## Meeting Minutes of 2020 Annual Shareholders' Meeting

Time: 9:00 A.M., June 20, 2020 (Saturday)

Address: Room A, 3F, No. 9, Wugong 6th Road, Wugu Dist., New Taipei City (New Taipei City Labor Activity Center)

Attendance: A total of 31,230,947 shares were represented by shareholders attended in person and by proxy (of which the voting rights of 18,055,484 shares were exercised by electronic means), accounting for 62.17% of the Company's total issued share of 50,230,242 shares.

Directors in attendance: Hsieh, Shun-ho, Wu, Yao-tsung, Chang, Jui-jung, Chang, Yu-chuan Independent Directors in attendance: Tu, San-chien, Huang, Huei-wang

Attendees without Voting Rights: CPA Chen, Chiang-hsun from Deloitte & Touche, attorney
Chen, Ching-yun from Primordial Law Firm

Chairman: Hsieh, Shun-ho Minutes taker: Chan, Hui-ju

- I. Call the Meeting to Order: The number of shares represented by the shareholders in attendance reached the legal requirement, and the Chairman called the meeting to order.
- II. Chairman Remarks: Omitted.
- III. Management Presentation

Motion 1: 2019 Business Report. Please refer to Attachment 1 for review.

Motion 2: 2019 Audit Committee's Review Report. Please refer to Attachment 2 for review.

Motion 3: 2019 Employees' and Director's Compensation Distribution Report. For details, please refer to the 2020 Meeting Handbook.

- Motion 4: Report on the amendments to the Rules of Procedure for Board of Directors Meeting. Please refer to Attachment 4 for review.
- Motion 5: Report on the amendments to the Ethical Corporate Management Best Practice Principles. Please refer to Attachment 5 for review.

## IV. Proposals

Motion 1: To approve the 2019 Business Report and Financial Statements. (Proposed by the Board of directors)

## Explanation:

- 1. The Company's 2019 financial statements and consolidated financial statements and Business Report have been reviewed by the Audit Committee.
- 2. Business Report and financial statements for the year 2019, please refer to Attachment 1 and Attachment 3 of this meeting handbook.
- 3. Please proceed to the Ratification of the proposal.

Resolution: Affirmative shares: 29,612,092; Dissenting shares: 20,741; Shares abstained: 1,598,114. Affirmative shares accounted for 94.81% of the total 31,230,947 shares in attendance. The proposal was adopted.

Motion 2: To approve the proposal for 2019 Earnings Distribution.(Proposed by the Board of Directors)

Explanation: 1. The Company's 2019 Earnings Distribution Proposal is as follows:

Sinmag Equipment Corporation Earnings Distribution Proposal 2019

Unit: NT\$

Unappropriated retained earnings of the previous years	655,723,709
Remeasurement of defined benefit obligation	(3,511,856)
Plus: Net profit in 2019	503,361,210
Less: 10% appropriated as legal reserve	(50,336,121)
Appropriated as special reserve	(59,098,873)
Retained earnings available for distribution	1,046,138,069
Item for distribution:	
Dividends to shareholders	
Cash dividends (NT\$5 per share)	251,151,210
Unappropriated retained earnings at the end of the period	794,986,859

Chairman: HSIEH, SHUN-HO General Manager: HSIEH, Accounting Manager: SHUN-HO HUANG, YU-TUNG

- 2. Cash dividends to shareholders is NT\$5 per share. Upon the approval of the Annual Meeting of Shareholders, the Board of Directors is authorized to set the ex-dividend date and payment date of the dividends.
- 3. The cash dividends are calculated based on NT\$. The amount less than NT\$1 is rounded. For the fractional amount of the sum less than NT\$1, shareholders' amounts are adjusted according to the number after the decimal point from big to small and the shareholder number from front to back until it confirms to the total cash dividends.

- 4. If the change of the Company's share capital affects the number of outstanding shares and leads to the change and amendment of shareholder dividend ratio, Board of Directors shall be authorized to handle the changes.
- 5. Sinmag adopts the last-in-first-out method when distributing earnings, first distribute earnings from the most current year and then the previous year's when insufficient.
- 6. Please proceed to the Ratification of the proposal.

Resolution: Affirmative shares: 29,574,205; Dissenting shares: 55,628; Shares abstained: 1,601,114. Affirmative shares accounted for 94.69% of the total 31,230,947 shares in attendance. The proposal was adopted.

### V. Discussion

Motion 1: Discussion of the amendments to the Rules of Procedure for Shareholders' Meetings. (Proposed by the Board of Directors)

## Explanation:

- In accordance with Letter of the Financial Supervisory Commission No. 1080339900 dated December 31, 2019 and the amended and implemented Letter of the TPEx No. 10900500261 dated January 13, 2020, and in response to the needs of the company's practical operation, it is proposed to amend some provisions of the Rules of Procedure for Shareholders' Meeting.
- 2. For the Comparison Table for the Rules of Procedure for Shareholders' Meeting Before and After Revision, please refer to Attachment 6 of this meeting handbook.
- 3. Please proceed to the discussion of the proposal.

Resolution: Affirmative shares: 29,592,392; Dissenting shares: 24,741; Shares abstained: 1,613,814. Affirmative shares accounted for 94.75% of the total 31,230,947 shares in attendance. The proposal was adopted.

Motion 2: Discussion of the amendments to the Procedures for Acquisition or Disposal of Assets. (Proposed by the Board of Directors)

## Explanation:

- 1. In response to the needs of the company's practical operation, it is proposed to amend some provisions of the Procedures for Acquisition or Disposal of Assets.
- 2. For the Comparison Table for the Procedures for Acquisition or Disposal of Assets Before and After Revision, please refer to Attachment 7 of this meeting handbook.
- 3. Please proceed to the discussion of the proposal.

Resolution: Affirmative shares: 29,591,244; Dissenting shares: 24,741; Shares abstained: 1,614,962. Affirmative shares accounted for 94.74% of the total 31,230,947 shares in attendance. The proposal was adopted.

- VI. Extempore Motions: The Chairman consulted all the Shareholders present. No extemporary motion was brought forward.
- VII. Adjournment: At 10:12 a.m. on the same day, the Chairman announced the meeting adjourned with no objection from all attending shareholders.

### [Attachment 1]

# Sinmag Equipment Corporation 2019 Business Report

## I. 2019 Business Report

## (I) Implementation of Business Plan

In 2019, the global economic climate showed signs of recession due to the impact of the trade war launched by the United States. The monetary policy of the central banks of many countries returned to a loose tone, and the confidence in market investment turned weak. China, as the protagonist of this trade war, continued its target strategy of economic transformation, but it was still vulnerable to the impact on the export side, and the economic growth slowed down. The performance of the Chinese market declined slightly due to the conservative development of stores by customers. In view of this, the Group actively strengthened the process improvement and quality management, adjusted the cost structure, controlled material loss and improved internal process, enhanced production efficiency and capacity utilization, reduced production costs, and benefited from the devaluation of RMB, which increased the gross profit margin of export business. The consolidated operating income of the Group in 2019 was NT\$4,164,628,000, down about 3.42% from NT\$4,312,015,000 in 2018, but the consolidated net profit after tax was NT\$503,361,000, after tax earnings per share was NT\$10.02, up 6.28% from the same period last year.

- 1. The company's operating results and sales of its main products are as follows:
  - (1) Comparison of operating results (combined profit and loss)

**Unit: Thousand NT\$** 

	2019	2018	Percent Change (%)
Operating Revenue	4,164,628	4,312,015	-3.42%
Operating Costs	2,459,103	2,593,709	-5.19%
Gross Profit	1,705,525	1,718,306	-0.74%
Operating Expenses	1,043,445	1,061,006	-1.66%
Operating Profit	662,080	657,300	0.73%
Non-operating Income	25,471	31,961	-20.31%
and Expenses			
Profit Before Income	687,551	689,261	-0.25%
Tax			
Net Profit	503,361	473,613	6.28%

## (2) Budget implementation

The company did not have a public financial forecasting for 2019.

# (3) Financial income and expenses (structure) and profitability analysis (consolidated financial statements)

	Item	2019	2018
Financial	Debt-to-asset ratio	32.29%	34.45%
Structure	Long-term funds to fixed	217.98%	262.36%
Analysis	assets ratio (%)		
Liquidity	Current ratio	231.91%	236.68%
analysis	Quick ratio	156.60%	162.03%
Duo fitability	Return on Assets	15.95%	15.05%
Profitability Analysis	Return on Shareholders'	23.68%	23.31%
Allalysis	Equity		

	Item		2019	2018
R	Ratio of paid-	Operating income	131.80%	130.85%
	n capital	Pre-tax income	136.88%	137.22%
N	Vet profit marg	gin	12.37%	11.25%
E	Earnings per sh	are (NT\$)	10.02	9.43

## II. Research and Development

The consumption growth of baking market in mainland China is still promising. In recent years, it has attracted many small-scale baking equipment manufacturers to enter the market. Sinmag Group is the industry leader. It knows that in terms of product development, it must be able to meet customers' all-round needs and provide high added-value and high-quality products in a timely and continuous manner. Otherwise, in the face of imitation and competition from many peers, it may be gradually replaced and eliminated. Therefore, we continue to invest in product R&D and innovation, and improve production technology, strengthen management physique, in response to the changing and fierce competition environment. In 2019, the Group invested a total R&D cost of NT\$161,088,000 to develop various processes and technologies and develop more diversified, more innovative and better quality products. In addition to continuously consolidating and expanding the market share in China, the Group expects to create new market opportunities.

## III. Summary of the Company's Business Plan for 2020:

## (I) Operating Strategies

With the continuous improvement of living standards, consumers in mainland China not only pay attention to the taste and texture of baked foods, but also have higher and higher requirements for consumer experience. In addition to delicious food, environment and service have also become the competitive focus of bakers. In recent years, more and more consumers drink afternoon tea in the bakery, making bread, cake with tea or coffee start to become a new mainstream consumption pattern. The rise of this consumption habit not only gradually leads bakery products such as bread to main meal in mainland China, but also makes the area and space of bakery chain stores larger and larger, no longer a small store business. More and more bakeries begin to reserve seats on a large scale and provide more perfect experience and services. The business model of bakery industry has gradually moved towards the trend of integration of bakery and catering, taking bakery sales to new heights.

With the change of baking market operation pattern, in addition to the continuous attention to market changes, Sinmag continue to expand different markets and business areas by using its own technique and channel advantages with years of development, and draw up contingency measures at any time, and strive to implement and focus on completing every step of breakthrough. Looking forward to 2020, the market development plan is summarized as follows:

- 1. Expand the new retail supermarket market, develop new customers, and promote the baking and cooling equipment.
- 2. Continue to develop large-scale bread machines to meet the demand of large-scale production of bread in central factories and wholesale factories, and strengthen the automatic function of bread machines to improve the performance of customers' production of bread.

- 3. In line with the upgrading and reforming trend of customers' stores in the market, promote the whole set of on-site baking equipment including refrigeration equipment, and promote the new combined equipment and high-end oven series.
- 4. Continue to deepen cooperation with baking training institutions in various places, improve and build online marketing platform, and develop new customer market (such as Internet celebrity stores, personalized new stores, personal studios, DIY classrooms, etc.).
- 5. Expand cooperation with kitchen utensils suppliers and raw material distributors all over the country, and establish a mutually beneficial cooperation model.
- 6. Seek the strategic cooperation of international equipment manufacturers, integrate and build the automatic production line of products, and promote the sales of complete automatic production line equipment.

### (II) Expected Sales Volume and Its Basis

The Company's main products are the food machinery equipment. According to the expected growth rate of the food market and the estimated production capacity, it will continue to expand new customers and develop new products this year, other than sticking to the original China market share and sales volume, and will continue to expand India, Southeast Asia, Japan, Brazil, Africa markets. The company's sales volume is still expected to grow.

### (III) Production and Sales Strategies

- 1. Strengthen production process improvement and quality management, strive to adjust the cost structure, control material loss and improve internal processes, production efficiency and capacity, and reduce production costs.
- 2. In addition to providing equipment, the company will offer ancillary services to customers by providing factory layout planning service to the package, optimizing the existing production lines, assisting customers in optimizing factory layout and provide store layout for guidance.
- 3. Enhance the technical capabilities of the maintenance team to respond quickly to customers' maintenance needs, and provide high-quality and timely after-sales services.
- 4. Follow up the trend of long-term products, transforming to short-term products in the wholesale market, integrate the equipment manufacturers of strategic partners, establish and improve the automated production line of various products, and promote the sales of automated equipment and production lines to customers.

Chairman: Hsieh, Shun-ho

General Manager: Hsieh, Shun-Ho

Accounting Manager: Huang, Yu-tung

[Attachment 2]

Sinmag Equipment Corporation

Audit Committee's Review Report

Hereby approved

The Board of Directors has submitted the 2019 Business Report, Financial Statements and Earnings Distribution Proposal of the Company. The financial statements have been audited by CPAs Chen, Chiang-Hsun and Chen, Chao-Mei of Deloitte & Touche, and audit report has been issued. The above-mentioned business report, financial statements and surplus distribution proposal have been reviewed and approved by the Audit Committee. All members believe that there is no disagreement. The above documents have been reported according to Article 14 (4) of the Securities Exchange Law and Article 219 of the Company Law. Please kindly check.

Sincerely,

Annual Shareholders' Meeting of Sinmag Equipment Corporation (2020)

Sinmag Equipment Corporation

Convener of the Audit Committee

May 5, 2020

# [Attachment 3] INDEPENDENT AUDITORS' REPORT

The Board of Directors and Shareholders Sinmag Equipment Corporation

### **Opinion**

We have audited the accompanying financial statements of Sinmag Equipment Corporation (the "Company"), which comprise the balance sheets as of December 31, 2019 and 2018, the statements of comprehensive income, changes in equity and cash flows for the years then ended, and the notes to the financial statements, including a summary of significant accounting policies.

In our opinion, based on our audits and the report of other auditors (refer to the other matter paragraph), the accompanying financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2019 and 2018, and its financial performance and its cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

#### **Basis for Opinion**

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and auditing standards generally accepted in the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company 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. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion based on our audits and the report of other auditors.

#### **Key Audit Matters**

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements for the year ended December 31, 2019. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Key audit matter of the Company's financial statements for the year ended December 31, 2019 is stated as follows:

### Occurrence of Sales Revenue

The Company has thousands of customers whose overall operating revenue (excluding related parties within the Group) accounted for 40% of the total operating revenue. Some major customers have higher average change in the growth volatility of operating revenue than the Company's overall operating revenue, resulting in a significant impact on the financial performance of the Company. Therefore, we deemed the

validity of occurrence of sales revenue from major customers with high volatility in operating revenue growth as a key audit matter. The accounting policies related to revenue recognition are referred to in Notes 4(1) and 19 to the financial statements.

The following audit procedures were performed in response to the above-mentioned key audit matter:

- 1. We understood the design and implementation of the internal controls related to the recognition of sales revenue, and designed the appropriate audit procedures on internal controls related to the validity of occurrence of sales revenue, in order to confirm and evaluate the effectiveness of the design and implementation of the Company's internal controls.
- 2. We selected samples from sales transactions, and reviewed sales orders, bills of lading or signed documents, invoices and receipts, in order to confirm the validity of occurrence of sales revenue.
- 3. We compared the changes in sales revenue, gross profit margin, trade receivables turnover days and credit conditions of the abovementioned major customers between the current and previous year, and evaluated the reasonableness of the changes.

#### **Other Matter**

We did not audit the financial statements of LBC Bakery Equipment Inc., a subsidiary included in the financial statements of the Company, but such financial statements were prepared using a different financial reporting framework and audited by other auditors in accordance with auditing standards generally accepted in the United States of America. We have applied audit procedures on the conversion adjustments to the financial statements of LBC Bakery Equipment Inc., which conform to the Regulations Governing the Preparation of Financial Reports by Securities Issuers. Our opinion, insofar as it relates to the amounts included for LBC Bakery Equipment Inc. prior to these conversion adjustments, is based solely on the report of other auditors and additional audit procedures to meet the relevant requirements of the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and auditing standards generally accepted in the Republic of China. The investments accounted for using the equity method of LBC Bakery Equipment Inc. constituted 8% (NT\$213,039 thousand) and 7% (NT\$188,743 thousand), of the total assets as of December 31, 2019 and 2018, respectively, and share of profit or loss of subsidiaries constituted 6% (NT\$29,929 thousand) and 4% (NT\$22,467 thousand), of profit before income tax from continuing operations for the years then ended, respectively.

## Responsibilities of Management and Those Charged with Governance for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Those charged with governance, including the audit committee, are responsible for overseeing the Company's financial reporting process.

#### **Auditors' Responsibilities for the Audit of the Financial Statements**

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the auditing standards generally accepted in the Republic of China will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with the auditing standards generally accepted in the Republic of China, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- 1. Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- 5. Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient and appropriate audit evidence regarding the financial information of entities or business activities within the Company to express an opinion on the financial statements. We are responsible for the direction, supervision, and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements for the year ended December 31, 2019 and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partners on the audit resulting in this independent auditors' report are Chao-Mei Chen and Chiang-Hsun Chen.

Deloitte & Touche Taipei, Taiwan Republic of China

March 26, 2020

## Notice to Readers

The accompanying financial statements are intended only to present the financial position, financial performance and cash flows in accordance with accounting principles and practices generally accepted in the Republic of China and not those of any other jurisdictions. The standards, procedures and practices to audit such financial statements are those generally applied in the Republic of China.

For the convenience of readers, the independent auditors' report and the accompanying financial statements have been translated into English from the original Chinese version prepared and used in the Republic of China. If there is any conflict between the English version and the original Chinese version or any difference in the interpretation of the two versions, the Chinese-language independent auditors' report and financial statements shall prevail.

BALANCE SHEETS

<b>DECEMBER 31, 2019 AND 2018</b>
(In Thousands of New Taiwan Dollars)

	2019		2018	
ASSETS	Amount	%	Amount	%
CURRENT ASSETS				
Cash (Notes 4 and 6)	\$ 57,803	2	\$ 56,184	2
Notes receivable (Notes 4, 7 and 19)	13,734	_	46,139	2
Trade receivables (Notes 4, 7 and 19)	125,571	5	126,717	5
Trade receivables from related parties (Notes 4, 19 and 27)	63,350	2	41,291	2
Other receivables (Notes 4 and 7)	474	-	1,441	-
Current tax assets (Notes 4 and 21)	2,460	-	10,616	-
Inventories (Notes 4 and 8)	68,494	3	100,457	4
Prepayments	1,731		1,728	
Total current assets	333,617	12	384,573	<u>15</u>
NON-CURRENT ASSETS				
Investments accounted for using the equity method (Notes 4, 9 and 27)	2,207,286	82	2,030,490	79
Property, plant and equipment (Notes 4, 10 and 28)	111,894	4	118,988	5
Right-of-use assets (Notes 4 and 11)	567	-	-	-
Other intangible assets (Notes 4 and 12)	238	-	486	-
Deferred tax assets (Notes 4 and 21)	37,751	2	20,713	1
Other financial assets - non-current (Notes 4, 13 and 28)	64	-	64	-
Other non-current assets (Note 13)	181		391	
Total non-current assets	2,357,981	88	2,171,132	<u>85</u>
TOTAL	<u>\$ 2,691,598</u>	<u>100</u>	\$ 2,555,705	<u>100</u>
LIABILITIES AND EQUITY				
CURRENT LIABILITIES				
Short-term borrowings (Notes 14 and 28)	\$ 113,391	4	\$ 150,000	6
Contract liabilities - current (Notes 4 and 19)	4,540	_	8,893	1
Notes payable	20,878	1	27,566	1
Notes payable to related parties (Note 27)	339	_	973	_
Trade payables	6,327	-	5,217	_
Trade payables to related parties (Note 27)	221,833	9	155,543	6
Other payables (Note 15)	54,114	2	54,496	2
Provisions - current (Notes 4 and 16)	131	-	131	-
Lease liabilities - current (Notes 4 and 11)	378			
Total current liabilities	421,931	<u>16</u>	402,819	<u>16</u>
NON-CURRENT LIABILITIES				
Deferred tax liabilities (Notes 4 and 21)	87,891	3	87,298	3
Lease liabilities - non-current (Notes 4 and 11)	191	-	-	-
Net defined benefit liabilities - non-current (Notes 4 and 17)	4,652	_	2,909	_
Total non-current liabilities	92,734	3	90,207	3
Total liabilities	514,665	<u>19</u>	493,026	<u>19</u>
EQUITY (Notes 4 and 18)				
Share capital				
Ordinary shares	502,302	<u>19</u>	502,302	$\frac{20}{3}$
Capital surplus	75,738	3	<u>75,738</u>	3
Retained earnings	502 410	1.0	455.057	1.0
Legal reserve	502,418	18	455,057	18
Special reserve	101,655	4	84,646	3
Unappropriated earnings  Total retained earnings	<u>1,155,573</u> 1,759,646	<u>43</u> <u>65</u>	1,046,591 1,586,294	<u>41</u> <u>62</u>
Other equity	<u>1,759,646</u> (160,753)	<u>65</u> (6)	(101,655)	$\frac{-62}{(4)}$
Total equity	2,176,933	81	2,062,679	81
TOTAL	\$ 2,691,598	100	\$ 2,555,705	
IVIAL	<u>\$\psi_2,091,398</u>	<u>100</u>	<u>φ 4,333,703</u>	<u>100</u>

The accompanying notes are an integral part of the financial statements.

(With Deloitte & Touche auditors' report dated March 26, 2020)

## STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2019 AND 2018

(In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2019		2018	018	
-	Amount	%	Amount	%	
OPERATING REVENUE (Notes 4, 19 and 27) Sales Service revenue	\$ 960,853 20,249	98 	\$ 925,896 21,430	98 2	
Total operating revenue	981,102	100	947,326	100	
OPERATING COSTS Cost of goods sold (Notes 8, 20 and 27) Service cost	(826,353) (2,692)	(84) (1)	(798,757) (2,609)	(84)	
Total operating costs	(829,045)	<u>(85</u> )	(801,366)	<u>(84</u> )	
GROSS PROFIT	152,057	15	145,960	16	
UNREALIZED GAIN ON TRANSACTIONS WITH SUBSIDIARIES, ASSOCIATES AND JOINT VENTURES (Note 4)	(12,987)	(1)	(11,433)	(1)	
REALIZED GAIN ON TRANSACTIONS WITH SUBSIDIARIES, ASSOCIATES AND JOINT VENTURES (Note 4)	11,433	1	12,997	1	
REALIZED GROSS PROFIT	150,503	<u>15</u>	147,524	<u>16</u>	
OPERATING EXPENSES (Notes 4, 20 and 27) Selling and marketing expenses General and administrative expenses Research and development expenses Expected credit gain (Note 7)	(58,136) (73,328) (8,081) <u>639</u>	(6) (7) (1)	(58,589) (71,275) (9,094) <u>9,564</u>	(6) (8) (1) 1	
Total operating expenses	<u>(138,906</u> )	<u>(14</u> )	(129,394)	<u>(14</u> )	
PROFIT FROM OPERATIONS	11,597	1	18,130	2	
NON-OPERATING INCOME AND EXPENSES (Notes 4, 20 and 27) Other income Other gains and losses Finance costs Share of profit or loss of subsidiaries, associates and joint ventures	708 5,020 (1,409) 527,468	- - - <u>54</u>	1,011 6,889 (940) 490,610	- - - <u>52</u>	
Total non-operating income and expenses	531,787	54	497,570	52	
		<u> </u>			
			(Co	ontinued)	

# SINMAG EQUIPMENT CORPORATION

## STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2019 AND 2018

(In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2019		2018		
	Amount	%	Amount	%	
PROFIT BEFORE INCOME TAX FROM CONTINUING OPERATIONS	\$ 543,384	55	\$ 515,700	54	
INCOME TAX EXPENSE (Notes 4 and 21)	(40,023)	(4)	(42,087)	(4)	
NET PROFIT FOR THE YEAR	503,361	51	473,613	_50	
OTHER COMPREHENSIVE INCOME (LOSS) (Notes 4, 17, 18 and 21) Items that will not be reclassified subsequently to profit or loss:					
Remeasurement of defined benefit plans	(4,390)	-	6,120	1	
Income tax relating to items that will not be reclassified subsequently to profit or loss	<u>878</u> (3,512)	<u>-</u>	<u>(531)</u> 5,589	<u>-</u> 1	
Items that may be reclassified subsequently to profit or loss:					
Exchange differences on translating the financial statements of foreign operations Income tax relating to items that may be	(73,873)	(8)	(22,333)	(2)	
reclassified subsequently to profit or loss	14,775 (59,098)	<u>2</u> <u>(6)</u>	5,324 (17,009)	<u>-</u> (2)	
Other comprehensive loss for the year, net of income tax	(62,610)	<u>(6</u> )	(11,420)	(1)	
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	<u>\$ 440,751</u>	<u>45</u>	<u>\$ 462,193</u>	<u>49</u>	
EARNINGS PER SHARE (Note 22) From continuing operations Basic Diluted	\$ 10.02 \$ 9.98		\$ 9.43 \$ 9.39		

The accompanying notes are an integral part of the financial statements.

(With Deloitte & Touche auditors' report dated March 26, 2020)

(Concluded)

## STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2019 AND 2018

(In Thousands of New Taiwan Dollars)

	Share Capital	Capital Surplus	Legal Reserve	Retained Earning Special Reserve	s Unappropriated Earnings	Other Equity Exchange Differences on Translating the Financial Statements of Foreign Operations	Total Equity
BALANCE AT JANUARY 1, 2018	\$ 485,316	\$ 74,943	\$ 401,642	\$ 70,718	\$ 1,039,971	\$ (84,646)	\$ 1,987,944
Appropriation of 2017 earnings (Note 18) Legal reserve Special reserve Cash dividends distributed by the Company Share dividends distributed by the Company	- - - 16,986	- - - -	53,415 - - -	13,928	(53,415) (13,928) (388,253) (16,986)	- - - -	- (388,253) -
Difference between actual acquisition price and carrying amount on acquisition of interests in subsidiaries (Note 23)	-	795	-	-	-	-	795
Net profit for the year ended December 31, 2018	-	-	-	-	473,613	-	473,613
Other comprehensive income (loss) for the year ended December 31, 2018, net of income tax				<u>-</u>	5,589	(17,009)	(11,420)
Total comprehensive income (loss) for the year ended December 31, 2018					479,202	(17,009)	462,193
BALANCE AT DECEMBER 31, 2018	502,302	75,738	455,057	84,646	1,046,591	(101,655)	2,062,679
Appropriation of 2018 earnings (Note 18) Legal reserve Special reserve Cash dividends distributed by the Company	- - -	- - -	47,361 - -	17,009	(47,361) (17,009) (326,497)	- - -	- - (326,497)
Net profit for the year ended December 31, 2019	-	-	-	-	503,361	-	503,361
Other comprehensive loss for the year ended December 31, 2019, net of income tax				<del>_</del>	(3,512)	(59,098)	(62,610)
Total comprehensive income (loss) for the year ended December 31, 2019				<del>_</del>	499,849	(59,098)	440,751
BALANCE AT DECEMBER 31, 2019	\$ 502,302	\$ 75,738	\$ 502,418	<u>\$ 101,655</u>	<u>\$ 1,155,573</u>	<u>\$ (160,753)</u>	\$ 2,176,933

The accompanying notes are an integral part of the financial statements.

(With Deloitte & Touche auditors' report dated March 26, 2020)

## STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2019 AND 2018

(In Thousands of New Taiwan Dollars)

	2019	2018
CASH FLOWS FROM OPERATING ACTIVITIES		
Income before income tax	\$ 543,384	\$ 515,700
Adjustments for:	Ψ 545,504	Ψ 313,700
Expected credit loss reversed on receivables	(639)	(9,564)
Depreciation expenses	3,766	6,508
Amortization expenses	248	360
Finance costs	1,409	940
Share of profit of subsidiaries, associates and joint ventures	(527,468)	(490,610)
Interest income	(253)	(178)
Write-downs of inventories	2,899	3,914
Loss on disposal of property, plant and equipment	(1,621)	-
Unrealized gain on the transactions with subsidiaries, associates	(-,)	
and joint ventures	12,987	11,433
Realized gain on the transactions with subsidiaries associates and	,	,
joint ventures	(11,433)	(12,997)
Net gain on foreign currency exchange	(1,880)	(2,051)
Changes in operating assets and liabilities	, ,	· · · · · · · · · · · · · · · · · · ·
Notes receivable	32,405	(6,155)
Trade receivables	(528)	14,525
Trade receivables from related parties	(22,939)	51,761
Other receivables	967	(58)
Inventories	28,944	(35,457)
Prepayments	(3)	10,477
Notes payable	(6,688)	(9,548)
Notes payable from related parties	(634)	80
Trade payables	1,113	(572)
Trade payables from related parties	72,116	(30,294)
Other payables	(390)	(503)
Contract liabilities - current	(4,353)	3,510
Advance receipts	-	(306)
Net defined benefit liabilities	(2,647)	(10,990)
Cash generated from operations	118,762	9,925
Interest received	253	178
Income tax paid	(32,659)	(62,147)
Net cash generated from (used in) operating activities	86,356	(52,044)
CASH FLOWS FROM INVESTING ACTIVITIES		
Payments for property, plant and equipment	(532)	(2,579)
Proceeds from disposal of property, plant and equipment	5,822	-
Dividends received from subsidiaries	275,245	376,987
Increase in other financial assets	-	(1)
Decrease in other non-current assets	210	359
Net cash generated from investing activities	280,745	374,766 (Continued)

## STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2019 AND 2018

(In Thousands of New Taiwan Dollars)

	2019	2018
CASH FLOWS FROM FINANCING ACTIVITIES		
Proceeds from short-term borrowings	\$ 583,391	\$ 410,000
Repayments of short-term borrowings	(620,000)	(350,000)
Repayment of the principal portion of lease liabilities	(219)	-
Dividends paid	(326,497)	(388,253)
Acquisition of additional interest in subsidiaries	-	(5,652)
Interest paid	(1,401)	(897)
Net cash used in financing activities	(364,726)	(334,802)
EFFECTS OF EXCHANGE RATE CHANGES ON THE BALANCE OF CASH HELD IN FOREIGN CURRENCIES	<u>(756</u> )	1,300
NET INCREASE (DECREASE) IN CASH	1,619	(10,780)
CASH AT THE BEGINNING OF THE YEAR	56,184	66,964
CASH AT THE END OF THE YEAR	<u>\$ 57,803</u>	<u>\$ 56,184</u>

The accompanying notes are an integral part of the financial statements.

(With Deloitte & Touche auditors' report dated March 26, 2020)

(Concluded)

#### INDEPENDENT AUDITORS' REPORT

The Board of Directors and Shareholders Sinmag Equipment Corporation

### **Opinion**

We have audited the accompanying consolidated financial statements of Sinmag Equipment Corporation (the "Company") and its subsidiaries (collectively referred to as the "Group"), which comprise the consolidated balance sheets as of December 31, 2019 and 2018, the consolidated statements of comprehensive income, changes in equity and cash flows for the years then ended, and the notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, based on our audits and the report of other auditors (refer to the other matter paragraph), the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as of December 31, 2019 and 2018, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers, and International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations (SIC) endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China.

### **Basis for Opinion**

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and auditing standards generally accepted in 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. We are independent of the Group 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. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion based on our audits and the report of other auditors.

## **Key Audit Matters**

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements for the year ended December 31, 2019. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Key audit matter of the Group's consolidated financial statements for the year ended December 31, 2019 is stated as follows:

### Occurrence of Sales Revenue

The Group has thousands of customers whose overall operating revenue accounted for 24% of the total consolidated operating revenue. Some major customers have higher average change in the growth volatility of operating revenue than the Group's overall consolidated operating revenue, resulting in a significant impact on the financial performance of the Group. Therefore, we deemed the validity of occurrence of sales revenue from major customers with high volatility in operating revenue growth as a key audit matter. The accounting policies related to revenue recognition are referred to in Notes 4(m) and 21 to the consolidated financial statements.

The following audit procedures were performed in response to the above-mentioned key audit matter:

- 1. We understood the design and implementation of the internal controls related to the recognition of sales revenue, and designed the appropriate audit procedures on internal controls related to the validity of occurrence of sales revenue, in order to confirm and evaluate the effectiveness of the design and implementation of the Group's internal controls.
- 2. We selected samples from sales transactions, and reviewed sales orders, bills of lading or signed documents, invoices and receipts, in order to confirm the validity of occurrence of sales revenue.
- 3. We compared the changes in sales revenue, gross profit margin, trade receivables turnover days and credit conditions of the abovementioned major customers between the current and previous year, and evaluated the reasonableness of the changes.

### **Other Matter**

We did not audit the financial statements of LBC Bakery Equipment Inc., a subsidiary included in the consolidated financial statements of the Group, but such financial statements were prepared using a different financial reporting framework and audited by other auditors in accordance with auditing standards generally accepted in the United States of America. We have applied audit procedures on the conversion adjustments to the financial statements of LBC Bakery Equipment Inc., which conform to the Regulations Governing the Preparation of Financial Reports by Securities Issuers, and International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations (SIC) endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China. Our opinion, insofar as it relates to the amounts included for LBC Bakery Equipment Inc. prior to these conversion adjustments, is based solely on the report of other auditors and additional audit procedures to meet the relevant requirements of the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and auditing standards generally accepted in the Republic of China. The total assets of LBC Bakery Equipment Inc. constituted 12% (NT\$400,460 thousand) and 11% (NT\$356,975 thousand), of the consolidated total assets as of December 31, 2019 and 2018, respectively, and total revenue constituted 12% (NT\$519,262 thousand) and 12% (NT\$501,596 thousand), of the consolidated total revenue for the years then ended, respectively.

We have also audited the parent company only financial statements of Sinmag Equipment Corporation as of and for the years ended December 31, 2019 and 2018 on which we have issued an unmodified opinion with other matter paragraph.

# Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers, and International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations (SIC) endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

Those charged with governance, including the audit committee, are responsible for overseeing the Group's financial reporting process.

### Auditors' Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the auditing standards generally accepted in the Republic of China will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with the auditing standards generally accepted in the Republic of China, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether
  due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit
  evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting
  a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may
  involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Group to cease to continue as a going concern.

- 5. Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient and appropriate audit evidence regarding the financial information of entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision, and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements for the year ended December 31, 2019 and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partners on the audit resulting in this independent auditors' report are Chao-Mei Chen and Chiang-Hsun Chen.

Deloitte & Touche Taipei, Taiwan Republic of China

March 26, 2020

### Notice to Readers

The accompanying consolidated financial statements are intended only to present the consolidated financial position, financial performance and cash flows in accordance with accounting principles and practices generally accepted in the Republic of China and not those of any other jurisdictions. The standards, procedures and practices to audit such consolidated financial statements are those generally applied in the Republic of China.

For the convenience of readers, the independent auditors' report and the accompanying consolidated financial statements have been translated into English from the original Chinese version prepared and used in the Republic of China. If there is any conflict between the English version and the original Chinese version or any difference in the interpretation of the two versions, the Chinese-language independent auditors' report and consolidated financial statements shall prevail.

CONSOLIDATED BALANCE SHEETS DECEMBER 31, 2019 AND 2018

(In Thousands of New Taiwan Dollars)

	2019		2018	
ASSETS	Amount	%	Amount	%
CURRENT ASSETS				
Cash and cash equivalents (Notes 4 and 6)	\$ 797,975	24	\$ 807,198	25
Notes receivable (Notes 4, 7 and 21)	20,353	1	53,816	2
Trade receivables (Notes 4, 7 and 21)  Trade receivables from related parties (Notes 4, 21 and 20)	484,490 168	15	611,712 368	19
Trade receivables from related parties (Notes 4, 21 and 29) Other receivables (Notes 4 and 7)	12,507	-	19,892	-
Current tax assets (Notes 4 and 23)	2,460	_	10,616	_
Inventories (Notes 4 and 8)	631,628	19	669,144	21
Prepayments (Notes 3, 14 and 30)	25,066	1	27,833	1
Other financial assets (Notes 4, 15 and 30)	<u>47,679</u>	1	9,237	
Total current assets	2,022,326	61	2,209,816	68
NON-CURRENT ASSETS	106040	2		
Right-of-use assets (Notes 3, 4, 11 and 30) Property, plant and equipment (Notes 4, 10 and 30)	106,040 1,065,760	3 32	843,929	26
Other intangible assets (Notes 4 and 13)	2,179	-	2,947	-
Goodwill (Notes 4 and 12)	3,254	_	3,254	_
Deferred tax assets (Notes 4 and 23)	43,869	2	26,156	1
Other financial assets - non-current (Notes 4, 15 and 30)	64	-	64	-
Long-term prepayments for leases (Notes 3, 14 and 30)	-	-	85,876	3
Other non-current assets (Notes 4 and 15)	<u>57,955</u>	2	59,925	2
Total non-current assets	1,279,121	39	1,022,151	32
TOTAL	\$ 3,301,447	<u>100</u>	<u>\$ 3,231,967</u>	<u>100</u>
LIABILITIES AND EQUITY				
CURRENT LIABILITIES				
Short-term borrowings (Notes 16 and 30)	\$ 113,391	3	\$ 150,000	5
Contract liabilities - current (Notes 4 and 21)	85,545	3	82,284	2
Notes payable	20,878 339	1	27,566 973	1
Notes payable to related parties (Note 29) Trade payables	243,259	7	257,649	8
Trade payables to related parties (Note 29)	6,976	-	9,579	-
Other payables (Notes 17 and 26)	288,970	9	258,506	8
Current tax liabilities (Notes 4 and 23)	78,527	2	115,731	4
Provisions - current (Notes 4 and 18)	24,875	1	25,261	1
Lease liabilities - current (Notes 3, 4 and 11) Current portion of long-term borrowings and bonds payable (Notes 16 and 30)	3,330 5,906	-	6,121	-
		<u></u>		
Total current liabilities	<u>871,996</u>	<u>26</u>	933,670	<u>29</u>
NON-CURRENT LIABILITIES				
Long-term borrowings (Notes 16 and 30)	81,866	2	89,615	3
Deferred tax liabilities (Notes 4 and 23) Lease liabilities - non-current (Notes 3, 4 and 11)	87,888 19,667	3	87,298	2
Net defined benefit liabilities - non-current (Notes 4 and 19)	4,652	-	2,909	-
Total non-current liabilities	<u>194,073</u>	<u>6</u>	<u>179,822</u>	5
Total liabilities	1,066,069	32	1,113,492	<u>34</u>
EQUITY ATTRIBUTABLE TO OWNERS OF THE COMPANY (Notes 4 and 20) Share capital				
Ordinary shares	502,302	<u>15</u>	502,302	<u>16</u>
Capital surplus	<u>75,738</u>	2	75,738	2
Retained earnings	502 419	16	455.057	1.4
Legal reserve Special reserve	502,418 101,655	16 3	455,057 84,646	14 3
Unappropriated earnings	1,155,573	<u>35</u>	1,046,591	32
Total retained earnings	1,759,646	54	1,586,294	49
Other equity	(160,753)	<u>(5</u> )	(101,655)	<u>(3</u> )
Total equity attributable to owners of the Company	2,176,933	66	2,062,679	64
NON-CONTROLLING INTERESTS (Notes 4 and 20)	58,445	2	55,796	2
Total equity	2,235,378	68	2,118,475	66
TOTAL	\$ 3,301,447	<u>100</u>	<u>\$ 3,231,967</u>	<u>100</u>

The accompanying notes are an integral part of the consolidated financial statements.

(With Deloitte & Touche auditors' report dated March 26, 2020)

# CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2019 AND 2018

(In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2019		2018	
	Amount	%	Amount	%
OPERATING REVENUE (Notes 4, 21 and 29)				
Sales	\$ 4,144,379	100	\$ 4,290,585	100
Service revenue	20,249	-	21,430	-
Total operating revenue	4,164,628	100	4,312,015	100
OPERATING COSTS				
Cost of goods sold (Notes 8, 22 and 29)	(2,456,411)	(59)	(2,591,100)	(60)
Service cost	(2,692)		(2,609)	
Total operating costs	(2,459,103)	<u>(59</u> )	(2,593,709)	<u>(60</u> )
GROSS PROFIT	1,705,525	41	1,718,306	40
GRODS TROTT	1,703,323		1,710,300	
OPERATING EXPENSES (Notes 22 and 29)				
Selling and marketing expenses	(599,383)	(14)	(626,705)	(15)
General and administrative expenses	(282,668)	(7)	(277,929)	(6)
Research and development expenses	(161,088)	(4)	(163,455)	(4)
Expected credit loss (gain) (Notes 4 and 7)	(306)		7,083	
Total operating expenses	(1,043,445)	<u>(25</u> )	(1,061,006)	<u>(25</u> )
PROFIT FROM OPERATIONS	662,080	<u>16</u>	657,300	<u>15</u>
NON-OPERATING INCOME AND EXPENSES				
(Notes 4 and 22)				
Other income	27,298	-	26,822	1
Other gains and losses	5,394	-	13,829	-
Finance costs	(7,221)		(8,690)	
Total non-operating income and expenses	25,471		31,961	1
PROFIT BEFORE INCOME TAX FROM				
CONTINUING OPERATIONS	687,551	16	689,261	16
INCOME TAX EXPENSE (Notes 4 and 23)	(172,049)	<u>(4</u> )	(204,029)	<u>(5</u> )
NET PROFIT FOR THE YEAR	515,502	<u>12</u>	485,232	<u>11</u>
	-		·	

(Continued)

# CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2019 AND 2018

(In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2019		2018	
	Amount	%	Amount	%
OTHER COMPREHENSIVE INCOME (LOSS) (Notes 4, 19, 20 and 23) Items that will not be reclassified subsequently to				
profit or loss: Remeasurement of defined benefit plans	\$ (4,390)	-	\$ 6,120	-
Income tax relating to items that will not be reclassified subsequently to profit or loss	878 (3,512)	<u> </u>	(531) 5,589	<del>_</del> _
Items that may be reclassified subsequently to profit or loss:	(5,512)			
Exchange differences on translating the financial statements of foreign operations Income tax relating to items that may be	(75,529)	(2)	(21,076)	-
reclassified subsequently to profit or loss	14,775 (60,754)	<u>1</u> (1)	5,324 (15,752)	
Other comprehensive loss for the year, net of income tax	(64,266)	(1)	(10,163)	
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	<u>\$ 451,236</u>	<u>11</u>	<u>\$ 475,069</u>	<u>11</u>
NET PROFIT ATTRIBUTABLE TO: Owners of the Company Non-controlling interests	\$ 503,361 12,141	12	\$ 473,613 11,619	11 
	<u>\$ 515,502</u>	<u>12</u>	\$ 485,232	<u>11</u>
TOTAL COMPREHENSIVE INCOME ATTRIBUTABLE TO:				
Owners of the Company Non-controlling interests	\$ 440,751 10,485	11 	\$ 462,193 12,876	11 
	<u>\$ 451,236</u>	11	<u>\$ 475,069</u>	<u>11</u>
EARNINGS PER SHARE (Note 24) From continuing operations				
Basic Diluted	\$ 10.02 \$ 9.98		\$ 9.43 \$ 9.39	

The accompanying notes are an integral part of the consolidated financial statements.

(With Deloitte & Touche auditors' report dated March 26, 2020)

(Concluded)

# CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2019 AND 2018

(In Thousands of New Taiwan Dollars)

	Equity Attributable to Owners of the Company								
				Retained Earnings		Other Equity Exchange Differences on Translating the Financial Statements of			
	Share Capital	Capital Surplus	Legal Reserve	Special Reserve	Unappropriated Earnings	Foreign Operations	Total	Non-controlling Interests	Total Equity
BALANCE AT JANUARY 1, 2018	\$ 485,316	\$ 74,943	\$ 401,642	\$ 70,718	\$ 1,039,971	\$ (84,646)	\$ 1,987,944	\$ 56,708	\$ 2,044,652
Appropriation of 2017 earnings (Note 20) Legal reserve Special reserve Cash dividends distributed by the Company Share dividends distributed by the Company	- - - 16,986	- - - -	53,415	13,928	(53,415) (13,928) (388,253) (16,986)	- - - -	(388,253)	- - - -	(388,253)
Difference between actual acquisition price and carrying amount on acquisition of interests in subsidiaries (Note 25)	-	795	-	-	-	-	795	(6,447)	(5,652)
Net profit for the year ended December 31, 2018	-	-	-	-	473,613	-	473,613	11,619	485,232
Other comprehensive income (loss) for the year ended December 31, 2018, net of income tax		<u>-</u>		<u> </u>	5,589	(17,009)	(11,420)	1,257	(10,163)
Total comprehensive income (loss) for the year ended December 31, 2018	<del>_</del>	<del>-</del>	<u>-</u>	<del>-</del>	479,202	(17,009)	462,193	12,876	475,069
Cash dividends distributed by subsidiaries (Note 20)	<del>-</del>	<del>_</del>	<del>_</del>	<del>-</del>	<del>_</del>	<del>_</del>	<del>-</del>	(7,341)	(7,341)
BALANCE AT DECEMBER 31, 2018	502,302	75,738	455,057	84,646	1,046,591	(101,655)	2,062,679	55,796	2,118,475
Appropriation of 2018 earnings (Note 20) Legal reserve Special reserve Cash dividends distributed by the Company	- - -	- - -	47,361 - -	17,009	(47,361) (17,009) (326,497)	- - -	- - (326,497)	- - -	- - (326,497)
Net profit for the year ended December 31, 2019	-	-	-	-	503,361	-	503,361	12,141	515,502
Other comprehensive loss for the year ended December 31, 2019, net of income tax		<del>-</del>			(3,512)	(59,098)	(62,610)	(1,656)	(64,266)
Total comprehensive income (loss) for the year ended December 31, 2019				<del>-</del>	499,849	(59,098)	440,751	10,485	451,236
Cash dividends distributed by subsidiaries (Note 20)	<del>_</del>		<del>-</del>	<u> </u>		<u>-</u>	<u> </u>	(7,836)	(7,836)
BALANCE AT DECEMBER 31, 2019	\$ 502,302	<u>\$ 75,738</u>	\$ 502,418	<u>\$ 101,655</u>	<u>\$ 1,155,573</u>	<u>\$ (160,753)</u>	<u>\$ 2,176,933</u>	<u>\$ 58,445</u>	\$ 2,235,378

The accompanying notes are an integral part of the consolidated financial statements.

(With Deloitte & Touche auditors' report dated March 26, 2020)

# CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2019 AND 2018

(In Thousands of New Taiwan Dollars)

	2019	2018
CASH FLOWS FROM OPERATING ACTIVITIES		
Income before income tax	\$ 687,551	\$ 689,261
Adjustments for:	·	·
Expected credit loss recognized (reversed) on receivables	306	(7,083)
Depreciation expenses	69,125	64,965
Amortization expenses	1,257	1,563
Amortization of prepayments for leases	-	1,598
Write-downs of inventories	6,326	8,427
Finance costs	7,221	8,690
Recognition of provisions	464	-
Interest income	(16,674)	(16,172)
Loss on disposal of property, plant and equipment	8,256	1,698
Net loss (gain) on foreign currency exchange	4,124	(4,181)
Changes in operating assets and liabilities		
Notes receivable	33,459	(4,301)
Trade receivables	111,627	115,513
Trade receivables from related parties	194	1,307
Other receivables	6,987	(1,590)
Inventories	10,762	19,279
Prepayments	447	12,091
Notes payable	(6,688)	(9,548)
Notes payable from related parties	(634)	80
Trade payables	(5,192)	(34,861)
Trade payables from related parties	(2,421)	(1,034)
Other payables	5,696	5,614
Contract liabilities - current	6,019	10,898
Advance receipts	-	(306)
Net defined benefit liabilities	(2,647)	(10,990)
Cash generated from operations	925,565	850,918
Interest received	16,634	16,172
Income tax paid	(200,172)	(230,171)
Net cash generated from operating activities	742,027	636,919
CASH FLOWS FROM INVESTING ACTIVITIES		
Net cash inflow on disposal of associates	-	25,641
Payments for property, plant and equipment	(287,551)	(149,322)
Proceeds from disposal of property, plant and equipment	6,420	1,096
Payments for intangible assets	(564)	(810)
Increase in prepayments for leases	-	(48,918)
Increase in other financial assets	(49,440)	(25)
Decrease in other financial assets	9,144	10,136
		(Continued)

# CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2019 AND 2018

(With Deloitte & Touche auditors' report dated March 26, 2020)

(In Thousands of New Taiwan Dollars)

	2019	2018
Increase in other non-current assets	\$ (15,100)	\$ (19,899)
Decrease in other non-current assets	456	539
Net cash used in investing activities	(336,635)	(181,562)
CASH FLOWS FROM FINANCING ACTIVITIES		
Proceeds from short-term borrowings	583,391	60,000
Repayments of short-term borrowings	(620,000)	(119,184)
Repayments of long-term borrowings	(6,196)	(6,013)
Repayment of the principal portion of lease liabilities	(2,693)	-
Dividends paid to owners of the Company	(326,497)	(388,253)
Interests paid	(7,213)	(9,334)
Dividends paid to non-controlling interests	(7,836)	(7,341)
Acquisition of subsidiaries	<del>_</del>	(5,652)
Net cash used in financing activities	(387,044)	(475,777)
EFFECTS OF EXCHANGE RATE CHANGES ON THE BALANCE		
OF CASH HELD IN FOREIGN CURRENCIES	(27,571)	(509)
NET DECREASE IN CASH AND CASH EQUIVALENTS	(9,223)	(20,929)
THE BEST OF STATE OF	(>,==>)	(20,323)
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE		
YEAR	807,198	828,127
CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR	<u>\$ 797,975</u>	\$ 807,198
The accompanying notes are an integral part of the consolidated financial s	tatements.	
The accompanying notes are an integral part of the consolidated intuneral s	carcinonius.	

(Concluded)

# [Attachment 4]

# Sinmag Equipment Corporation

# Comparison Table for the 【Rules of Procedure for Board of Directors Meeting】 Before and

## After Revision

Article	Articles before the	Articles after the amendments	Amendment Note
No.	amendments		
Article	(Chair and deputy of	(Chair and deputy of directors'	The amendments are
7	directors' meeting)	meeting)	made simultaneously in
	The Board meetings shall be	The Board meetings shall be	accordance with the
	convened and chaired by the	convened and chaired by the	revision of the articles
	Chairman of the Board.	Chairman of the Board. However,	of the competent
	However, the first Board	the first Board meeting of each	authorities.
	meeting of each term shall be	term shall be convened and	
	convened and chaired by the	chaired by the Director whose	
	Director whose ballots	ballots represent the most voting	
	represent the most voting	rights at the shareholders'	
	rights at the shareholders'	meeting. When there are two or	
	meeting. When there are two	more persons with the right to	
	-	convene, they shall choose one	
	· ·	from among themselves.	
	choose one from among	According to Article 203,	
	themselves.	Paragraph 4 or Article 203-1,	
		Paragraph 3 of the Company Act,	
		the majority or more of the	
		directors elect may convene the	
		meeting on their own, and the	
		directors shall select one director	
		from among themselves to serve	
		as chairperson of the meeting.	
	When the Chairman is on	When the Chairman is on leave or	
		for some reasons unable to	
		exercise the power, the Vice	
		Chairman shall serve as a proxy.	
	±. •	If there is no Vice Chairman or	
		the Vice Chairman is on leave or	
	Chairman is on leave or for	for some reasons unable to	
		exercise the power, the Chairman	
	± .	shall appoint a Managing Director	
		to serve as a proxy. If there is no	
		Managing Directors, the	
	- ·	Chairman shall appoint one	
		Director to serve as a proxy. If the	
	Chairman shall appoint one	Chairman does not appoint a	
	± •	proxy, the Directors shall elect	
	If the Chairman does not	one from among themselves.	
	appoint a proxy, the Directors		
	shall elect one from among		
	themselves.		

Article	Articles before the	Articles after the amendments	Amendment Note
No.	amendments		
Article		(Discussion of proposals)	The appropriate
11	The Board of Directors of the		provisions are amended
	company shall conduct a		in writing.
	meeting according to the	according to the agenda as	5
		specified in the meeting notice.	
	_	However, the agenda can be	
	agenda can be changed if	changed if approved by the	
	approved by the majority of	majority of attending Directors.	
	attending Directors.	The Chairman cannot announce	
	The Chairman cannot	the adjournment of the meeting	
	announce the adjournment of	before the completion of agenda	
	the meeting before the	unless agreed by the majority of	
	1	attending Directors.	
	agreed by the majority of	During a directors' meeting, if the	
	_	directors sitting at the meeting do	
		not constitute a majority of the	
	_	attending directors, then by the	
	_	request of the sitting directors, the	
		chair shall declare a suspension of	
	• •	the meeting, under the provisions	
		to which Paragraph 3, Article 8	
		shall apply mutatis mutandis.	
	suspension of the meeting,		
	under the provisions to which		
	Paragraph 4, Article 8 shall apply mutatis mutandis.		
Article	(Voting on "I")	(Voting on "I")	The appropriate
13		The chairperson shall give the	provisions are amended
	opportunity to fully explain	opportunity to fully explain and	in writing.
	and discuss the proposals.	discuss the proposals. When the	in witting.
	* *	chairperson is of the opinion that	
	<u> </u>	a proposal has been sufficiently	
	has been sufficiently	discussed to a degree of putting to	
	discussed to a degree of	a vote, the chairperson may	
	_	announce the discussion closed	
	chairperson may announce	and bring the proposal to vote.	
	the discussion closed and		
	bring the proposal to vote.		
	When a proposal comes to a	When a proposal comes to a vote	
	vote at a Board meeting, if	at a Board meeting, if the	
	_ =	Chairman puts the matter before	
	before all Directors present at	=	
	_	meeting and none voices an	
	an objection, the matter is	objection, the matter is deemed	
	deemed approved. If	approved. If objection is voiced	
	objection is voiced when	when enquired by the Chairman,	
	enquired by the Chairman,	the matter shall be put to a vote.	

Article	Articles before the	Articles after the amendments	Amendment Note
No.	amendments		
	the matter shall be put to a		
	vote.		
	The chair shall decide to	The chair shall decide to adopt	
	adopt which of the following	which of the following voting	
	voting methods. In case of a	methods. In case of a dissent by	
	dissent by an attendee, the	an attendee, the voting method	
	voting method shall be	shall be decided by a majority of	
	decided by a majority of the	the attending directors.	
	attending directors.		
	I. Vote by raising hands	I. Vote by raising hands	
	II. By voicing votes.	II. By voicing votes.	
	III. By casting ballots.	III. By casting ballots.	
		IV. Methods adopted by the	
		Company.	
		All Directors present at the	
		meeting mentioned in the	
		preceding paragraph shall not be a	
		Director who is not entitled to exercise voting rights pursuant to	
		Paragraph 1, Article 15.	
Article	(Interest recusal system of	(Interest recusal system of	The amendments are
15	directors)	directors)	made simultaneously in
	Where any item on the	Where any item on the agenda	accordance with the
	agenda results in conflicts of	,	revision of the articles
	interest with any Director or	any Director or the corporation	of the competent
	the corporation represented	represented by the Director, the	authorities.
	by the Director, the Director	Director shall state the important	
	shall state the important	aspects of the interested party	
	aspects of the interested party	relationship at the Board meeting;	
	relationship at the Board	if the said interest is harmful to	
	_	the interests of the Company, the	
		Director shall not participate in	
	Company, the Director shall	and shall avoid discussion and	
	not participate in and shall	voting and shall not represent	
	avoid discussion and voting	other Directors as a proxy to	
	and shall not represent other	exercise their voting rights.	
	Directors as a proxy to	Where the spouse, a relative	
	exercise their voting rights.	within the second degree of	
		kinship of a director, or any company which has a controlling	
		or subordinate relation with a	
		director has interests in the	
		matters under discussion in the	
		meeting of the preceding	
		paragraph, the director shall be	
		deemed to have a personal interest	
		in the matter.	
	The provisions of Article	The provisions of Article 180,	

Article		Articles before the	Articles after the amendments	Amendment Note
No.		amendments	1 11 11 11 11 11 11 11 11 11 11 11 11 1	1 11110110110110 1 0000
	180.	paragraph 2 of the	paragraph 2 of the Company Act,	
		pany Act, as applied	as applied mutatis mutandis under	
		itis mutandis under	Article 206, paragraph 4 of that	
		cle 206, paragraph 3 of	Act, apply to resolutions of Board	
		Act, apply to resolutions	meetings when a Board director is	
		oard meetings when a	prohibited by the preceding two	
		d director is prohibited	paragraphs from exercising voting	
	by th	ne <u>preceding paragraph</u>	rights.	
	from	exercising voting rights.		
Article	(Prin	ciple of authorization of	(Principle of authorization of the	The appropriate
17	the E	Board of Directors)	Board of Directors)	provisions are amended
	Whe	n the Board of Directors	Except for matters that shall be	in writing.
		orizes the Chairman to	submitted to the Board of	
		cise the functions and	Directors for deliberation as	
	•	ers of the Board of	mentioned in Article 12,	
			paragraph 1, when the Board of	
		urnment, in addition to	Directors is in recess, it may	
		natters that shall be	authorize others to exercise its	
		nitted to the Board of	powers in accordance with the	
		ctors and related party	relevant laws and regulations or	
		sactions in accordance	the Articles of Incorporation.	
		laws or relevant	However, the level of	
		lations, which shall be	authorization or the content or	
		ved by the Board of ctors, the authorization	matters to be authorized shall be	
		ents are as follows:	clearly specified, and general authorization is not permitted.	
	I.	Appoint and supervise	authorization is not permitted.	
	1.	managers.		
	II.	Review company		
	11.	management decisions		
		and operational plans.		
	III.	Review and set		
		company financial		
		objectives.		
	IV.	Monitoring of the		
		Company's operation		
		results.		
	V.	Evaluate, check,		
		supervise, and handle		
		various risks		
		encountered by the		
		company.		
	VI.	Ensure that the		
		company follows		
		relevant regulations.		
	VII.	Planning of the future		
		direction of the		
		Company.		

Article	Articles before the	Articles after the amendments	Amendment Note
No.	amendments		
	VIII. Build and maintain the		
	company's image and		
	fulfill social		
	responsibility.		
	IX. Appoint and interact		
	with accountants,		
	lawyers, and other		
	professionals.		
	X. Other relevant items.		

# [Attachment 5]

# Sinmag Equipment Corporation

# Comparison Table for the 【Ethical Corporate Management Best Practice Principles】

# Before and After Revision

Article No.	A	rticles before the amendments	A	Articles after the amendments	Amendment Note
Article	(Pol	icy)	(Poli	icy)	The amendments
5	,	Company shall abide by the	,	Company shall abide by the	are made
		rational philosophies of honesty,		ational philosophies of honesty,	simultaneously in
	_	sparency and responsibility,	_		accordance with
		policies on the principle of		cies on the principle of good faith	
		d faith and establish good	_	oved by the Board of Directors	articles of the
	_	orate governance and risk		establish good corporate	competent
	cont	rol and management		ernance and risk control and	authorities.
	mec	hanism to create an operational	man	agement mechanism to create an	
	envi	ronment for sustainable	oper	ational environment for	
	deve	elopment.	susta	ainable development.	
Article	(Sco	ppe of Prevention Programs)	(Sco	pe of Prevention Programs)	The amendments
7	Whe	en establishing the prevention	The	company <u>shall establish an</u>	are made
		gram, the Company shall	evalı	uation mechanism for the risk of	simultaneously in
	anal	yze business activities within			accordance with
		business scope which may be		$\mathcal{E}$	the revision of the
		higher risk of being involved in		onesty within the business scope	articles of the
		nethical conduct, and		_	competent
		ngthen relevant preventive	_	evention plan and regularly	authorities.
		sures.		ew the appropriateness and	
		prevention program established		ctiveness of the prevention plan.	
	-	ne Company shall at least		company shall consult the	
		ade preventive measures against			
	the i	following:		dards or guidelines to formulate	
			_	prevention plan, which shall at	
				cover the prevention measures	
	I.	Offering and accentance of	Ior u I.	he following behaviors: Offering and acceptance of	
	1.	Offering and acceptance of bribes.	1.	bribes.	
	II.	Illegal political donations.	II.	Illegal political donations.	
	III.			Improper charitable donations	
		or sponsorship.		or sponsorship.	
	IV.		IV.	Offering or acceptance of	
		unreasonable presents or		unreasonable presents or	
		hospitality, or other improper		hospitality, or other improper	
		benefits.		benefits.	
	V.	Misappropriation of trade	V.	Misappropriation of trade	
		secrets and infringement of		secrets and infringement of	
		trademark rights, patent rights,		trademark rights, patent rights,	
		copyrights and other		copyrights and other intellectual	
		intellectual property rights.		property rights.	
	VI.	Engaging in unfair competitive	VI.	Engaging in unfair competitive	
		practices.		practices.	

Article No.	Articles before the amendments	Articles after the amendments	Amendment Note
110.	VII. Damage directly or indirectly caused to the rights and interests, health and safety of consumers or other stakeholders in the course of research and development, procurement, manufacture, provision or sale of products and services.	VII. Damage directly or indirectly caused to the rights and interests, health and safety of consumers or other stakeholders in the course of research and development, procurement, manufacture, provision or sale of products and services.	
Article 8	Commitment and implementation) Additions  The Company and its business group shall clearly specify in their rules and external documents the ethical corporate management policies and the commitment by the Board of Directors and the management for rigorous and thorough implementation of such policies, and shall carry out the policies in internal management and in commercial activities.  Additions	management and in commercial activities.  For the first and second ethical management policies, statements, commitments and implementation, the company should make documented information and keep it properly.	The amendments are made simultaneously in accordance with the revision of the articles of the competent authorities.
Article 17	(Organization and responsibility) The directors, managers, employees, retained entities, and those under substantial control of the Company shall exercise the due care of good administrators to urge the Company to prevent unethical conduct, always review the results of the preventive measures and continually make adjustments so as to ensure thorough implementation of its ethical corporate management policies.	(Organization and responsibility) The directors, managers, employees, retained entities, and those under substantial control of the Company shall exercise the due care of good administrators to urge the Company to prevent unethical conduct, always review the results of the preventive measures and continually make adjustments so as to ensure thorough implementation of its ethical corporate management policies.	The amendments are made simultaneously in accordance with the revision of the articles of the competent authorities.

Article No.	Articles before the amendments		Articles after the amendments	Amendment Note
	To achieve sound ethical corporate	To achieve sound ethical corporate		
	management, the Company shall establish a dedicated compliance unit that is under the Board of Directors and responsible for establishing and supervising the implementation of the ethical corporate management policies and prevention programs. The dedicated unit shall be in charge of the following matters, and shall report to the Board of Directors on a		agement, the Company shall	
			blish a dedicated compliance unit is under the Board of Directors	
			responsible for establishing and	
			-	
			ervising the implementation of	
			ethical corporate management cies and prevention programs.	
			1 1 0	
			dedicated unit shall be in charge	
			ne following matters, and shall	
			ort to the Board of Directors on a	
			ılar basis (at least once a year):	
	regular basis:	т	Assisting in incompositing othics	
	I. Assisting in incorporating ethics and moral values into	I.	Assisting in incorporating ethics and moral values into the	
	the Company's business		Company's business strategy	
	strategy and adopting		and adopting appropriate	
	appropriate prevention		prevention measures against	
	measures against corruption		corruption and malfeasance to	
	and malfeasance to ensure		ensure ethical management in	
	ethical management in		compliance with the	
	compliance with the		requirements of laws and	
	requirements of laws and		regulations.	
	regulations.  II. Set proposals that prevent	II.	Dogularly analyzing and	
	dishonest behavior and set	11.	Regularly analyzing and evaluating the risk of unethical	
	work-related Operating		conduct within the business	
	Procedures and Code of		scope, and formulating the	
	Conduct Guidelines within		prevention plan for unethical	
	each proposal.		conduct based on it, and	
	each proposal.		formulating the relevant	
			standard operating procedures	
			and conduct guidelines for work	
			business within each plan.	
	III. Planning the internal	III.	Planning the internal	
	organization, structure and		organization, structure and	
	allocation of responsibilities		allocation of responsibilities and	
	and setting up check-and-		setting up check-and-balance	
	balance mechanisms for		mechanisms for mutual	
	mutual supervision of the		supervision of the business	
	business activities within the		activities within the business	
	business scope which are		scope which are possibly at a	
	possibly at a higher risk for		higher risk for unethical	
	unethical conduct.		conduct.	
	IV. Promoting and coordinating	IV.	Promoting and coordinating	
	awareness and educational		awareness and educational	
	activities with respect to ethics		activities with respect to ethics	
	policy.		policy.	
	1 4		•	

Article No.	Articles before the amendments	Articles after the amendments	Amendment Note
	<ul> <li>V. Developing a whistle-blowing system and ensuring its operating effectiveness.</li> <li>VI. Assisting the board of directors and management in auditing and assessing whether the prevention measures taken for the purpose of implementing ethical management are effectively operating, and preparing reports on the regular assessment of compliance with ethical management in operating procedures.</li> </ul>	<ul> <li>V. Developing a whistle-blowing system and ensuring its operating effectiveness.</li> <li>VI. Assisting the board of directors and management in auditing and assessing whether the prevention measures taken for the purpose of implementing ethical management are effectively operating, and preparing reports on the regular assessment of compliance with ethical management in operating procedures.</li> </ul>	
Article 19	(Recusal of interest )  The Company shall adopt policies for preventing conflicts of interest to identify, monitor, and manage risks possibly resulting from unethical conduct, and shall also offer appropriate means for directors, managers, and other stakeholders attending or present at board meetings to voluntarily explain whether their interests would potentially conflict with those of the Company.  Where any director, manager or other interested person attending or present on the board of directors of the company has an interest in any proposal made by the board of directors for himself / herself or the legal entity he / she represents, he or she shall explain the important content of his or her interest at the current board of directors, and shall not join in the discussion and voting	(Recusal of interest )  The Company shall adopt policies for preventing conflicts of interest to identify, monitor, and manage risks possibly resulting from unethical conduct, and shall also offer appropriate means for directors, managers, and other stakeholders attending or present at board meetings to voluntarily explain whether their interests would potentially conflict with those of the Company.  Where any director, manager or other interested person attending or present on the board of directors of the company has an interest in any proposal made by the board of directors for himself / herself or the legal entity he / she represents, he or she shall explain the important content of his or her interest at the current board of directors, and shall not join in the discussion and voting if it is harmful to the interests of the company, and shall recuse the discussion and voting, and shall not represent other directors to exercise their voting rights. Directors shall also exercise self-discipline and must not support one another in improper dealings.	The amendments are made simultaneously in accordance with the revision of the articles of the competent authorities.

Article No.	Articles before the amendments	Articles after the amendments	Amendment Note
	Additions	Where the spouse, a relative within the second degree of kinship of a director, or any company which has a controlling or subordinate relation with a director has interests in the matters under discussion in the meeting of the preceding paragraph, the director shall be deemed to have a personal interest in the matter.	
	The directors, managers, employees, retained entities, and those under substantial control shall not take advantage of their positions or influence in the companies to obtain improper benefits for themselves, their spouses, parents, children or any other person.	The directors, managers, employees, retained entities, and those under substantial control shall not take advantage of their positions or influence in the companies to obtain improper benefits for themselves, their spouses, parents, children or any other person.	
Article 20	(Accounting and Internal Control) The Company shall establish effective accounting systems and internal control systems for business activities possibly at a higher risk of being involved in an unethical conduct, not have under- the-table accounts or keep secret accounts, and conduct reviews regularly so as to ensure that the design and enforcement of the systems are showing results. The internal audit unit of the Company shall periodically examine the Company's compliance with the foregoing systems and prepare audit reports and submit the same to the board of directors. The internal audit unit may engage a certified public accountant to carry out the audit, and may engage professionals to assist if necessary.	(Accounting and Internal Control) The Company shall establish effective accounting systems and internal control systems for business activities possibly at a higher risk of being involved in an unethical conduct, not have under-the-table accounts or keep secret accounts, and conduct reviews regularly so as to ensure that the design and enforcement of the systems are showing results. The Company's internal audit unit shall, in accordance with the evaluation results of the risk of unethical conduct, formulate relevant audit plans, including audit parties, scope, items, frequency, etc., based on which to check the compliance of the prevention plan, and may appoint CPAs to carry out the audit, and may, if necessary, appoint a professional to assist. The results of the audit referred to in the preceding paragraph shall be reported to the senior management, and an audit report shall be prepared	The amendments are made simultaneously in accordance with the revision of the articles of the competent authorities.

Article No.	Articles before the amendments	Articles after the amendments	Amendment Note
1101		and submitted to the board of directors.	
Article	(Training and Appraisal)	(Training and Appraisal)	The appropriate
22	The chairperson, general manager,	The chairperson, general manager, or	provisions are
	or senior manager of the Company	senior manager of the Company shall	amended in
	shall communicate the importance	communicate the importance of	writing.
	of corporate ethics to directors,	corporate ethics to directors,	
	employees, and mandataries on a	employees, and mandataries on a	
	regular basis.	regular basis.	
	The Company shall periodically	The Company shall periodically	
	organize training and awareness	organize training and awareness	
	programs for directors, managers,	programs for directors, managers,	
	staff, retained entities, and those	employees, retained entities, and	
	under substantial control and invite	those under substantial control and	
	the companies' commercial	invite the companies' commercial	
	transaction counterparties so they	transaction counterparties so they	
	understand the companies' resolve	understand the companies' resolve to	
	to implement ethical corporate	implement ethical corporate	
	management, the related policies,	management, the related policies,	
	prevention programs and the	prevention programs and the	
	consequences of committing	consequences of committing	
	unethical conduct.	unethical conduct.	
	The Company shall apply the	The Company shall apply the	
	policies of ethical corporate	policies of ethical corporate	
	management when creating its	management when creating its	
	employee performance appraisal	employee performance appraisal	
	system and human resource policies	system and human resource policies	
	to establish a clear and effective	to establish a clear and effective	
A 1	reward and discipline system.	reward and discipline system.	TDI 1
	(Whistle-blowing system)	(Whistle-blowing system)	The amendments
23	The Company shall adopt a	The Company shall adopt a concrete	are made
	concrete whistle-blowing system	whistle-blowing system and	simultaneously in
	and scrupulously operate the		accordance with
	system. The whistle-blowing	whistle-blowing system shall include	the revision of the
	system shall include at least the following:	at least the following:	articles of the
	I. An independent mailbox or	I. An independent mailbox or	competent authorities.
	hotline, either internally	I. An independent mailbox or hotline, either internally	authornies.
	established and publicly	established and publicly	
	announced or provided by an	announced or provided by an	
	independent external	independent external institution,	
	institution, to allow insiders and	l =	
	outsiders to submit reports.	to submit reports.	
	II. The dedicated personnel or unit		
	appointed to handle whistle-	appointed to handle whistle-	
	blowing system. Any tip	blowing system. Any tip	
	involving a director or senior	involving a director or senior	
	manager shall be reported to the	_	
		<u> </u>	

Article No.	Articles before the amendments	Articles after the amendments	Amendment Note
	independent directors. Categories of reported misconduct shall be delineated and standard operating procedures for the investigation of each shall be adopted. Additions	the independent directors. Categories of reported misconduct shall be delineated and standard operating procedures for the investigation of each shall be adopted.  III. After the completion of the investigation of the reported case, the subsequent measures shall be taken according to the seriousness of the case, and if necessary, they shall be reported to the competent authority or transferred to the judicial organ	
	III. Documentation and preservation of case acceptance, investigation processes, investigation results and relevant documents.  IV. Confidentiality of the identity of	for investigation.  IV. Documentation and preservation of case acceptance, investigation processes, investigation results and relevant documents.  V. The identity of the whistle-	
	whistle-blowers and the content of reported cases.	blower and the reported contents shall be kept confidential, and anonymous reporting are allowed.	
	<ul> <li>V. Measures for protecting whistle-blowers from inappropriate disciplinary actions due to their whistle-blowing.</li> <li>VI. Whistleblowing incentive</li> </ul>	VI. Measures for protecting whistle-blowers from inappropriate disciplinary_actions due to their whistle-blowing.  VII. Whistleblowing incentive	
	Company is in danger of severe losses, the Company personnel or unit responsible for accepting the case shall immediately notify the	Company is in danger of severe losses, the Company personnel or unit responsible for accepting the case shall immediately notify the	
	independent directors in a written report.	independent directors in a written report.	

# [Attachment 6]

# Sinmag Equipment Corporation

### Comparison Table for the 【Rules of Procedure for Shareholders' Meetings】 Before and

### After Revision

	Articles before the amendments	Articles after the amendments	Amendment Note
No. Article	Convention of Shareholders'	Convention of Shareholders'	The amendments are
	Meeting and meeting notice	Meeting and meeting notice	made simultaneously in
3	Paragraphs 1, 2 and 3: omitted	Paragraphs 1, 2 and 3: omitted	accordance with the
	The matters of selecting or	The selection or removal of	revision of the articles
	l — — — — — — — — — — — — — — — — — — —	directors, change of articles of	of the competent
		association, reduction of capital,	authorities.
	division or subparagraph 1 of	application for suspension of	
	Article 185 of the Company	public issuance, permit for	
	Act, Article 26-1 and Article	director's business competition,	
	43-6 of the Securities	surplus to capital increase,	
	Exchange Law, Article 56-1	public reserve to capital	
	and Article 60-2 of the	increase, dissolution, merger,	
	Processing Guidelines for	division of the company, or the	
	Issuer's Collection and	matters referred to in paragraph	
	Issuance of Valuable Securities	1 of article 185 shall be listed in	
	shall be listed in the cause of	the reasons for convening the	
	convening the meeting and	meeting, and the main contents	
	shall not be raised by	shall be stated, which shall not	
	temporary motion.	be put forward by temporary	
		motion; the main contents may	
		be placed in the securities	
		authority or the company's	
		designated website, and its	
		website address shall be	
		specified in the notice.	
		The reasons for the convening of	
		the shareholders' meeting have	
		indicated the full re-election of	
		directors and the date of taking	
		office. After the re-election of	
		the shareholders' meeting is	
		completed, the date of taking	
		office shall not be changed by	
		temporary motion or other	
		means at the same meeting.	
	C1 1 . 1 . 1 1 . 1 . 1 . 1	Cl	
	Shareholders holding 1% or	Shareholders holding 1% or	
	more of the total number of	more of the total number of	
	issued shares may submit a	issued shares may submit to the	
	written proposal to the	Company a proposal for	
	Company for a regular	discussion at a regular	
	shareholders' meeting.	shareholders' meeting, provided	

Article No.	Articles before the amendments	Articles after the amendments	Amendment Note
		that only one matter shall be allowed in each single proposal, and in case a proposal contains more than one matter, such proposal shall not be included in the agenda. However, if the shareholders' proposal is a proposal to urge the company to promote public interests or fulfill social responsibilities, the board of directors may still include the proposal. If the circumstances in Article 172(1)4 of the Company Act are proposed by a shareholder, the Board of Directors may not list it as a proposal.	
	the proposal.	shareholder proposals may not be less than 10 days. A proposal submitted by a shareholder shall be limited to 300 words and proposals exceeding 300 words shall not be included in the agenda. A shareholder who submitted a proposal shall attend the general shareholders' meeting in person or by proxy, and shall participate in the discussion of the proposal.	
	The company shall notify the shareholders of the results before the date of the notice of the meeting, and shall include the resolutions stipulated in this Article in the notice of the	The company shall notify the shareholders of the results before the date of the notice of the meeting, and shall include the resolutions stipulated in this Article in the notice of the	

Article No.	Articles before the amendments	Articles after the amendments	Amendment Note
Article 10	meeting. For proposals by shareholders that are not included in the agenda, the board shall explain the reasons in the shareholders' meeting.  Discussion of proposals If a shareholders' meeting is convened by the Board of Directors, the meeting agenda shall be set by the Board of Directors. The meeting shall be conducted in the order set by the agenda, and the resolution shall not be changed without the resolution of the board of shareholders.	meeting. For proposals by shareholders that are not included in the agenda, the board shall explain the reasons in the shareholders' meeting.  Discussion of proposals If a shareholders' meeting is convened by the Board of Director, the agenda shall be determined by the Board of Directors. The relevant proposals (including motions and amendment to original proposals) shall be decided by voting on a case-by-case basis. The meeting shall be convened according to the scheduled	The amendments are made simultaneously in accordance with the revision of the articles of the competent authorities.
	The chairman shall give sufficient explanation and opportunity for discussion to the proposals and the amendments or provisional motions put forward by the shareholders. When the chairman is of the opinion that a proposal has been discussed sufficiently to put to a vote, the chairman may announce the closure of the discussion and call for a vote.	agenda. The agenda shall not be altered without a resolution adopted at the shareholders' meeting.  Paragraphs 2 and 3 are omitted. The chairperson shall give the opportunity to fully explain and discuss the proposals, as well as the amendments or motions proposed by the shareholders. When the chairperson is of the opinion that a proposal has been sufficiently discussed to a degree of putting to a vote, the chairperson may announce the discussion closed, bring the proposal to vote, and allocate sufficient time for voting.	
Article 12	Calculation of voting shares and <u>recusal</u> system	Calculation of voting shares and recusal system	The appropriate provisions are amended in writing.
Article 13	Paragraph I. (Omitted) When the Company convenes a shareholders' meeting,	shareholders' meeting, shareholders shall exercise their voting rights by electronic	· · · · · · · · · · · · · · · · · · ·

Article No.	Articles before the amendments	Articles after the amendments	Amendment Note
	electronically, the methods shall be stated in the shareholders' meeting notice. A shareholder exercising voting rights in writing or electronically shall be deemed to have attended the meeting in person. However, the shareholder's meeting shall be deemed to have waived his/her rights on the amendments to the extempore motions and original proposals.	method for exercising voting rights in writing or by electronic means shall be indicated in the notice of shareholders' meeting. A shareholder exercising voting rights in writing or electronically shall be deemed to have attended the meeting in person. However, the shareholder's meeting shall be deemed to have waived his/her rights on the amendments to the extempore motions and original proposals. Hence, the Company shall avoid proposing such amendments.	
	The following is omitted.	The following is omitted.	
Article	Minutes and signatures	Minutes and signatures	The amendments are
	Matters resolved in the	Matters resolved in the	made simultaneously in
15	shareholders' meeting shall be	shareholders' meeting shall be	accordance with the
	recorded in the minute minutes	recorded in the meeting minutes.	revision of the articles
	and be handled in accordance	The meeting minutes shall be	of the competent
	with Article 183 of the	signed or sealed by the chair of	authorities.
	Company Act.	the meeting and a copy	
		distributed to each shareholder	
		within 20 days after the	
		termination of the meeting. The	
		production and distribution of	
		the meeting minutes may be	
		effective by electronic means.	
		The distribution of the meeting	
		minutes as described in the	
		preceding paragraph can be done through a public announcement	
		on the Market Observation Post	
		System.	
		The minutes of the meeting shall	
		be recorded in accordance with	
		the year, month, day, place,	
		name of the chairman, method	
		of resolution, essentials of the	
		meeting process and voting	
		results (including the statistical	
		votes). When there is an election	
		of directors, the number of votes	
		obtained by each candidate shall	
		be disclosed. It shall be kept	

Article No.	Articles before the amendments	Articles after the amendments	Amendment Note
1101		permanently for the duration of the company.	
	Maintaining order at the meeting place	Maintaining order at the meeting place Staff handling administrative	The appropriate provisions are amended in writing.
	The Chairman may direct the proctors (or security personnel) to help maintain the order at the meeting place.	affairs of a shareholders' meeting shall wear identification cards or arm bands. The chair may direct the	
		proctors or security personnel to help maintain the order at the meeting place. The proctors or security personnel shall wear	
		armbands with the word "Proctor" when maintaining order.	
		At the place of a shareholders' meeting, if a shareholder attempts to speak through any device other than the Company's	
		equipment, the chairperson may stop the shareholder from so doing.	
		If the shareholder violates the rules of procedures and defies the chairperson's instruction, and	
		obstructs the proceedings and refuses to stop, the chairperson may direct the proctors or security personnel to escort the	
		shareholder out of the venue.	
170	agreed to implement these Rules on April 30, 2003.	The shareholders' meeting agreed to implement these Rules on April 30, 2003.	Add amendment date and number of times
	The first amendment was made on June 24, 2006. The second amendment was	on June 24, 2006. The second amendment was	
	made on June 19, 2012. The third amendment was made on June 28, 2013. The fourth amendment was	made on June 19, 2012. The third amendment was made on June 28, 2013. The fourth amendment was	
	made on June 30, 2015. The fifth amendment was made on June 6, 2016.	made on June 30, 2015. The fifth amendment was made on June 6, 2016.	
	The sixth amendment was made on June 19, 2017.	The sixth amendment was made on June 19, 2017.  The seventh amendment was	

Article No.	Articles before the amendments	Articles after the amendments	Amendment Note
		made on June 20, 2020.	

# [Attachment 7]

# Sinmag Equipment Corporation

# Comparison Table for the 【Procedures for Acquisition or Disposal of Assets 】 Before and After Revision

Article	Artic	les before the amendments	Artic	eles after the amendments	Amendment
No.					Note
Article 3	Scop	e of Assets	Scop	pe of Assets	New items in
	I.	Marketable securities: include	I.	Marketable securities: include	the asset
		stocks, government bonds,		stocks, government bonds,	scope.
		corporate bonds, financial bonds,		corporate bonds, financial bonds,	
		securities representing securities,		securities representing securities,	
		depositary receipts, subscription		depositary receipts, subscription	
		(sales) warrants, beneficiary		(sales) warrants, beneficiary	
		securities and asset-backed		securities and asset-backed	
		securities.		securities.	
	II.	Real estate (including land,	II.	Real estate (including land,	
		housing and building, investment		housing and building, investment	
		property, inventory of		property, inventory of construction	
		construction enterprise) and		enterprise) and equipment.	
		equipment.			
	III	Membership card.	III.	Membership card.	
	IV.	Intangible assets include patents,	IV.	Intangible assets include patents,	
		copyrights, trademark rights, and		copyrights, trademark rights, and	
		franchise.		franchise.	
	V.	Right-of-use assets.	V.	Right-of-use assets.	
	VI.	Derivative products	<u>VI.</u>	Financial institutions' claims	
	VII.	Assets acquired or disposed of		(including receivables, bills	
		by merger, demerger, acquisition		purchased and discounted, loans,	
		or transfer of shares according to		and overdue receivables).	
		the law.	VII.	Derivatives.	
	VIII.	Other important assets.	VIII.	Assets acquired or disposed of	
				through legal mergers, spin off,_	
				acquisitions or transfers of shares.	
			<u>IX.</u>	Other important assets.	

Article No.	Arti	cles before the amendments	Artic	cles after the amendments	Amendment Note
Articles	Arti	cle 5	Artic	ele 6	The contents
5 and 13		professional appraiser and		—— professional appraiser and appraisal	of Article 5
		raisal personnel, independent		onnel, independent auditor, lawyer	and Article
		tor, lawyer or the securities	_	e securities underwriter who	13 are
		-	prov	ides the appraisal report or opinions	combined
		ort or opinions for the Company	_	he Company shall meet the	and changed
	_			wing requirements:	to Article 6,
		amount of the above assets			with text
	obta	ined by the Company and each			modification
		sidiary individually is as follows:			as
	I.		I.	Not being sentenced to fixed-term	appropriate.
		sentenced to imprisonment of one		imprisonment of more than one	
		year or above for a violation of		year because of violating this Law,	
		the Securities and Exchange Act,		Company Law, Banking Law,	
		the Company Act, the Banking		Insurance Law, Financial Holding	
		Act, the Insurance Act, the		Company Law or Commercial	
		Financial Holding Company Act,		Accounting Law, or committing	
		or the Business Entity Accounting		the crime of fraud, breach of trust,	
		Act, or for fraud, breach of trust,		embezzlement, forgery of	
		embezzlement, forgery of		documents or other business crime.	
		documents, or occupational		However, those whose execution is	
		crime. However, those whose		completed, probation period has	
		execution is completed, probation		expired or the pardon has been	
		period has expired or the pardon		completed for three years are	
		has been completed for three years are excluded.		excluded.	
	II.	The transaction party shall not be	II.	The transaction party shall not be a	
		a related party or a substantial		related party or a substantial	
		related party.		related party.	
	III.	If the Company need to obtain	III.	If the Company need to obtain	
		appraisal reports from two or		appraisal reports from two or more	
		more professional appraisers, the		professional appraisers, the	
		different professional appraisers		different professional appraisers or	
		or appraisal personnel shall not be		appraisal personnel shall not be	
		related parties to each other or		related parties to each other or	
		have substantial relationship with		have substantial relationship with	
		each other.		each other.	

Article	Arti	cles before the amendments	Artic	cles after the amendments	Amendment
No.					Note
	Whe	en issuing the appraisal report or	Whe	n issuing the appraisal report or	
	opin	ion, the personnel in the preceding	opin	ion, the personnel in the preceding	
	para	graph shall follow the following	parag	graph shall follow the following	
	proc	edures:	proc	edures:	
	I.	Prior to undertaking a case, they	I.	Prior to undertaking a case, they	
		shall prudently assess their own		shall prudently assess their own	
		professional capabilities, practical		professional capabilities, practical	
		experience, and independence.		experience, and independence.	
	II.	When auditing the cases,	II.	When auditing the cases,	
		appropriate operational		appropriate operational procedures	
		procedures shall be planned and		shall be planned and implemented	
		implemented to form the		to form the conclusion and issue a	
		conclusion and issue a report or		report or advice; and complete the	
		advice; and complete the		procedures, data collected and	
		procedures, data collected and		conclusion. The detailed	
		conclusion. The detailed		procedures for the implementation	
		procedures for the		of the work, data collected and	
		implementation of the work, data		conclusion shall be recorded in the	
		collected and conclusion shall be		case working papers.	
		recorded in the case working			
		papers.			
	III.	The completeness, correctness	III.	The completeness, correctness and	
		and reasonableness of the data		reasonableness of the data sources,	
		sources, parameters and		parameters and information used	
		information used shall be		shall be assessed one by one as the	
		assessed one by one as the basis		basis for issuing appraisal reports	
		for issuing appraisal reports or		or opinions.	
		opinions.			
	IV.	Matters to be declared shall	IV.	Matters to be declared shall	
		include the professionalism and		include the professionalism and	
		independence of relevant		independence of relevant	
		personnel, the reasonableness and		personnel, the reasonableness and	
		correctness of the information		correctness of the information used	
		used and the compliance with		and the compliance with relevant	
		relevant laws and regulations.		laws and regulations.	
	Artio	cle 13	<u>V.</u>	Where the Company acquires or	
				disposes of assets through court	

Article No.	Articles before the amendments	Articles after the amendments	Amendment Note
NO.	If the Company acquires or disposes of	auctions, certificates issued by the	Note
	assets through the court auction	court may substitute for appraisal	
		reports or CPAs' opinions.	
	process, the appraisal report or	reports of CFAs opinions.	
	accountant's opinion shall be replaced		
	by the certification documents issued		
1 1 1	by the court.	A 1	A .: 1 . 6 !
Article 6		Article 5	Article 6 is
	The company shall not waive its	The company shall not waive its capital	changed to
	capital contribution to the Lucky	contribution to the Lucky Union	Article 5,
	Union Limited in the future years;	Limited in the future years; Lucky	and the text
	Lucky Union Limited shall not waive	Union Limited shall not waive its	is modified
	its capital contribution to Sinmag	capital contribution to Sinmag Limited	according to
	Limited in the future years; Sinmag	in the future years; Sinmag Limited	the
	Limited shall not waive its capital	shall not waive its capital contribution	company's
	contribution to Sinmag Bakery	to Sinmag Bakery Equipment Sdn. Bhd.	practical
	Equipment Sdn. Bhd. (Malaysia),	(Malaysia), Sinmag Equipment (China)	operation.
	Sinmag Equipment (China) Co., Ltd.,	Co., Ltd., and Wuxi New Order Control	
	and Wuxi New Order Control Co., Ltd.	Co., Ltd.	
		If the Company has not made any	
		capital increase or disposal of the	
		Company, it shall be approved by a	
		special resolution of the Board of	
		Directors of the Company.	
		If there are any amendments to the	
		above two items, the observatory should	
		input important information on the open	
		information observatory and report to	
		the counter purchase center for	
		reference.	
Article	If a director expresses an objection to	The article is deleted.	Article 6(1)
<del>6-1</del>	the procedures of acquisition or		is repeated
	disposal of assets or other legal		with Article
	requirements that should be approved		8, so it is
	by the Board of Directors, and has a		deleted.
	record or written statement, the		dereted.
	Company shall also send the director's		
	Company shan also send the director s		

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	objection information to the audit		
	<del>committee.</del>		
	When the acquisition or disposal of		
	assets are submitted to the Board of		
	Directors for discussion in accordance		
	with the preceding paragraph, the		
	Company shall take into full		
	consideration each independent		
	director's opinions. If an independent		
	director objects to or expresses		
	reservations about any matter, it shall		
	be recorded in the minutes of the		
	Board of Directors' meeting.		
	The company's major assets or		
	derivative commodity transactions		
	shall be approved by more than half of		
	all members of the Audit Committee		
	and shall be submitted to the Board of		
	Directors for resolution. If there is no-		
	consent of more than half of the		
	members of the Committee, it shall		
	obtain the consent of more than two-		
	thirds of the directors.		
Article-	If the Company acquires or disposes of	The article is deleted.	Article 6(2)
<del>6(2)</del>	assets through the court auction		is repeated
	process, the appraisal report or		with Article
	accountant's opinion shall be replaced		13, so it is
	by the certification documents issued		deleted.
	by the court.		
Article	The company shall not waive its	The article is deleted.	The part of
<del>6(3)</del>	capital contribution to the Lucky		Article 6(3)
	Union Limited in the future years;		is repeated
	Lucky Union Limited shall not waive		with Article
	its capital contribution to Sinmag		6. The
	Limited in the future years; Sinmag		content of
	Limited shall not waive its capital		this article is

Article	Arti	cles before the amendments	Articles after the amendments	Amendment
No.				Note
	cont	ribution to Sinmag Bakery		incorporated
	Equi	ipment Sdn. Bhd. (Malaysia),		into Article 6
	Sinn	nag Equipment (Wuxi) Co., Ltd.,		and deleted.
	Wux	ti New Order Control Co., Ltd.,		
	and	Lipang Mixing Equipment (Wuxi)		
	Co.,	<del>Ltd.</del>		
	If th	e Company has not made any		
	capi	tal increase or disposal of the		
	Con	npany, it shall be approved by a		
	spec	ial resolution of the Board of		
	Dire	ectors of the Company.		
	If th	ere are any amendments to the		
	abov	ve two items, the observatory		
	shou	ıld input important information on		
	the c	open information observatory and		
	<del>repo</del>	rt to the counter purchase center		
	<del>for r</del>	eference.		
Article 7	The	total amount of real property and	The amount of real property and right-	According to
	right	t-of-use assets or securities and the	of-use assets or securities for non-	the needs of
	restr	icted amount of securities for non-	operating use acquired by the Company	practical
	oper	rating use acquired by the	are <u>set</u> as follows:	operation of
	Com	npany and its subsidiaries are as		the company,
	follo	ows:		the text is
	I.	The total amout of non-operating	I. The total amout of non-operating	modified.
		property for business use and	property for business use and right-	
		right-of-use asset shall not exceed	of-use asset shall not exceed 15%	
		15% of the net value.	of the net value.	
	II.	The total amount of investment in	II. The total amount of investment in	
		securities shall not exceed 70% of	securities shall not exceed 70% of	
		the net value.	the net value.	
	III.	The amount of investment in	III. The amount of investment in	
		individual securities shall not be	individual securities shall not be	
		greater than $50\%$ of the net value.	greater than 50% of the net value.	
			In principle, subsidiaries shall not	
			engage in real estate or right-of-use asset investment transactions that are	
			not for business use. If they want to	
			engage in such transactions thereafter,	

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
		they shall submit them to the board of directors for approval before formulating their evaluation and operation procedures.	
Article 8	If a director expresses an objection to the procedures of acquisition or disposal of assets or other legal requirements that should be approved by the Board of Directors, and has a record or written statement, the Company should also send the director's objection information to the audit committee.  When the acquisition or disposal of assets are submitted to the Board of Directors for discussion in accordance with the preceding paragraph, the Company shall take into full consideration each independent director's opinions. If an independent director objects to or expresses reservations about any matter, it shall be recorded in the minutes of the Board of Directors' meeting.  The Company's major assets or derivative commodity transactions	If a director expresses an objection to the procedures of acquisition or disposal of assets or other legal requirements that should be approved by the Board of Directors, and has a record or written statement, the Company should also send the director's objection information to the audit committee. When the acquisition or disposal of assets are submitted to the Board of Directors for discussion in accordance with the preceding paragraph, the Company shall take into full consideration each independent director's opinions. If an independent director objects to or expresses reservations about any matter, it shall be recorded in the minutes of the Board of Directors' meeting.  The Company's major assets or derivative commodity transactions shall	Wording is adjusted.
	shall be approved by more than half of all members of the Audit Committee and shall be submitted to the Board of	members of the Audit Committee and shall be submitted to the Board of	
	Directors for resolution. If there is no consent of more than half of the members of the Committee, it shall obtain the consent of more than two-thirds of all directors, and the resolutions of the Audit Committee	Directors for resolution. If there is no consent of more than half of the members of the Committee, it shall obtain the consent of more than two-thirds of all directors, and the resolutions of the Audit Committee shall	
	shall be stated in the proceedings of the Board of Directors. The terms "all Audit Committee members" and "all directors" stated in paragraph three shall be actual incumbents.	be stated in the proceedings of the Board of Directors. The terms "all Audit Committee members" and "all directors" stated shall be actual incumbents.	
Article 9	Procedures for acquisition or disposal of property, equipment or its right-of-	Procedures for acquisition or disposal of property, equipment or its right-of-use	According to the needs of

Article No.	Articles before the amendments	Articles after the amendments	Amendment Note
	use asset	asset	practical
	I. Appraisal and operating procedures	I. Appraisal and operating procedures	operation of
	The company's acquisition or	The company's acquisition or disposal	
	disposal of real property, equipment,	of real property, equipment, or its	the text is
	or its right-of-use asset shall be	right-of-use asset shall be conducted	modified.
	conducted in accordance with the	in accordance with the Company's	
	Company's internal control system,	internal control system, the property,	
	the property, plant and equipment	plant and equipment processing	
	processing procedures.	procedures.	
	II. Procedures for determining trading	II. Procedures for determining trading	
	conditions and authorization	conditions and authorization limits.	
	limits		
	(I) In acquiring or disposing of real	(I) In acquiring or disposing the real	
	property, the Company shall take	property or its right-of-use assets,	
	publicly-announced current	the Company shall take publicly-	
	value, appraisal value, and real	announced current value, appraisal	
	transaction price of nearby real	value, and real transaction price of	
	estate into consideration for the	nearby real estate into	
	transaction criteria and price. The	consideration for the transaction	
	above information shall be	criteria and price. The above	
	compiled into an analysis report	information shall be compiled into	
	and submitted to the chairman.	an analysis report and submitted to	
	For transaction under NT\$ 20	the chairman. For transaction	
	million (inclusive), it shall be	under NT\$20 million (inclusive),	
	submitted to the chairman for	it shall be <u>approved by</u> the	
	approval and shall be reported	chairman and reported in the most	
	and recorded in the most recent	recent Board of Directors'	
	Board of Directors' meeting on	meeting; If the amount exceeds	
	an after-event basis. If the	NT\$20 million, the transaction	
	transaction exeeds NT\$ 20	shall be approved <u>by</u> the Audit	
	million, it shall be submitted to	Committee and <u>submitted</u> to the	
	the Audit Committee for	Board of Directors for approval	
	approval and passed by the	before implementation.	
	Board of Directors.		
	(II) Acquisition or disposal of	(II) Acquisition or disposal of	
	equipment or its right-of-use	equipment or its right-of-use asset	
	asset shall be made by inquiry,	shall be made by inquiry, price	

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	price comparison, bargaining or	comparison, bargaining or	
	bidding. If the amount is less	bidding. If the amount is less than	
	than NT\$10 million (inclusive),	NT\$3 million (inclusive), it shall	
	the amount of the acquisition or	be approved level by level	
	disposal shall be approved by	according to the right of approval;	
	the general manager; if the	If the amount exceeds NT\$3	
	amount is between NT\$10 and	million and is less than NT\$10	
	NT\$ 30 million (inclusive), it	million (inclusive), it shall be	
	shall be submitted to the	approved by the general manager;	
	chairman for approval and for	if the amount exceeds NT\$10	
	being reported and recorded in	million and is less than NT\$30	
	the most recent Board of	million (inclusive), it shall be	
	Directors' meeting on a post-	approved by the chairman and	
	event basis. For those exceeding	submitted to the the most recent	
	NT\$ 30 million, the transaction	Board of Directors' meeting on a	
	shall be submitted to the Audit	post-event basis; if the amount	
	Committee for approval and	exceeds NT\$30 million, it shall	
	passed by the Board of Directors	be approved <u>by</u> the Audit	
	before implementation.	Committee and submitted to the	
		Board of Directors for approval	
		before implementation.	
	III. Execution Unit	III. Execution Unit	
	The acquisition or disposal of real	The acquisition or disposal of real	
	property, equipment or right-of-use	property, equipment or right-of-use	
	assets shall be submitted for approval	assets shall be submitted for approval	
	pursuant to the preceding paragraph,	pursuant to the preceding paragraph,	
	and then be executed by the use	and then be executed by the use	
	department, the procurement	department, the procurement department	
	department and the relevant authority	and the relevant authority and	
	and responsibility department.	responsibility department.	
	IV. Appraisal Report on Real Estate,	IV. Appraisal Report on Real Estate,	
	Equipment or its Right-of-Use Asset	Equipment or its Right-of-Use Asset	
	For the Company's acquisition or	For the Company's acquisition or	
	disposal of real estate or equipment,	disposal of real estate or equipment,	
	excluding transactions with domestic	excluding transactions with domestic	
	government agencies, construction of	government agencies, construction of	

Article	Articles	s before the amendments	Article	es after the amendments	Amendment
No.					Note
	local la	nd, construction of land leases,	local la	and, construction of land leases,	
	or acqu	isition or disposal of equipment	or acqu	uisition or disposal of equipment	
	for busi	iness use, if the transaction	for bus	siness use, if the transaction	
	amount	reaches 20% of the Company's	amoun	t reaches 20% of the Company's	
	paid-in	capital or more than NT\$300	paid-ir	n capital or more than NT\$300	
	million	, the appraisal report issued by	million	n, the appraisal report issued by	
	the pro	fessional appraiser shall be	the pro	ofessional appraiser shall be	
	obtaine	d before the date of the fact,	obtain	ed before the date of the fact, and	
	and the	following procedures shall be	the fol	lowing procedures shall be	
	followe	ed:	follow	ed:	
	(I)	When a fixed price, a specific	(I)	When a fixed price, a specific	
		price or a special price is		price or a special price is	
		required as the basis of		required as the basis of reference	
		reference for the transaction		for the transaction price for	
		price for special reasons, the		special reasons, the transaction	
		transaction shall be first		shall be first approved by the	
		approved by the Audit		Audit Committee and approved	
		Committee and approved by		by the Board of Directors. If	
		the Board of Directors. If there		there is any change in the future	
		is any change in the future		trading conditions, the said	
		trading conditions, the said		transaction shall be handled in	
		transaction shall be handled in		accordance with the above-	
		accordance with the above-		mentioned procedures.	
		mentioned procedures.			
	(II)	Where the transaction amount	(II)	Transaction amounts exceeding	
		is NT\$1 billion or more,		NT\$1 billion shall have appraisal	
		appraisals from two or more		reports from two (2) or more	
		professional appraisers shall		professional appraisers.	
		be obtained.			
	(III)	If any of the following	(III)	If any of the following	
		situation occurs, unless all of		circumstances occurs to the	
		the appraisal values for asset		appraisal result of professional	
		acquisition are higher than the		appraiser, the appraisal results of	
		trading amount or all of the		the asset shall be conducted in	
		appraisal values for asset		the following circumstances: The	
		disposal are lower than the		appraisal results of the asset shall	
		transaction price, the		be conducted in accordance with	

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	Company shall contact CPAs	the accounting standards adopted	
	to take actions in accordance	by the CPA in accordance with	
	with Auditing Standards No.	the Accounting Standards for the	
	20 published by Accounting	Financial Research and	
	Research and Development	Development Foundation	
	Foundation (ARDF) and to	(hereinafter referred to as the	
	express specific comments on	"Accounting Research and	
	the reasons for the discrepancy	Development Foundation"). The	
	and the fairness of the	CPA shall also engage a CPA to	
	transaction price.	make specific recommendations	
		on the difference between the	
		reason for the discrepancy and	
		the transaction price.	
	1. The discrepancy between the	1. The discrepancy between the	
	appraisal results and the	appraisal results and the	
	transaction amount is 20%	transaction amount is 20% or	
	or more of the transaction	more of the transaction	
	amount.	amount.	
	2. The discrepancy between the	2. The discrepancy between the	
	appraisal results of two or	appraisal results of two or	
	more professional appraisers	more professional appraisers	
	is 10% or more of the	is 10% or more of the	
	transaction amount.	transaction amount.	
	(IV) The date of report presented	(IV) No more than 3 months may	
	by the professional appraiser	elapse between the date of the	
	and the date of establishment	appraisal report issued by a	
	of contract shall not be more	professional appraiser and the	
	than three months. However, if	contract execution date.	
	the publicly announced current	However, if the publicly	
	value of the same period is	announced current value of the	
	used and the past six months	same period is used and the past	
	have not elapsed, the original	six months have not elapsed, the	
	professional appraiser may	original professional appraiser	
	issue an opinion.	may issue an opinion.	
Article	Acquisition or disposal of securities	Acquisition or disposal of securities	According to
10	investment procedures	investment procedures	the needs of

I. Appraisal and Procedures: The Company's acquisition or disposal of securities shall be conducted in accordance with the Company's internal control system investment reversed.  II. Procedures for determining trading conditions and authorization limits for acquiring or disposing securities with an amount less than NT\$10 million (inclusive) shall be approved by the general manager. If the amount is more than NT\$10 million (inclusive), it shall be approved by the chairman of the Board of Directors and for being reported in the most recent Board of Directors' meeting on a postevent basis. If the amount exceeds NT\$30 million, it shall be submitted to the Audit Committee for approval and passed by the Board of Directors before implementation.  I. Appraisal and operating procedures The Company's acquisition or disposal of securities shall be conducted in accordance with the Company's internal control system investment reversed.  II. Procedures for determining trading conditions and authorization limits (I) For trading of securities (excluding government bonds, short term notes traded by famous domestic bills finance companies. domestic bills finance	Article No.	Articles before the amendments	Articles after the amendments	Amendment Note
The Company's acquisition or disposal of securities shall be conducted in accordance with the Company's internal control system investment reversed.  II. Procedures for determining trading conditions and authorization limits for acquiring or disposing securities with an amount less than NT\$10 million (inclusive) shall be approved by the general manager. If the amount is more than NT\$10 million (inclusive), it shall be approved by the chairman of the Board of Directors and for being reported in the most recent Board of Directors' meeting on a postevent basis. If the amount exceeds NT\$30 million, it shall be submitted to the Audit Committee for approval and passed by the Board of Directors before implementation.  The Company's acquisition or disposal of securities shall be conducted in accordance with the Company's internal control system investment reversed.  II. Procedures for determining trading conditions and authorization limits (I) For trading of securities  (ix) For trad	110.	I Approisal and Dragodyros	I Approisal and approting procedures	
of securities shall be conducted in accordance with the Company's internal control system investment reversed.  II. Procedures for determining trading conditions and authorization limits for acquiring or disposing securities with an amount less than NT\$10 million (inclusive) shall be approved by the general manager. If the amount is more than NT\$10 million (inclusive), it shall be approved by the chairman of the Board of Directors and for being reported in the most recent Board of Directors' meeting on a post-cvent basis. If the amount exceeds NT\$30 million, it shall be submitted to the Audit Committee for approval and passed by the Board of Directors before implementation.  of securities shall be conducted in accordance with the Company's internal control system investment reversed.  II. Procedures for determining trading conditions and authorization limits (D) For trading of securities  (excluding government bonds, short term notes traded by famous domestic bills finance companies, (excluding government bonds, short term notes traded by famous domestic bills finance companies, (excluding government bonds, short term notes traded by famous domestic bills finance companies, (excluding government bonds, short term notes traded by famous domestic bills finance companies, (excluding government bonds, short term notes traded by famous domestic bills finance companies, (excluding government bonds, short term notes traded by famous domestic bills finance companies, (excluding government bonds, short term notes traded by famous domestic bills finance companies, (excluding government bonds, short term notes traded by famous domestic bills finance companies, (in term notes traded by famous domestic bills finance companies, (excluding government bonds, short term notes traded by famous domestic bills finance companies, (excluding government bonds, short term notes traded by famous domestic bills finance companies, (excluding sovernment bonds, short term notes traded by famous domestic bills finance companies, (excluding				*
accordance with the Company's internal control system investment reversed.  II. Procedures for determining trading conditions and authorization limits for acquiring or disposing securities with an amount less than NT\$10 million (inclusive) shall be approved by the general manager. If the amount is more than NT\$10 million and less than NT\$30 million (inclusive), it shall be approved by the chairman of the Board of Directors and for being reported in the most recent Board of Directors' meeting on a postevent basis. If the amount exceeds NT\$30 million, it shall be submitted to the Audit Committee for approval and passed by the Board of Directors before implementation.  accordance with the Company's internal control system investment reversed.  II. Procedures for determining trading conditions and authorization limits (1) For trading of securities (inclusive) shall be approved by famous domestic bills finance companies, domestic bond funds and domestic currency funds) in the centralized securities exchange market or the business place of a securities firm, the responsible unit shall make a decision according to the market conditions, and the amount of which is less than NT\$10 million (inclusive) shall be approved by the chairman, and be submitted to the most recent Board of Directors' meeting on a post-event basis. If the amount exceeds NT\$30 million, it shall be approved by the audit committee and submitted to the Board of Directors for approval before implementation.  (II) For trading of securities				_
internal control system investment reversed.  II. Procedures for determining trading conditions and authorization limits for acquiring or disposing securities with an amount less than NT\$10 million (inclusive) shall be approved by the general manager. If the amount is more than NT\$10 million (inclusive), it shall be approved by the chairman of the Board of Directors and for being reported in the most recent Board of Directors' meeting on a postevent basis. If the amount exceeds NT\$30 million, it shall be submitted to the Audit Committee for approval and passed by the Board of Directors before implementation.  II. Procedures for determining trading conditions and authorization limits (I) For trading of securities (excluding government bonds, short term notes traded by famous domestic bills finance companies, domestic bond funds and domestic currency funds) in the centralized securities exchange market or the business place of a securities firm, the responsible unit shall make a decision according to the market conditions, and the amount of which is less than NT\$10 million (inclusive) shall be approved by the general manager; the amount of which is short term notes traded by famous domestic bills finance companies, domestic bond funds and domestic currency funds) in the centralized securities exchange market or the business place of a securities excit shall make a decision according to the market conditions, and the amount of which is less than NT\$10 million (inclusive) shall be approved by the general manager; the amount of which is less than NT\$10 million (inclusive) shall be approved by the chairman, and be submitted to the most recent Board of Directors' meeting on a post-event basis. If the amount exceeds NT\$30 million, it shall be approved by the audit committee and submitted to the Board of Directors for approval before implementation.  (II) For trading of securities (excluding government bonds.				
reversed.  II. Procedures for determining trading conditions and authorization limits for acquiring or disposing securities with an amount less than NT\$10 million (inclusive) shall be approved by the general manager. If the amount is more than NT\$10 million and less than NT\$30 million (inclusive), it shall be approved by the chairman of the Board of Directors and for being reported in the most recent Board of Directors' meeting on a postevent basis. If the amount exceeds NT\$30 million, it shall be submitted to the Audit Committee for approval and passed by the Board of Directors before implementation.  II. Procedures for determining trading conditions and authorization limits (I) For trading of securities (excluding government bonds, short term notes traded by famous domestic bills finance companies, domestic blond funds and domestic currency funds) in the centralized securities exchange market or the business place of a securities firm, the responsible unit shall make a decision according to the market conditions, and the amount of which is less than NT\$10 million (inclusive) shall be approved by the general manager; the amount of which is more than NT\$10 million (inclusive) shall be approved by the chairman, and be submitted to the most recent Board of Directors' meeting on a post-event basis. If the amount exceeds NT\$30 million, it shall be approved by the audit committee and submitted to the Board of Directors for approval before implementation.  (II) For trading of securities (excluding government bonds,				
II. Procedures for determining trading conditions and authorization limits for acquiring or disposing securities with an amount less than NT\$10 million (inclusive) shall be approved by the general manager. If the amount is more than NT\$10 million and less than NT\$30 million (inclusive), it shall be approved by the chairman of the Board of Directors and for being reported in the most recent Board of Directors' meeting on a post-event basis. If the amount exceeds NT\$30 million, it shall be submitted to the Audit Committee for approval and passed by the Board of Directors before implementation.  II. Procedures for determining trading conditions and authorization limits (I) For trading of securities (excluding government bonds, short term notes traded by famous domestic bills finance companies. domestic bills finan		· ·	control system investment reversed.	modified.
conditions and authorization limits for acquiring or disposing securities with an amount less than NT\$10 million (inclusive) shall be approved by the general manager. If the amount is more than NT\$10 million and less than NT\$10 million (inclusive), it shall be approved by the chairman of the Board of Directors and for being reported in the most recent Board of Directors' meeting on a postevent basis. If the amount exceeds NT\$30 million, it shall be submitted to the Audit Committee for approval and passed by the Board of Directors before implementation.  conditions and authorization limits (I) For trading of securities (excluding government bonds, short term notes traded by famous domestic boll finance companies, domestic bolnd funds and domestic currency funds) in the centralized securities exchange market or the business place of a securities firm, the responsible unit shall make a decision according to the market conditions, and the amount of which is less than NT\$10 million (inclusive) shall be approved by the general manager; the amount of which is more than NT\$10 million and less than NT\$30 million (inclusive) shall be approved by the chairman, and be submitted to the most recent Board of Directors' meeting on a post-event basis. If the amount exceeds NT\$30 million, it shall be approved by the audit committee and submitted to the Board of Directors for approval before implementation.  (II) For trading of securities  (excluding government bonds,			II Duo and yang fou datamaining tunding	
for acquiring or disposing securities with an amount less than NT\$10 million (inclusive) shall be approved by the general manager. If the amount is more than NT\$10 million and less than NT\$30 million (inclusive), it shall be approved by the chairman of the Board of Directors and for being reported in the most recent Board of Directors' meeting on a postevent basis. If the amount exceeds NT\$30 million, it shall be submitted to the Audit Committee for approval and passed by the Board of Directors before implementation.  (I) For trading of securities (excluding government bonds, short term notes traded by famous domestic bills finance companies, domestic bond funds and domestic currency funds) in the centralized securities exchange market or the business place of a securities firm, the responsible unit shall make a decision according to the market conditions, and the amount of which is less than NT\$10 million (inclusive) shall be approved by the general manager; the amount of which is more than NT\$10 million and less than NT\$30 million (inclusive) shall be approved by the chairman, and be submitted to the most recent Board of Directors' meeting on a post-event basis. If the amount exceeds NT\$30 million, it shall be approved by the audit committee and submitted to the Board of Directors for approval before implementation.  (II) For trading of securities (excluding government bonds.				
with an amount less than NT\$10 million (inclusive) shall be approved by the general manager.  If the amount is more than NT\$10 million and less than NT\$30 million (inclusive), it shall be approved by the chairman of the Board of Directors and for being reported in the most recent Board of Directors' meeting on a post- event basis. If the amount exceeds NT\$30 million, it shall be submitted to the Audit Committee for approval and passed by the Board of Directors before implementation.  (excluding government bonds, short term notes traded by famous domestic bills finance companies, domestic bond funds and domestic eurrency funds) in the centralized securities exchange market or the business place of a securities firm, the responsible unit shall make a decision according to the market conditions, and the amount of which is less than NT\$10 million (inclusive) shall be approved by the general manager; the amount of which is more than NT\$10 million (inclusive) shall be approved by the chairman, and be submitted to the most recent Board of Directors' meeting on a post-event basis. If the amount exceeds NT\$30 million, it shall be approved by the audit committee and submitted to the Board of Directors for approval before implementation.  (II) For trading of securities (excluding government bonds.				
million (inclusive) shall be approved by the general manager. If the amount is more than NT\$10 million and less than NT\$30 million (inclusive), it shall be approved by the chairman of the Board of Directors and for being reported in the most recent Board of Directors' meeting on a postevent basis. If the amount exceeds NT\$30 million, it shall be submitted to the Audit Committee for approval and passed by the Board of Directors before implementation.  million (inclusive), it shall be submitted to the Audit Committee for approval and passed by the Board of Directors before implementation.  million (inclusive), it shall be securities exchange market or the business place of a securities firm, the responsible unit shall make a decision according to the market conditions, and the amount of which is less than NT\$10 million (inclusive) shall be approved by the general manager; the amount of which is more than NT\$10 million (inclusive) shall be approved by the chairman, and be submitted to the most recent Board of Directors' meeting on a post-event basis. If the amount exceeds NT\$30 million, it shall be approved by the audit committee and submitted to the Board of Directors for approval before implementation.  (II) For trading of securities (excluding government bonds.				
approved by the general manager.  If the amount is more than NT\$10 million and less than NT\$30 million (inclusive), it shall be approved by the chairman of the Board of Directors and for being reported in the most recent Board of Directors' meeting on a post- event basis. If the amount exceeds NT\$30 million, it shall be submitted to the Audit Committee for approval and passed by the Board of Directors before implementation.  domestic bills finance companies, domestic bond funds and domestic eurrency funds) in the centralized securities exchange market or the business place of a securities firm, the responsible unit shall make a decision according to the market conditions, and the amount of which is less than NT\$10 million (inclusive) shall be approved by the general manager; the amount of which is more than NT\$10 million (inclusive) shall be approved by the general manager; the amount of which is more than NT\$30 million (inclusive) shall be approved by the chairman, and be submitted to the most recent Board of Directors' meeting on a post-event basis. If the amount exceeds NT\$30 million, it shall be approved by the audit committee and submitted to the Board of Directors for approval before implementation.  (II) For trading of securities (excluding government bonds,				
If the amount is more than NT\$10 million and less than NT\$30 million (inclusive), it shall be approved by the chairman of the Board of Directors and for being reported in the most recent Board of Directors' meeting on a post-event basis. If the amount exceeds NT\$30 million, it shall be submitted to the Audit Committee for approval and passed by the Board of Directors before implementation.  Market Audit Committee for approval and passed by the Board of Directors before implementation.  Market Audit Committee for approval before implementation.  Momestic bond funds and domestic currency funds) in the centralized securities exchange market or the business place of a securities firm, the responsible unit shall make a decision according to the market conditions, and the amount of which is less than NT\$10 million (inclusive) shall be approved by the general manager; the amount of which is more than NT\$10 million (inclusive) shall be approved by the chairman, and be submitted to the most recent Board of Directors' meeting on a post-event basis. If the amount exceeds NT\$30 million, it shall be approved by the audit committee and submitted to the Board of Directors for approval before implementation.  (II) For trading of securities (excluding government bonds,			-	
million and less than NT\$30 million (inclusive), it shall be approved by the chairman of the Board of Directors and for being reported in the most recent Board of Directors' meeting on a post- event basis. If the amount exceeds NT\$30 million, it shall be submitted to the Audit Committee for approval and passed by the Board of Directors before implementation.  million and less than NT\$10 million (inclusive) shall be approved by the general manager; the amount of which is more than NT\$10 million and less than NT\$30 million (inclusive) shall be approved by the chairman, and be submitted to the most recent Board of Directors' meeting on a post-event basis. If the amount exceeds NT\$30 million, it shall be approved by the audit committee and submitted to the Board of Directors for approval before implementation.  (II) For trading of securities (excluding government bonds,			_	
million (inclusive), it shall be approved by the chairman of the Board of Directors and for being reported in the most recent Board of Directors' meeting on a postevent basis. If the amount exceeds NT\$30 million, it shall be submitted to the Audit Committee for approval and passed by the Board of Directors before implementation.  Securities exchange market or the business place of a securities firm, the responsible unit shall make a decision according to the market conditions, and the amount of which is less than NT\$10 million (inclusive) shall be approved by the general manager; the amount of which is more than NT\$10 million and less than NT\$30 million (inclusive) shall be approved by the chairman, and be submitted to the most recent Board of Directors' meeting on a post-event basis. If the amount exceeds NT\$30 million, it shall be approved by the audit committee and submitted to the Board of Directors for approval before implementation.  (II) For trading of securities (excluding government bonds,		· ·		
approved by the chairman of the Board of Directors and for being reported in the most recent Board of Directors' meeting on a postevent basis. If the amount exceeds NT\$30 million, it shall be submitted to the Audit Committee for approval and passed by the Board of Directors before implementation.    business place of a securities firm, the responsible unit shall make a decision according to the market conditions, and the amount of which is less than NT\$10 million (inclusive) shall be approved by the general manager; the amount of which is more than NT\$10 million and less than NT\$30 million (inclusive) shall be approved by the chairman, and be submitted to the most recent Board of Directors' meeting on a post-event basis. If the amount exceeds NT\$30 million, it shall be approved by the audit committee and submitted to the Board of Directors for approval before implementation.    Conditions and the amount of which is less than NT\$10 million (inclusive) shall be approved by the chairman, and be submitted to the most recent Board of Directors' meeting on a post-event basis. If the amount exceeds NT\$30 million, it shall be approved by the audit committee and submitted to the Board of Directors for approval before implementation.    (II) For trading of securities (excluding government bonds,			•	
Board of Directors and for being reported in the most recent Board of Directors' meeting on a postevent basis. If the amount exceeds NT\$30 million, it shall be submitted to the Audit Committee for approval and passed by the Board of Directors before implementation.  The provided in the most recent Board decision according to the market conditions, and the amount of which is less than NT\$10 million (inclusive) shall be approved by the general manager; the amount of which is more than NT\$10 million and less than NT\$30 million (inclusive) shall be approved by the chairman, and be submitted to the most recent Board of Directors' meeting on a post-event basis. If the amount exceeds NT\$30 million, it shall be approved by the audit committee and submitted to the Board of Directors for approval before implementation.  (II) For trading of securities (excluding government bonds,		· · · · · · · · · · · · · · · · · · ·	_	
reported in the most recent Board of Directors' meeting on a postevent basis. If the amount exceeds NT\$30 million, it shall be submitted to the Audit Committee for approval and passed by the Board of Directors before implementation.  Mathematical provided in the most recent board of Directors before implementation.  Mathematical provided in the most recent board of Directors before implementation.  Mathematical provided in the market conditions, and the amount of which is less than NT\$10 million (inclusive) shall be approved by the general manager; the amount of which is more than NT\$10 million (inclusive) shall be approved by the chairman, and be submitted to the most recent board of Directors' meeting on a post-event basis. If the amount exceeds NT\$30 million, it shall be approved by the audit committee and submitted to the Board of Directors for approval before implementation.  Mathematical provided by the audit committee and submitted to the Board of Directors for approval before implementation.  Mathematical provided by the amount of which is less than NT\$10 million (inclusive) shall be approved by the general manager; the amount of which is less than NT\$10 million (inclusive) shall be approved by the general manager; the amount of which is less than NT\$10 million (inclusive) shall be approved by the general manager; the amount of which is less than NT\$10 million (inclusive) shall be approved by the general manager; the amount of which is less than NT\$10 million (inclusive) shall be approved by the general manager; the amount of which is less than NT\$10 million (inclusive) shall be approved by the general manager; the amount of which is less than NT\$10 million (inclusive) shall be approved by the general manager; the amount of which is less than NT\$10 million (inclusive) shall be approved by the general manager; the amount of which is less than NT\$10 million (inclusive) shall be approved by the general manager; the amount of which is less than NT\$10 million (inclusive) shall be approved by the developmenti				
of Directors' meeting on a postevent basis. If the amount exceeds NT\$30 million, it shall be submitted to the Audit Committee for approval and passed by the Board of Directors before implementation.  of Directors' meeting on a postevent basis. If the amount of which is less than NT\$10 million (inclusive) shall be approved by the general manager; the amount of which is more than NT\$10 million and less than NT\$30 million (inclusive) shall be approved by the chairman, and be submitted to the most recent Board of Directors' meeting on a post-event basis. If the amount exceeds NT\$30 million, it shall be approved by the audit committee and submitted to the Board of Directors for approval before implementation.  (II) For trading of securities (excluding government bonds,		_	_	
event basis. If the amount exceeds NT\$30 million, it shall be submitted to the Audit Committee for approval and passed by the Board of Directors before implementation.  Board of Directors before implementation.  Which is less than NT\$10 million (inclusive) shall be approved by the general manager; the amount of which is more than NT\$10 million and less than NT\$30 million (inclusive) shall be approved by the chairman, and be submitted to the most recent Board of Directors' meeting on a post-event basis. If the amount exceeds NT\$30 million, it shall be approved by the audit committee and submitted to the Board of Directors for approval before implementation.  (II) For trading of securities (excluding government bonds,			_	
NT\$30 million, it shall be  submitted to the Audit Committee for approval and passed by the Board of Directors before implementation.  (inclusive) shall be approved by the general manager; the amount of which is more than NT\$10 million and less than NT\$30 million (inclusive) shall be approved by the chairman, and be submitted to the most recent Board of Directors' meeting on a post-event basis. If the amount exceeds NT\$30 million, it shall be approved by the audit committee and submitted to the Board of Directors for approval before implementation.  (II) For trading of securities (excluding government bonds,				
submitted to the Audit Committee for approval and passed by the Board of Directors before implementation.  the general manager; the amount of which is more than NT\$10 million and less than NT\$30 million (inclusive) shall be approved by the chairman, and be submitted to the most recent Board of Directors' meeting on a post-event basis. If the amount exceeds NT\$30 million, it shall be approved by the audit committee and submitted to the Board of Directors for approval before implementation.  (II) For trading of securities (excluding government bonds,		event basis. If the amount exceeds	which is less than NT\$10 million	
for approval and passed by the Board of Directors before implementation.  of which is more than NT\$10 million and less than NT\$30 million (inclusive) shall be approved by the chairman, and be submitted to the most recent Board of Directors' meeting on a post-event basis. If the amount exceeds NT\$30 million, it shall be approved by the audit committee and submitted to the Board of Directors for approval before implementation.  (II) For trading of securities (excluding government bonds,			(inclusive) shall be approved by	
Board of Directors before implementation.  million and less than NT\$30 million (inclusive) shall be approved by the chairman, and be submitted to the most recent  Board of Directors' meeting on a post-event basis. If the amount exceeds NT\$30 million, it shall be approved by the audit committee and submitted to the Board of Directors for approval before implementation.  (II) For trading of securities (excluding government bonds,		submitted to the Audit Committee	the general manager; the amount	
implementation.  million (inclusive) shall be approved by the chairman, and be submitted to the most recent Board of Directors' meeting on a post-event basis. If the amount exceeds NT\$30 million, it shall be approved by the audit committee and submitted to the Board of Directors for approval before implementation.  (II) For trading of securities (excluding government bonds,		for approval and passed by the	of which is more than NT\$10	
approved by the chairman, and be submitted to the most recent  Board of Directors' meeting on a post-event basis. If the amount exceeds NT\$30 million, it shall be approved by the audit committee and submitted to the Board of Directors for approval before implementation.  (II) For trading of securities (excluding government bonds,		Board of Directors before	million and less than NT\$30	
submitted to the most recent  Board of Directors' meeting on a post-event basis. If the amount exceeds NT\$30 million, it shall be approved by the audit committee and submitted to the Board of Directors for approval before implementation.  (II) For trading of securities (excluding government bonds,		implementation.	million (inclusive) shall be	
Board of Directors' meeting on a post-event basis. If the amount exceeds NT\$30 million, it shall be approved by the audit committee and submitted to the Board of Directors for approval before implementation.  (II) For trading of securities (excluding government bonds,			approved by the chairman, and be	
post-event basis. If the amount exceeds NT\$30 million, it shall be approved by the audit committee and submitted to the Board of Directors for approval before implementation.  (II) For trading of securities (excluding government bonds,			submitted to the most recent	
exceeds NT\$30 million, it shall be approved by the audit committee and submitted to the Board of Directors for approval before implementation.  (II) For trading of securities  (excluding government bonds,			Board of Directors' meeting on a	
approved by the audit committee and submitted to the Board of Directors for approval before implementation.  (II) For trading of securities (excluding government bonds,			post-event basis. If the amount	
and submitted to the Board of Directors for approval before implementation.  (II) For trading of securities (excluding government bonds,			exceeds NT\$30 million, it shall be	
Directors for approval before implementation.  (II) For trading of securities  (excluding government bonds,			approved by the audit committee	
implementation.  (II) For trading of securities  (excluding government bonds,			and submitted to the Board of	
implementation.  (II) For trading of securities  (excluding government bonds,			Directors for approval before	
(II) For trading of securities  (excluding government bonds,				
(excluding government bonds,			_	
SHOTE COLUMN HOLOS HARVES OF TAINIOUS			short term notes traded by famous	

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
		domestic bills finance companies,	
		domestic bond funds and domestic	
		currency funds) not in the	
		centralized securities exchange	
		market or the business place of a	
		securities firm, the financial	
		statements audited and certified or	
		reviewed by the CPA of the target	
		company for the most recent	
		period shall be taken as the	
		reference of transaction price	
		before the date of occurrence of	
		the fact, and the amount below	
		NT\$10 million (including NT\$10	
		million) shall be approved by the	
		general manager; the amount	
		above NT\$10 million and below	
		NT\$30 million (including) shall	
		be approved by the chairman; if	
		the amount is more than NT\$30	
		million, it shall be approved by	
		the audit committee and approved	
		by the board of directors before	
		implementation.	
	III. Execution Unit	III. Execution Unit	
	The Company's acquisition or disposal	The Company's acquisition or disposal	
	of securities shall be approved by the	of securities shall be approved by the	
	financial unit in accordance with the	financial unit in accordance with the	
	approval of the aforementioned	approval of the aforementioned	
	resolution.	resolution.	
	IV. Acquisition of expert opinions	IV. Acquisition of expert opinions	
	For the Company's acquisition or	When the company acquires or disposes	
	disposal of marketable securities, it	of securities, it shall, prior to the date of	
	shall take the latest financial	the occurrence of the fact, take the latest	
	statements of the underlying company	financial statements of the subject	
	which have been checked by CPC	company audited and attested or	
	before the facts occur as a reference	reviewed by a certified public	

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	for evaluating the transaction price. If	accountant as reference for the	
	the transaction amount reaches 20% of	transaction price, and if the transaction	
	the Company's paid-in capital or more	amount reaches 20% of the company's	
	than NT\$300 million, it shall consult	paid in capital or NT\$300 million or	
	the accountant before the facts occur to	more, it shall, prior to the date of the	
	express its views on the	occurrence of the fact, consult with a	
	reasonableness of the transaction price.	certified public accountant to express its	
	If an accountant needs to use an expert	opinion on the reasonableness of the	
	reporter, it should be handled in	transaction price. Where an expert	
	accordance with the stipulations No.	report is required by the CPA, it shall be	
	20 of the Auditing Standards Bulletin	handled in accordance with the	
	issued by the Republic of China	statement of Auditing Standards No. 20	
	Accounting Research and	issued by the Accounting Research and	
	Development Foundation. However,	Development Foundation of the	
	this restriction does not apply to any	Republic of China. However, this	
	marketable securities with quoted	restriction does not apply to any	
	prices in an active market or as	marketable securities with quoted prices	
	otherwise provided by the Financial	in an active market or as otherwise	
	Supervisory Commission.	provided by the Financial Supervisory	
		Commission.	
Article	Procedures governing the acquisition	Procedure governing the acquisition or	Wording is
11	or disposal of intangible assets or the	disposal of membership, intangible	adjusted.
	right-of-use assets or the memberships	assets or its right-of-use assets	
	I. Appraisal and operating procedures	I. Appraisal and operating procedures	
	The Company's acquisition or disposal	The Company's acquisition or disposal	
	of intangible assets or its right-of-use	of membership, intangible assets or its	
	asset or memberships shall be	right-of-use asset shall be conducted in	
	conducted in accordance with the	accordance with the Company's internal	
	Company's internal control system and	control system, the property, plant and	
	the property, plant and equipment	equipment processing procedures.	
	procedure.		
	II. Procedures for determining trading	II. Procedures for determining trading	
	conditions and authorization limits	conditions and authorization limits	
	(I) In acquiring or disposing of	(I) To obtain or dispose of a	
	membership, market fair value	membership, an analysis report	
	shall be taken into consideration	shall be prepared and submitted	

while deciding on transaction conditions and trading prices. An analysis report shall be submitted to the general manager. For transaction amounts lower than 1% of the Company's paid-in capital or less than NT\$3 million, it shall be submitted to the general manager for approval and reported and recorded in the most recent Board meeting. For transaction exceeding NT\$3 million, approval from the Board shall be obtained before implementation.  (II) In acquiring or disposing of intangible assets or the right-of-use asset, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), the transaction shall be submitted to the chairman for approval and-shall be foreroproting and recording in the Most recent Board meeting. If the amount of which exceeds NT\$3 million, it shall also be approved by the Audit Committee and submitted to the Board of Directors for approval before implementation.  (II) In acquiring or disposing of intangible assets or the right-of-use assets, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the most recent Board meeting. If the amount of the membership is less than 1% of the paid in capital or not proved by the Queting on a post-event basis. If	Article No.	Articles before the amendments	Articles after the amendments	Amendment Note
conditions and trading prices. An analysis report shall be submitted to the general manager. For transaction amounts lower than 1% of the Company's paid-in capital or less than NT\$3 million, it shall be submitted to the general manager for approval and reported and recorded in the most recent Board meeting. For transaction exceeding NT\$3 million, approval from the Board shall be obtained before implementation.  (II) In acquiring or disposing of intangible assets or the right-of-use asset, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), the transaction shall be submitted to the chairman for approval and shall be for—	NO.	redella dacidina an turna etian	4- 4l al-ainman with mafanan - 4-	Note
An analysis report shall be submitted to the general manager. For transaction amounts lower than 1% of the Company's paid-in capital or less than NT\$3 million, it shall be submitted to the general manager for approval and reported and recorded in the most recent Board meeting. For transaction exceeding NT\$3 million, approval from the Board shall be obtained before implementation.  (II) In acquiring or disposing of intangible assets or the right-of-use asset, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the enaiting conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the most recent Board meeting. If the amount of the membership is less than 1% of the paid in capital or NT\$3 million (inclusive), it shall be approved by the general manager and reported and recorded in the most recent Board meeting. If the amount of which exceeds NT\$3 million, it shall be approved by the Audit Committee and submitted to the Board of Directors for approval before implementation.  (II) In acquiring or disposing of intangible assets or the right-of-use assets, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the most recent Board meeting. If the amount of which exceeds NT\$3 million, (inclusive), and				
and the trading price determined. If the amount of the membership is less than 1% of the paid in capital or less than NT\$3 million, it shall be submitted to the general manager for approval and reported and recorded in the most recent Board meeting. For transaction exceeding NT\$3 million, approval from the Board shall be obtained before implementation.  (II) In acquiring or disposing of intangible assets or the right-of-use asset, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the most recent Board meeting. If the amount of which exceeds NT\$3 million (inclusive), it shall be approved by the amount of whe paid in capital or NT\$3 million (inclusive), it shall be approved by the general manager and reported and recorded in the most recent Board meeting. If the amount of which exceeds NT\$3 million (inclusive), it shall be approved by the Audit Committee and submitted to the Board of Directors for approval before implementation.  (II) In acquiring or disposing intangible assets or the right-of-use assets, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the most recent Board meeting. If the amount of which exceeds NT\$3 million, (inclusive), it shall be approved by the chairman and submitted to the most recent Board meeting. If the amount of which exceeds NT\$3 million, (inclusive), it shall be approved by the chairman and submitted to the most recent Board meeting. If the a			•	
If the amount of the membership is less than 1% of the paid in capital or less than NT\$3 million, it shall be submitted to the general manager for approval and reported and recorded in the most recent Board meeting. For transaction exceeding NT\$3 million, approval from the Board shall be obtained before implementation.  (II) In acquiring or disposing of intangible assets or the right-ofuse asset, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the general manager and reported and recorded in the most recent Board meeting. If the amount of the paid in capital or NT\$3 million (inclusive), it shall be approved by the general manager and reported and recorded in the most recent Board meeting. If the amount of the paid in capital or NT\$3 million (inclusive), it shall be approved by the general manager and reported and recorded in the most recent Board meeting. If the amount of which exceeds NT\$3 million, it shall also be approved by the Audit Committee and submitted to the Board of Directors for approval before implementation.  (II) In acquiring or disposing intangible assets or the right-ofuse assets, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the most recent Board meeting. If the amount of the most recent Board meeting. If the amount of which exceeds NT\$3 million, (inclusive), it shall be approved by the amount of which exceeds NT\$3 million, (inclusive), it shall seasoth or proved by the Audit C			_	
amounts lower than 1% of the Company's paid-in capital or less than NT\$3 million, it shall be submitted to the general manager for approval and reported and recorded in the most recent Board meeting. For transaction exceeding NT\$3 million, approval from the Board shall be obtained before implementation.  (II) In acquiring or disposing of intangible assets or the right-ofuse asset, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), the transaction shall be submitted to the chairman_for approval and shall be for—  is less than 1% of the paid in capital or NT\$3 million (inclusive), it shall be approved by the general manager and reported and recorded in the most recent Board meeting. If the amount of which exceeds NT\$3 million, it shall also be approved by the Company of the Dard meeting. If the amount of which exceeds NT\$3 million, it shall also be approved by the Company of the Company and submitted to the Board of Directors' inclusive), it shall be approved by the chairman and submitted to the most recent Board meeting. If the amount of which exceeds NT\$3 million, it shall also be approved by the Company of which exceeds NT\$3 million, it shall also be approved by the Company of which exceeds NT\$3 million, it shall also be approved by the Submitted to the Board of Directors'.				
Company's paid-in capital or less than NT\$3 million, it shall be submitted to the general manager for approval and reported and recorded in the most recent Board meeting. For transaction exceeding NT\$3 million, approval from the Board shall be obtained before implementation.  (II) In acquiring or disposing of intangible assets or the right-ofuse asset, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), the transaction shall be submitted to the chairman_for approval and reported and recorded in the most recent Board meeting. If the amount of which exceeds NT\$3 million, it shall be approved by the general manager and reported and recorded in the most recent Board meeting. If the amount of which exceeds NT\$3 million, it shall also be approved by the Audit Committee and submitted to the Board of Directors for approval be approved by the chairman and submitted to the most recent Board meeting. If the amount of which exceeds NT\$3 million, it shall be approved by the general manager and reported and recorded in the most recent Board meeting. If the amount of which exceeds NT\$3 million, it shall also be approved by the Audit Committee and submitted to the Board of Directors for approval be assets or the right-ofuse assets, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the most recent Board meeting. It had a proved by the chairman and submitted to the most recent Board meeting. It had need to the Board meeting. It had need to the				
less than NT\$3 million, it shall be submitted to the general manager for approval and reported and recorded in the most recent Board meeting. For transaction exceeding NT\$3 million, approval from the Board shall be obtained before implementation.  (II) In acquiring or disposing of intangible assets or the right-ofuse asset, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the general manager and reported and recorded in the most recent Board meeting. If the amount of which exceeds NT\$3 million, it shall also be approved by the Audit Committee and submitted to the Board of Directors for approval before implementation.  (II) In acquiring or disposing of intangible assets or the right-ofuse assets, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the most recent Board meeting. If the amount of which exceeds NT\$3 million, it shall also be approved by the Audit Committee and submitted to the Board of Directors for approval before implementation.  (III) In acquiring or disposing intangible assets or the right-ofuse assets, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the most rece			<u>*</u>	
be submitted to the general manager for approval and reported and recorded in the most recent Board meeting. For transaction exceeding NT\$3 million, approval from the Board shall be obtained before implementation.  (II) In acquiring or disposing of intangible assets or the right-ofuse asset, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), the transaction shall be submitted to the chairman for approval and shall be for—			capital or NT\$3 million	
manager for approval and reported and recorded in the most recent Board meeting. For transaction exceeding NT\$3 million, approval from the Board shall be obtained before implementation.  (II) In acquiring or disposing of intangible assets or the right-ofuse asset, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), the transaction shall be submitted to the chairman_for approval and shall be for—  manager for approval in the most recent Board meeting. If the amount of which exceeds NT\$3 million, it shall also be approved by the Audit Committee and submitted to the Board of Directors for approval before implementation.  (II) In acquiring or disposing intangible assets or the right-of-use assets, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the most recent Board meeting. If the amount of which exceeds NT\$3 million, it shall also be approved by the Audit Committee and submitted to the Board of Directors for approval before implementation.  (II) In acquiring or disposing intangible assets or the right-of-use assets, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the		less than NT\$3 million, it shall	(inclusive), it shall be approved	
reported and recorded in the most recent Board meeting. For transaction exceeding NT\$3 million, approval from the Board shall be obtained before implementation.  (II) In acquiring or disposing of intangible assets or the right-of-use asset, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), the transaction shall be submitted to the chairman_for approval and shall be for—  recent Board meeting. If the amount of which exceeds NT\$3 million, it shall also be approved by the Audit Committee and submitted to the Board of Directors for approval before implementation.  (II) In acquiring or disposing intangible assets or the right-of-use assets, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the most recent Board of Directors'		<u>be submitted to</u> the general	by the general manager and	
most recent Board meeting. For transaction exceeding NT\$3 million, approval from the Board shall be obtained before implementation.  (II) In acquiring or disposing of intangible assets or the right-ofuse asset, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), the transaction shall be submitted to the chairman_for approval and shall be for—  amount of which exceeds NT\$3 million, it shall also be approved by the Audit Committee and submitted to the Board of Directors for approval by the Audit Committee and submitted to the Board of Directors for approval by the Audit Committee and submitted to the Board of Directors for approval by the Audit Committee and submitted to the Board of Directors for approval by the Audit Committee and submitted to the Board of Directors for approval by the Audit Committee and submitted to the Board of Directors for approval by the Audit Committee and submitted to the Board of Directors for approval by the Audit Committee and submitted to the Board of Directors for approval by the Audit Committee and submitted to the Board of Directors for approval by the Audit Committee and submitted to the Board of Directors for approval by the Audit Committee and submitted to the Board of Directors for approval by the Audit Committee and submitted to the Board of Directors for approval by the Audit Committee and submitted to the Board of Directors for approval by the Audit Committee and submitted to the Board of Directors for approval by the Audit Committee and submitted to the Board of Directors for approval by the Audit Committee and submitted to the Board of Directors for approval by the Audit Committee and submitted to the Directors for approval by the Audit Committee and submitted to the Directors for approval by the Audit Com		manager for approval and	reported and recorded in the most	
million, approval from the Board shall be obtained before implementation.  (II) In acquiring or disposing of intangible assets or the right-ofuse asset, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), the transaction shall be submitted to the chairman for approval and shall be for—  million, it shall also be approved by the Audit Committee and submitted to the Board of Directors for approval before implementation.  (II) In acquiring or disposing intangible assets or the right-of-use assets, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the most recent Board of Directors'		reported and recorded in the	recent Board meeting. If the	
million, approval from the Board shall be obtained before implementation.  (II) In acquiring or disposing of intangible assets or the right-ofuse asset, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), the transaction shall be submitted to the Board of Directors for approval before implementation.  (II) In acquiring or disposing intangible assets or the right-of-use assets, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the most recent Board of Directors'		most recent Board meeting. For	amount of which exceeds NT\$3	
Board shall be obtained before implementation.  (II) In acquiring or disposing of intangible assets or the right-ofuse asset, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), the transaction shall be submitted to the Board of Directors for approval before implementation.  (II) In acquiring or disposing intangible assets or the right-of-use assets, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the most recent Board of Directors'		transaction exceeding NT\$3	million, it shall also be approved	
implementation.  (II) In acquiring or disposing of intangible assets or the right-ofuse asset, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), the transaction shall be submitted to the chairman_for approval and shall be for—  Directors for approval before implementation.  (II) In acquiring or disposing intangible assets or the right-of-use assets, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the most recent Board of Directors'		million, approval from the	by the Audit Committee and	
implementation.  (II) In acquiring or disposing of intangible assets or the right-ofuse asset, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), the transaction shall be submitted to the chairman_for approval and shall be for—  implementation.  (II) In acquiring or disposing intangible assets or the right-ofuse assets, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the most recent Board of Directors'		Board shall be obtained before	submitted to the Board of	
(II) In acquiring or disposing of intangible assets or the right-ofuse asset, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), the transaction shall be submitted to the chairman_for approval and shall be for—  (II) In acquiring or disposing intangible assets or the right-ofuse assets, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the most recent Board of Directors'		implementation.	Directors for approval before	
intangible assets or the right-of- use asset, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), the transaction shall be submitted to the chairman_ for approval and shall be for—  intangible assets or the right-of- use assets, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the most recent Board of Directors'			implementation.	
use asset, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), the transaction shall be submitted to the chairman_ for approval and shall be for—  use assets, the Company shall refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the most recent Board of Directors'		(II) In acquiring or disposing of	(II) In acquiring or disposing	
refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), the transaction shall be submitted to the chairman for approval and shall be for—  refer to expert appraisal report and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the most recent Board of Directors'		intangible assets or the right-of-	intangible assets or the right-of-	
and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), the transaction shall be submitted to the chairman for approval and shall be for—  and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the most recent Board of Directors'		use asset, the Company shall	use assets, the Company shall	
and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), the transaction shall be submitted to the chairman for approval and shall be for—  and fair market value, make resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the most recent Board of Directors'		refer to expert appraisal report	refer to expert appraisal report	
resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), the transaction shall be submitted to the chairman_ for approval and shall be for—  resolution of trading conditions and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the most recent Board of Directors'		and fair market value, make		
and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), the transaction shall be submitted to the chairman and submitted to the for approval and shall be for—  and transaction price, and compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the most recent Board of Directors'				
compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), the transaction shall be submitted to the chairman for approval and shall be for—  compile them into an analysis report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the most recent Board of Directors'				
report and submit them to the chairman. For transaction chairman. For transaction whose whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million NT\$ 20 million (inclusive), the transaction shall be submitted to the chairman chairman and submitted to the for approval and shall be for—  report and submit them to the chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the most recent Board of Directors'		_	-	
chairman. For transaction chairman. For transaction whose whose amount is no more than 10% of 10% of the Company's paid-in capital or NT\$ 20 million NT\$ 20 million (inclusive), it (inclusive), the transaction shall be submitted to the chairman and submitted to the for approval and shall be for—  chairman. For transaction whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the most recent Board of Directors'				
whose amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), the transaction shall be submitted to the chairman for approval and shall be for—  amount is no more than 10% of the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the most recent Board of Directors'		_	_	
10% of the Company's paid-in capital or NT\$ 20 million (inclusive), the transaction shall be submitted to the chairman for approval and shall be for—  the Company's paid-in capital or NT\$ 20 million (inclusive), it shall be approved by the chairman and submitted to the most recent Board of Directors'				
capital or NT\$ 20 million  (inclusive), the transaction shall  be <u>submitted</u> to the chairman  for approval and shall be for—  NT\$ 20 million (inclusive), it  shall be approved by the  chairman and submitted to the  most recent Board of Directors'				
(inclusive), the transaction shall shall be approved by the be submitted to the chairman chairman and submitted to the for approval and shall be for most recent Board of Directors'				
be <u>submitted</u> to the chairman _ chairman and submitted to the <u>for approval</u> <del>and shall be</del> for _ most recent <u>Board of Directors'</u>				
for approval and shall be for most recent Board of Directors'				
reporting the restriction of the post of ellit outility if				
most recent Board of Directors' the amount of which exceeds				
Meeting on a post-event basis.  NT\$ 20 million, the transaction				
If the amount exceeds NT\$ 20 shall be approved by the Audit		-		

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	million, the transaction shall be	Committee and submitted to the	
	approved <u>by</u> the Audit	Board of Directors for approval	
	Committee and passed by the	before implementation.	
	Board of Directors before		
	implementation.		
	III. Execution Unit	III. Execution Unit	
	The Company's acquisition or disposal	The Company's acquisition or disposal	
	of intangible assets, right-of-use assets	of membership, intangible assets or its	
	or membership shall be executed by	right-of-use assets shall be executed by	
	the user department and relevant	the user department and relevant	
	authorities and responsible	authorities and responsible departments	
	departments after the approval	after the approval according to the	
	according to the aforementioned	aforementioned jurisdiction.	
	jurisdiction.		
	IV. Professional assessment reports on	IV. Professional assessment reports on	
	the intangible assets, their right-of-use	the memberships, intangible assets or	
	assets, or memberships	their right-of-use assets	
	Except for transactions with	Except for transactions with government	
	government institutions, the	institutions, the transactions, whose	
	transactions, whose amounts reach	amounts reach 20% of the Company's	
	20% of the Company's paid-in capital	paid-in capital or NT\$ 300 million or	
	or NT\$ 300 million or more, shall	more, shall require an accountant's	
	require an accountant's opinion on the	opinion on the reasonableness of the	
	reasonableness of the transaction	transaction prices before the date of the	
	prices before the date of the actual	actual event. The accountant shall	
	event. The accountant shall comply	comply with Rule No. 20 of the	
	with Rule No. 20 of the International	International Financial Reporting	
	Financial Reporting Standards	Standards announced by the ARDF.	
	announced by the ARDF.		
Articles	Article 14	Article 12	Articles 14
14 to 18	When acquiring or disposing assets, in	Procedures for related party transaction	to Article 18
	addition to dealing with relevant	<u>I.</u> When acquiring or disposing assets, the	are merged
	procedures for resolutions and	Company and its related parties shall	and changed
	evaluating the reasonableness of the	follow the relevant processing procedures	to Article 12,
	transaction conditions as stipulated in	and evaluate the reasonableness of the	and texts are
	Article 10, Article 11, Article 12,	transaction conditions. Moreover, for	revised

Article No.	Articles before the amendments	Articles after the amendments	Amendment Note
	Article 13, Article 14, Article 15,	transaction amounts that exceed 10% of	according to
	Article 16, Article 17 and Article 18 of	the company's total assets, the company	the
	this Standards, the Company and its	shall obtain appraisal reports from	company's
	related parties shall also obtain the	professional appraisers or consult	practical
	appraisal report or CPA's opinion	opinions from CPAs according to the	operation.
	issued by the professional appraiser	preceding sections.	
	according to the regulations when the	The calculation of the transaction	
	transaction amount reaches more than	amount referred to in the preceding	
	10% of the Company's total assets.	paragraph shall be made in	
	The amount of which shall be	accordance with Paragraph 2, Article	
	conducted in accordance with	<u>17</u> herein.	
	Paragraph 2, Article 31 of the	When judging whether a trading	
	Procedure.	counterpart is a related party, besides	
	In addition, when judging whether the	legal definitions, the substantial	
	transaction object is a related party, the	relations shall also be taken into	
	substantive relationship should be	consideration.	
	considered in addition to paying	II. When the company and its	
	attention to its legal form.	subsidiaries, or their subsidiaries	
		directly or indirectly holding 100%	
		of the issued shares or total capital	
		engage in, acquire or dispose of	
		equipment or their right-of-use assets	
		or real estate right-of-use assets for	
		business use, the board of directors	
		may authorize the chairman to make	
		a decision in advance for more than	
		NT\$10 million and less than NT\$30	
		million, and then submit it to the	
		audit committee and the board of	
		directors of the most recent period	
		for ratification.	
	Article 15	III. Appraisal and Operating	
	When the Company intends to acquire	Where the Company acquires or	
	or dispose of real property or right-of-	disposes of real estate or its right-of-use	
	use assets thereof from or to a related	assets with a related party, or other	
	party, or when it intends to acquire or	assets other than real estate or its right-	
	dispose of assets other than real	of-use assets with a related party, and	

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	property or right-of-use assets thereof	the transaction amount reaches 20% of	
	from or to a related party and the	the company's paid in capital, 10% of	
	transaction amount reaches 20% or	the company's total assets, or NT\$300	
	more of paid-in capital, 10 % or more	million or more, in addition to trading	
	of the Company's total assets, or	domestic government bonds, bonds with	
	NT\$300 million or more, except in	repurchase or resale conditions,	
	trading of domestic government bonds	subscription or repurchase of money	
	or bonds under repurchase and resale	market funds issued by domestic	
	agreements, or subscription or	securities investment trust enterprise,	
	redemption of money market funds	the following data shall be submitted for	
	issued by domestic securities	approval by more than half of all	
	investment trust enterprises, the	members of the Audit Committee and	
	following information and materials	submitted to the Board of Directors for	
	shall be approved by more than half of	approval before signing a transaction	
	all members of the Audit Committee	contract and making payment; when	
	first and aubmitted to the Board of	submitting to the Board of Directors for	
	Directors for resolution. If there is no	discussion, the opinions of each	
	consent of more than half of all	Independent Director shall be fully	
	members of the Audit Committee, it	considered, and if the Independent	
	shall obtain the consent of more than	Director has any objection or	
	two-thirds of all directors before	reservation, it shall be stated in the	
	signing the transaction contract and	minutes of the board of directors.	
	making payment, and the resolution of		
	the Audit Committee shall be stated in		
	the minutes of the Board of Directors'		
	Meeting.		
	The terms "all Audit Committee		
	members" and "all Directors" as stated		
	in the preceeding paragraph shall be		
	counted as the actual number of		
	persons currently holding those		
	<del>positions.</del>		
	<u>I.</u> The purpose, necessity and	(I) The purpose, necessity and	
	anticipated benefits of the	anticipated benefits of	
	acquisition or disposal of assets.	acquisition or disposal of assets.	
	II. The reason for choosing a related	(II) The reason for choosing a related	

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	party as a transaction object.	party as a transaction object.	
	III. The relevant materials for	(III) For acquisition of real property	
	appraising the reasonableness of the	or its right-of-use assets from	
	predetermined transaction	related parties, information	
	conditions in accordance with	related to the appropriateness of	
	Articles 16 and 17 when acquiring	preliminary transaction	
	the real estate or its right to use	conditions shall be evaluated in	
	assets from the related parties.	accordance with Paragraph 4 of	
	marke as and as a same a position	this Article.	
	IV. Items like original date and	(IV)The date and price of the related	
	price of acquisition by affiliate,	party originally acquired, trading	
	transaction counterparty and	object, and its relationships with	
	relation between company and	company and the related party.	
	affiliate.	company and the related party.	
	<u>V.</u> Monthly cash flow forecasts	(V) Monthly cash flow forecasts for	
	for the year commencing from	the year commencing from the	
	the anticipated month of	anticipated month of signing of	
	signing of the contract, the	the contract, and evaluation of	
	evaluation of the necessity of	the necessity of the transaction	
	the transaction, and rationality	and reasonableness of the funds	
	of the funds utilization.	utilization.	
	VI. Appraisal report from professional	(VI) Appraisal report from	
	appraisers or CPA's opinion	professional appraisers or CPA's	
	obtained pursuant to Article 14.	opinion obtained in accordance	
		with regulations.	
	VII. Restrictive covenants and other	(VII) Restrictive conditions and other	
	important stipulations associated	important stipulations of the	
	with the transaction.	transaction.	
	The calculation of the amount of		
	transactions mentioned in the		
	preceding paragraph shall be		
	conducted in accordance with Article		
	31(2), and the term "within the		
	preceding year" as used in the		
	preceding paragraph shall be		
	calculated as a basis for the year		

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	preceding the date of occurrence of the	-	
	current transaction. The part of		
	transaction submitted to the audit		
	committee and approved by the Board	-	
	of Directors in accordance with the		
	provisions of this Procedure shall not		
	be reckoned in.		
	When the Company and its		
	subsidiaries or their subsidiaries that		
	directly or indirectly hold 100% of the	-	
	issued shares or total capital are		
	engaged in the acquisition or disposal		
	of equipment for use in business or		
	their right-of-use assets or real estate		
	use rights assets, the Board of		
	Directors shall authorize the chairman		
	to make the decision first in the		
	amount between NT\$10 million and		
	NT\$30 million, and then submitted to		
	the most recent audit committee and		
	Board of Directors for ratification.		
	When a matter is reported to the Board		
	of Directors, the opinions of each		
	Independent Director shall be taken		
	into full consideration. If an		
	Independent Director objects to or		
	expresses reservations about any		
	matter, it shall be recorded in the		
	minutes of the Board of Directors'		
	Meeting.		
	Matters subject to the approval of the		
	audit committee shall be approved by		
	more than one-half of all members of		
	the audit committee and shall be		
	submitted to the Board of Directors for		
	resolution. If there is no consent of		
	more than one-half of all members of		

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	the audit committee, it shall obtain the		
	consents of more than two-thirds of all-		
	directors before execution. The		
	resolution of the audit committee shall		
	be recorded in the minutes of the		
	Board of Directors' meeting. The		
	terms "all Audit Committee members"		
	and "all directors" as stated herein		
	shall be counted as the actual number		
	of persons currently holding those		
	<del>positions.</del>		
	Article 16	IV. Assessment of reasonableness of	
	When the Company acquires real	transaction cost	
	estate or its right-of-use assets from	(I) The Company that acquires real	
	related parties, the reasonableness of	property or its right-of-use assets	
	transaction costs should be assessed as	from a related party shall	
	follows:	evaluate the reasonableness of	
	I. The Company that acquires real	the transaction costs by the	
	property thereof from a related party	following means:	
	shall evaluate the legitimacy of		
	transaction costs by the following		
	means:		
	1. Based on the transaction price of	1. Based on the transaction price of	
	related party, plus necessary interest	related party, plus necessary	
	on funding and the cost legally borne	interest on funding and the cost	
	by the buyer. "Necessary interest on	legally borne by the buyer.	
	funding" is imputed as the weighted	"Necessary interest on funding"	
	average interest rate on borrowing in	is imputed as the weighted	
	the year the Company purchases the	average interest rate on	
	property. This may not be higher	borrowing in the year the	
	than the maximum non-financial	Company purchases the	
	industry lending rate announced by	property. This may not be higher	
	the Ministry of Finance.	than the maximum non-financial	
		industry lending rate announced	
		by the Ministry of Finance.	
	2. If a related party has previously set	2. If a related party has previously	
	up a mortgage loan to a financial	set up a mortgage loan to a	

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	institution, the financial institution's	financial institution, the financial	
	loan evaluation value shall be	institution's loan evaluation	
	assessed by financial institutions.	value shall be assessed by	
	However, the financial institution's	financial institutions. However,	
	actual loan-backed accumulated	the financial institution's actual	
	value of the subject matter shall be	loan-backed accumulated value	
	more than 70% of the total value of	of the subject matter shall be	
	the evaluation and the loan period	more than 70% of the total value	
	has been over one year. However,	of the evaluation and the loan	
	this is not applicable if a financial	period has been over one year.	
	institution and one of the parties	However, this is not applicable if	
	involved in the transaction are	a financial institution and one of	
	related to each other.	the parties involved in the	
		transaction are related to each	
		other.	
	II. Where land and structures	(II) When acquiring or leasing both	
	thereupon are combined as a	land and buildings of the same	
	single property purchased or	subject matter, the Company	
	leased in one transaction, the	may use one of the above	
	transaction costs for the land and	methods to assess the transaction	
	the structures may be separately	cost of land and buildings	
	appraised in accordance with	separately.	
	either of the means listed in the		
	preceding paragraph.		
	When the Company acquires real	(III) When the Company acquires real	
	estate or its right-of-use assets from its	property from a related party and	
	related parties, it shall assess the cost	appraises the cost of the real	
	of the real property or its right-of-use	property or right of use assets in	
	assets in accordance with the	accordance with Paragraph IV,	
	preceding two provisions, and shall	subparagraph (I) of this Article,	
	also entrust an accountant to perform	the Company shall also engage a	
	the review and render specific	CPA to confirm the appraisal and	
	opinions.	render a specific opinion.	
	When the Company acquires real	(IV) Where the Company acquires	
	estate or its right to use assets from	real property or right-of-use	
	related parties, it shall be handled in	assets thereof from a related	
	accordance with the provisions of the	party and one of the following	

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	preceding article if one of the	circumstances exists, the	
	following circumstances occurs. The	acquisition shall only be	
	<u>first three provisions</u> shall not apply:	conducted in accordance with the	
		relevant appraisal and procedures	
		in Paragraph 3 of this Article,	
		and shall not apply to the	
		provisions of Subparagraph (1),	
		(2), and (3) of Paragraph 4 of this	
		Article:	
	<u>I.</u> The related party acquires real	<u>1.</u> The related party acquired the	
	property or right-of-use asset from	real property or its right-of use	
	inheritance or as a gift.	assets through inheritance or as	
		a gift.	
	III. More than 5 years will have	2. More than five years will have	
	elapsed from the time the related	elapsed from the time the	
	party signed the contract to obtain	related party signed the contract	
	the real property or right-of-use	to obtain the real property or its	
	assets thereof to the signing date	right-of-use assets to the	
	for the current transaction.	signing date for the current	
		transaction.	
	III. The real property is acquired	3. The real property is acquired	
	through signing of a joint	through signing of a joint	
	development contract with the	development contract with the	
	Related Party, or through	Related Party, or through	
	engaging a Related Party to build	engaging_a Related Party to	
	real property, either on the	build real property, either on the	
	Company's own land or on leased	Company's own land or on	
	land.	leased land	
	IV. The company acquires the right-of-	4. The real property right-of-use	
	use asset for use in the business	assets for business use are	
	from its subsidiaries, or	acquired by the Company with	
	subsidiaries it directly or	its Subsidiaries, or by its	
	indirectly holds 100% of the total	Subsidiaries in which it directly	
	issued shares or capital.	or indirectly holds 100 % of the	
	-	issued shares or authorized	
		capital.	
	Article 17	(V) When acquiring real estate or	

Article	Articles before the amendments	Articles after the amendments	Amendment
No.	XVI 4 14 C41 : 1	. 1. 6	Note
	When the results of the appraisal	right-of-use assets thereof from a	
	conducted by the Company in	related party, if the value assessed	
	accordance with the Paragraph 1 and 2	in accordance with	
	of the preceeding Article are lower	Subparagraphs 1 and 2,	
	than the transactions price, It shall	Paragraph 4 of this Article is	
	perform in accordance with <u>Article 18</u> .	lower than the transaction price,	
	However, this restriction does not	actions shall be taken in	
	apply to the following circumstances	accordance with Subparagraphs	
	where objective evidence is raised and	6, Paragraph 4 of this Article.	
	the specific opinions of real estate	However, this restriction does not	
	appraisers and CPAs on the	apply to the following	
	reasonability are obtained:	circumstances where objective	
		evidence is raised and the	
		specific opinions of real estate	
		appraisers and CPAs on the	
		reasonability are obtained:	
	I. Where the related party acquires	1. Where the related party is	
	undeveloped land or leased land, it	someone who acquired	
	shall submit a proof of compliance	undeveloped land or leased land,	
	with one of the following	it may submit a proof of	
	conditions:	compliance with one of the	
		following conditions:	
	(I) The undeveloped land shall be	(1) The undeveloped land shall	
	appraised according to the	be appraised according to the	
	method prescribed in the	method prescribed in the	
	preceding article, and the	preceding article, and the	
	appraisal of the house is based	appraisal of the house is	
	on the construction cost of the	based on the construction	
	related parties plus the	cost of the related parties	
	reasonable construction profit,	plus the reasonable	
	which is more than the actual	construction profit, which is	
	transaction price. The term	more than the actual	
	"reasonable construction profit"	transaction price. The term	
	shall be based on the average	"reasonable construction	
	gross operating profit margin of	profit" shall be based on the	
	the related party's construction	average gross operating	
	department for the recent three	profit margin of the related	

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	years or the gross profit margin	party's construction	
	of the construction industry in	department for the recent	
	the most recent period	three years or the gross profit	
	announced by the Ministry of	margin of the construction	
	Finance, whichever is lower.	industry in the most recent	
		period announced by the	
		Ministry of Finance,	
		whichever is lower.	
	(II) There is case transaction of	(2) Completed transactions by	
	other floors of the same subject-	unrelated parties within the	
	matter building or in	preceding year involving	
	neighboring areas within one	other floors of the same	
	year, provide that the area and	property, neighboring, or	
	condition are equivalent	closely valued parcels of	
	according to the reasonable	land, where the land area and	
	appraisal of real estate.	transaction terms are_similar	
		after calculation of	
		reasonable price	
		discrepancies in floor or area	
		land prices in accordance	
		with standard property	
		market sale or leasing	
		practices.	
	II. Where the Company acquires real	2. Where the Company acquiring	
	property or obtains right-of-use	real property or obtaining real	
	assets of real property through	property's right-of-use assets	
	leasing from a related party and	through leasing from a related	
	provides evidence that the terms	party, the terms of the transaction	
	of the transaction are similar to the	are similar to the terms of	
	terms of transactions for the	transaction cases involving	
	acquisition of neighboring or	neighboring or closely valued	
	closely valued parcels of land of a	parcels of land of a similar size	
	similar size by unrelated parties	by unrelated parties within one	
	within the preceding year.	year. The above-mentioned	
	Completed transactions involving	nearby transactions refer to those	
	neighboring or closely valued	which are on the same street or	
	parcels of land in the preceding	nearby streets within the distance	

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	paragraph in principle refers to	of 500 meters of the target	
	parcels on the same or an adjacent	transaction or with similar	
	block and within a distance of no	current value as reported; the	
	more than 500 meters or parcels	similar area acreage refers to that	
	close in publicly announced	its acreage shall not be less than	
	current value; transactions	50% of the target transaction in	
	involving similarly sized parcels	area; "within one year" shall start	
	in principle refers to transactions	from the transaction date to trace	
	completed by unrelated parties for	back to one year.	
	parcels with a land area of no less		
	than 50% of the property in the		
	planned transaction; within the		
	preceding year refers to the year		
	preceding the date of occurrence		
	of the acquisition of the real		
	property or obtainment of the		
	right-of-use assets thereof.		
	Article 18	(VI) When the appraised values of	
	When acquiring the real property or	real estate or right-of-use assets	
	the right-of-use assets from a related	thereof acquired by the	
	party, the Company shall carry out the	Company from related parties	
	following matters if the appraisal	according to Subparagraph (1)	
	results in the preceding two articles are	to (5), Paragraph 4 of this	
	lower than the transaction price.	Article is lower than the	
		transaction price, the situation	
		shall be handled in the manner	
		as follows <u>:</u>	
	I. A special reserve shall be set aside in	1. In respect of the difference	
	accordance with Paragraph 1,	between the transaction price	
	Article 41 of the Securities and	and the assessed cost of the	
	Exchange Act against the	real estate or right-of-use	
	difference between the transaction	assets thereof, the Company	
	price and the appraised cost of real	shall recognize a special	
	property or right-of-use assets	reserve in accordance with	
	thereof, and may not be distributed	Paragraph 1 of Article 41 of	
	or used for capital increase or	the Securities and Exchange	

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	issuance of bonus shares. For the	Act. The special reserve shall	
	Company's investment in the	not be distributed or used for	
	equity method, the Company shall	capital increase and issuance	
	set aside special reserve in	of bonus share. For the	
	proportion to the amount set aside	Company's investment in the	
	for the said amount in accordance	equity method, the Company	
	with Article 41(I) of the Securities	shall set aside special reserve	
	and Exchange Act.	in proportion to the amount set	
		aside for the said amount in	
		accordance with Article 41(I)	
		of the Securities and Exchange	
		Act.	
	II. The Audit Committee shall comply	2. The Audit Committee shall	
	with Article 218 of the Company	comply with Article 218 of the	
	Act.	Company Act.	
	III. The handling of the handling of the	3. The handling of the	
	preceding two subparagraphs shall	Company's Items 1 and 2 of	
	be reported to the shareholders'	this Article shall be reported to	
	meeting and the details of the	the Shareholders' Meeting and	
	transaction shall be disclosed in	the details of the transaction	
	the annual report and the	shall be disclosed in the annual	
	prospectus.	report and the prospectus.	
	When the Company appropriates a	When the Company appropriates a	
	special surplus reserve by the	special surplus reserve by the	
	foregoing provisions, the assets	foregoing provisions, the assets	
	purchased or leased at a high price	purchased or leased at a high price	
	shall be recognized as a loss or	shall be recognized as a loss or	
	disposition or appropriate	disposition or appropriate	
	compensation or reinstatement, or	compensation or reinstatement, or	
	have no other evidence proving	have no other evidence proving	
	irrationality and be approved by the	irrationality and be approved by	
	Financial Supervision and	the Financial Supervision and	
	Administration Commission before the	Administration Commission before	
	special surplus reserve is used.	the special surplus reserve is used.	
	The company shall obtain real	(VII) When the Company acquires	
	property or right-of-use assets from a	real property from a related	
	related party. If there is other evidence	party and any evidence indicates	

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	indicating that the transaction is not a	that the acquisition was not	
	business irregular regular, the	performed in accordance with	
	Company shall also comply with the	operational conventions, it shall	
	preceding two paragraphs.	comply with Paragraph IV,	
		subparagraph (VI) of this	
		Article.	
Article	Article 12	Article 13	Article 12 is
12	The calculation of the transaction	The calculation of the transaction	changed to
	amounts in the preceding 3 articles	amounts referred to in the preceding	Article 13,
	shall be in accordance with Paragraph	four articles shall be made in	and the text
	2 of Article 31 herein.	accordance with Paragraph 2 of Article	is modified
	And the said one-year period is based	17 herein, and "within the preceding	according to
	on the date of the occurrence of the	year" as used herein refers to the year	the
	transaction, one year forward	preceding the date of occurrence of the	company's
	retroactively calculated. The part of	current transaction. Items that have been	practical
	the appraisal report issued by the	included in the evaluation report issued	operation.
	professional appraiser or the opinion	by the professional appraiser or CPA's	
	of the CPA that has been obtained in	opinions need not be counted toward the	
	accordance with the provisions of	transaction amount. The transactions of	
	these procedures shall not be included	related parties shall be approved by the	
	again.	audit committee and submitted to the	
		board of directors for approval in	
		accordance with the regulations, and	
		shall not be included again.	

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
Article	Article 14	Article 14	1.The
13	When acquiring or disposing of assets,	For procedures for acquisition or	original
	in addition to dealing with relevant	disposal of financial institutions' claims,	Article 14
	procedures for resolutions and	in principle, the Company does not	was
	evaluating the reasonableness of the	engage in the acquisition or disposal of	incorporated
	transaction conditions as stipulated in	financial institutions' claims. In the	into Article
	Article 10, Article 11, Article 12,	future, if the Company intends to	12.
	Article 13, Article 14, Article 15,	engage in such matters, the Company	2. In line
	Article 16, Article 17 and Article 18 of	will submit the proposal to the Board of	with the
	this Standards, the Company and its	Directors for approval before stipulating	company's
	related parties shall also obtain the	its assessment and operation procedures.	practical
	appraisal report or CPA's opinion		work,
	issued by the professional appraiser		additional
	according to the regulations when the		contents are
	transaction amount reaches more than		required.
	10% of the Company's total assets.		
	The transaction amounts shall be		
	conducted in accordance with Article		
	<u>31 (2).</u>		
	In addition, when judging whether the		
	transaction object is a related party, the		
	substantive relationship should be		
	considered in addition to paying		
	attention to its legal form.		
Article	Article 15-1	The article is deleted	Delete article
15-1	The provision of 10% of the total		according to
	assets in this processing procedure is		the
	calculated based on the total assets in-		company's
	the most recent individual financial		practical
	report as required by the securities		operation.
	issuer's financial reporting standards.		
	If the Company's shares have no-		
	nominal amount or the denomination		
	per share is not NT\$10, the transaction		
	amount of 20% of paid-in capital shall		
	be set out in the Procedures shall be		
	calculated based on 10% of the equity		

Article No.	Articles before the amendments	Articles after the amendments	Amendment Note
	vested in the owner of the parent		
	company.		
Articles	Article 19	Article 15	The content
19 to 22	Principles and Guidelines for	Engaging in Derivatives Trading	merged from
	Transaction of Derivative products	I. Transaction categories	Article 19 to
		The trading scope of the company's	Article 22
		derivative financial products is limited	shall be
		to the use of forward exchange, option,	changed to
		interest rate or FX swap, bond trading	Article 15,
		and repurchase. If other products need	and the text
		to be used, they should be approved by	shall be
		the board of directors before trading.	revised
	I. Business (hedge) strategy	II. Business (hedge) strategy	according to
	The derivative financial products	(I) The main strategy of the Company	the
	traded by the Company shall be for the	is to select derivatives trading	company's
	purpose of hedging, and the traded	that could avoid operation risk to	practical
	goods shall be selected to avoid the	the maximum as to minimize	operation.
	risks arising from the business	losses. In order to lower the	
	operations of the Company. The	Company's overall foreign	
	currency held shall be consistent with	exchange risk and to save costs	
	the foreign currency demand of the	from exchanging foreign	
	Company's actual import and export	currency, currencies held shall	
	transactions, and based on the	conform to the actual	
	principle that the Company's overall	import/export transaction needs	
	internal positions (only foreign	of the Company, and shall be	
	currency income and expenses) are	based on the principle of	
	squared off to reduce the Company's	balancing the Company's overall	
	overall foreign exchange risk and	internal position (referring to	
	foreign exchange operating costs.	revenue and expense from	
	Transactions for other specific	foreign currency).	
	purposes shall be made only after	(II) The Company shall carefully	
	careful evaluation, approval of the	evaluate the transactions for	
	audit committee and approval of the	specific purposes, which shall be	
	Board of Directors.	approved by the audit committee	
		and approved by the board of	
		directors before implementation.	

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
		(III) The company may conduct	
		foreign exchange hedging	
		operations in response to the	
		foreign currency financing needs	
		of overseas subsidiaries.	
	<u>II.</u> Powers and responsibilities	III. Responsibilities	
	(I) Finance Department	The following trading personnel in	
		charge of derivatives and the	
		personnel responsible for delivery	
		and confirmation shall not	
		concurrently hold positions with	
		each other.	
	1. Traders	1. Traders	
	A. Responsible for the	(1) Responsible for the strategy	
	formulation of the	formulation of derivative	
	Company's financial product	financial products trading	
	transactions.	throughout the Company.	
	B. Traders shall weekly	(2) Trading personnel shall	
	regularly calculate positions,	regularly calculate positions,	
	collect market information,	collect market information	
	make trend judgment and	and <u>legal information</u> ,	
	risk assessment, and	conduct trend analysis and	
	formulate operational	risk assessment, and	
	strategies which can be basis	formulate trading strategies	
	for transactions after	as the basis for trading.	
	approval of authorizers.		
	C. The transaction shall be		
	executed in accordance with		
	the authorization authority		
	and the established strategy.		
	D. If there is a major change in		
	the financial market and the		
	trading staff judges that the		
	established strategy is not		
	applicable, the appraisal		
	report shall be submitted at		
	any time, and the strategy		

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	will be re-formulated and		
	approved by the general		
	manager as the basis for		
	trading.		
	2. Accountants		
	A. Confirmation of transaction		
	execution.		
	B. Review whether the		
	transaction has been		
	conducted in accordance		
	with the authorized rights		
	and the formulated		
	strategies.		
	C. Evaluate monthly and		
	submit the appraisal report		
	to the general manager.		
	D. Accounting Processing.		
	E. Reporting and		
	announcement in accordance		
	with the regulations of the		
	Securities and Futures		
	Bureau of the Financial		
	Supervisory Commission.		
	3. Delivery personnel, who	2. Delivery personnel	
	execute the delivery tasks.	(1) Responsible for derivatives	
		trading transactions and	
		regularly reviews cash flow	
		status to ensure that the	
		transaction contract can be	
		settled on schedule.	
		(2) Evaluation of derivative	
		<u>products</u>	

Article	Articles be	fore the amenda	ments	Articles after	er the amend	nents	Amendment
No.							Note
				3. Confirma	ation personn	<u>el</u>	
				<u>(1)</u> '	Verification o	f the	
				<u>t</u>	ransaction is	based on the	
				<u>8</u>	authorization	and the	
				<u> </u>	established str	rategies.	
				<u>(2) 1</u>	Responsible f	or the	
				<u>8</u>	accounting tre	eatment and	
				<u> </u>	evaluation of	derivatives_	
				<u>t</u>	ransactions, t	o correctly and	
				<u>2</u>	appropriately	present the	
				<u>1</u>	results of rele	vant_	
				<u>t</u>	ransactions a	nd profits and	
				<u>1</u>	osses in the f	inancial_	
				<u>s</u>	statements, an	d to make	
				1	oublic annour	cement and	
				<u>1</u>	report in acco	rdance with the	
				_	Securities and		
					Bureau of the	<u>.</u>	
					Supervisory C	Commission	
					regulations.		
		view and resolu				ution authority	
		rity of derivativ	•		vative produc		
		Delegation of a		` ´	-	pprove hedging	
		edge transaction  Daily transaction		transactio		Not oursulative	
	Authorized Signatory	authority	Net cumulative position	Authorized Signatory	Daily trading Authority	Net cumulative position trading authority	
	<u>President</u>	below US\$0.5M	trading authority Below	President	US\$0.5 million (inclusive) or	US\$1.5 million(inclusive) or less	
			US\$1.5M (inclusive)	Chairman	<u>less</u> <u>US\$0.5</u>	US\$1.5 million ~	
	Chairman	US\$0.5M-1.5M (inclusive)	below US\$3M (inclusive)		million ~ US\$1.5 million	US\$3 million (inclusive)	
				Board of Directors	(inclusive) US\$1.5 million or more	US\$3 million or more	
	B. Other specific uses of		(2)		nority for other		
	t	ransactions can	only be		pecific-purpo	•	
				<u> </u>	1 1 T		1

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	carried out after being	transactions: The approval by	
	approved by the Board of	the chairman according to the	
	<u>Directors</u> .	approval authority shall be	
		approved by the Audit	
		Committee and passed by the	
		Board of Directors before	
	(II) Audit Department	proceeding.	
	Responsible for understanding		
	the appropriateness of internal		
	control in derivative commodity		
	transactions and checking the		
	compliance of the trading		
	department with the operating		
	procedures, analyzing the		
	transaction cycle, making an-		
	audit report, and submitting it to		
	the audit committee for		
	inspection before delivery at the		
	end of the month after the		
	completion of the audit project;		
	in addition, if the internal		
	auditors find serious		
	irregularities or that the		
	Company is at risk of heavy		
	losses, they should immediately		
	make a report and submit it for		
	review, and inform the audit		
	<del>committee.</del>	IV. Performance Appraisal	
	III. Performance appraisal		
	(I) Hedging transactions	(I) Gains and losses generated by	
	A. The Company'S profit and	transactions of financial	
	loss generated from the	derivatives engaged in due to	
	exchange rate of its financial	exchange and interest rate costs	
	assets and derivatives shall be	associated with accounts shall	
	the basis of performance	constitute the basis of	
	appraisal.	performance assessments.	
		(II) To fully control and express the	

Article No.	Articles before the amendments	Articles after the amendments	Amendment Note
1.0.	B. To fully grasp and express the	evaluation risk of trading, the	11000
	evaluation risk of transactions,	Company adopts monthly	
	the Company adopts monthly	evaluation method to evaluate	
	evaluation method to evaluate	profit and loss.	
	profit and loss.	pront and ross.	
	C. The financial department shall		
	provide foreign exchange		
	position evaluation and foreign		
	exchange market trends and		
	market analysis to the general		
	manager as a management		
	reference and instructions.		
	(II) Special purpose transaction		
	The actual profit and loss is		
	used as the performance		
	evaluation basis, and the		
	accountants shall regularly		
	report the position to		
	management for reference.	V. Setting up of the total contract	
	IV. Setting up of the total contract	amount and loss limit	
	amount and loss limit	(I) Total contract amount	
	(I) Total contract amount	The financial department shall	
	A. Hedging trading quota	master the overall position of the	
	The Finance Department shall	Company to avoid transaction	
	grasp the overall position of the	risk, and the amount of hedging	
	Company to avoid transaction	transaction shall not exceed the	
	risks. The amount of hedging	net position of the company's	
	transactions shall not exceed	monthly trading foreign	
	two-thirds of the Company's	exchange risk.	
	net position, such as that if		
	more than two-thirds of the		
	total positions are submitted to		
	the general manager, they shall		
	be reported to the general		
	manager for approval.		
	B. Specific use transactions		
	Based on the predict on the		

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	market changes, the Finance		
	Department shall formulate		
	strategies and report to the		
	audit committee for approval,		
	and after approval by the Board		
	of Directors, it can be used.	(II) Setting up of the loss limits	
	(II) Setting up of the loss limits	The amount of realized and	
	A. Hedging transaction is	unrealized losses arising from	
	avoiding risks, so there is no	individual hedging contracts	
	need to set a limit for losses.	shall not exceed 20% of the	
	B. If a transaction is for a specific	contract amount, and the amount	
	purpose, after the setting up of	of realized and unrealized losses	
	a position, a stop-loss point	arising from all hedging	
	shall be set to prevent from the	contracts shall not exceed 5% of	
	loss. The stop-loss point shall	the net worth of the company's	
	be set at an upper limit of 10%	latest financial statements.	
	of the transaction contract		
	amount. If the loss amount		
	exceeds 10% of the transaction		
	amount, it shall be reported		
	immediately to the manager		
	and then to the Board of		
	Directors for discussion of the		
	necessary countermeasures.		
	C. The maximum amount of loss		
	for individual contract losses is		
	not more than US\$20,000 or		
	5% of the contract amount,		
	which is lower.		
	D. The maximum annual loss for		
	the Company's specific		
	purpose of trading operations is		
	<del>US\$300,000.</del>	IV. Risk management measures	
	Article 20		
	The following risk management		
	measures shall be adopted:	(I) Credit risk management	
	I. Credit risk management	Due to changes in various factors	

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	Due to changes in various factors in	in the market, it is easy to cause	
	the market, it is easy to cause	operational risks of derivative	
	operational risks of derivative financial	financial products. Therefore, in	
	products. Therefore, in market risk	market risk management, the	
	management, the following principles	following principles are	
	are followed:	followed:	
	Transaction object: Mainly renowned	1. Trading object: reputable	
	domestic and foreign financial	domestic and foreign financial	
	institutions.	institutions.	
	Trading items: Limited to the	2. Trading products: Limited to	
	commodities provided by renowned	the products provided by	
	domestic and foreign financial	reputable domestic and foreign	
	institutions.	financial institutions.	
	Transaction amount: The amount of	3. Trading amount: at least 2	
	uncharged off transactions of the same	domestic and foreign famous	
	trading object shall not exceed 10% of	financial institutions shall be	
	the total authorized amount, except for	included in the outstanding	
	those approved by the general	trading amount.	
	manager.		
		(II) Market Risk Management	
	II. Market risk management	Based on the open foreign	
	Based on the open foreign exchange	exchange market provided by	
	market provided by banks, the futures	banks, the futures market will not	
	market will not be considered for the	be considered for the time being.	
	time being.	(III) Liquidity Risk Management	
	III. Liquidity risk management	To ensure market liquidity, more	
	To ensure market liquidity, financial	liquid derivative products (can be	
	products with high liquidity (that is,	cashed out in the market at any	
	they can be rolled out in the market at	time) will be considered.	
	any time) shall be selected. Financial	Financial institutions entrusted	
	institutions entrusted with transactions	for the transaction should have	
	must have sufficient information and	sufficient information and	
	the ability to trade in any market at	possess the capability to trade in	
	any time.	any market at any time.	
		(IV) Cash Flow Risk Management	
	IV. Cash Flow Risk Management	In order to ensure the stability of	
	In order to ensure the stability of the	the company's working capital	

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	company's working capital turnover,	turnover, the company's source of	
	the company's source of funds for	funds for derivative commodity	
	derivative commodity transactions is	transactions is limited to its own	
	limited to its own funds, and its	funds, and its operating amount	
	operating amount should consider the	should consider the funding	
	funding requirements for the cash	requirements for the cash revenue	
	revenue and expenditure forecast for	and expenditure forecast for the	
	the next three months.	next three months.	
		(V) Operational Risk Management	
	V. Operational Risk Management	1. The company's authorization	
	(I) The Company's authorized	quota, operating procedures,	
	transaction amount and	and internal audits shall be	
	operating procedures shall be	followed to avoid operational	
	fully complied, and internal	risks.	
	audit shall be undertaken to		
	avoid operational risk.	2. Traders engaged in derivative	
	(II) The personnel that deal with the	commodities and operators	
	transaction of derivative	engaged in confirmation and	
	products, make confirmation of	delivery of derivative	
	these transactions and make	commodities shall not act	
	settlements of these	concurrently with each other.	
	transactions shall not be the	-	
	same group of people.	3. The measurement, supervision	
	(III) Risk measurement, monitoring,	and control of risks shall be	
	and control personnel shall be	assigned to a different	
	assigned to personnel of	department, and report to the	
	different departments from the	board of directors or senior	
	preceding subparagraph, and	managers with no	
	shall report to the Board of	responsibility for trading or	
	Directors or senior management		
	personnel with no responsibility		
	in trading or position decision-		
	making.		
	(IV) Positions held in derivatives		
	transactions shall be assessed at		
	least once weekly. If the		
	hedging transaction is		

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	conducted for business needs,		
	the assessment report shall be		
	performed twice a month. The		
	assessment report shall be		
	submitted to senior managers		
	authorized by the Board of		
	<del>Directors.</del>	(VI) Risk Management for Derivative	
	VI. Product Risk Management	Product	
	Internal traders shall prepare a	Internal traders should have	
	complete and accurate professional	complete and correct professional	
	knowledge for financial products and	knowledge of derivative products	
	require banks to fully disclose risks to	and require banks to fully expose	
	avoid the risks of misusing financial	risks to avoid derivative product	
	products.	risks.	
	<u>VII.</u> Legal risk management	(VII) Legal Risk Management	
	To prevent legal risks, any document	Documents signed with financial	
	signed with a financial institution shall	institutions can only be formally	
	be inspected by a foreign exchange	signed after being reviewed by	
	department and legal department or	legal advisers to avoid legal	
	legal consulting experts prior to	risks.	
	official signing.	VII. Internal audit system:	
	<u>VIII.</u> Internal audit system <del>-for</del>		
	derivatives product transaction	(I) The Internal Auditor shall	
	(I) The internal auditor shall	regularly review the	
	regularly review the	appropriateness of the internal	
	appropriateness of the internal	control of derivatives trading,	
	control of derivatives trading,	and check the compliance of the	
	and check the compliance of	trading department with the	
	the trading department with the	transaction procedures for	
	transaction procedures for	derivative commodity	
	derivative commodity	transactions on a monthly basis	
	transactions on a monthly basis	and analyze the trading cycle and	
	and analyze the trading cycle	make an audit report. If major	
	and make an audit report. If	violations are discovered, the	
	major violations are discovered,	audit committee shall be notified	
	the audit committee shall be	in writing.	
	notified in writing.	(II) Internal auditors shall file the	

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	(II) The internal auditor shall	auditing report and the	
	declare the audit report and the	implementing status of annual	
	annual audit of the internal	auditing plans of internal audits	
	audit operation according to the	to the competent authority before	
	provisions of the Financial	the end of February of next year	
	Supervision and Administration	and also shall report the	
	Commission before the end of	improvement situation for any	
	February of the following year.	abnormal affairs to the competent	
	The improvement status of the	authority before the end of May	
	abnormality shall be declared	of next year.	
	for the future reference in		
	accordance with the provisions		
	of the Financial Supervision		
	and Management Commission		
	no later than the end of May of		
	the next year.	VIII. Regular evaluation methods	
	IX. Regular evaluation methods and		
	abnormal situation handling in		
	derivative commodity transactions.	(I) When engaging in derivative	
	(I) The Board of Directors shall	transactions, a memorandum	
	authorize the senior executives	book shall be established,	
	to regularly supervise and	detailing the type and amount of	
	evaluate whether the	derivative transactions, the date	
	transactions in the derivative	of adoption by the board of	
	commodities are actually	directors, and the matters that	
	handled in accordance with the	shall be carefully evaluated in	
	trading procedures set by the	accordance with Paragraph 8,	
	Company, and whether the risks	Subparagraph 2, Paragraph 9,	
	assumed are within the scope of	Subparagraph 2, and Paragraph	
	the allowable undertaking.	10, Subparagraph 1 of this	
	When there is an abnormal	Article.	
	situation in the market price		
	assessment report (if the		
	holding position has exceeded		
	the loss), it shall be		
	immediately reported to the		
	Board of Directors and take the		
	Board of Directors and take the		

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	appropriate measures.	(II) Positions held in derivatives	
	(II) Positions held in derivatives	trading shall be assessed at least	
	trading shall be assessed at least	once weekly, but the hedging	
	once weekly. If the hedging	trades held for business needs	
	transaction is conducted for	shall be assessed twice a month.	
	business needs, the assessment	The evaluation report shall be	
	report shall be performed twice	remitted to senior managers	
	a month. The assessment report	authorized by the Board of	
	shall be submitted to senior	Directors.	
	managers authorized by the		
	Board of Directors.	IX. Where the Company engaging in	
	Article 21	derivatives transactions, its Board of	
	When engaging in the trading of	Directors shall faithfully supervise and	
	derivative commodities, the Board of	manage such trading in accordance	
	Directors shall strictly supervise and	with the following principles:	
	manage according to the following		
	principles:	(I) Designate senior management	
	<u>I.</u> Designate senior managers to pay	shall always pay attention to the	
	attention to the supervision and	monitoring and control of	
	control the risks of derivatives	derivatives trading at all times.	
	product transaction at all times.		
		(II) Regularly evaluate whether the	
	II. Regularly evaluate whether the	performance of derivatives	
	performance of derivatives	product transaction meets the	
	product transaction meets the	established operational	
	established operational strategies	strategies and whether the risks	
	and whether the risks are within	are within the Company's	
	the Company's permitted scope.	permitted scope.	
		X. The senior executives authorized by	
	Senior executives authorized by the	the board of directors shall manage	
	Board of Directors shall manage	derivatives trading in accordance with	
	transactions in accordance with the	the following principles and report to	
	following principles:	the most recent board of directors	
		afterwards:	
		(I) Periodically evaluate the risk	
	<u>I.</u> Periodically evaluate whether the	management measures	
	2 Strongering evaluate whether the	currently employed are	

Article No.	Articles before the amendments	Articles after the amendments	Amendment Note
NO.	wiels many compant management	ommonuists and one feithfully	Note
	risk management measures	appropriate and are faithfully conducted in accordance with	
	currently used are appropriate and		
	faithfully implemented according	these Regulations Governing	
	to the "Standards for the	the Acquisition and Disposal	
	Processing of Assets Acquisition	of Assets by Public Companies	
	or Disposal by the Publicly	and the procedures for	
	Owned Corporation" and the	engaging in derivatives trading	
	Processing Procedures for	formulated by TUC.	
	Transactions of Derivative Goods	(II) Supervising the transaction and	
	formulated by the Company.	profit/loss. When abnormality	
	II. Supervise transactions and profit	is found, necessary measures	
	and loss situations. In case of any	shall be taken. The incident	
	abnormality, the necessary	shall also be immediately	
	countermeasures shall be taken	reported to the Audit	
	and the report shall be	Committee and the Board of	
	immediately submitted to the	Directors. The Board of	
	audit committee and the Board of	Directors shall have	
	Directors. The opinions of the	independent directors present	
	independent directors shall be	to express their opinions.	
	fully considered when submitting		
	to the Board of Directors for		
	resolutions, and the reasons for		
	their consent or objection shall be	XI. The Company shall report to the	
	included in the board's records.	soonest meeting of the Board	
	When the Company engages in	of Directors after it authorizes	
	derivative trading, the Company shall	the relevant personnel to	
	authorize the relevant personnel to	handle derivatives trading in	
	handle the transaction according to the	accordance with its Procedures	
	procedures for engaging in derivative	for Engaging in Derivatives	
	product, and then reports shall be	Trading.	
	submitted to the most recent Board of	-	
	Directors' meeting.		
	Article 22		
	When the Company engages in		
	derivative product transaction, it shall		
	establish a memorandum book. The		

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	type and amount of the derivative		
	commodity transaction, the date of		
	adoption by the Board of Directors,		
	and the matters to be carefully		
	assessed according to the		
	Subparagraph (4), Paragraph 5 of		
	Article 20- and Subparagraph (2),		
	Paragraph 1 of Article 21 and		
	Subparagraph (2), Paragraph 2 shall be		
	recorded in details in the memorandum		
	book for reference.		
Articles	Article 23	Article 16	Article 23 to
23 to 30		Processing procedures for merger,	Article 30
		demerger, acquisition or transfer of	shall be
		<u>shares</u>	merged and
	For the merger, demerger, acquisition	I. Appraisal and operating procedures	changed to
	or transfer of shares, before the	(I) For the merger, demerger,	Article 16,
	resolution of the Board of Directors is	acquisition or transfer of shares,	and the text
	convened, the Company shall invite	before the resolution of the	shall be
	accountants, lawyers or securities	Board of Directors is convened,	revised
	underwriters to express their opinions	the Company shall invite	according to
	on the rationality of the share	accountants, lawyers or securities	the
	exchange ratio, the purchase price or	underwriters to express their	company's
	the cash or other property of the	opinions on the rationality of the	practical
	allotted shareholders, and submit them	share exchange ratio, the	operation.
	to the audit committee and the Board	purchase price or the cash or	
	of Directors for discussion and	other property of the allotted	
	approval. However, if the Company	shareholders, and submit them to	
	merges its subsidiaries directly or	the audit committee and the	
	indirectly holding 100% of the issued	Board of Directors for discussion	
	shares or total capital, or merges	and approval. However, if the	
	between its subsidiaries directly or	Company merges its subsidiaries	
	indirectly holding 100% of the issued	directly or indirectly holding	
	shares or total capital, the reasonable	100% of the issued shares or	
	opinions of the experts are not	total capital, or merges between	
	necessary.	its subsidiaries directly or	

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
		indirectly holding 100% of the	
		issued shares or total capital, the	
		reasonable opinions of the	
		experts are not necessary.	
	Article 24	(II) The company shall prepare an	
	In participating in the merger,	open document for the important	
	demerger or acquisition, the Company	agreed contents and related	
	shall prepare an open document to the	matters regarding merger,	
	shareholders before the meeting of the	demerger or acquisition before	
	shareholders' meeting, and submit it	the shareholders 'meeting,	
	together with the expert opinions	submit it together with the expert	
	according to the Article 23(1) and the	opinions according to	
	notice of the meeting of the	Subparagraph 1, Paragraph 1 of	
	shareholders' meeting to the	this Article and the notice of the	
	shareholders for their reference, so as	shareholders' meeting to the	
	to provide a reference for whether to	shareholders for their reference	
	agree to the merger, demerger or	as to whether they agree to the	
	acquisition. However, this restriction	merger, demerger or acquisition.	
	shall not apply to those who, according	However, this restriction shall	
	to other laws, are exempted from	not apply to those who,	
	holding shareholders' meetings to	according to other laws, are	
	decide on merger, demerger or	exempted from holding	
	acquisition matters.	shareholders' meetings to decide	
	In addition, if the shareholders'	on merger, demerger or	
	meeting of a company participating in	acquisition matters.	
	merger, demerger or acquisition is	In addition, if the shareholders'	
	unable to convene, resolve or reject a	meeting of a company	
	proposal due to insufficient	participating in merger,	
	attendance, voting rights or other legal	demerger or acquisition is	
	restrictions, the Company participating		
	in merger, demerger or acquisition	reject a proposal due to	
	shall immediately make public the	insufficient attendance, voting	
	reasons for the occurrence, subsequent	rights or other legal restrictions,	
	processing operations and the expected		
	date of holding the shareholders'	merger, demerger or acquisition	
	meeting.	shall immediately make public	
	5	the reasons for the occurrence,	

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
140.	Article 25  The Company participating in the merger, demerger or acquisition of the Company shall hold a Board of Directors' meeting and shareholders' meeting on the same day to resolve matters related to the merger, demerger or acquisition, unless otherwise stipulated by other laws or subject to special factors that have been reported to the Financial Supervisory and Commission for approval in advance.	subsequent processing operations and the expected date of holding the shareholders' meeting.  II. Other precautions  (I) Date of board of directors and shareholders' meeting  1. The Company participating in the merger, demerger or acquisition of the Company shall hold a Board of Directors' meeting and shareholders' meeting on the same day to resolve matters related to the merger, demerger or acquisition, unless otherwise stipulated by other laws or subject to special factors that have been reported to the Financial Supervisory and Commission for approval in advance.	
	The Company shall convene a Board of Directors' meeting on the day of the transfer of shares, unless otherwise stipulated by law or if special factors have been reported to the Financial Supervisory Commission in advance for consent.  The Company shall prepare a full written record of the following information for a company listed on the Stock Exchange or traded over the	<ul> <li>2. The Company shall convene a Board of Directors' meeting on the day of the transfer of shares, unless otherwise stipulated by law or if special factors have been reported to the Financial Supervisory Commission in advance for consent.</li> <li>3. When participating in a merger, demerger, acquisition, or transfer of another company's shares, the Company shall prepare a full</li> </ul>	

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	counter to participate in the merger,	written record of the following	
	demerger, acquisition, or transfer of	information and retain it for 5	
	shares, and shall prepare a full written	years for reference:	
	record for the following five years:		
	I. Personnel basic information:	(1) Personnel basic information:	
	including the title, name and	including the title, name and	
	identity No. (for foreigners,	identity No. (for foreigners,	
	passport number) of all persons	passport number) of all	
	involved in the merger, demerger,	persons involved in the	
	acquisition or transfer of shares or	merger, demerger, acquisition	
	the implementation of the plan	or transfer of shares or the	
	before the disclosure of the	implementation of the plan	
	information.	before the disclosure of the	
		information.	
	II. Date of important matters:	(2) Dates of material events:	
	Including the date of signing	Including the signing of any	
	letter of intent or memorandum,	letter of intent or	
	entrusting financial or legal	memorandum of	
	adviser, signing contract and	understanding, the hiring of a	
	Board of Directors, etc.	financial or legal advisor, the	
	,	execution of a contract, and the	
		convening of a Board of	
		Directors meeting.	
	III. Important documents and	(3) Important documents and	
	proceedings: Including merger,	minutes: Including mergers,	
	demerger, acquisition, or transfer	demergers, acquisitions, and	
	of shares, letter of intent or	share transfer plans, any letter	
	memorandum of understanding,	of intent or memorandum of	
	important contracts and board	understanding, material	
	proceedings.	contracts, and minutes of	
		Board of Directors meetings.	
	The Company participating in the	4. When participating in a merger,	
	merger, demerger, acquisition, or	demerger, acquisition, or transfer	
	transfer of shares, and shall	of another company's shares, the	
	within 2 days from the date of the	Company shall, within 2 days	
	resolution of the Board of	counting inclusively from the	

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	Directors, report the first and	date of passage of a resolution by	
	second year information of the	the Board of Directors, report (in	
	preceding paragraph 1 and 2, and	the prescribed format and via the	
	file the information in the	Internet-based information	
	prescribed format via an online	system) the information set out in	
	information system to file the	Items 3-1 and 3-2 of this Article	
	competent authority for reference.	to the FSC for recording.	
	When the Company participates in a	5. Where a company participating	
	merger, demerger, acquisition or	in a merger, demerger,	
	transfer of shares, the Company shall	acquisition, or share transfer is	
	sign an agreement with it and comply	not a listed company or a	
	with the provisions of the preceding	company whose shares are traded	
	two paragraphs.	on the business premises of a	
		securities firm, the Company	
		shall enter into an agreement	
		with it and handle the matter in	
		accordance with Items 3 and 4 of	
		this subparagraph.	
	Article 26	(II) Confidentiality commitment in	
	All participants involved in the merger,	<u>advance</u>	
	demerger, acquisition, or transfer of	All participants involved in the	
	shares shall be required to issue a	merger, demerger, acquisition,	
	written letter of confidentiality to	or transfer of shares shall be	
	commit not to disclose the contents of	required to issue a written letter	
	the plan before the information is	of confidentiality to commit not	
	made public, nor do they use their own	to disclose the contents of the	
	names or under the names of other	plan before the information is	
	people to buy or sell shares and other	made public, nor do they use	
	marketable securities with equity	their own names or under the	
	property of all the companies related to	names of other people to buy or	
	the merger, demerger, acquisition, or	sell shares and other marketable	
	transfer of shares of.	securities with equity property	
		of all the companies related to	
		the merger, demerger,	
		acquisition, or transfer of shares	
		of.	

Article	Arti	icles before the amendments	Articles after the amendments	Amendment
No.	-			Note
	Art	<u>icle 27</u>	(III) <u>Determination and alteration of</u>	
	The	company participating in a	shareholding ratio and	
	mer	ger, demerger, acquisition, or	acquisition price	
	tran	sfer of shares may not arbitrarily	The Company participating in a	
	alte	r the share exchange ratio or	merger, demerger, acquisition,	
	acq	uisition price unless under the	or transfer of shares may not	
	belo	ow-listed circumstances, and shall	arbitrarily alter the share	
	stip	ulate the circumstances permitting	exchange ratio or acquisition	
	alte	ration in the contract for the	price unless under the below-	
	mer	ger, demerger, acquisition, or	listed circumstances, and shall	
	tran	sfer of shares:	stipulate the circumstances	
			permitting alteration in the	
			contract for the merger,	
			demerger, acquisition, or	
			transfer of shares:	
	<u>I.</u> C	ash capital increase, issuance of	1. Cash capital increase,	
		corporate bonds, distribution of	issuance of corporate bonds,	
		shares, issuance of corporate	distribution of shares,	
		bonds, preferred shares with	issuance of corporate bonds,	
		warrants, stock warrants, and	preferred shares with	
		other equity-based securities.	warrants, stock warrants, and	
		1 3	other equity-based securities.	
	II.	Disposal of the Company's major	2. Disposal of the Company's	
		assets and other activities that	major assets and other	
		affect the Company's financial	activities that affect the	
		business.	Company's financial	
			business.	
	III.	Major disasters, major	3. Major disasters, major	
		technological changes and other	technological changes and	
		events affecting the rights and	other events affecting the	
		interests of shareholders or	rights and interests of	
		securities prices.	shareholders or securities	
		F	prices.	
	IV	Any adjustment to the Company's	4. Any adjustment to the	
	1,	stock repurchase by any party	Company's stock repurchase	
		participating in the merger,	by any party participating in	
		demerger, acquisition, or transfer	the merger, demerger,	

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	of shares.	acquisition, or transfer of	
		shares.	
	V. Changes in the number of entities	5. Changes in the number of	
	or companies participating in the	entities or companies	
	merger, demerger, acquisition, or	participating in the merger,	
	transfer of shares.	demerger, acquisition, or	
		transfer of shares.	
	VI. Other conditions stipulated in the	6. Other conditions stipulated	
	contract change and have been	in the contract change and	
	disclosed publicly.	have been disclosed publicly.	
	Article 28	(IV) Contents of the contract	
	The Company shall participate in the	The company's participation in	
	merger, demerger, acquisition, or	merger, demerger, acquisition or	
	transfer of shares, and shall specify the	share transfer shall include the	
	rights and obligations for participating	following:	
	in the merger, demerger, acquisition, or		
	transfer of shares, and shall also		
	include the following:		
	<u>I.</u> Handling of breach of contract	1. Handling of breach of contract	
	<u>II.</u> Principles for handling equity-type	<ol><li>Principles for handling equity-</li></ol>	
	securities previously issued or	type securities previously	
	treasury stock previously bought	issued or treasury stock	
	back by a company that is	previously bought back by a	
	extinguished in a merger or	company that is extinguished	
	through a merger basis.	in a merger or through a	
		merger basis.	
	III. The number of treasury stock that	3. The number of treasury stock	
	shall be repurchased according to	that shall be repurchased	
	the law after calculating the base	according to the law after	
	date of the exchange calculation	calculating the base date of the	
	ratio and their principles of	exchange calculation ratio and	
	disposal.	their principles of disposal.	
	IV. The manner of handling changes	4. The method of handling	
	in the number of participating	changes in the number of	
	entities or companies.	participating entities or	
		companies.	
<u></u>	V. Expected execution progress and	<ol><li>Expected execution progress</li></ol>	

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	expected completion schedule.	and expected completion	
		schedule.	
	VI. Scheduled date for convening the	<u>6.</u> The relevant procedures of the	
	legally-mandated shareholders	expected convening dates of	
	meeting if the plan exceeds the	shareholders' meeting based	
	deadline without completion and	on laws when a plan is	
	relevant procedures.	overdue and still undone.	
	Article 29	(V) When the number of companies	
	After public disclosure of the	participating in the merger,	
	information, if any company	demerger, acquisition or share	
	participating in a merger, demerger,	transfer changes: if any party of	
	acquisition, or transfer of shares	the company participating in the	
	intends further to carry out another	merger, demerger, acquisition or	
	merger, demerger, acquisition, or	share transfer plans to merge,	
	transfer of shares with another	demerge, acquire or share	
	company, any procedure or legal	transfer with other companies	
	action already completed for the	after the information is made	
	original merger, split, acquisition, or	public, except for the number of	
	transfer of shares shall be carried out	participants is reduced, and the	
	anew, with exceptions for cases where	shareholders' meeting has	
	the number of participating companies	resolved and authorized the	
	is decreased, and where the	board of directors to change its	
	shareholders' meeting resolved to	authority, the participating	
	authorize the Board of Directors to	company may be exempted	
	alter the limits of authority, this	from the need to hold a	
	company shall be exempt from re-	shareholders' meeting to re-	
	convening of shareholders' meeting to	execute a resolution. In the	
	generate another resolution.	original merger, demerger,	
		acquisition or share transfer	
		case, all the completed	
		procedures or legal actions shall	
		be taken by all participating	
		companies.	
	Article 30	(VI) The Company shall sign an	
	If a company participating in the	agreement with non-public	
	merger, demerger, acquisition or	companies participating in the	
	transfer of shares is not a publicly-	merger, demerger, acquisition or	

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	issued company, the Company shall	transfer of shares and take	
	sign an agreement with it and handle it	actions in accordance with	
	in accordance with Articles 25, 26 and	Article 16, Paragraph 2,	
	<u>29</u> .	Subparagraphs 1, 2 and 5.	
Articles	Article 31	Article 17	Articles 31
31 and		Information Disclosure Procedures	to 32 shall be
32		I. Items to be publicly announced and	merged and
		public announcement filing standards:	changed to
	If the Company acquires or disposes of	where the Company acquires or	Article 17,
	assets in the following circumstances,	disposes of assets under the following	and the text
	it shall, by nature and in accordance	circumstances, it shall, in accordance	shall be
	with the prescribed format, declare the	with the nature and in the prescribed	revised
	relevant information by public notice	format, report the relevant information	according to
	within 2 days from the date of the	on the website designated by the FSC	the
	occurrence of the facts:	within two days from the date of the	company's
		occurrence of the fact:	practical
	<u>I.</u> Acquiring or disposing of	(I) Acquisition or disposal of real	operation.
	immovable property from the	property or right-of-use assets	
	related party, or acquiring or	thereof from or to a related party,	
	disposing of other assets other	or acquisition or disposal of	
	than the real property with the	assets other than real property or	
	related person, and the transaction	right-of-use assets thereof from	
	amount reaches 20% of the	or to a related party where the	
	Company's paid-up capital, 10%	transaction amount reaches 20	
	of the total assets or more than	percent or more of paid-in	
	NT\$300 million. However, this	capital, 10 percent or more of the	
	restriction does not apply to	company's total assets, or	
	trading of government bonds,	NT\$300 million or more.	
	bonds under repurchase and resale	However, this restriction does not	
	agreements, or to issue or	apply to trading of government	
	repurchase domestic money	bonds, bonds under repurchase	
	market funds issued by domestic	and resale agreements, or to issue	
	securities investment trust	or repurchase domestic money	
	enterprises.	market funds issued by domestic	
		securities investment trust	
		enterprises.	

Article	Articles before the amendments	Articles after the amendments	Amendment
No.	II M 1	(II) M 1	Note
	II. Merger, demerger, acquisition, or transfer of shares.	(II) Merger, demerger, acquisition, or transfer of shares.	
	III. The loss of transaction in		
		(III) Losses from derivatives trading	
	derivative goods has reached the maximum amount of all or	reaching the limits on aggregate	
		losses or losses on individual	
	individual contract losses	contracts set out in the	
	specified in the processing	procedures adopted by the	
	procedures.	Company.  (IV) Where the type of asset acquired.	
	IV. Where the type of asset acquired	(IV) Where the type of asset acquired	
	or disposed is equipment for	or disposed is equipment for	
	business use, the transaction	business use or its rights of using,	
	object is not a related party, and	the trading counterparty is not a	
	the transaction amount reaches	Related Party, and the transaction	
	NT\$500 million.	amount is more than NT\$500 million.	
	V. Acquisition of real property by		
		(V) Where land is acquired under an	
	engaging others to build on the	arrangement on engaging others	
	Company's own land, engaging others to build on rented land,	to build on the company's own	
	joint construction and allocation	land, engaging others to build on	
		rented land, joint construction	
	of housing units, joint construction and allocation of	and allocation of housing units,	
		joint construction and allocation	
	ownership percentages, or joint construction and separate sale, in	of ownership percentages, or	
	<u> </u>	joint construction and separate	
	which the amount the Company is	sale, and the transaction	
	expected to invest is NT\$500 million or above.	counterparty is not a related party, and the amount the	
	illillion of above.	Company expects to invest in	
		the transaction reaches NT\$500	
		million or more.	
	VI. Assets transactions, claims	(VI) Where an asset transaction other	
	disposed of by a financial	than any of those referred to in	
	institution, or investment in a	the preceding five	
	subsidiary in the Mainland China,	Subparagraphs, a disposal of	
	where the transaction amount	receivables by a financial	
	reaches 20% or more of the	institution, or an investment in	
	Company's paid-in capital or more	Mainland China reaches 20	
	Company's pard-in capital of more		

Article	Articles before the amendments	Articles after the amendments	Amendment
No.	1 1770000 1111 11		Note
	than NT\$300 million. However,	percent or more of paid-in capital	
	this does not apply to the	or NT\$300 million; However,	
	following circumstances:	this does not apply to the	
		following circumstances:	
	(I) Trading of government bonds.	1. Trading of domestic	
		government bonds.	
	(II) Trading of bonds under	2. Trading of bonds under	
	repurchase and resale agreements,	repurchase and resale	
	or subscription or redemption of	agreements, or subscription or	
	domestic money market funds	redemption of money market	
	issued by domestic securities	funds issued by domestic	
	investment trust enterprises.	securities investment trust	
		enterprises.	
	The amounts of transactions	II. The said transaction amount shall be	
	mentioned in the preceding paragraph	calculated in the following method,	
	shall be calculated as follows:	and "within the preceding year"	
		refers to the year preceding the	
		actual occurrence date of the	
		transaction, except for the	
		transaction announced in	
		accordance with stipulations.	
	<u>I.</u> The amount of each transaction.	(I) The amount of each individual	
		transaction.	
	II. The cumulative transaction amount	(II) The cumulative transaction	
	of acquisitions and disposals of	amount of acquisitions and	
	the same type of underlying asset	disposals of the same type of	
	with the same counterparty within	underlying asset with the same	
	the preceding year.	transaction counterparty within	
		the preceding year.	
	III. The cumulative transaction amount	(III) The cumulative transaction	
	of real property acquisition and	amount of acquisitions and	
	disposal (cumulative acquisitions	disposals (cumulative	
	and disposals, respectively)	acquisitions and disposals,	
	within the same development	respectively) of real property or	
	project within the preceding year.	right-of-use assets thereof within	
		the same development project	
		within the preceding year.	

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	IV. The cumulative transaction amount	(IV) The cumulative transaction	
	of acquisitions and disposals	amount of acquisitions and	
	(cumulative acquisitions and	disposals (cumulative	
	disposals, respectively) of the	acquisitions and disposals,	
	same securities within the	respectively) of the same	
	preceding year.	security within the preceding	
		year.	
	The term "within the preceding year"	III. As for the provisions of 10% total	
	as used in the preceding paragraph	assets, it shall be calculated by the	
	shall be calculated as a basis for the	amount of total assets in the latest	
	year preceding the date of occurrence	entity or individual financial report	
	of the current transaction. The period	stipulated by securities issuer	
	when announcement has been made in-	financial report preparation	
	accordance with the regulations shall	standards.	
	be exempted from re-counting.	If the Company's shares have no	
		nominal amount or the	
		denomination per share is not	
		NT\$10, the transaction amount of	
		20% of paid-in capital shall be set	
		out in the Procedures shall be	
		calculated based on 10% of the	
		equity vested in the owner of the	
		parent company.	
	Article 32	IV. Procedures for public	
	Announcement and Declaration	announcements and declarations	
	Procedures	(I) The company shall enter the	
	The company shall, on a monthly	derivative product transaction	
	basis, input the information of the	status engaged by the Company	
	Company and its non-domestic	and its non-domestic public	
	publicly issued subsidiaries engaging	offering company subsidiaries	
	in derivative product transactions as of	into the information reporting	
	the end of last month into the	website designated by the	
	information reporting website	competent authority each month	
	designated by the financial regulatory	before the 10th day of the month	
	commission before the tenth day of	in the prescribed format.	
	each month in accordance with the	(II) When the Company and its	
	prescribed format.	subsidiaries that are non-public	

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
		companies domestically reach	
		the maximum loss limit on all or	
		individual contract established in	
		the Regulations while engaging	
		in derivatives trading, they shall	
		publicly announce and report the	
		relevant information on the	
		website designated by the	
		competent authority within two	
		days from the occurrence in a	
		prescribed format based on its	
		<u>nature.</u>	
	When the Company is required to	(III) If the Company has to amend	
	announce the project according to the	errors or omissions in items	
	regulations, if there is any error or	publicly announced, the	
	omission at the time of the	Company shall announce and file	
	announcement, all items shall be re-	all items again within two (2)	
	announced and declared within 2 days	days from the date when it	
	from the date of notification.	becomes aware of the mistake.	
	In the acquiring or disposing of its	(IV) Regarding the Company's	
	assets, the Company shall keep the	acquisition or disposal of assets,	
	relevant contracts, minute book,	the elated contracts, minutes,	
	memorandum book, appraisal report,	record books, appraisal reports	
	opinions of accountants, lawyers or	and opinions of CPAs, lawyers or	
	securities underwriters in the	securities underwriters shall be	
	Company for at least five years, unless	retained within the Company.	
	otherwise stipulated by law.	Unless otherwise provided in	
		other laws, these documents shall	
		be retained for at least five (5)	
		years.	
	After the transaction announcement	(V) After the transaction	
	and declaration by the Company in	announcement and declaration by	
	accordance with the provisions of the	the Company in accordance with	
	preceding paragraph, if one of the	the provisions of the preceding	
	following circumstances occurs, the	paragraph, if one of the following	
	relevant information shall be	circumstances occurs, the	
	submitted to the website designated by	relevant information shall be	

Article	Arti	cles before the amendments	Articles after the amendments	Amendment
No.				Note
	the	competent authority for public	submitted to the website	
	ann	ouncement within 2 days from the	designated by the Financial	
	date	of the occurrence of the facts:	Supervisory Commission for	
			public announcement within 2	
			days from the date of the	
			occurrence of the facts:	
	<u>I.</u> T	here are changes, terminations or	1. There are changes,	
		rescission of relevant contracts	terminations or rescission of	
		signed in the original transaction.	relevant contracts signed in the	
			original transaction.	
	II.	The merger, demerger,	2. The merger, demerger,	
		acquisition, or transfer of shares	acquisition, or transfer of	
		is not completed by the scheduled	shares is not completed by the	
		date set forth in the contract.	scheduled date set forth in the	
			contract.	
	<u>III.</u> '	There are changes in contents of	3. There are changes in contents	
	the	declaration in the original	of the declaration in the	
	anne	ouncement.	original announcement.	
Article	Arti	<u>cle 33</u>	Article 18	Article 33 is
33	The	Company's subsidiaries shall also	The Company's subsidiaries shall	changed to
	comply with the following provisions:		comply with the following provisions:	Article 18,
	I.	Subsidiaries shall also formulate	I. Subsidiaries shall establish	and the text
		the "Procedures for Acquisition	"Procedures for Acquisition and	is modified
		or Disposal of Assets" according	Disposal of Assets" in accordance	as
		to the Standards for the	with "Procedures for Acquisition	appropriate.
		Processing of Assets Acquisition	and Disposal of Assets by Public	
		or Disposal by the Publicly	Companies" and upon attaining	
		Owned Corporation, and submit	approval from the board of	
		and report to the Board of	directors of the subsidiary, it shall	
		Directors of the Company after	be submitted to the shareholder's	
		being approved by the Board of	meeting of the Company for	
		Directors of the subsidiary. The	approval. The same shall apply to	
		same procedures shall be	any amendments to the Procedures.	
		followed for it amendment.		
	II.	If a subsidiary is not a domestic	II. Information required to be publicly	
		publicly owned corporation, the	announced and reported in	

Article	Artio	cles before the amendments	Artio	cles after the amendments	Amendment
No.					Note
		Company shall handle the		accordance with the provisions of	
		announcement and declaration		the Regulations Governing the	
		when the assets acquired or		Acquisition and Disposal of Assets	
		disposed of by the subsidiary		by Public Companies on the	
		meet the announcement and		acquisition or disposal of assets by	
		declaration standards stipulated in		the Company's subsidiary that is	
		the Standards for the Processing		not a public company in Taiwan	
		of Assets Acquisition or Disposal		shall be reported by the parent (the)	
		by the Publicly Owned		Company on behalf of its	
		Corporation.		subsidiary.	
	III.	The provisions on the paid-in	III.	<u>In</u> the public announcement and	
		capital or total assets related to		declaration standards for	
		the subsidiaries' disclosure		subsidiaries, provisions regarding	
		standards shall be based on the		paid-in capital or total assets shall	
		paid-in capital or total assets of		be based on the paid-in capital or	
		the Company.		total assets of the parent (the)	
				Company.	
Article	The	provision of 10% of the total	The	article is deleted.	The article is
34	asse	ts in this processing procedure is			deleted
	calcı	ulated based on the total assets in			according to
	<del>the r</del>	nost recent individual financial			the actual
	<del>repo</del>	rt as required by the securities			operation of
	issuc	er's financial reporting standards.			the company.
Article	Artio	cle 35	Artic	cle 19	Article 35 is
35	Pena	alty provision	Pena	alty provision	changed to
	If it	is verified that the employees of	If it	is verified that the employees of the	Article 19.
	the (	Company engaging in the	Com	pany engaging in the acquiring or	
	acqu	airing or disposing of assets violate	disp	osing of assets violate the	
	the p	provisions of this procedure, they	prov	isions of this procedure, they shall	
	shall	be punished according to the	be p	unished according to the personnel	
	pers	onnel management measures and	man	agement measures and related	
	relat	ed measures of the Company,	mea	sures of the Company, depending on	
	depe	ending on the seriousness of the	the s	seriousness of the circumstances.	
	circu	ımstances.			
Article	Artio	cle 36	Artic	cle 20	Article 36 is
36	Impl	lementation and Amendment	Impl	lementation and Amendment	changed to

Article No.	Articles before the amendments	Articles after the amendments	Amendment Note
	The company's "Procedures for	The Company'S "Procedures for	Article 20.
	Acquisition or Disposal of Assets"	Acquisition or Disposal of Assets" shall	
	shall be approved by more than half of		
	the members of the audit committee,	members of the audit committee,	
	submitted to the Board of Directors for	submitted to the Board of Directors for	
	resolution, and then reported to the	resolution, and then reported to the	
	shareholders' meeting for approval.	shareholders' meeting for approval. The	
	The same procedure shall be followed	same procedure shall be followed for	
	for amendment.	amendment.	
	If any matter has not been approved by	If any matter has not been approved by	
	more than one-half of all members of	more than one-half of all members of	
	the audit committee, the consent of	the audit committee, the consent of	
	more than two-thirds of all directors	more than two-thirds of all directors	
	shall be obtained, and the resolution of	shall be obtained, and the resolution of	
	the audit committee shall be set forth	the audit committee shall be set forth in	
	in the proceedings of the Board of	the proceedings of the Board of	
	Directors.	Directors.	
	All audit committee members and all	All audit committee members and all	
	directors as used herein shall be	directors as used herein shall be counted	
	counted as the actual number of	as the actual number of persons	
	persons currently holding those	currently holding those positions.	
	positions.	When the Company has submitted the	
	When the Company has submitted the	"Procedures for Acquisition or Disposal	
	"Procedures for Acquisition or	of Assets" to the Board of Directors for	
	Disposal of Assets" to the Board of	discussion, the Company shall take into	
	Directors for discussion, the Company	full consideration each independent	
	shall take into full consideration each	director's opinions. If an independent	
	independent director's opinions. If an	director objects to or expresses	
	independent director objects to or	reservations about any matter, it shall be	
	expresses reservations about any	recorded in the minutes of the Board of	
	matter, it shall be recorded in the	Directors' meeting.	
	minutes of the Board of Directors'		
	meeting.		
Article	Article 37	Article 21	Article 37 is
37	Supplementary Provisions	Supplementary Provisions	changed to
	Any matters not covered by the	Any matters not covered by the	Article 21.

Article	Articles before the amendments	Articles after the amendments	Amendment
No.			Note
	Procedures shall be governed by the	Procedures shall be governed by the	
	relevant laws and regulations.	relevant laws and regulations.	