AIRMATE (CAYMAN) INTERNATIONAL CO LIMITED 2023 Annual Shareholders' Meeting Minutes

Time: June 19, 2023 (Mon) 9 am

Address: Conference room, 4F, No.2-1, Section 1, Jinan Rd, Taipei (National Taiwan University Alumni Hall)

Present: The total number of shares represented by the present and delegated attendance totaled 95,664,784 (of which 32,406,007 represented shares for the exercise of their rights electronically) accounted for 65.72 % of 145,544,496 shares of the Company's total number of shares in issue.

Present director: Total of 4 directors, President Shih, Jui Pin, Vice President Tsai, Cheng-Fu, Director Chen, Yen-Fu, Independent Director Chi, Lai-Ping

Absent director: Total of 5 directors, Director Cheng, Li-Ping, Pearl Place Holdings Limited representative Shih, Jui-Lin, Tuck Giant Enterprise Ltd. representative Huang, Ching-Shu, Independent Director Chen, Ming-Chang, Independent DirectorLin,Chih-Lung

Chairman President Shih, Jui Pin

CPA Wang, Kuo-Hua

Minutes taking: Ho, Mei-Hsiu



Chapter 1. Chairman's Report: The number of shares represented by shareholders present had exceeded the quorum. The chairman then called the meeting to order.

Chapter 2. Chairman's Speech: (Omitted)

Chapter 3. Report Items

Sitting:

Report Items

I. 2022 Annual Business Report, submitted for approval.

Description: Please refer to page 8-13 of this handbook for the 2022 Business Report of the Company (Attachment I).

Summary of shareholders' speech:

Shareholder account number 15677 Jao, Chien-Sheng is looking forward to the first year of calm after the storm (50th anniversary). 1. reduce depreciation, depreciation/capital ratio is higher than the industry (Sanyo, Sonic, Wo Lianshuo). 2. enhance shareholders' equity.

The above-mentioned speech was responded in details by the General Manager. The shareholder did not make other speeches.

- II. Audit Committee's Review Report on the 2022 Financial Statements, submitted for approval. Description: For the Report of the Audit Committee on Review of the Financial Statements for the Year 2022, please refer to page 19 (Attachment II) of this Handbook.
- III. Report on the Company's 2022 Distribution Status of the employees' and directors' remuneration, submitted for approval.

Description:

- 1. According to the Articles of Association 14.5, if the Company has a profit for the year, $5\% \sim 10\%$ employee remuneration shall be allocated, and the remuneration of directors shall not be more than 3%.
- 2. In 2022, distribution of employees' remuneration and directors' remuneration according to the provisions of the Articles of Association:

Unit: NT\$

Item	Amount	Ratio in profit
Employee's remuneration	28,807,834	5%
Directors' remuneration	8,642,349	1.5%
Total	37,450,183	6.5%

Note: The remuneration to employees and Directors were consistent with the estimated expense in 2022.

- 3. The remuneration for employees and directors was paid in cash.
- IV. The Company intends to amend the Corporate Sustainability Code of Practice to draw a public reference.

Explaination: In line with the international development trend, enterprises should focus on the concept of CSR to enterprises should focus on sustainable development, implement the goals of sustainable development, strengthen the company's implementation of sustainable development, and improve the quality of sustainability information disclosure. The name is "Code of Practice on Corporate Sustainability" and some provisions. Please refer to pages 31-36 (Attachment V) of this handbook.

Recognition

Case 1

Proposed by the Board of Directors

Proposal: To accept the Company's 2022 Business Report and Consolidated Financial Statements. Description:

- I. The Consolidated Financial Statements of the Company for the Year 2022 have been audited by CPAs Wang Guohua and Liu Zimeng from PwC Taiwan, and have been approved by resolutions of the Fourth Session of the Fifth Audit Committee and the Fourth Session of the Fifth Board of Directors.
- II. The 2022 Annual Business Report (please refer to pages 11-18 (Attachement I) of this handbook), the CPA's Audit Report and the Consolidated Financial Statements (please refer to pages 20-24 (Attachment III) of this handbook) are attached, which are submitted for approval.

Resolution:

The case was passed after voting.

Number of attending votes	Votes in favor	Votes in objection	Invalid votes	Abstoned/Unvoted
95,664,784 votes	80,002,821	10,493,608	0	5,168,355
100%	83.62%	10.96%	0.00%	5.40%

Case 2.

Proposed by the Board of Directors

Cause: Adoption of the 2022 Earnings Distributions

Description:

- I. The company's initial undistributed surplus was NT\$0, plus the re-measure of the determined benefit plan of the current change of NT\$4,818,341 and 2022 net income after tax was NT\$473,197,491, minus 10% legal surplus product listed in accordance with the law NT\$47,801,583 and a special surplus fund The exchange of financial statements of foreign operating institutions is NT\$17,136,110, and the distributable surplus is NT\$413,078,139.
- II. This year, it is estimated on the ex-dividend record date that the cash dividend will be NT\$109,480,510 with estimated amount of NT\$0.8 per share, while the stock dividend will be NT\$27,370,130 with estimated amount of NT\$ 0.2 per share. The fractional dollar amount which is less than one New Taiwan Dollar, if there is any, will not be distributed and will be recognized by the company as other income. It is proposed the

- Board of Directors be authorized to determine the record date and the payment date that the cash and stock dividends will be distributed.
- III. If the foregoing matters affect the number of outstanding shares due to factors such as the conversion of the Company's corporate bonds, which lead to changes of dividend payout ratio, it is proposed the Board of Directors is authorized to adjust it.
- IV. Please refer to page 30 of this handbook (Attachment IV) for the 2020 Earnings Distribution Table.

Resolution:

The case was passed after voting.

Number of attending votes	Votes in favor	Votes in objection	Invalid votes	Abstoned/Unvoted	
95,664,784 votes	80,071,069	11,132,324	0	4,461,391	
100%	83.69%	11.63%	0.00%	4.66%	

Discussion

Case 1

Proposed by the Board of Directors

Cause: Submit the Company's intention to issue new shares for capital increase from retained earnings for discussions.

Description:

- I. The Company proposed to contribute NT\$72,772,250 from the distributable earnings in 2022 to increase the share capital and issue 7,277,225 new shares at face value of NT\$10 per share. The newly issued shares with the increased share capital would be allocated in accordance with the Shareholders' Registrar on the record date for stock dividend, i.e. 50 shares for each 1,000 shares. The shareholders can compile fractional share into one share, and register it with the Shareholders' Registrar within five days from the record date for distribution of share dividend. The Company would pay cash instead for such stock dividend (calculated to NTD and rounded down to an integer) for any failure to make the fractional share into one share by shareholders and the chair is to be authorized to offer the shares to specific persons.
- II. Rights and obligations of the new shares are the same as those of the original shares.
- III. In the future, if the number of outstanding shares is affected by factors such as the conversion of the Company's corporate bonds, cancellation of treasury stock or transfer of employees, which leads to changes of shareholders' allotment ratio, it is proposed the Board of Directors is authorized to adjust it.
- IV. IV. Upon the approval of the shareholders' meeting, it is proposed that the Board of Directors is authorized to determine the record date and payment date for issuance of new shares, and other relevant issues.
- V. Submit for resolution.

Resolution:

The case was passed after voting.

Number of attending votes	Votes in favor	Votes in objection	Invalid votes	Abstoned/Unvoted	
95,664,784 votes	80, 705,721	11,801,875	0	3,157,188	
100%	84.36%	12.33%	0.00%	3.30%	

Case 2.

Proposed by the Board of Directors

Cause: "Articles of Association" amendment, drawing for discussion.

Description:

I. The Company intends to amend some of the provisions of the Company's Articles of

Association in order to meet the actual operational needs and laws and regulations.

- II. Please refer to page 37-40 of this handbook for The Comparison Table of Amendments (Attachment VI).
- III. Submitted for special resolution.

Resolution:

The case was passed after voting.

The case was pass	sea arter voting.			
Number of attending votes	Votes in favor Votes in objection Invalid votes		Abstoned/Unvoted	
95,664,784 votes	79,411,031	11,792,362	0	4,461,391
100%	83.00%	12.32%	0.00%	4.66%

Election Matters

Case 1

Proposed by the Board of Directors

Cause: Election of one independent director.

Description:

- 1. According to the provisions of "Main Points to be followed by the Board of Directors of Listed Companies", the chairman and general manager or equivalent officer of a listed company are the same person or mutual spouse or relative, shall set up no less than four independent directors by December 31, 2023.
- 2. The chairman and general manager of the company are the same person. According to the regulations, four independent directors should be set up by December 31, 2023, to comply with the laws and regulations, to elect an independent director.
- 3. According to the Articles of Association 34.5, the nomination system for the election of all directors is the same as the tenth term of the Board of Directors of the Company. The term of office of the new independent directors is from the date of election to June 27 2024.
- 4. The list of Director candidates has been reviewed and approved by the Company's Board of Directors on March 15, 2023. The relevant information is hereby stated as follows:

Serial Number	Account Number	Name	Personal Identification Card No.	Academic Background	Experiences	Current Job	Type of Nominees	Representative of government or juridical entity	Served as an Independent Director for Three Consecutive Terms
1	None	Hsu, Shih-Wen	D12084XXXX	Department of Law, Fu Jen Catholic University	Director, Poli Christian Hospital, Director, Tainan Private Guanghua Senior High School, Advisory Committee of Tainan City Government Police Bureau	Attorney at Anderli, Supervisor of Tainan Private Guanghua Senior High School	Independent Director	None	No

5. Submit for Election.

Election results:

Category	Personal Identification Card No.	Name	Share of votes	
Independent Director	D12084***	Hsu, Shih-Wen	74,759,708	

Extempore Motion

Adjournment: June 19, 2023 (Mon) 09:36 am

Attachment I Business Report

I. Business report.

I.Introduction

In 2022, the world economy continued to spread more than three years of COVID-19, the geopolitical crisis environment of the Russian-Russian war conflict, with the background of FED's sharp interest rate hike, and multiple factors accompanied by deglobalization and supply chain transfer, resulting in a surge of inflation, loss of consumption and bulk in the world High-grade raw materials, resulting in the external harsh plight of production and sales constraints was the first time since the Great Depression of the last century. In view of the outside environment, there are many serious challenges to our operations in 2022. However, through the active efforts of management and all staff, the proportion of revenue impact is still unacceptable, although unhappy but generally better than the peers, the overall profit situation has turned positive, of which part of the industry still has a loss but has improved from the previous period. The Company examines the operating performance in 2022, including product line strategy in China market, diversification and model change of online channels, deep optimization of production policy and configuration, effective human resources adjustment, and quality customer development for export, and orderly push for new sales channels for end consumers. Moving and first results. The company's long-term goal is to develop smart home appliance products as the core, in the product online development, expand the diversified benefits of channels, and always improve quality as the enterprise connotation and reconstruct the brand image, in order to create the company's sustainable business value.

In 2022, the fine operation and manufacturing structure efficiency adjustment continued to deepen reform, integrate company resources, strengthen the company's core product quality and marketing efforts. In promoting product price/performance ability, while reshaping the brand power and channel stickiness, the production and sales of home appliances that meet the current consumer environment and end consumers to enhance the needs of better life, in order to ensure product added value and gain brand premium, with the continuous and effective promotion of these strategies. In the post-pandemic environment, wewill actively improve the performance of operations in 2023.

The following is a report on the Company's operations for 2022 and future prospects for 2023:

The Company is the ultimate parent company of the Group after its listing, mainly responsible for investment holding. Its production base is primarily located in Shenzhen City, Guangdong

Province, and Jiujiang City, Jiangxi Province in China. The consolidated operating revenue in 2022 is NT\$9.22 billion, and the consolidated net profits after tax (PAT) is NT\$473 million. The consolidated net profit per share after tax is NT\$3.25. Looking forward to 2023, the internal and external economic and business challenges, the company in the face of the internal and external consumer market quality, quantity changes and small home appliance industry competitive situation, we will strengthen the operation of each subsidiary's deep meticulous management and overall synergy, smooth supply chain system About the link, actively explore new customers in new markets and deepen the whole process of customer service, and grow closely with major and high-quality customers, and build a sustainable ESG main enterprise with the core values of the company.

Looking forward to the future development of the company, after the release of the epidemic in mainland China, it is expected that the company's sales situation will jump first, gradually better. In the face of deep changes in consumption patterns and demand, we seek to seize the opportunity to quickly meet the diversified competition in the small home appliance market in Mainland China, and the demand and trend of the domestic and foreign market due to inflation and global economic situation, the Company and the Group's investment subsidiaries will be fast. Rapid response to market changes is the focus, both steadily cultivate existing customer base and expand the breadth of customer cooperation and expand quality new customers; Since the listing, the management team and all employees have a motto in line with the integrity of the company's business foundation, show a pragmatic attitude, committed to the business operation, for small home appliances industry To provide the best products that meet market needs, we hope to create the best interests of all shareholders and employees to give back to their aspirations. We continue to adjust the operation of the company under various effective adjustments, reduce the efficiency, the added value of the company's real estate will continue to generate returns and cash flows. In summary, the future will be out of the future, the results of running, to long-term support to shareholders to return Report with Xie Xie.

II. 2022 Business Results

(I) 2022 Business Plan and Implementation Results

Unit:NTD Thousand

Item	2022 Audit	2021 Audit	Growth Rate
Consolidated operating revenue	9,220,863	10,156,591	-9.21%
Consolidated operating profit	1,444,720	1,122,400	28.72%

Consolidated net profit	-242,971	-365,514	33.53%	
Consolidated Net	781,677	12,685	6062.22%	
OperatingRevenues	701,077	12,000	0002.2270	
Consolidated Income Before	538,706	-352,829	252.68%	
Tax	338,700	-332,829	232.0070	
Income tax expense	-65,509	45,602	-243.65%	
Consolidated total profit and	473,197	-307,227	254.02%	
loss	Í	Í		

(II) Financial revenue and profitability

	Year		2021
Item		2022	2021
Financial Structure	Liabilities to assets(%)	63.57	72.29
Liquidity	Current ratio(%)	103.35	107.42
analysis	Speed ratio(%)	61.88	61.98
	Return on assets (%)	5.31	-2.94
Profitability	Return on shareholders' equity (%)	15.85	-10.42
	Net profit margin (%)	5.13	-3.02
	Earnings per share (NT\$)	3.25	-2.11

(III)Yearly research and new technology development status

- 1. Yearly research and new technology development results
 - (1) Development of PTCE lectric Heaters with Large Air Volume
 - (2) Design and Development of Water-cooled Fans with Cooling Chip Components (instead of ice crystals)
 - (3) Design and development of inverter window air conditioner
 - (4) Application of electrolyzed water sterilization technology
 - (5) Application of Natural Humidification Technology of Hydrophilic Humidification Pan
 - (6) Clothes drying and heating integrated electric heater
 - (7) Superconducting cooling and heating loop fan
 - (8) Research on the Sterilization Function of Fresh Air Products

- (9) Research on the Sterilization Function of Yuba Products
- (10) Light Touch
- (11) Inner Winding Motor Development
- (12) Development of flame skirting series electric heaters
- (13) Development of flame (colorful) humidifier
- (14) Heating Gasification Humidifier Development
- (15) Heating type cooking machine development
- (16) Development of Small Mobile Air Conditioner (Compressor)
- (17) Development of Small Split Mobile Air Conditioner (Compressor)
- (18) Development of refrigeration chip beer machine
- (19) Warm board product development
- (20) Intelligent sugar cup development
- (21) Product development with smart camera
- 2. Future research and technology development plans
 - (1) Short-term business development plans
 - A. Development and research of wireless steam cleaning sweepers, floor washers, personal health and care products, and pet line products.
 - B.Continuous increase of research on the application of semiconductor refrigeration chip and radar, battery and refrigeration chip small refrigerator.
 - C.Design and development of humidifier with large humidification capacity (2.5 liters/hour).
 - D. Research and development of new-type electric heaters (flaming mountain, footline with closeable air outlet; graphene heating element).
 - E. Continue to increase the development and application research of pin structure and high power internal winding motors.
 - F. continue to introduce and apply new technologies such as voice recognition (offline + online), motion monitoring, gesture recognition, etc. to various products.
 - G. Hydroxide ion air-cleaning ceiling fan development.
 - H. Development of products with compressors.
- (2) Long-term business development plans
 - A. Development of a series of home appliances for personal health, care and cleaning (disinfection, sterilization).
 - B.Development of medical product series.
 - C. The Company plans to research the application of smart home appliance sensors and

human-computer interaction (voice control).

- D. Research on various composite air processors (cooling, heating, humidifying).
- E. Development of DIY fresh air products.
- F. Development and application research of high cost-effective external rotor DC motors.
- G. Development and research on the application of pet products
- H. Development of products with compressors

III.Operating Plan Overview of the Year

- 1. Focusing on strengthening the brand development of Airmate, becoming a leading small home appliance company with competitiveness and core values in domestic and foreign sales in Mainland China, ensuring quality and quantity advantages, and strengthening the win-win cooperation with suppliers and customers.
- 2. Continue to promote the localization and indigenization of talents in each company, establish a group enterprise management model, commit to the company's product strength and continue to develop new products, new customers and new markets, improve production optimization technology, continue to invest in efficient production lines and reasonably manage and control expenses and costs, to make the company's operations aggregating profits.
- 3. Attach importance to the integration of labor and management, create maximum profits for employees and shareholders, and fulfill corporate social responsibilities.

(II) Sales Volume Forecast and the Basis

The main markets of the company's reinvested subsidiaries are located in mainland China, Northeast Asia, Southeast Asia, and Europe and the United States. Therefore, the estimated annual sales volume is mainly based on local industry-related statistical data, major customer information feedback and judgments on future market supply and demand. In summary, the sales of the small home appliance business will experience a steady and significant growth in volume and amount compared to 2022.

(III) Significant Sales and Production Policies

1.Export

• Product sales in the Japanese and Korean markets and European and American markets maintained are steady growing in two quarters, actively developing customers

in different industries, assisting customers in developing new products to tap the Southeast Asian market.

- Focus on key customers and keep in touch with the technical team, deepen the development and technical adhesion, we increase the number of product development (enhance the patent layout, patent licensing customers), in order to win orders.
- We comprehensively enhance the export business services including customer service platform channel integration, IDM services, multiple sales with one machine, R&D awards, patent sharing and online sales, etc., to improve service quality.
- Consolidate the sales channel base of export customers, more international marketing channels of cross-border e-commerce platforms, and continue to promote their own brand products on the international stage.

2. Offline operation in China

- Team Integration: The national offline teams are divided into two regions, south and north, with 2 large regional directors established. We have increased operation support centers, promoted data-based operations, and conduct more accurate and efficient management close to the market, and enhance the brand's service power to distributor partners and consumers in the new retail era.
- Accurate focus on products: focus on hot products, reduce SKUs, fit the market, ensure sales efficiency, and improve the integration of production and sales operations. At the same time, focus on the inventory turnover rate and amount of dealers and factories, reduce the inventory of dealers and factories at the end of seasons, and finally realize order-based production.
- Channel continued to plowing: channel network breadth development expanded, continued to buildmore than 2000 Emmittcountycity/townshipimage store. In addition,3C, super system to strengthen the consumer experience, with the store image input, shopping guide sales ability training, to achieve the proportion of Emmitt single store retail sales and high-end product sales growth.
- Embrace new channels: actively embrace new sales channels, offline network batch, community group buying platform, Jingdong store, Tmall Premium, actively expand new sales channels, increase the line meet rate, achieve greater brand exposure and output.

3. Online operation in China

- Multi-platform benign development: For different online consumer groups and sales models on Taobao Tmall, JD Mall, Suning, Vipshop, and live broadcast, we have developed marketable and differentiated product combinations suitable for each platform to meet the needs of different consumers. Emphasize the development of other new sales channels such as Pinduoduo, Yunji, and NetEase Yeation. Establish vertical integration of sales and production to improve brand share across the network and channels. In addition, we are involved in the new type of sales of the secondary e-commerce channel. We target the market through emerging focus private domain traffic channels such as short-form video e-commerce, content e-commerce, information flow e-commerce, etc.
- Utilizing the high efficiency and high focus characteristics of the online platform, focus on dryers, dehumidifiers, ventilation fans, yuba, foot baths, steam mop and other nichesmall household appliancesmarket, to increase the brand's higher sustainable performance growth target.
- Marketing Transformation: Fully embrace mobile Internet marketing, use emerging media, deeply interact with young consumers through social media such as live streaming, short video, Weibo, WeChat official accounts, and Xiaohongshu, to achieve a younger brand consumer base and enhance Airmate's visibility and reputation among various consumer groups, and improve the brand's influence.
- Visual system: Comprehensively improve the visual system: In the era of online marketing, content capabilities are becoming one of the core capabilities of the enterprise. We have established a visual center to unify the visual content system specifications of the brand, export high-quality marketing content, better disseminate the Airmate brand, and improve brand power.
- Launched outdoor appliances: according to the development trend of the Chinese market, Emmitt launched outdoor series appliances, including outdoor camping air conditioning, outdoor folding fan, outdoor multi-function dun cup, and other products, combined with outdoor scene matching home appliance supply, we believe in creating a more relaxed and comfortable outdoor life experience, we believe in The outdoor appliance market will usher in huge demand and market growth.

IV. The company's future development strategy

The company and its subsidiaries will continue to focus on the development of the industry, develop competitive high margin products and continuous improvement, research and development of new technologies, and the pursuit of win-win cooperation with relevant

stakeholders. The company is fully committed to the maintenance of brand power and customer loyalty, while actively responding to, exploring, and satisfying the deep needs of end customers in the market, and gaining recognition and orders from new markets, new customers, and new products through immediate response to market changes, thereby forming a flagship brand in the small home appliance market.

V. Affected by external competition environment, regulatory environment and overall business environment

(1) Influence of external competition environment

Small home appliance industry is in a variety of fierce competition environment, the company and its subsidiaries will continue to play to the existing advantages to adapt to market and strengthen product differentiation, and effectively control costs and inventory to reduce the impact of external competitive environment, and take advantage of the opportunity of some peers to expand the company's market position.

(2) Influence of legal environment

The Company and affiliated companies have not undergone or faced any loss from country or region where there is influence of legal environment changes in recent years.

(3) Influence of overall operation environment

At present, the company's investment subsidiary production and operation is located in mainland China, the market environment of the local small home appliance industry is still competitive, the global climate is dark, yet to be ready to see, but as mainland China fully accelerate the economic stimulus action, to consumer upgrade and people on product quality and The pace of the new application pursuit, the overall evaluation of the future is still cautious and optimistic.

Respectfully, Peace and Joy, Long Blessings

Airmate (Cayman) International Co Limited

Chairman of Board: Shih, Jui Pin

President: Shih, Jui Pin

Account Manager: Ho, Mei-Hsiu

Audit Committee Consent Report

The Audit Committee agrees, by resolutions of the Board of Directors, that the Consolidated Financial Statements of the Group for the Year 2022 shall be audited by PwC Taiwan appointed by the Board of Directors, for which the said firm shall issue an audit report with unqualified opinion together with other matters.

The Audit Committee is responsible for overseeing the Group's financial reporting process.

The CPAs have certified the Consolidated Financial Statements of the Group for the Year 2022 and communicated with the Audit Committee on the following matters:

- 1. No major audit findings are identified under the scope and timing of the audit planned by the CPAs.
- 2. The CPAs have provided the Audit Committee with a statement on independence that the persons whose firms are subject to the independence norms of such accountants has been complied with the Code of Professional Ethics of Accountants, and no other relationships and other matters that may be considered to affect the independence of accountants have been identified.
- 3. The CPAs have communicated with the Audit Committee regarding the key audit matters listed in the audit report.

The Consolidated Financial Statements of the Group for the Year 2022, as agreed by the Audit Committee and resolved by the Board of Directors, are in compliance with the relevant laws and regulations, as reported above in accordance with the provisions of <u>Article 14-5</u> of the Securities and Exchange Act.

Audit Committee Convener: Qi Leiping

March 15, 2023

Attachment III. CPA's Audit Report and Consolidated Financial Statements for the Year 2022

Independent Auditors' Report

(23) CSBZ No. 22003777

To Airmate (Cayman) International Co Limited:

Opinion

We have audited the Consolidated Balance Sheets of Airmate (Cayman) International Co Limited and its subsidiaries (hereinafter referred to as "Airmate Group") as of December 31, 2022 and 2021, the Consolidated Statements of Comprehensive Income, Consolidated Statements of Changes in Equity, Consolidated Statements of Cash Flows, and Notes to Consolidated Financial Statements (including Summary of Material Accounting Policies) for the annual period from January 1 to December 31, 2022 and 2021.

In the opinion of the Accountants, the consolidated financial statements are prepared in all material respects in accordance with the Financial Reporting Standards for Securities Issuers and the International Financial Reporting Standards, International Accounting Standards, Interpretations and Interpretations approved and issued by the Financial Supervisory Commission in force, which are sufficient to present the consolidated financial position of the Emmet Group as of December 31, 2022 and 2021, and the consolidated financial performance and consolidated statements of cash flow as of January 1, 2022 and December 31, 2021.

Basis of Audit Opinion

The Certified Public Accountant has carried out the audit in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and the Generally Accepted Auditing Standards of the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Consolidated Financial Statements section of our report. Our firm is independent of the Airmate (Cayman) International Co Limited and Subsidiaries in accordance with the Norm of Professional Ethics for Certified Public Accountant of the Republic of China and we have fulfilled our other ethical responsibilities in accordance with these requirements. The Certified Public Accountant believes that sufficient and appropriate evidences for the audit have been obtained as the basis for expressing opinion.

Key Audit Matters

Key audit matters refer to those matters that, in the professional judgment of the Certified Public Accountant, are of the utmost significance for the audit of the 2022 Consolidated Financial Statements of the Airmate Group. These matters have been addressed in the process of our audit on the overall Consolidated Financial Statements, and in forming our opinion thereon. Hence, we will not provide a separate opinion on these matters.

The Key Audit Matters of the 2022 Consolidated Financial Statements of the Airmate Group are as follows:

Impairment assessment of accounts receivable

Description of the Key Audit Matter

For details on the accounting policy for accounts receivable, please refer to Note 4 (10) of the Consolidated Financial Statements. For details on the accounting estimates for impairment losses on

accounts receivable and the explanation on the uncertainty of assumptions, please refer to Note 5 of the Consolidated Financial Statements. For details on the information on the credit risk of accounts receivable, please refer to Note 12 (2) of the Consolidated Financial Statements.

The Airmate Group makes provision for expected credit losses in accordance with the established policy on accounts receivable allowance for doubtful debts. The valuation method includes the customer's credit risk and historical credit loss experience and a reasonable estimate of the customer's future economic conditions. Since the aforementioned valuation method involves the subjective judgment of the Management, it has a significant impact on the measurement of expected credit losses from accounts receivable. Therefore, the Certified Public Accountant has included the impairment assessment of accounts receivable as one of the Key Audit Matters for the year.

In response to the auditing procedures:

The main corresponding procedures executed by the Certified Public Accountant on the above-mentioned Key Audit Matter are summarized as follows:

- 1. Based on the understanding on the operation and sales counterparties of the Airmate Group, assess the reasonableness of the policies and procedures on the provision for losses on accounts receivable, including the identification of individual major customers, the differentiation of similar credit risk groups, and objective evidence in the determination of expected credit losses.
- 2. Understand the design and the effectiveness of implementation of internal control procedures for the credit management of the Airmate Group and the assessment of expected credit losses during the subsistence period of the creditor's rights.
- 3. Evaluate the reasonableness of Management's assessment of the amounts of individually recognized material expected credit losses and expected credit losses based on similar credit risk groups.
- 4. Test the collection of accounts receivable after the execution period for expected credit losses that occur only in response to the time value of currency to assess the reasonableness of expected credit losses.

Assessment of allowance for inventory valuation loss

Description of the Key Audit Matter

For details on the accounting policy for inventory valuation, please refer to Note 4 (14) of the Consolidated Financial Statements; for the accounting estimates for inventory valuation and the explanation of the uncertainty of assumptions, please refer to Note 5 of the Consolidated Financial Statements; and for the explanation of important accounting items for inventory, please refer to Note 6, (7) of the Consolidated Financial Statements.

The Airmate Group measures the value of the inventory by the lower of cost and net realizable value. Due to the large number and type of inventory items in the Airmate Group and the fact that the net realizable value used in the individual recognition of obsolescence or damage and its valuation often involves subjective judgment, hence, there is uncertainty in the estimation. Therefore, the Certified Public Accountant has identified the assessment of allowance for inventory

valuation loss as one of the key audit matters for the current year.

In response to the auditing procedures:

The main corresponding procedures executed by the Certified Public Accountant on the above-mentioned Key Audit Matter are summarized as follows:

- 1. Based on the understanding on the nature of the operations and industry of the Airmate Group, assess the reasonableness of the policies and procedures adopted for the allowance for inventory valuation loss, including the degree of inventory depreciation, the reasonableness of the assessment of obsolete and outdated inventory items, and the consistency of accounting estimation methods.
- 2. Verify that the information in the statement of inventory valuation loss used by the Airmate Group is consistent with its policy; randomly check the individual inventory item numbers to verify the degree of inventory devaluation, and then evaluate the appropriateness of the Airmate Group's allowance for valuation loss.

Responsibilities of the Management and the Governing Body for the Consolidated Financial Statements

The responsibilities of Management are to prepare an appropriately represented Consolidated Financial Report in accordance with Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Financial Reporting Standards, International Accounting Standards, and standing interpretation recognized and published by the Financial Supervisory Commission, and maintain the necessary internal controls related to the preparation of the Consolidated Financial Statements to ensure that the Consolidated Financial Statements does not contain material misrepresentation due to fraud or error.

In preparing the Consolidated Financial Statements, the Management's responsibilities also include assessing the ability of the Airmate Group to continue operating as a going concern, disclosing related matters, and continuing to adopt the going concern accounting basis, unless the Management intends to liquidate the Airmate Group or cease operations, or there is no practicable alternative other than liquidation or cessation of operation.

The governing bodies of the Airmate Group (including the Audit Committee) are responsible to oversee the financial reporting procedures.

The Certified Public Accountant' Responsibilities in the Audit of the Consolidated Financial Statements

The objective of the audit on the Consolidated Financial Statements is to attain a reasonable assurance as to whether the Consolidated Financial Statements as a whole are free from material misstatements, whether due to fraud or error, and to issue an Audit Report that includes our opinion. Reasonable assurance is a high level of assurance, but the audit work performed in accordance with the Auditing Standards of the Republic of China cannot guarantee that all material misstatements in the Consolidated Financial Statements can be detected. Misstatement may be caused by fraud or error. If it could be reasonably anticipated that the misstated individual amounts or aggregated sums could reasonably have influence on the economic decisions made by the users of the Consolidated Financial Statements, they shall be deemed as material.

The Certified Public Accountant has exercised professional judgment and professional skepticism during the audit in accordance with the Auditing Standards of the Republic of China. The Certified Public Accountant will also perform the following duties:

- 1. Identify and evaluate the risk of material misstatements in the Consolidated Financial Statements due to fraud or error; design and carry out appropriate countermeasures on the evaluated risk; and obtain sufficient and appropriate evidence as the basis for the audit opinion. The risk of not being able to detect a misstatement that is caused by fraud is higher than that caused by mistakes because fraud may involve conspiracy, forgery, intentional omission, false statement or overstepping internal control.
- 2. Understanding internal control relevant to the audit in order to design audit procedures that are appropriate in that particular circumstances, but not for the purpose of expressing an opinion on the effectiveness of the internal control of the Airmate Group.
- 3. Evaluating the appropriateness of the accounting policy adopted by the Management and the reasonableness of the accounting estimates and related disclosures made accordingly.
- 4. Concluding on the appropriateness of the Management's use of going concern basis of accounting, and determining whether there existed events or circumstances that might cast significant uncertainty over Airmate Group's ability to continue operation as a going concern based on the audit evidence obtained. If the Certified Public Accountant is of the opinion that a material uncertainty exists, the users of the Consolidated Financial Statements should be reminded to pay attention to the relevant disclosures in the Consolidated Financial Statements, or modify the audit opinion when the disclosures are inappropriate. The Certified Public Accountant's conclusions are based on the audit evidence obtained as of the date of the audit report. However, future events or circumstances may cause Airmate Group to no longer have the capacity to operate as a going concern.
- 5. Assessing the overall presentation, structure and content of the Consolidated Financial Statements (including the related Notes) and whether the Consolidated Financial Statements appropriately represented the related transactions and events.
- 6. Obtaining adequate and appropriate audit evidence of the financial information of the Group's constituent entities so as to express an opinion on the Consolidated Financial Statements. The Certified Public Accountant is responsible for the guidance, supervision, and execution of the audit on the Airmate Group and is responsible for forming audit opinions on the Airmate Group.

The matters communicated with the governing bodies includes the planned scope and timing of the audit, as well as the significant audit findings (including any significant deficiencies in internal control identified during the audit).

The Certified Public Accountant has also provided the governing bodies with a declaration on the independence of the accounting firm's personnel in compliance with the Code of Ethics of Accountants in the Republic of China and has communicated with the governing bodies on all relationships and other matters (including relevant safeguards) that may be deemed to affect the independence of the Certified Public Accountant.

From the matters communicated with the governing bodies, the Certified Public Accountant has

determined the Key Audit Matters of the 2022 Consolidated Financial Statements of the Airmate Group. The accountant has stated those items in the audit report unless the law does not allow public disclosure of certain matters, or under extreme rare cases, the accountant decided not to communicate specific matters in the audit report because it can reasonably assume the negative impact of communication is greater than the promoted public interest.

PricewaterhouseCoopers Taiwan

CPA: Guo-hua, Wang Wu Jian zhi

Former Finance: (87) Taiwan Finance Certificate Ministry of

Securities and Futures (VI) No. 68790

Management Committee

Approval number:

Financial Supervisory Commission Financial Supervisory Commission (FSC) No. Approval number

1030027246

March 15, 2023

Airmate (Cayman) International Co Limited and Subsidiaries Consolidated Balance Sheets December 31, 2022 and 2021

		December 31	, 2022			Unit: NT\$ Thousands		
	Assets	Note		December 31, 2022 Amount	%	December 31, 2021 Amount	%	
	Current Assets							
1100	Cash and Cash Equivalents	6(1)	\$	898,784	10	\$ 449,654	5	
1110	Financial Assets at Fair Value through	6(2)						
	Profit or Loss - Current			43,956	-	4,477	-	
1136	Financial Assets at Amortized Cost -	6(3) and 8						
	Current			263,019	3	440,290	4	
1150	Net Amount of Notes Receivable	6(4) and 7		842,396	10	1,322,860	13	
1170	Net Amount of Accounts Receivable	6(4) and 7		919,776	10	1,165,669	12	
1200	Other Receivables	6(5)(6)		137,575	2	29,055	-	
130X	Inventories	6(7)		2,174,374	25	2,704,450	27	
1410	Advance Payment	6(8)		174,534	2	258,719	3	
1479	Other Current Assets - Others			60,468	1	35,890	-	
1481	Rights of Pending Returning Products	6(26)						
	- Current			34,280		65,266	1	
11XX	Total Current Assets			5,549,162	63	6,476,330	65	
]	Non-current Assets							
1510	Financial Assets at Fair Value through	6(2)(20)						
	Profit or Loss - Non-current			-	-	36	-	
1550	Investments Accounted for Using the	6(9)						
	Equity Method			33,440	-	31,342	-	
1600	Property, Plant and Equipment	6(10), 8 and 12						
		(4)		2,787,713	32	2,901,797	29	
1755	Right-of-use Assets	6(11)		203,685	2	204,682	2	
1760	Net amount of investment properties	6(12) and 12						
		(4)		9,307	-	-	-	
1780	Intangible Assets	6(13)		4,195	-	5,556	-	
1840	Deferred Income Tax Assets	6(32)		197,543	2	233,231	3	
1990	Other Non-current Assets - Others	6(14) and 8		39,810	1	96,746	1	
15XX	Total Non-current Assets			3,275,693	37	3,473,390	35	
1XXX	Total Assets		\$	8,824,855	100	\$ 9,949,720	100	

Airmate (Cayman) International Co Limited and Subsidiaries Consolidated Balance Sheets December 31, 2022 and 2021

		December .	31, 2	022 and 2021 December 31, 2022			Unit: NT\$ Thousa December 31, 2021	nds
	Liabilities and Equities	Note		Amount	%		Amount	%
	Current Liabilities							
2100	Short-term loans	6(15) and 8	\$	556,523	6	\$	759,392	8
2130	Contract Liabilities - Current	6(26)		365,995	4		252,743	2
2150	Notes Payable	6(16) and 8		1,433,202	16		1,795,376	18
2170	Accounts Payable			1,739,558	20		2,247,637	23
2200	Other Payables	6(17) and 7		814,340	9		548,801	5
2230	Current Income Tax Liabilities			3,240	-		293	-
2250	Provision - Current	6(18)		22,354	-		27,975	-
2320	Long-term Liabilities Due within One	6(19)(20)						
	Year or One Operating Cycle	and8		353,566	4		298,402	3
2365	Refund Liabilities - Current	6(26)		52,146	1		94,350	1
2399	Other Current Liabilities - Others			28,525	1		3,957	
21XX	Total Current Liabilities			5,369,449	61		6,028,926	60
	Non-current Liabilities							
2530	Corporate Bonds Payable	6(20) and 8		-	-		348,814	4
2540	Long-term Loans	6(19) and 8		-	-		8,030	-
2570	Deferred income tax liabilities	6(32)		24,357	-		-	-
2640	Net Defined Benefit Liabilities -	6(21)						
	Non-current			36,727	1		34,716	-
2645	Security Deposits Received			105,457	1		110,870	1
2670	Other Non-current Liabilities - Others	6(22) and 12						
		(4)		73,960	1		661,440	7
25XX	Total Non-current Liabilities			240,501	3		1,163,870	12
2XXX	Total Liabilities			5,609,950	64		7,192,796	72
	Equities Attributable to Owners of							
	Parent Company							
	Share Capital	6(20)(23)						
3110	Common Stock			1,455,445	16		1,455,445	15
	Capital Surplus	6(20)(24)						
3200	Capital Surplus			1,228,726	14		1,231,625	12
	Retained Earnings	6(25)						
3310	Legal Reserve			69,854	1		179,704	2
3320	Special Reserve			261,181	3		261,489	3
3350	Undistributed earnings (loss yet to be							
	made up)			478,016	5	(110,158) (1)
	Other Equities							
3400	Other Equities		(278,317) (3)	(261,181) (3)
3XXX	Total Equities			3,214,905	36		2,756,924	28
	Significant Commitments and	9						
	Contingencies							
	Subsequent Events	11						
3X2X	Total Liabilities and Equities		\$	8,824,855	100	\$	9,949,720	100

Airmate (Cayman) International Co Limited and Subsidiaries

Consolidated Balance Sheets December 31, 2022 and 2021

Unit: NT\$ Thousands

				In 2022	•	J111t. 1 V	In 2021	1
	Items	Note		Amount	%		Amount	%
4000	Operating Income	6(26) and 7	\$	9,220,863	100	\$	10,156,591	100
5000	Operating Cost	6(7)(13)	Ф	9,220,803	100	Þ	10,130,391	100
3000	Operating Cost	(21)(30)						
		(31) and 7	(7,777,614) (85)	(9,039,549) (89)
5900	Gross Profit	(31) and 7	<u> </u>	1,443,249	15	\	1,117,042	11
5910	Unrealized Sales Profit	6(9)	(15,667)	13	(24,801)	- 11
5920	Realized Sales Profit	6(9)	(17,138	_	(30,159	_
5950	Net Operating Profit	0())		1,444,720	15		1,122,400	11
3730	Operating Expenses	6(13)		1,444,720	13		1,122,400	11
	Operating Expenses	(21)(30)						
		(31) and 7						
6100	Selling Expenses	(31) and 7	(1,146,692) (12)	(1,037,332) (10)
6200	Administrative Expenses			416,647) (5)	(284,693) (3)
6300	Research and Development Expense			109,238) (1)	(119,531) (1)
6450	Expected Credit Loss	12(2)	(15,114)	-	(46,358)	-
6000	Total Operating Expenses	12(2)	_	1,687,691) (18)	_	1,487,914) (14)
6900	Operating loss		_	242,971) (3)	_	365,514) (3)
0700	Non-operating Income and Expenses		(2 12,571)			303,311) (<u> </u>
7100	Interest Income			23,103	_		18,023	_
7010	Other Incomes	6(27)		73,577	1		63,126	_
7020	Other Gains and Losses	6(10)(12)		73,577			05,120	
, 020	o unor ourne una Dessoes	(28) and 12						
		(4)		714,741	8	(38,051)	_
7050	Finance Costs	6(15)(19)		, - ,,,		(,)	
		(20)(29)	(29,890)	1	(29,285)	_
7060	Share of Profit or Loss of Associates and	6(9)		, ,		`	, ,	
	Joint Ventures Recognized under Equity	· /						
	Method			146 (1)	(1,128)	-
7000	Total Non-operating Income and					`		
	Expenses			781,677	9		12,685	-
7900	Net profit (net loss) before tax		-	538,706	6	(352,829) (3)
7950	Income tax (expense) gains	6(32)	(65,509) (1)	`	45,602	
8200	Net profit (net loss) in the current period	, ,	\$	473,197	5	(\$	307,227) (3)
	Other Comprehensive Income					`	`	
	Items not Reclassified to Profit or							
	Loss:							
8311	Re-measurements of Defined Benefit	6(21)						
	Plans	,	\$	4,819	-	\$	368	-
	Items that may Subsequently be							
	Reclassified to Profit or Loss:							
8361	Exchange Differences from							
	Translation of Financial Statements of							
	Foreign Operating Entities		(17,136)	<u>-</u>		308	
8300	Other Comprehensive Profit or Loss							
	(Net)		(_\$	12,317)	<u>-</u>	\$	676	
8500	Total Comprehensive Income		\$	460,880	5	(\$	306,551) (3)
	Net Profit (Loss) attributable to:					`	,	
8610	Owners of Parent Company		\$	473,197	5	(\$	307,227) (3)
-	Total Comprehensive Income					\		
	Attributable to:							
8710	Owners of Parent Company		\$	460,880	5	(_\$	306,551) (3)
•			-	,		\	<u> </u>	
	Earnings (loss) per share	6(33)						
9750	Basic Basic	-()	\$		3.25	(\$		2.11)
9850	Diluted		\$		2.97	(\$		2.11)
7020	Diutou		Ψ		2.71	Ψ		2.11)

Airmate (Cayman) International Co Limited and Subsidiaries Consolidated Statement of Changes in Equity January 1 to December 31, 2022 and 2021

Unit: NT\$ Thousands

						Equ	iities Attributa	ıble to (Owners of Par	ent Comp	any						
								Retaine	ed Earnings								
	Note	Cor	nmon Stock	Caj	pital Surplus	Leg	al Reserve	Spec	ial Reserve	Undistreamings	(loss yet	Diffe Tra I Sta Forei	Exchange erences from anslation of Financial atements of gn Operating Entities		Freasury Shares	To	otal Equity
In 2021 Balance on January 1, 2021		¢	1 205 976	•	1 224 541	¢.	164 610	¢.	262 922	¢.	251 540	<i>(</i> •	2(1.490)	•		e	2 129 016
• •		\$	1,395,876	\$	1,224,541	Þ	164,618	3	363,822		251,548	(\$	261,489)	\$		\$	3,138,916
Net Loss of the Current Period			-		-		-		-	(307,227)		200		-	(307,227)
Other Comprehensive Income of the Current Period						-					368		308	_			676
Total Comprehensive Income			-	_	-		<u>-</u>		-	(306,859)		308	_		(306,551)
Appropriation and Distribution of 2020 Retained Earnings:																	
Setting Aside Legal Reserve			-		-		15,086		-	(15,086)		-		-		-
Reversal of Special Reserve			-		-		-	(102,333)		102,333		-		-		-
Cash Dividends for Ordinary Shares	6(25)		-		-		-		-	(83,753)		-		-	(83,753)
Share Dividend for Ordinary Shares	6(23)(25)		55,835		-		-		-	(55,835)		-		-		-
Conversion of Convertible Corporate Bonds	6(20)(23)(24)		13,704		22,022		-		-		-		-		-		35,726
Redemption of Convertible Corporate Bonds	6(20)(24)		-	(152)		-		-		-		-		-	(152)
Repurchase of Treasury Shares			-		-		-		-		-		-	(27,262)	(27,262)
Write-off of Treasury Shares	6(23)(24)	(9,970)	(14,786)				-	(2,506)				27,262		
Balance on December 31, 2021		\$	1,455,445	\$	1,231,625	\$	179,704	\$	261,489	(\$	110,158)	(\$	261,181	\$	<u>-</u>	\$	2,756,924
<u>In 2022</u>																	
Balance on January 1, 2022		\$	1,455,445	\$	1,231,625	\$	179,704	\$	261,489	(\$	110,158)	(\$	261,181	\$	-	\$	2,756,924
Net Profit of the Current Period			_				_		-		473,197		-		_		473,197
Other Comprehensive Income of the Current Period			-		-		-		-		4,819	(17,136)	-	(12,317)
Total Comprehensive Income			_				_		-		478,016	(17,136) _	_		460,880
Appropriation and Distribution of 2021 Retained Earnings:																	
Reversal of Special Reserve			_		-		-	(308)		308		-		-		-
Statutory surplus reserve to make up for the deficit	6(25)		-		-	(109,850)		<u>-</u>		109,850		-		-		-
Redemption of Convertible Corporate Bonds	6(20)(24)		-	(2,899)	`	-		_		-		-		-	(2,899)
Balance on December 31, 2022		\$	1,455,445	\$	1,228,726	\$	69,854	\$	261,181	\$	478,016	(\$	278,317	\$	_	\$	3,214,905

Please refer to the accompanying Notes to the Consolidated Financial Statements which are part of the consolidated financial report.

Manager: Shih, Jui Pin

Accounting Supervisor: He Accounting Supervisor: Ho, Mei Hsiu Chairman: Shih, Jui Pin

Airmate (Cayman) International Co Limited and Subsidiaries Consolidated Statement of Cash Flows January 1 to December 31, 2022 and 2021

Unit: NT\$ Thousands

	Note		In 2022		In 2021
ash Flows from Operating Activities					
Net profit (net loss) before tax in the current period		\$	538,706	(\$	352,829)
Adjustment Items:					
Revenue and Expense Items					
Expected Credit Loss	12(2)		15,114		46,358
Depreciation Expense	6(10)(11)				
	(12)(30)		406,859		410,642
Amortization Expense	6(13)(30)		2,745		4,993
Interest Expense	6(29)		29,890		29,285
Interest Income		(23,103)	(18,023)
Share of Profit or Loss of Associates and Joint Ventures	6(9)				
Recognized under Equity Method		(146)		1,128
Net loss (gain) on financial assets measured at fair value	6(28)				
through profit or loss			4,769	(4,588)
Loss(gains) on disposal of property, plant and equipment	6(28)		11,334	(775)
Expenses for Transfer and Reclassification of Property,	6(10)				
Plant and Equipment			-		25,437
Gain on disposal of assets	6(28)	(705,571)		-
Loss (gain) on redemption of corporate convertible	6(20)				
bonds	(28)		1,631	(297)
Unrealized Sales Profit	6(9)		15,667		24,801
Realized Sales Profit	6(9)	(17,138)	(30,159)
Unrealized gain on foreign currency exchange		(843)	(579)
Amortization of Long-term Deferred Income	6(27)	(3,268)	(3,267)
Changes in Assets/Liabilities related to Operating					
Activities					
Net Changes in Assets related to Operating Activities					
Financial Assets at Fair Value through Profit or Loss		(44,164)		71,626
Notes Receivable			503,398	(705,044
Accounts Receivable			275,159		332,921
Other Receivables		(107,535)		3,446
Inventories			560,413	(587,482)
Advance Payment			89,455	Ì	40,768
Other current assets — other			11,343	ì	60,348
Net Changes in Liabilities related to Operating Activities					
Contract liabilities — current			104,470	(53,170)
Notes Payable		(400,569)	`	20,967
Accounts Payable		Ì	547,905)		1,004,062
Other Payables			265,297	(109,951
Provision - Current		(6,085)	ì	14,064
Refund Liabilities - Current		(43,878)	(46,566
Other Current Liabilities - Others			25,367		3,957
Net Defined Benefit Liabilities - Non-current			6,830		2,459
Cash Inflow Generated from Operations			968,242		74,868
Interest Received			22,610		17,945
Interest Paid		(32,204)	(29,083
Income Tax Paid		(11,666)	(23,549)
Net Cash Inflow from Operating Activities			946,982		40,181

(Continued on next page)

Please refer to the accompanying Notes to the Consolidated Financial Statements which are part of the consolidated financial report.

Chairman: Shih, Jui Pin Manager: Shih, Jui Pin Accounting Supervisor: Ho, Mei Hsiu

Airmate (Cayman) International Co Limited and Subsidiaries Consolidated Statement of Cash Flows January 1 to December 31, 2022 and 2021

Unit: NT\$ Thousands

	Note		In 2022		In 2021
Cash Flows from Investment Activities					
Acquisition of Financial Assets at Amortized Cost		(\$	1,760,236)	(\$	1,313,195)
Disposal of Financial Assets at Amortized Cost			1,944,572		1,198,742
Acquisition of Property, Plant and Equipment	6(34)	(128,978)	(180,826)
Increase in Advance Payments for Equipment		(23,086)	(41,304)
Disposal of Property, Plant, and Equipment			14,128		31,198
Acquisition of Intangible Assets	6(13)	(1,291)	(2,207)
Other Non-current Assets - Other Decrease			45,219		1,787
Net cash inflow (outflow) from investing activities			90,328	(305,805)
Cash Flows from Financing Activities					
Proceeds from Short-term Loans	6(35)		2,385,238		2,779,632
Repayment of Short-term Loans	6(35)	(2,634,948)	(2,330,118)
Proceeds from Long-term Loans	6(35)		-		8,683
Repayment of Long-term Loans	6(35)	(8,726)	(132)
Redemption of Convertible Corporate Bonds	6(20)				
	(35)	(304,530)	(4,567)
Deposit margin decrease	6(35)	(7,170)	(15)
Other non-current liabilities - other decrease	6(35)	(1,852)		-
Repurchase of Treasury Shares	6(23)		-	(27,262)
Cash Dividends Paid	6(25)			(83,753)
Net cash (outflow) inflow from financing activities		(571,988)		342,468
Effect of Exchange Rate Changes on Cash and Cash Equivalents		(16,192)	(70,902)
Increase in Cash and Cash Equivalents in the Current Period			449,130		5,942
Cash and Cash Equivalents at Beginning of the Current Period	6(1)		449,654		443,712
Cash and Cash Equivalents at End of the Current Period	6(1)	\$	898,784	\$	449,654

Please refer to the accompanying Notes to the Consolidated Financial Statements which are part of the consolidated financial report.

Chairman: Shih, Jui Pin Manager: Shih, Jui Pin Accounting Supervisor: Ho, Mei Hsiu

Attachment IV Earnings Distribution Table

Emite(Cayman)International Co., Ltd. 2022 Earnings Distribution

Unit:NTD

Item	Amount			
Beginning balance		0		
Add(subtract):				
Changes of re-measurement number of defined benefit plan for the period	4,818,341			
Current tax after-tax profit	473,197,491			
Subtotal		478,015,832		
Add(subtract):				
Recognition of legal reserve	(47,801,583)			
Conversion from the revolving special surplus reserve - the				
translation of the financial statements of a foreign operating	(17,136,110)			
agency				
Distributable earnings		413,078,139		
Distribution items:				
Dividend to shareholders - cash dividend (NT\$0.5per share)	(72,772,246)			
Dividends to shareholders - stock dividends (NT\$0.5per share)	(72,772,250)			
Undistributed earnings at the end of the period		267,533,643		

Attachment V Comparison Table of Amendments to Part of the Code of Practice

Article No.	Amended articles	Prevalent articles	Description
	Corporate Sustainability Code of Practice	Corporate Social Responsibility Code of	In line with the international
		Practice	development trend, implement
			the goal of sustainable
			development, strengthen the
			implementation of sustainable
			development of listed
			companies in China, and
			enhance the quality of
			sustainable development
			information disclosure,
			highlight the importance of
			sustainable development and
			practice, and amend the "Code
			of Practice for Corporate
			Social Responsibility of
			Listed Companies" Called
			"Code of Practice on
			Sustainability of Listed
			Companies"
1	Article 1	Article 1	In line with the modification
	In order to fulfill its corporate social	To implement corporate social	of this Code, enterprises
	responsibility and promote the balance and	responsibility and promote the balance	should extend the concept of
	sustainable development of economy,	and sustainable development of	corporate social responsibility
	society, and environment, the company has	economic, social and environmental	to focus on sustainable
	formulated the Principles in compliance	ecology, without violating applicable	development.
	with the practice principles of the	laws in the Cayman Islands, and	
	Corporate Social Responsibility for Listed	formulating this Code of Practice in	
	Companies formulated by the competent	accordance with the Code of Practice of	
	authorities of the Republic of China,	"Corporate Social Responsibility" issued	
	without violating the applicable laws of the	by the competent authorities of the	
	Cayman Islands, in order to manage its	Republic of China Its impact on	
	economic, environmental, social risks and	economic, environmental and social risks.	
	impacts.		
2	Article 2	Article 2	In line with the modification
	Paragraph 1 omitted.	Paragraph 1 omitted.	of this Code, enterprises
	The Principles encourage the Company to	The Principles encourages the Company	should extend the concept of
	actively fulfill sustainable development in	to actively fulfill its corporate social	corporate social responsibility
	the course of their business operations so	responsibility in the course of their	to focus on sustainable
	as to follow international development	business operations so as to follow	development.

	trends and to contribute to the economic	international development trends and to	
	development of the country, to improve the	contribute to the economic development	
	quality of life of employees, the	of the country, to improve the quality of	
	community and society by acting as	life of employees, the community and	
	responsible corporate citizens, and to	society by acting as responsible corporate	
	enhance competitive edges built on	citizens, and to enhance competitive	
	sustainable development.	edges built on corporate social	
		responsibility.	
3	Article 3	Article 3	In line with the modification
	To promote sustainable development, we	The Company fulfills its corporate social	of this Code, enterprises
	should pay attention to the interests of	responsibility and pays attention to the	should extend the concept of
	stakeholders, and focus on environmental,	rights and interests of stakeholders. While	corporate social responsibility
	social and corporate governance factors	pursuing sustainable development and	to focus on sustainable
	while pursuing sustainability and	profit, the Company values topics	development.
	profitability, and incorporating them into	pertaining to the environment, society,	
	our management policies and operating	and corporate governance and	
	activities.	incorporates them into its management	
	Paragraphs 1 and 2 omitted.	approaches and operating activities.	
		Paragraphs 1 and 2 omitted.	
4	Article 4	Article 4	In line with the modification
	The Company's <u>sustainability</u> practices	The company's practice of corporate	of this Code, enterprises
	should be based on the following	social responsibility should be based on	should extend the concept of
	principles:	the following principles:	corporate social responsibility
	I. Exercise corporate governance.	I. Implement and promote corporate	to focus on sustainable
	II. Foster a sustainable environment.	governance.	development.
	III.Preserve public welfare.	II.Foster a sustainable environment.	
	IV. Enhance corporate <u>sustainability</u>	III.Preserve public welfare.	
	information disclosure.	IV. Strengthen the disclosure of corporate	
		social responsibility information.	
5	Article 5	Article 5	In line with the modification
	The Company shall abide by the laws and	The Company shall abide by the laws and	of this Code, enterprises
	regulations, as well as the contract signed	regulations, as well as the contract signed	should extend the concept of
	with the competent authority of Taiwan	with the competent authority of Taiwan	corporate social responsibility
	and related regulations, and shall consider	and related regulations, and shall consider	to focus on sustainable
	the development trend of corporate social	the development trend of corporate social	development.
	responsibility at home and abroad, the	responsibility at home and abroad, the	
	Company itself and the overall operating	Company itself and the overall operating	
	activities of its group companies to	activities of its group companies to	
	formulate the corporate social	formulate the corporate social	
	responsibility policies, systems or related	responsibility policies, systems or related	
	management policies and specific	management policies and specific	

	promotion plans, which shall be approved	promotion plans, which shall be approved	
	by the Board of Directors and submitted to		
		to the shareholders' meeting.	
		When a shareholder proposes a motion	
		involving corporate social responsibility,	
		the Company's Board of Directors is	
		advised to review and consider including	
		it in the shareholders' meeting agenda.	
7	Article 7	Article 7	In line with the modification
	The directors of the Company shall	The directors of the Company shall	of this Code, enterprises
		perform the duty of care of a good	should extend the concept of
		manager to urge the Company to carry	corporate social responsibility
		out its social responsibility, review the	to focus on sustainable
	initiatives, examine the results of the	effectiveness of its implementation and	development.
		make continuous improvement to ensure	
	and continually make adjustments so as to	the implementation of corporate social	
	ensure the thorough implementation of its	responsibility policies.	
	sustainable development policies.	The Board of Directors shall, during the	
	The board of directors of the Company is	Company's implementation of the	
	advised to give full consideration to the	corporate social responsibility, fully take	
	interests of stakeholders, including the	into account the interests of stakeholders	
	following matters, in the company's	as follows:	
	furtherance of its sustainable development	I. The Company has incorporated CSR	
	objectives:	into its business activities and	
	I. <u>Incorporate sustainability</u> into the	developmental activities.	
	company's operating activities and	II. Proposed CSR mission (or vision and	
	development direction.	value) and proposed a Declaration	
	II. Develop a sustainability mission (or	of Corporate Social Responsibility.	
	vision, value) and develop a	III.Enhancing the timeliness and accuracy	
	sustainability policy statement.	of the disclosure of corporate social	
	III.Ensure the timely and accurate	responsibility information.	
	disclosure of information about	The third item is slightly.	
	sustainability.		
	The third item is slightly.		
8	Article 8	Article 8	1. In order to improve the
	In order to improve the management of	In order to improve the management of	management of the
	sustainable development, the company	corporate social responsibility, the	sustainable development of
	should establish a governance structure to	Company shall establish a full-time	the enterprise, the enterprise
	promote sustainable development, and set	(part-time) unit to promote corporate	should strengthen the
	up a dedicated (part-time) unit to promote	social responsibility, which shall be	promotion of the sustainable
	sustainable development, responsible for	responsible for proposing and	development goals through
	the proposal and execution of the	implementing corporate social	the establishment of

		I	1
	sustainability policy, system or related	responsibility policies, systems or related	governance structure, and
	management approach and specific	management policies and specific	amend the first item of this
	promotion plan, and report regularly to the	promotion plans, and report to the Board	clause.
	Board of Directors.	of Directors regularly.	2. Cooperating with the
	The Company shall formulate reasonable	The Company shall formulate reasonable	amendment of the Code,
	remuneration policies, to ensure that	remuneration policies, to ensure that	enterprises should focus on
	remuneration planning can be in line with	remuneration planning can be in line with	the concept of corporate social
	the organizational strategic goals and	the organizational strategic goals and	responsibility
	stakeholders' interests.	stakeholders' interests.	Businesses should value
	It is advised that the employee		sustainability.
	performance evaluation system be		
	combined with sustainable development		
	policies, and that a clear and effective		
	incentive and discipline system be		
	established.		
9	Article 9	Article 9	In line with the modification
	The Company should respect the interests	The Company shall, based on respect for	of this Code, enterprises
	of stakeholders, identify the company's	the rights and interests of stakeholders,	should extend the concept of
	stakeholders, and set up stakeholder areas	identify stakeholders of the company, and	corporate social responsibility
	on the Company's website; understand the	establish a designated section for	to focus on sustainable
	reasonable expectations and needs of	stakeholders on the company website;	development.
	stakeholders through appropriate	understand the reasonable expectations	
	communication methods, and	and demands of stakeholders through	
	appropriately respond to important	proper communication with them, and	
	sustainability issues of their concerns.	adequately respond to the important	
		corporate social responsibility issues	
		which they are concerned about.	
13	Article 13	Article 13	This clause is amended to
	The Company should strive to improve the	The Company shall be committed to	focus on corporate energy
	utilization efficiency of various resources,	improving the efficiency of the use of	management in order to
	and use renewable materials with low	various resources, and the use of recycled	reduce greenhouse gas
	impact on the environment, so that the	materials with low impact on the	emissions.
	earth's resources can be used continuously.	environmental load, so as to achieve the	
		sustainable use of the earth's resources.	
28-1	Article 28-1	1. This Article is added.	To encourage enterprises to
	By donating, sponsorship, investment,		support cultural and arts
	procurement, strategic cooperation,		activities and promote
	corporate volunteering or other supporting		sustainable development of
	models, the company is advised to		culture, we have added the
			new order.
	continuously contribute resources to		new order.

	creative industries.		
	Enhancing Disclosure of Sustainable	Chapter V Strengthen the Disclosure of	In line with the modification
	Development Information	Corporate Social Responsibility	of this Code, enterprises
		Information	should extend the concept of
			corporate social responsibility
			to focus on sustainable
			development.
29	Article 29	Article 29	In line with the modification
	The Company shall disclose information	This company shall follow relevant	of this Code, enterprises
	according to relevant laws, regulations and	regulations and Corporate Governance	should extend the concept of
	the Corporate Governance Best Practice	Best Practice Principles for	corporate social responsibility
	Principles for The Company and shall fully	TWSE/GTSM Listed Companies in	to focus on sustainable
	disclose relevant and reliable information	handling information disclosure, and	development.
	relating to their sustainable development	shall adequately disclose important and	
	initiatives to improve information	reliable CSR related information to	
	transparency.	increase information transparency.	
	Relevant information relating to	This company shall disclose the	
	sustainable development which The	following CSR related information:	
	Company shall disclose includes:	I. Any CSR policy, system, guideline and	
	I. The policy, system or related	action plan approved by the Board	
	management policy and specific	of Directors.	
	promotion plan adopted by the Board	II. The risks and the impact on the	
	of Directors.	corporate operations and financial	
	II. The risks and the impact on the	conditions arising from exercising	
	corporate operations and financial	corporate governance, fostering a	
	condition arising from exercising	sustainable environment, and	
	corporate governance, fostering a	preserving social public welfare.	
	sustainable environment and	III.The Company's goals, actions and	
	preserving social public welfare.	performance toward corporate	
	III. The company's goals, measures and	social responsibility.	
	implementation performance	The main stakeholders and their concerns	
	forsustainable development.	Suppliers are required to disclose	
	IV. The main stakeholders and their	information on the management and	
	concerns.	performance of major environmental and	
	V.Disclosure of information on major	social issues.	
	suppliers' management and	Other corporate social responsibility	
	performance with respect to major	related information.	
	environmental and social issues.		
	VI. Other sustainability related		
	information.		
30	Article 30	Article 30	In line with the modification

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	The Company shall adopt internationally	The Company shall adopt widely	of this Code, enterprises
	widely recognized standards or guidelines	recognized international standards or	should extend the concept of
	when producing sustainability reports, to	guidelines when producing a CSR report	corporate social responsibility
	disclose the status of their implementation	to disclose the status of its	to focus on sustainable
	of the sustainable development policy. It	implementation of the CSR policy. It	development.
	also is advisable to obtain a third-party	shall also obtain a third-party assurance	
	assurance or verification for reports to	or verification of the report to enhance	
	enhance the reliability of the information	the reliability of the information in the	
	in the reports. The reports are advised to	report. The reports are advised to	
	include:	include:	
	I. Implement <u>sustainability</u> policies,	I. The Company's CSR policies, systems,	
	systems or related management	guidelines and action plans.	
	policies and specific initiatives.	II. The main stakeholders and their	
	II. The main stakeholders and their	concerns.	
	concerns.	III.Review of the Company's progress	
	III.Review of the Company's progress with	with respect to corporate	
	respect to corporate governance and	governance and contributions to	
	contributions to environmental	environmental sustainability,	
	sustainability, public welfare and the	public welfare and the economy.	
	economy.	IV. Directions and goals for future	
	IV. Directions and goals for future	improvements.	
	improvements.		
31	Article 31	Article 31	In line with the amendment of
	The Company shall at all times monitor the	The company shall keep notice of	this Code, enterprises should
	development of domestic and foreign	domestic and international CSR system	extend the concept of
	sustainable development standards and the	development and changes in corporate	corporate social responsibility
	change of business environment so as to	environment at all times to facilitate	to focus on sustainable
	examine and improve their established	review and improvement of the	development.
	sustainable development framework and to	company's established CSR system and	
	obtain better results from the promotion of	improve CSR results.	
	the sustainable development policy.		

Attachement VI Comparison Table of the "Articles of Incorporation"

I. Amended and Restated Memorandum of Incorporation

Amended articles	Prevalent articles	Reasons for amendments
14.5 Unless otherwise provided in the Law, the Applicable Public Company Rules or the Articles, upon the final settlement of the Company's annual accounts, if there is "surplus profit" (as defined below), the Company shall set aside an amount as compensation to employees and remuneration for the Directors as follows; provided however that, if the Company has accumulated losses, the Company shall reserve an amount thereof first to making up such losses: (a) one per cent (1%) to ten per cent (10%) as compensation to employees ("Employees' Compensations"), including employees of the Company's Subsidiaries; and (b) no more than three per cent (3%) as remuneration for the Directors (excluding the Independent Directors) ("Directors' Remuneration"). The distribution proposals in respect of Employees' Compensation and Directors' Remuneration shall be approved by a majority of the Directors at a meeting attended by two-thirds or more of the total number of the Directors and submitted to the shareholders' meeting for report. However, if the Company has accumulated losses, the Company shall reserve an amount thereof for making up the losses before proceeding with the abovementioned distributions and allocation. The "surplus profit" referred to above means the net profit before tax and for the avoidance of doubt, such amount is before any payment of compensation to employees and remuneration for the Directors. Subject to the Applicable Law, the Employees' Compensations shall be appropriated in the form of cash or stock. For so long as the shares are traded on the ESM or listed on the TSE, if there are profits, in making the profits distribution recommendation, the Board shall set aside out of the profits of the Company for each financial year: (i) a reserve for payment of tax for the relevant financial year; (ii) an amount to offset losses	14.5 Unless otherwise provided in the Law, the Applicable Public Company Rules or the Articles, upon the final settlement of the Company's annual accounts, if there is "surplus profit" (as defined below), the Company shall set aside an amount as compensation to employees and remuneration for the Directors as follows; provided however that, if the Company has accumulated losses, the Company shall reserve an amount thereof first to making up such losses: (a) five per cent (5%) to ten per cent (10%) as compensation to employees ("Employees' Compensations"), including employees of the Company's Subsidiaries; and (b) no more than three per cent (3%) as remuneration for the Directors (excluding the Independent Directors) ("Directors' Remuneration"). The distribution proposals in respect of Employees' Compensation and Directors' Remuneration shall be approved by a majority of the Directors at a meeting attended by two-thirds or more of the total number of the Directors and submitted to the shareholders' meeting for report. However, if the Company has accumulated losses, the Company shall reserve an amount thereof for making up the losses before proceeding with the abovementioned distributions and allocation. The "surplus profit" referred to above means the net profit before tax and for the avoidance of doubt, such amount is before any payment of compensation to employees and remuneration for the Directors. Subject to the Applicable Law, the Employees' Compensations shall be appropriated in the form of cash or stock. For so long as the shares are traded on the ESM or listed on the TSE, if there are profits, in making the profits distribution recommendation, the Board shall set aside out of the profits of the Company for each financial year: (i) a reserve for payment of tax	Adjust the minimum employee remuneration distribution ratio and revise the dividend policy according to the company's operational needs. Also, subject to paragraph 5 and 2 of Article 240 of Taiwan Companies Act, the Company may, upon resolution of the Board of Directors, distribute all or part of dividends and dividends, capital reserve or statutory surplus reserve in cash, and report shareholders' meetings.

incurred in previous years; (iii) ten per cent (10%) as reserve ("Statutory Reserve") (unless the Statutory Reserve has reached the total paid-up capital of the Company); and (iv) a special surplus reserve as required by the applicable securities authority under the Applicable Public Company Rules.

In the event that the Company sets aside a special surplus reserve as required by the applicable securities authority under the Applicable Public Company Rules, for the Company's accumulated deductions on other equity interests booked in previous years and net increase in the fair value of investment property held by the Company, the Company shall set aside a special surplus reserve in an amount equal to the net amount of such accumulated deductions and increase in fair value from undistributed profits in previous years; if the amount of the special surplus reserve required to be set aside is greater than that of the undistributed profits, the shortfall shall be covered by the net profit after tax of the current financial year plus items other than such net profit after tax classified as undistributed profits of the current financial year.

The dividend policy of the Company depends on the Company's current and future investment environment, capital needs, industry competition and capital budgeting, and takes into account the Members' interests and the Company's long-term financial plans. The dividend distribution shall not be less than twenty-five per cent (25%) of the current distributable profits (the "Base Distributable Profits") in principle, and such dividends shall be distributed to the Members in proportion to their shareholdings. Dividends to be distributed to the Members may be made in the form of cash dividend or stock dividend or a combination thereof, provided that, the cash dividend shall not be less than ten per cent (10%) of the total amount of dividend payable. However, (i) if the Board deems that it would be more appropriate to adopt a conservative dividend policy after considering the aforementioned factors, the dividend distribution shall not be less than fifty per cent (50%) of the Base Distributable Profits, and the cash dividend shall not be less than ten per cent (10%) of the total amount of dividend payable; and

(ii) if the current distributable profits are less than

for the relevant financial year; (ii) an amount to offset losses incurred in previous years; (iii) ten per cent (10%) as reserve ("Statutory Reserve") (unless the Statutory Reserve has reached the total paid-up capital of the Company); and (iv) a special surplus reserve as required by the applicable securities authority under the Applicable Public Company Rules.

If there are any remaining profits, such remaining profits, together with a part or whole of accumulated undistributed profits in the previous years, subject to compliance with the Law and after setting aside the amounts for Employees' Compensations and Directors' Remuneration in accordance with Article 14.5 and such amounts as the Board deems fit in accordance with the dividend policy set out in preceding paragraph, may be distributed as dividends to Members in proportion to their shareholdings. Dividends to be distributed to the Members, may be made by way of cash dividends or by way of stock dividends or a combination thereof, provided that, the cash dividends shall not be less than fifty per cent (50%) of the total amount of dividends payable under the preceding sentence and, provided further that, subject to the Law and the Applicable Public Company Rules and unless otherwise resolved by the Board and the Members, after having considered the financial, business and operational factors of the Company, the amount of the remaining profits distributed as dividends to Members shall not be less than twenty-five per cent (25%) of profit after tax of the relevant year.

five per cent (5%) of the paid-in capital of the Company, the Board may resolve not to distribute any dividends and submit such proposal to the Members for their approval in the general meetings. The term "current distributable profits" referred to in

The term "current distributable profits" referred to in the preceding paragraph means the remaining profits of the relevant financial year after payment of tax, offsetting losses incurred in previous years, setting aside the Statutory Reserve, and setting aside the special surplus reserve in accordance with the fourth and fifth paragraphs of this Article 14.5, excluding undistributed profits in previous years.

The Company may, upon approval by a majority of the Directors at a meeting attended by two-thirds or more of the total number of the Directors, distribute dividends, bonuses or other distribution from the Capital Reserve and Statutory Reserve payable, in part or in whole, in cash and report the same to the Members at the general meetings.

- .28.1 Subject to compliance with the Law, in the event any of the following resolutions is passed at general meetings, any Member who has abstained from voting in respect of or voted against such matter and expressed his dissent therefor, in writing or verbally (with a record) before or during the meeting, may request the Company to purchase all of his shares at the then prevailing fair price:
- (a) the Company proposes to enter into, amend, or terminate any Lease Contract, Management Contract or Joint Operation Contract;
- (b) the Company transfers the whole or an essential part of its business or assets, provided that, the foregoing does not apply where such transfer is pursuant to the dissolution of the Company;
- (c) acquires or assumes the whole business or assets of another person, which has a material effect on the operation of the Company;
- (d) the Company proposes to undertake a Spin-off, Merger or Share Swap; or
- (e) the Company generally assumes all the assets and liabilities of another person or generally assigns all its assets and liabilities to another person.

Shares which have been abstained from voting in

.28.1 Subject to compliance with the Law, in the event any of the following resolutions is passed at general meetings, any Member who has abstained from voting in respect of such matter and expressed his dissent therefor, in writing or verbally (with a record) before or during the meeting, may request the Company to purchase all of his shares at the then prevailing fair price:

- (a) the Company proposes to enter into, amend, or terminate any Lease Contract, Management Contract or Joint Operation Contract;
- (b) the Company transfers the whole or an essential part of its business or assets, provided that, the foregoing does not apply where such transfer is pursuant to the dissolution of the Company;
- (c) acquires or assumes the whole business or assets of another person, which has a material effect on the operation of the Company;
- (d) the Company proposes to undertake a Spin-off, Merger or Share Swap; or
- (e) the Company generally assumes all the assets and liabilities of another person or generally assigns all its assets and liabilities to another person.

This clause is amended in accordance with the "Checklist for Protection of Shareholders in Registered Countries in Foreign Issuers" as amended by the Taiwan Stock Exchange's announcement dated January 9, 2023.

accordance with this Article 28.1 shall not be counted in determining the number of votes of the Members being cast at a general meetingbut shall be counted towards the quorum of the general meeting.

47.2 A Director who is directly or indirectly interested in any matter under discussion at a meeting of the Directors or a contract or proposed contract or arrangement with the Company shall declare the nature and the essential contents of such interest at the relevant meeting of the Directors as required by the Applicable Law. If the Company proposes to enter into any transaction specified in Article 28.1 or effect other forms of mergers and acquisitions in accordance with Applicable Law, a Director who has a personal interest in such transaction shall declare the essential contents of such personal interest and the reason why he believes that the transaction is advisable or not advisable at the relevant meeting of the Directors and the general meeting as required by the Applicable Law. The Company shall, in the notice of a general meeting, disclose the essential contents of such Director's personal interest and the reason why such Director believes that the transaction is advisable or not advisable. The essential contents can be announced on the website designated by Taiwan securities authority or by the Company, and the Company shall specify the link to the website in the notice of the relevant general meeting. Where the spouse, the person related to a Director by blood and within the second degree, or any company which has a controlling or controlled relation with a Director, has a personal interest in the matters under discussion at a meeting of the Directors in the preceding paragraph, such Director shall be deemed to have a personal interest in the matter. For the purpose of this Article 47.2, the terms "controlling" and "controlled" shall be interpreted in accordance with the Applicable Public Company Rules.

47.2 A Director who is directly or indirectly interested in any matter under discussion at a meeting of the Directors or a contract or proposed contract or arrangement with the Company shall declare the nature and the essential contents of such interest at the relevant meeting of the Directors as required by the Applicable Law. If the Company proposes to enter into any transaction specified in Article 28.1 or effect other forms of mergers and acquisitions in accordance with Applicable Law, a Director who has a personal interest in such transaction shall declare the essential contents of such personal interest and the reason why he believes that the transaction is advisable or not advisable at the relevant meeting of the Directors and the general meeting as required by the Applicable Law. Where the spouse, the person related to a Director by blood and within the second degree, or any company which has a controlling or controlled relation with a Director, has a personal interest in the matters under discussion at a meeting of the Directors in the preceding paragraph, such Director shall be deemed to have a personal interest in the matter. For the purpose of this Article 47.2, the terms "controlling" and "controlled" shall be interpreted in accordance with the Applicable Public Company Rules.

This clause is amended in accordance with the "Checklist for Protection of Shareholders in Registered Countries in Foreign Issuers" as amended by the Taiwan Stock Exchange's announcement dated January 9, 2023.