income for mandatory reserves as in paragraph (1) of this Article until the reserve reaches at least 20% (twenty percent) of the total issued and paid-up capital.

4. Mandatory reserve as in paragraph (1) of this Article that has not reached the amount as referred to in paragraph (3) of this Article may only be used to cover the loss of the Company that is unable to be covered by other reserves.

5. If mandatory reserve fund in paragraph (1) of this Article has exceeded the amount of 20% (twenty percent), then GMS may decide that the excess of such reserve fund to be used for the needs of the Company.

6. Board of Directors shall manage reserve fund in order that such reserve fund to gain profit, in any manner Board of Directors considers good and with due observance of the laws and regulations.

7. The profit obtained from such reserve fund shall be included in profit loss calculation.

**AMENDMENT TO ARTICLES OF ASSOCIATION**

**Article 28**

1. Amendment to Articles of Association shall be made with due observance of the Company Act and/or the applicable Capital Market laws and regulations.

2. Amendment to Articles of Association shall be set out by GMS under the provisions as set forth in Article 25 paragraph (5).

3. Agenda pertaining to amendment to Articles of Association