistributed profit after tax as of December 31, 2025	-1.808.514.111.900

Since the undistributed after-tax profit as of the end of 2025 is negative, dividend distribution will not be carried out.

We respectfully submit this to the General Meeting of Shareholders for review and approval./.

**ON BEHALF OF BOARD OF DIRECTORS**  
**CHAIRWOMAN**



**Nguyen Linh Giang**



PETROVIETNAM OIL CORPORATION  
PETEC TRADING AND INVESTMENT  
CORPORATION

SOCIALIST REPUBLIC OF VIETNAM  
Independence - Freedom - Happiness

No: 001376 TTr-PTC

Ho Chi Minh City, April 14, 2026

## PROPOSAL

**Re: Approval of contracts and transactions between  
PETEC Trading and Investment Corporation (PETEC)  
with Petrovietnam Oil Corporation (PVOIL)**

To: General Meeting of Shareholders of PETEC Trading and Investment Corporation.

*Pursuant to the Law on Enterprises No. 59/2020/QH14 adopted by the 14th National Assembly of the Socialist Republic of Vietnam on June 17, 2020 and guiding documents;*

*Pursuant to the Law on Securities No. 54/2020/QH14 adopted by the 14th National Assembly of the Socialist Republic of Vietnam on November 26, 2020 and Decree No. 155/2020/ND-CP dated December 31, 2020 detailing the implementation of a number of articles of the Law on Securities;*

*Based on the Charter of organization and operation of PETEC Trading and Investment Corporation.*

### **1. The necessity of entering into contracts and transactions between the PETEC Trading and Investment Corporation (PETEC) and PetroVietnam Oil Corporation (PVOIL)**

In the coming years, PETEC is expected to continue entering into contracts for the purchase of petroleum from PVOIL for the following reasons:

- PETEC does not have a petroleum business license and operates in the petroleum business only under a petroleum trading authorization contract with PVOIL. Additionally, according to the inspection conclusion of the Ho Chi Minh City Department of Industry and Trade, PETEC is only permitted to purchase petroleum from PVOIL and is not allowed to purchase from other key petroleum traders;

- PVOIL is a member company of Vietnam National Oil and Gas Group, holding a controlling stake with 94.55% ownership of PETEC's contributed capital, and a large-scale and reputable entity in both domestic and international markets;

- PVOIL is a key petroleum trading enterprise as designated by the State, having policies to support branding and signage at petrol stations throughout its system;

- PVOIL offers flexible discount and pricing policies in line with global and domestic market conditions. The transaction price between PVOIL and PETEC is determined based on PVOIL's sales policies at the time of purchase;

- PVOIL implements flexible sales policies, ensures a stable supply, and maintains a nationwide terminal and port infrastructure system aligned with PETEC's business model, contributing to an efficient sourcing mechanism and dynamic inventory management to maximize PETEC's overall effectiveness;

- PVOIL provides a payment policy that accommodates PETEC's financial situation, offering unsecured credit with a repayment term of 30 to 45 days. As of December 31, 2025, PETEC's outstanding debt to PVOIL was VND 388.63 billion. PETEC has been facing significant financial difficulties over the past years, with a capital imbalance as of December 31, 2025 (short-term assets were VND 86.157 billion lower than short-term liabilities). Given its current financial distress, PETEC lacks sufficient capital to sustain its petroleum business. Obtaining loans from banks, financial institutions, or other credit sponsors is highly challenging due to PETEC's accumulated losses and debt servicing burden.

Thus, PETEC's production and business activities currently depend on PVOIL and its ability to generate future profits.

**2. Rationale for seeking approval from the General Meeting of Shareholders and authorizing the Board of Directors to approve PETEC's petroleum trading transactions with PVOIL - a major shareholder owning 94.55% of PETEC's charter capital**

The transaction value between PVOIL and PETEC over the past 3 years and expected in 2026, specifically as follows:

2023		2024		2025		Expected to be implemented in 2026	
Amount (m3)	Transaction value (billion VND)	Amount (m3)	Transaction value (billion VND)	Amount (m3)	Transaction value (billion VND)	Amount (m3)	Transaction value (billion VND)
431,911	8,547	400,430	7,284	335,380	5,824	350,000	5,330

*(Details provided in Appendix 01)*

With a projected volume of 350,000 m<sup>3</sup> in 2026 and considering the current high global oil prices, which may continue to fluctuate, the estimated transaction value is VND 5,330 billion, exceeding 35% of PETEC's total assets as of December 31, 2025 (total assets as of December 31, 2025, were VND 1,236.76 billion).

According to Article 167 of the Law on Enterprises No. 59/2020/QH14 dated June 17, 2020, and Article 293 of Decree No. 155/2020/ND-CP dated December 31, 2020, internal transactions between PETEC and shareholders owning more than 10% of PETEC's total ordinary shares, as well as their related persons, must be approved by the General Meeting of Shareholders if the transaction value exceeds 35% of PETEC's total assets in the latest financial statements.

Therefore, the Board of Directors must submit the draft contract, transaction, or an explanation of the key details for approval at the General Meeting of Shareholders or by collecting shareholder opinions in writing (as detailed in Section 3).

### **3. Some main contents of contracts and transactions expected to be signed**

- Contracting parties: PetroVietnam Oil Corporation and PETEC Trading and Investment Corporation.

- Purpose of implementation: Serving the production and business plan of the PETEC Trading and Investment Corporation.

- Transaction Goods: Various types of petroleum products, with an estimated volume of approximately 350,000 m<sup>3</sup>.

- Transaction price: Consistent with the market price at the time of transaction (as stated in Section 1).

- Implementation time: From the date of approval of the Resolution of the 2026 Annual General Meeting of Shareholders to the date of approval of the 2026 Resolution of the Annual General Meeting of Shareholders, but not later than June 30, 2026.

### **4. PETEC proposal**

To proactively ensure a stable supply and optimize business efficiency to achieve PETEC's 2026 targets while complying with current regulations, the Board of Directors respectfully submits for approval by the General Meeting of Shareholders the proposal to authorize PETEC to enter into petroleum trading transactions with PVOIL, which holds 94.55% of PETEC's contributed capital (subject to approval by the 2026 General Meeting of Shareholders) under the contract terms based on the key provisions outlined in Section 3 above.

PETEC commits to executing these contracts and transactions in full compliance with legal regulations, ensuring alignment with market prices, and safeguarding

shareholder interests. The Board of Directors will provide a detailed report on the contract execution to the Board of Supervisors immediately after signing the contracts and transactions mentioned above and to shareholders within one week from the contract signing date.

Best regards./.

**ON BEHALF OF  
BOARD OF DIRECTORS  
CHAIRWOMAN**



**Nguyen Linh Giang**



## APPENDIX 01

(Attached to the Proposal No. **001376** / TTr-PTC dated 14 April, 2026)

### 1. Transaction prices and purchase volumes of PETEC from PVOIL from time to time

Month	2023				2024				2025			
	Volume	Payment value	Unit Price Bq	WTI World Price	Volume	Payment value	Unit Price Bq	WTI World Price	Volume	Payment value	Unit Price Bq	WTI World Price
	(m3)	(billion VND)		Bq	(m3)	(billion VND)		Bq	(m3)	(billion VND)		Bq
1	31.377	646,69	20.610	77,86	33.566	622,49	18.545	73,86	25.149	447,32	17.787	75,22
2	33.657	768,85	22.844	76,85	32.264	625,10	19.375	76,59	26.810	459,62	17.144	71,19
3	38.986	763,46	19.583	73,36	37.920	739,24	19.495	80,41	25.025	419,86	16.778	67,92
4	36.440	688,53	18.894	79,33	36.107	744,12	20.609	84,44	28.162	446,36	15.850	62,84
5	39.250	668,58	17.034	71,43	33.703	673,21	19.974	78,62	29.514	455,84	15.445	60,91
6	44.649	782,53	17.526	70,27	25.726	476,06	18.504	78,70	25.304	424,95	16.794	67,52
7	42.000	766,88	18.259	76,03	28.664	541,77	18.900	80,64	27.212	499,60	18.360	67,11
8	43.830	931,89	21.261	81,31	32.327	549,40	16.995	75,57	21.051	408,30	19.396	63,97
9	42.475	939,91	22.128	89,63	35.453	571,27	16.113	69,33	28.949	530,05	18.310	63,58
10	41.938	847,31	20.204	85,47	32.635	535,91	16.421	71,50	26.335	460,74	17.495	60,16
11	22.726	450,66	19.830	77,35	36.525	617,80	16.915	69,54	25.875	453,22	17.516	59,44
12	14.583	292,11	20.031	72,12	35.540	588,41	16.556	69,59	45.994	819,02	17.807	57,85
<b>Total</b>	<b>431.911</b>	<b>8.547,42</b>			<b>400.430</b>	<b>7.284,76</b>			<b>335.380</b>	<b>5.824,89</b>		

### 2. Estimated volume and value of purchases from PVOIL in 2026:

+ Output: 350,000 m<sup>3</sup>

+ Value: VND 5,330 billion

No: 001377/TTr-PTC

Ho Chi Minh City, April 14, 2026

## PROPOSAL

### Re: Approval of the 2025 remuneration settlement and the 2026 salary and remuneration plan of the Board of Directors, Board of Supervisors, and the Executive Board of PETEC

To: General Meeting of Shareholders of PETEC Trading and Investment Corporation.

*Pursuant to the Law on Enterprises No. 59/2020/QH14 approved by the 14th National Assembly of the Socialist Republic of Vietnam on June 17, 2020, amendments and supplements (if any) and guiding documents;*

*Pursuant to the Charter of organization and operation of PETEC Trading and Investment Corporation;*

*Pursuant to the Government's Decree No. 53/2016/ND-CP dated June 13, 2016 regulating labor, salaries, remuneration and bonuses for joint-stock companies and the State's dominant contributed capital; Circular 28/2016/TT-BLĐTBXH dated September 01, 2016 of the Ministry of Labor, War Invalids and Social Affairs guiding the implementation of Decree 53;*

*Based on the 2025 production and business results and the 2026 production and business plan of the PETEC Trading and Investment Corporation.*

PETEC Trading and Investment Corporation hereby submits to the General Meeting of Shareholders the implementation of the 2025 salary and remuneration fund and the 2026 plan for the Board of Directors, Board of Supervisors, and Executive Board as follows:

#### 1. Remuneration and salaries for 2025 of the Board of Directors, Board of Supervisors and Executive Board:

##### 1.1. Salaries and remuneration of the Board of Directors and Board of Supervisors

No.	Full name	Title	Plan for 2025 (million VND)	Actual expenditure in 2025 (million VND)
I	SALARY		1,987.2	1,589.655
1	Tran Van Duong	Member of the Board of Directors CEO	660	534
2	Vu Thi Thu	Member of the Board of Directors	528	421.95

No.	Full name	Title	Plan for 2025 (million VND)	Actual expenditure in 2025 (million VND)
3	Hoang Anh Tuan	Head of the Board of Supervisors	471.6	375.495
4	Diep Thu Thuy	Member of the Board of Supervisors	327.6	258.21
<b>II</b>	<b>REMUNERATION</b>		<b>168</b>	<b>168</b>
1	Truong Dai Hoang	Chairman of the Board of Directors (concurrent position)	78	45.5
2	Nguyen Linh Giang	Chairwoman of the Board of Directors (concurrent position)		32.5
3	Tran Van Duong	Member of the Board of Directors (concurrent position)	54	54
4	Vuong Bich Tuyen	Member of the Board of Supervisors (concurrent position)	36	36
	<b>TOTAL</b>		<b>2,155.2</b>	<b>1,757.655</b>

- The 2025 Annual General Meeting of Shareholders approved a planned salary fund of VND 1,987.2 million for full-time Board of Directors and Board of Supervisors members, with an average planned salary of VND 41.4 million per person per month.

- The total salary allocated to full-time members of the Board of Directors and the Board of Supervisors amounted to VND 1,987.2 million, averaging VND 41.4 million per person per month, representing 100% of the approved salary plan; The actual salary expenditure the full-time Board of Directors and Board of Supervisors members was VND 1,589.655 million, averaging VND 33,118 million per person per month.

- The 2025 Annual General Meeting of Shareholders has approved the remuneration: The Chairman of the Board of Directors (concurrent position) was 6.5 million VND/month, the member of the Board of Directors (concurrent position) was VND 4.5 million per person per month, the member of the Board of Supervisors (concurrent position) was VND 3 million per person per month; The total remuneration for members of the Board of Directors and Board of Supervisors in 2025 was VND 168 million, in accordance with the levels approved by the 2025 General Meeting of Shareholders.

### **1.2. Salary of the Executive Board**

- The planned average salary of the Executive Board was VND 41.4 million per person per month, with a planned salary fund of VND 1,987.2 million.

- The allocated salary for the Executive Board was VND 1,987.2 million per person per month, averaging VND 41.4 million per person per month, representing 100% of the approved salary plan. The actual salary expenditure for the Executive Board was VND 1,627,605 million, averaging VND 33,908 million per person per month.

\* The actual salary spent in 2025 of the Board of Directors, the Executive Board and the Board of Supervisors is lower than the actual deduction in 2025, the management salary fund carried forward to 2026 amounts to VND 654 million.

## **2. Remuneration and salary plan for 2026 of the Board of Directors and the Board of Supervisors**

No.	Title	Average/month (million VND)	Plan for 2026 (million VND)
<b>I</b>	<b>SALARY</b>	<b>162.65</b>	<b>1,951.80</b>
1	Member of the Board of Directors CEO	54.13	649.56
2	Member of the Board of Directors	44.23	530.76
3	Head of the Board of Supervisors	38.06	456.72
4	Members of the Board of Supervisors	26.23	314.76
<b>II</b>	<b>REMUNERATION</b>	<b>14.0</b>	<b>168</b>



No.	Title	Average/month (million VND)	Plan for 2026 (million VND)
1	Chairwoman of the Board of Directors (concurrent position)	6.5	78
2	Member of the Board of Directors (concurrently holding the position of CEO)	4.5	54
3	Members of the Board of Supervisors (concurrent position)	3.0	36
	<b>TOTAL</b>	<b>176.65</b>	<b>2.119.80</b>

The planned average salary for 2026 for full-time members of the Board of Directors. Board of Supervisors. and Executive Board is VND 41.4 million per person per month (increment coefficient of 0.15 corresponding to a profit target of VND 100 million)

The Company will allocate and pay salaries and remuneration for the Board of Directors. Board of Supervisors. and Executive Board based on the actual number of months in office and the business performance results of the Corporation.

Best regards./ *fl*

**ON BEHALF OF BOARD OF DIRECTORS  
CHAIRWOMAN**



*Nguyen Linh Giang*  
**Nguyen Linh Giang**

No: **001378** Tr-PTC

*Ho Chi Minh City, 14 April 2026*

**STATEMENTS**

**Regarding the selection of an auditing firm for the 2026 Financial Statements**

To: The General Meeting of Shareholders  
PETEC Trading and Investment Corporation

According to the Charter of the General Trading, Technical and Investment Joint Stock Company, the selection of an auditing firm will be decided by the General Meeting of Shareholders. However, as there are currently no conditions to present a specific auditing organization for the General Meeting of Shareholders to decide on, we respectfully request that the General Meeting authorizes the Board of Directors, based on the proposal from the Supervisory Board, to select an independent auditing firm to audit the 2026 financial statements by appointing one of the following three auditing firms:

1. An Viet Audit Co., Ltd;
2. Deloitte Vietnam Company Limited;
3. AASCS Audit Co., Ltd.

The aforementioned auditing firms have been approved by the Ministry of Finance to audit organizations issuing securities, listed entities, and securities business organizations in 2026.

We respectfully request the General Meeting to agree and approve this proposal./.

**ON BEHALF OF  
THE SUPERVISORY BOARD  
HEAD OF THE SUPERVISORY BOARD**



**Hoang Anh Tuan**



No.: 001381/QĐ-PTC

Ho Chi Minh City, April 15, 2026

**DECISION**

**Re: Establishment of the Shareholders' Eligibility Verification Committee**

**THE BOARD OF DIRECTORS  
OF PETEC TRADING AND INVESTMENT CORPORATION**

*Pursuant to Law on Enterprises No. 59/2020/QH14 passed by the 14th National Assembly of the Socialist Republic of Vietnam on June 17th, 2020;*

*Pursuant to the Securities Law No. 54/2019/QH14 passed by the National Assembly of the Socialist Republic of Vietnam on 26/11/2019;*

*Pursuant to The Charter of PETEC Trading And Investment Corporation;*

*In view of the requirements for organizing the 2026 Annual General Meeting of Shareholders.*

**HEREBY DECIDES:**

**Article 1.** Establishment of the Shareholders' Eligibility Verification Committee for the 2026 Annual General Meeting of Shareholders of PETEC Trading And Investment Corporation, consisting of the following members:

1. Mr. Hoang Anh Tuan, Head of the Supervisory Board – Head of the Shareholders' Eligibility Verification Committee.
2. Mr. Nguyen Hanh Hon, Head of Organization and Administration Department – Member of the Shareholders' Eligibility Verification Committee.
3. Mr. Vu Trong Duy, Professional of General Planning – Member of the Shareholders' Eligibility Verification Committee.

**Article 2.** The Shareholders' Eligibility Verification Committee shall be responsible for performing the following duties:

- Verifying the eligibility of shareholders or their authorized representatives attending the Meeting;
- Issuing voting cards and other relevant documents to shareholders or their authorized representatives attending the Meeting;
- Reporting to the General Meeting of Shareholders on the results of the verification of attending shareholders.

The Committee shall also perform other tasks within its authority to serve the Meeting in accordance with applicable laws and the Company's Charter.

**Article 3.** Members of the Board of Directors, the Board of Management, and the above named individuals shall be responsible for implementing this Decision.

**Recipients:** 

- As in Article 3 ;
- BOS (for supervision);
- Archives: Office; OAD.

**ON BEHALF OF BOARD OF DIRECTORS  
CHAIRWOMAN**



**Nguyen Linh Giang**