Enclosure No. 8

	(Duty Stamp of 20 Baht is required)
Pr	oxy (Form B.)
Shareholder Registration No.	Issued at
	DateYear
Residing at No Road	Nationality
	Country
No. of ordinary shares	shares, equivalent tovotes
(3) Hereby appoint any one of:□ 1. Name	Age
	Age
-	
☐ 4. Mr. Krirk-Krai Jirapaet Residing at No. 135/23 Moo 9, Sub-district Bang	Independent Director and Chairman of the Board Age 67 g Kruai, District Bang Kruai, Nontaburi 11130, or
5. Mr. Montri Mongkolswat	Independent Director Age 67
C	ewattana, District Thaveewattana, Bangkok 10170, or
☐ 6. Mr. Kopr Kritayakirana Residing at No. 246 Soi Soonwijai, Sub-district F	Independent Director Age 71 Bangkapi, District Huay Kwang, Bangkok 10320, or
☐ 7. Mr. Rutt Phanijphand Residing at No. 86/1 Soi Soonwijai 8, Sub-distric	Independent Director Age 63 et Bangkapi, District Huay Kwang, Bangkok 10320, or
■ 8. Mr. Somkiat Chareonkul Residing at No. 243 Santinivate Village Soi 5, La Bangkok 10240, or	Independent Director Age 69 adpraw 115 Road, Sub-district Klongchan, District Bangkapi,
☐ 9. Mr. Anothai Techamontrikul Residing at No. 247 Soi Pattanakan 53, Sub-distr	Independent Director Age 67 ict Suan Luang, District Suan Luang, Bangkok 10250.

to be my/our proxy to attend and vote for me/us and on my/our behalf at the Extraordinary General Meeting of Shareholders No. 1/2010 to be held on Tuesday, August 10, 2010 at 13.00 hours at the Grand Ballroom, Grand Hyatt Erawan Bangkok Hotel, No. 494 Rajdamri Road, Bangkok, 10330 or at any adjournment thereof.

- (4) I/we authorize my/our proxy to vote on behalf of my/our behalf in this Meeting in the following manners:
 - Agenda 1: To acknowledge the minutes of the Annual General Meeting of Shareholders for the Year 2010
 - □ (a) The proxy has the rights to consider the matter and vote on my/our behalf as he/she deems appropriate in all respects.
 - (b) The proxy is allowed to vote in accordance with my/our following instruction:
 □ Approve □ Object □ Abstain
 - ☐ Agenda 2: To consider and approve Banpu Minerals (Singapore) Pte. Ltd (which is 100% owned subsidiary of the Company) to make the offer to purchase the total remaining shares in Centennial Coal Co., Ltd in the amount of 80.1% and approve the acquisition of 19.9% of shares in Centennial Coal Co., Ltd. by Banpu Minerals (Singapore) Pte, Ltd. which was made in May and June 2010
 - □ (a) The proxy has the rights to consider the matter and vote on my/our behalf as he/she deems appropriate in all respects.
 - (b) The proxy is allowed to vote in accordance with my/our following instruction:
 □ Approve □ Object □ Abstain
 - ☐ <u>Agenda 3</u>: To consider and approve the issuance of debentures in the aggregate principal amount of not exceeding Baht 20,000 Million
 - □ (a) The proxy has the rights to consider the matter and vote on my/our behalf as he/she deems appropriate in all respects.
 - (b) The proxy is allowed to vote in accordance with my/our following instruction:
 □ Approve □ Object □ Abstain

Agenda 4: Other businesses (if any)

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

(5) The proxy's voting for any agenda that is not consistent with the intention specified under this proxy shall be deemed invalid and shall not be considered as my voting as the shareholder.

(6) If I/we do not specify or clearly specify my/our intention to vote in any agenda, or if there is any other agenda considered in the Meeting other than those specified above, or if there is any change or amendment to any fact, the proxy shall be authorized to consider the matters and vote on my/our behalf as the proxy deems appropriate.

Any act performed by the proxy during the meeting except the proxy's voting that is not consistent with my intention as specified under this proxy, shall be deemed to have been done by me/us in all respects.

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