TECO Electric & Machinery Co., Ltd. Minutes of the 2020 Annual General Shareholders' Meeting (Summary Translation)

Time: 09:00am, May 11, 2020 (Monday) Place: No. 11, An Dong Road, Industrial Zone, Chung-Li, Taoyuan City

Shares represented at the meeting:

The total issued shares of the Company is 1,967,692,886, net of shares without voting rights 22,365,800, the total number of valid issued shares of the Company is 1,945,327,086. A total of 1,767,426,027 valid issued shares of the Company were presented at the above meeting (including a total of 1,165,480,722 shares were presented by electronic voting), representing 90.85% of the above total valid issued shares of the Company.

Chairman: Chwen-Jy Chiu (Chairman)

Attendance: Chao-Kai Liu (Managing Director), Yu-Ren Huang (Managing Director), Cheng-Tsung Huang (Managing Director), Mao-Hsiung Huang (Director), Po-Chih Huang (Director), Tung-Hai Kao (Director), Tzu-Yi Kuo (Director), Hong-Hsiang Lin (Director), Shang-Wei Kao (Director), Wei-Chi Liu (Managing & Independent Director, member of Audit Committee), Ting-Wong Cheng (Independent Director, member of Audit Committee), Jin-Fu Chang (Independent Director, member of Audit Committee)

Professional Consultant:

Attorney: Mr. Lawrence Liang & Ms. Lynn Lin Certificated Public Accountant: Yu-Lung Wu

Recorder: Doreen Lin

1. Meeting called to order

As the share of shareholders and representatives exceeded quorum, chairman called the meeting to order.

- 2. Address by the Chairman: Omitted
- 3. Reports:
- 3.1 Business report for 2019 (please see Appendix 1)
- 3.2 Inspection Report of Audit Committee for 2019 (please see Appendix 2)
- 3.3 Remuneration distribution to employees and directors for 2019 Explanatory note:

In 2019, income before tax is NT\$ 3,502,319 thousands, and remuneration to employees is proposed to be NT\$ 258,192 thousands, whilst remuneration to directors is proposed to be NT\$ 114,752 thousands. The remuneration would be distributed in cash.

- 3.4 Distribution of cash dividends from profits in 2019 Explanatory note:
 - a. The Board of Directors is authorized to decide the distribution of cash dividend and report the decision to the shareholders meeting in accordance with Article 27 of the Articles of Incorporation.
 - b. Cash dividend amounting to NT\$1,948,016 thousand were distributed to shareholders at NT\$0.99 per share. Cash dividends were rounded to the nearest whole number. The total amount of cash dividends less than NT\$1 was adjusted from greatest to smallest in accordance with the total amount of cash dividend.
 - c. Given the same payout ratio, in the event that proposed distribution of earnings is affected by a change in the Company's outstanding common shares, the chairperson is authorized by the Board of Directors to make adjustment to such distribution and other relevant issues at his/her discretion.

3.5 Amendment to "Corporate Social Responsibility Best Practice Principles" (please see Appendix 4)

3.6 Amendment to "Corporate Governance Practice Principles" (please see Appendix 5)

3.7 Amendment to "Ethical Corporate Management Best Practice Principles" (please see Appendix 6)

3.8 Amendment to "Codes and Procedures for Ethical Management and Guidelines for Conduct" (please see Appendix 7)

The reports above were acknowledged

Summarized Discussion

1. Shareholder (00192163) and (0378294) put forward "must pay more attention on R&D and encourage the company to root in Taiwan" and other matters in written notes.

Explained by the chairman.

2. Shareholder (00288443) raised the questions about the specific results of R&D, the goal of expanding overseas market share, overseas investment planning and the goodwill of Italian companies, the estimated R&D expenses in 2020 is not specified, the major capital expenditure in 2020 compared to last year, agricultural land trust protection, treasury stocks, disposal of real property and loss of plant and equipment, depreciation expenses of right-of-use assets, overdue receivables from related parties, etc.

Explained by the chairman and her designated person.

3. Shareholder (00490723) raised the questions about the region of the electromechanical product market, expected sales decline of the home appliance and control device division, transfer order benefit, destocking accounts for % of parent company alone or consolidated basis, potential profit created from smart motors and air-conditioning energy management and robots for the company, how to deal with corporate bonds which will due.

Explained by the chairman and her designated person.

4. Shareholder (00490697): What are the other assets in other non-current assets? What are the "others" in other accounts payable?

The disclosure and other issues in the notes to the annual report are explained by the chairman and her designated person. The chairman also explained that the company has disclosed the complete financial report in the MOPS. If the disclosure of the notes in the annual report is insufficient, the company will review and correct it.

5. Shareholder (00426840): What is the general direction of the company? How to strengthen revenue of core business? Why is the foreign currency exchange loss high? How to deal with the loss of reinvestment in Tecom? The loss situation of the non-significant affiliated company? Issues such as long-term and short-term borrowing rates, inventory loss, meeting place, etc. Explained by the chairman and her designated person.

4. Ratification:

Proposal 1:

Business Report and Financial Statements for 2019 (Proposed by the Board of Directors)

Explanatory note:

1. The Board of Directors entrusted certified public accountants Yu-Lung Wu and Chien-Hung Chou with Pricewaterhouse Coopers to audit and certify the Business Report and Financial Statements (includes Consolidated Financial Statements) for 2019, both of which were subsequently inspected by Audit Committee and are hereby submitted for ratification.

2. Please see Appendix 1 for "Business Report" and Appendix 3 for Auditors' Report and Financial Statements of Year 2019.

Resolution:

After being voted by a total of 1,759,778,561 shares presented (net of shares without voting rights 7,639,075), a total of 1,682,759,253 shares voted "for" (including a total of 1,088,931,972 shares were presented by electronic voting), a total of 1,384,041 shares voted "against" (including a total of 1,372,941 shares were presented by electronic voting) and a total of 75,635,267 shares voted "abstain" (including a total of 75,175,809 shares were presented by electronic voting). The percentage of approval represented 95.62% of the total voting rights of shareholders in attendance.

The proposal was approved as proposed.

Proposal 2:

Distribution of 2019 profits (Proposed by the Board of Directors)

Explanatory note:

1. Distribution of 2019 profits was resolved by the Board of Directors and audited by Audit Committee.

2. Please see Appendix 8 for the detailed profit distribution plan.

Resolution:

After being voted by a total of 1,759,778,561 shares presented (net of shares without voting rights 7,639,075), a total of 1,687,415,540 shares voted "for" (including a total of 1,093,577,159 shares were presented by electronic voting), a total of 24,516 shares voted "against" (including a total of 24,516 shares were presented by electronic voting) and a total of 72,338,505 shares voted "abstain" (including a total of 71,879,047 shares were presented by electronic voting). The percentage of approval represented 95.88% of the total voting rights of shareholders in attendance.

The proposal was approved as proposed.

5. Discussion:

Proposal 1:

Amendment to "Procedures for Lending of Capital to Other Parties" (proposed by the board of directors)

Explanatory note:

1. In accordance with Financial Supervisory Commission's revision on "Guidelines for Lending of Capital, Endorsements and Guarantees by Public Companies" and "Recipients of the loaning funds" in article 15 of "Company Act", the company proposes to revise the partial measures of Procedures for Lending of Capital to Other Parties.

2. Please see Appendix 9 for the comparison between the revision and the original, as well as current version.

Resolution:

After being voted by a total of 1,759,778,561 shares presented (net of shares without voting rights 7,639,075), a total of 1,676,894,250 shares voted "for" (including a total of 1,083,066,969 shares were presented by electronic voting), a total of 35,469 shares voted "against" (including a total of 24,369 shares were presented by electronic voting) and a total of 82,848,842 shares voted "abstain" (including a total of 82,389,384 shares were presented by electronic voting). The percentage of approval represented 95.29% of the total voting rights of shareholders in attendance.

The proposal was approved as proposed

Proposal 2:

Amendment to "Procedures for Endorsement and Guarantee " (proposed by the board of directors)

Explanatory note:

1. In accordance with Financial Supervisory Commission's revision on "Guidelines for Lending of Capital, Endorsements and Guarantees by Public Companies", the company proposes to revise

the partial measures of Procedures for Endorsement and Guarantee.

2. Please see Appendix 10 for the comparison between the revision and the original, as well as current version.

Resolution:

After being voted by a total of 1,759,778,561 shares presented (net of shares without voting rights 7,639,075), a total of 1,676,905,843 shares voted "for" (including a total of 1,083,067,462 shares were presented by electronic voting), a total of 19,764 shares voted "against" (including a total of 19,764 shares were presented by electronic voting) and a total of 82,852,954 shares voted "abstain" (including a total of 82,393,496 shares were presented by electronic voting). The percentage of approval represented 95.29% of the total voting rights of shareholders in attendance.

The proposal was approved as proposed

Proposal 3:

Amendment to "Articles of Incorporation" (proposed by the board of directors)

Explanatory note:

1. To increase the flexibility of fund raising methods and support the company's various business development, the Company proposes to add the relevant provisions of the issuance of Class A, B and C preferred shares within the existing authorized capital.

2. Meanwhile, in order to comply with the international trend of corporate governance, continue to improve corporate governance Standard, with reference to the size and composition of the board of directors of domestic and foreign peers, proposes to amend the relevant provisions regarding the number of seats of directors and managing directors.

3. Please see Appendix 11 for the comparison between the revision and the original, as well as current version.

Resolution:

After being voted by a total of 1,759,778,561 shares presented (net of shares without voting rights 7,639,075), a total of 977,064,970 shares voted "for" (including a total of 407,476,850 shares were presented by electronic voting), a total of 693,212,281 shares voted "against" (including a total of 688,973,120 shares were presented by electronic voting) and a total of 89,501,310 shares voted "abstain" (including a total of 89,030,752 shares were presented by electronic voting). The percentage of approval represented 55.52% of the total voting rights of shareholders in attendance.

The proposal was approved as proposed.

Proposal 4:

Capital reduction by returning cash to shareholders (proposed by shareholder PJ Asset

Management Co., Ltd.)

Explanatory note:

To improve the capital structure and improve shareholder's return on equity, the Company should reduce its capital by returning cash to shareholders. The total reduction amount is NT\$1,967,692,890 and 196,769,289 shares (10% reduction). The board will be granted to set a record date of the capital reduction with expedient adjustments for matters related to capital reduction.

Resolution:

After being voted by a total of 1,759,778,561 shares presented (net of shares without voting rights 7,639,075), a total of 654,481,062 shares voted "for" (including a total of 623,111,789 shares were presented by electronic voting), a total of 985,031,454 shares voted "against" (including a total of 422,573,446 shares were presented by electronic voting) and a total of 120,266,045 shares voted "abstain" (including a total of 119,795,487 shares were presented by electronic voting). The percentage of approval represented 37.19% of the total voting rights of shareholders in attendance.

The proposal was **not** approved as proposed.

6. Extempore Motions:

None

7. Meeting Adjourned: 10:57 AM

Chairman: Chwen-Jy Chiu

Recorder: Doreen Lin

Appendix 1: Business Report for 2019

Appendix 2: Inspection Report of Audit Committee for 2019

Appendix 3: Financial Statements and Auditors' Report for 2019

Appendix 4: Corporate Social Responsibility Best Practice Principles

Appendix 5: Corporate Governance Practice Principles

Appendix 6: Ethical Corporate Management Best Practice Principles

Appendix 7: Codes and Procedures for Ethical Management and Guidelines for Conduct

Appendix 8: Distribution of 2019 Profits

Appendix 9: The comparison between the revision and the original of "Procedures for Lending of Capital to Other Parties ", as well as current version

Appendix 10: The comparison between the revision and the original of ""Procedures for Endorsement and Guarantee ", as well as current version

Appendix 11: The comparison between the revision and the original of "Articles of Incorporation", as well as current version

Business Report

Dear Shareholders,

Looking back at 2019, beset by multiple uncertainties, including, Sino-U.S. trade friction, deteriorating Japan-Korea relationship, and Brexit, global economy and trade slackened, with major exporting nations scoring lackluster performance. Taiwan, however, staged an adequate performance, thanks to transferred orders resulting from the trade war, Taiwanese firms returning to Taiwan for investments, strong exports of information and communication, audiovisual, and electronic components and parts, and continuing private investments.

Adhering to the theme of "energy conservation, emission reduction, smart application, and automation," the company managed to retain steady profits in 2019, via global deployment for tapping the needs of HVAC industry, solution sales of electromechanical products, PM/EV motors, and remote smart health management for motors, plus lowering influence of external fluctuations via control and management projects.

A. Review of 2019 business performance

- a. 2019 business status
 - 1. Automation
 - * Production automation

In recent two years, the company has established "motor stator automated production center" and "motor stamping automated production center," plus the employment of 3D visual robotic arms, automated guided vehicles (AGV), and automatic coil winding machine, forming the largest and most complete smart industrial motor production line in Asia. Inaugurated in July 2019, the Vietnamese plant in Becamex industrial park in Vietnam's Binh Duong Province boasts cutting-edge environment-friendly process and automated smart production line, promising to become the group's major production base.

* Automated marketing: Implement marketing digitalization plan, expanding and optimizing various high-performance marketing platforms and gradually executing business intelligence systems, to induce precision marketing and facilitate growth.

- 2. Products:
 - * Motor: In addition to green model IE3/IE\$ high-efficiency motor, step into the highend realm of high-power smart motor, ship motor, permanent-magnet motor, and electric-vehicle motor, with large motors scoring booming sales and successfully tapping the sector of solution sales, leading to remarkable sales growth.
 - * Automation and intelligent systems: New inverter series has been applied successfully in industrial fan and exhaust fan, industrial air conditioning system, metal processing, and vertical transport system, in addition to inroads into the realms of tension control

for high-end servo market, smart grinder for mobile-phone glass, and lathe shaft. Despite sluggish demands in mainland China and Taiwan, putting a damper on sales growth, business outlook is promising.

- * Energy and engineering: Successful inroads into offshore wind power, micro grid, Internet datacenter (IDCP), smart building, PV power, and energy storage system, pocketing orders exceeding NT\$10 billion in value in 2019.
- * Home appliances: Rollout of variable-frequency electromagnetic-suspension centrifuge for high-end energy-conservation market and whole-series variable-frequency DC light business air conditioners, one step ahead of peers, expanding the ranks of heavyweight customers, via product differentiation. As for residential air conditioners, resort to price edge and stable variable-frequency quality to increase market share. For air conditioners, resort to big-data analysis and AI in providing the services of energy management and precautionary maintenance and diagnosis. Provision of optimal energy-conservation and precautionary/preventive solutions for applications in green buildings and energy-conserving air conditioners. Concerning refrigerators, in addition to expanding domestic market share for medium- and large-sized whole-series variable-frequency models, launch first indigenous variable-frequency business 1000L refrigerator and residential refrigerator with automatic switch between freezing and preserving modes, the first such model in Taiwan.
- b. 2019 financial status, execution result of business plan, and profits

		Unit: NT\$1,000					
	2019	2018	Change				
Net operating revenue	18,873,312	20,879,719	-9.6%				
Operating income	1,114,970	1,410,943	-21%				
Current net profit	3,221,717	3,150,089	2.3%				

1. The company's standalone report

- * Operating revenue: Trade war and inventory closeout by the group's affiliates put a damper on sales of electromechanical products. Via target-customer analysis, the company managed, though, to raise global sales of explosion-proof motors, accelerate mass production and shipment of electric-vehicle motors, and mobilize major domestic dealers to increase market shares, at the expense of major rivals, thereby alleviating impact of decreasing domestic demands. Individual revenue dropped by near 10% from 2018.
- * Operating income: In the wake of the eruption of trade war, the company has formulated plan adjusting capacities of production bases worldwide. Inaugurated in July 2019, the Vietnamese plant embraces smart monitoring, vacuum die-casting method, and automation technology to cut production cost. For marketing, link plant to market with high-performance information platform, integrate marketing teams to boost operating efficacy, and push high-margin models in North American market,

boosting gross margin. Affected by sales decline, gross profit tumbled by 9%. Thanks to continuing flow improvement and outlay control, operating expense dropped by near NT\$30 million. Operating income slipped by 21%.

- * Non-operating income/expense: Thanks to adherence to the strategy of solution sales, revenue and profit both spiked in North American and Japan. With the strategy focusing on permanent-magnet motors and explosion-proof motors beginning to show results, plus increase in production efficiency and rationalization of cost/expense at plants, profits of major invested companies rose significantly, investment income recognized with equity method increased by NT\$230 million. The company's current net profit rose by 2% in 2019.
- * R&D
 - ✓ Successful development of high power-density motor, featuring high-efficiency, lightweight, and compact size, especially applicable for fast-developing wind/hydraulic power industry.
 - ✓ Furnish medium- and large-frame number motors with smart vibration sensors for remote operating management, upgrading maintenance service and supporting smart manufacturing solution.
 - ✓ Various service-type robots, mounted on AGV, granted silver award of Taiwan Excellence Award.
 - ✓ E-House integrated industrial air conditioning solution, integrating DC/AC battery, programmable logic controller, medium-voltage inverter, and air conditioner.
 - ✓ Integrated fire pump, integrating fire pump, power source, control cabinet, and auxiliary devices.

		Unit: I	NT\$1,000
	2019	2018	Change
Net operating revenue	47,909,358	50,104,927	-4.4%
Operating income	3,536,445	3,520,486	0.5%
Current net profit	3,518,780	3,475,969	1.2%
Current comprehensive net profit	6,039,690	3,908,980	54.5%

2. Consolidated report of the company and subsidiaries

- * Consolidated operating revenue: In contrast to slackened domestic demands in Taiwan and China, revenues from major overseas markets grew, except Southeast Asia, where revenue dropped slight, due to intensified competition. Meanwhile, due to change in policy for non-strategic investments, leading to reduction in the number of acquisitions, overall revenue dropped from the previous year.
- * Operating income: Thanks to higher gross margin for motor sales in North America and cost control at mainland Chinese plants, operating income rose by 0.5% over the previous year.
- * Current net profit: Driven by increased non-operating income on rebounding global financial market and gain on valuation for financial assets and increased investment

benefits, current net profit grew by 1.2%.

- * Current comprehensive net profit: Due to increased unrealized gain on valuation for financial assets, current comprehensive net profit shot up 54.5%.
- c. Financial strategy and shareholders' equity

Engaged mainly in R&D, production, and sales of industrial products in a mature traditional industry, the company has adhered to the principle of stable operation in financial strategy and determined proper liability/equity structure every year, according to expected cash flow, taking into account business plan, need of capital and working capital, and return on equity (ROE), based on actuarial estimation.

					Table 1
Year	Credit rating	Net profit (NT\$100	Cash flow	Current	Debt
		M.)	ratio	ratio	ratio
2017	twA+(stable)	35.44	31.43%	236.16	37.10
2018	twA+(stable)	34.76	23.86%	241.22	36.41
2019	twA+(stable)	35.18	29.21%	216.55	37.70

Given steady cash flow generated by business activities and adherence to stable and sustainable business strategy, Taiwan Ratings has been granting the company twA+ (stable) credit rating since 2012, enabling the company to float unsecured commercial papers or common corporate bonds on the primary market, in place of banking loans, cutting funding cost by near 40%, thanks interest spread of near 50 bps, plus prolonged funding period, which leads to long-term stable funding cost. Since 2015, Taiwan Ratings has further upgraded the company's credit rating to twA+, manifesting the company's solid credit standing, which boosts the company leverage and flexibility in fund raising and price negotiation, a solid cornerstone for the company to cope with various business challenges.

With the world being plagued by continuously trade frictions and a litany of economic black swans in recent years, the company, in the face of economic and financial tumult, will continue to seek strategic growth, boost products' cost competitiveness, and uphold a flexible supply chain, which will entail funding need several times previous years for establishing distributed production mode, carrying out smart manufacturing, and implementing digitalization via acquisition or alliance. Amid an economic environment full of uncertainty, the company will, as usual, maintain sufficient cash position and solid capital structure, to cope with the changeful situation and pursue sustainable development.

Backed by stable operation and finance, TECO Group has been able to create reasonable investment value for shareholders invariably. In recent years, application of IFRS9 accounting criteria has inflated book value of shareholders' equipment, due to unrealized gain on valuation for financial assets. After deducting unrealized gain on valuation, return on shareholders' equity has still stayed at 6.3-7.4%. Based on other consolidated comprehensive income in calculation, return on shareholders' equity hits 10%. Over the

past year, the company has further improved return on shareholders' equipment of 0.18 of a percentage point, via adjusting organizational and financial structure, such as consolidation of some invested businesses, implementation of share buyback, and liquidation of assets. In the future, the company will continue embrace necessary measures, to uphold its long-term value.

B. Summary of 2020 business plan

Looking ahead at 2020, impacted by COVID-19 pandemic, major forecast bodies have predicted global economy will decline in the year. Taiwan's Cabinet-level Directorate General of Budget, Accounting, and Statistics (DGBAS) forecasts that Taiwan's economy will grow by 2.37% in 2020, compared with 2.4-2.7% growth rates predicted by other forecast bodies. In the face of the challenging environment, the company, in addition to the development axis of "energy conservation, emission reduction, smart application, and automation," will implement digitalization, intensify marketing and production automation, and institute business intelligent system, thereby inducing growth with precision marketing. Moreover, while closely monitoring the impact of the pandemic on major markets, it will building secondary supply chain for parts of SmartAuto and electromechanical products outside mainland China, forming a remote backup mechanism to prevent disruption of operation. Essence of 2020 business strategy and growth plan follows:

a. Organic growth plan

Despite the existence of multiple variables in the general environment, the company will still spare no effort in seeking growth of core business, such as electromechanical products, for which the company has set up a task force to develop new products, such as permanent-magnet motor, auto electrical machinery products, and medium-voltage inverters. In addition, via global-account centralized management, the company will consolidate customer relationship and tap potential business opportunities and employ IIOTT to expand solution sales, in addition to offering customers platform for real-time maintenance, technology modification, and other services.

Already with over NT\$10 billion worth of orders in hands, the energy and engineering division will take advantage of smart automatic-control technology for engaging in the realms of PV power system, micro-grid, energy storage system, and energy management equipment, materializing the company's vision of "energy conservation and emission reduction." As for home appliances business, the company will continue the business strategy of 2019, dedicating to the development of whole-series variable-frequency energy conserving products for the sake of higher margin, plus enhancement of the value of air-conditioning engineering projects via employment of energy management system and high-end, high-efficiency, energy-conserving business air conditioners.

b. Strategic growth plan

1. SmartAuto

Dedicate to strengthening R&D capability and seeking strategic alliance, strategic

investments, and merger and acquisition (M&A) opportunities, while striving to expand penetration rate of SmartAuto products to enhance revenue and profit via the following approaches:

- ✓ Applications of SmartAuto industry: industrial automation, robot, e-house integrated industrial air conditioning.
- ✓ SmartAuto module and system: knuckle system of collaborative robot, AGV and key components and parts, smart energy-storage power conversion system (PCS), MHm diagnostic system.
- ✓ SmartAuto control and industrial network: Motion servo controller, human-machine interface (HMI), programmable logic controller, industrial-computer controller, industrial Ethernet, 5G controller.
- ✓ SmartAuto product series: low-/medium-voltage inverter, integrated M+I machine, servo drive and motor, reducer, MS/CB, smart logistics products, such as transport and delivery robots, and smart retail products, such automated smart vending machine, smart home-delivery cabinets, and smart locker.
- 2. Deployment and automation of manufacturing centers

To cope with the needs of growth of regional markets and capacity distribution, set up four major production centers (mainland China, Taiwan, Vietnam, and India) via integrating existing low-voltage motor production lines and supply chains. Introduce key process automation and global situation-room system, taking advantage of the company's IIoT technology, for real-time monitoring and improvement of the operation of major production and maneuvering of supply chains, via digitalized management. Meanwhile, given robust demands for energy-saving high-performance auto motors expected in mainland China and Asia-Pacific, continue investments in automated electric-wire winding production lines for use in permanent-magnet motors, and rotor visual kinetic equilibrium and automated magnetization and magnet-detecting equipment, to enhance quality liability and competiveness of such new products.

3. Development of forward-looking products:

SmartAuto control and industrial network: Motion servo controller,

- ✓ Energy conservation: PM & SRM high-performance motor, E-House, VB/VBAC
- ✓ Emission reduction: EV motive-force system, ultra high-performance mediumvoltage motor
- ✓ Intelligence: E-ID, MHm diagnostic system, AGV, auto fleet management, smart retail, industrial ethernet
- ✓ Automation: HD Precision bearing, knuckle system of robot, Matrix Converter, industrial ethernet

The company has been granted the honors of golden award for Taiwan Top50 corporate sustainability report for six years in a row and corporate citizen award by Commonwealth magazine

for eight years running. Adhering to the concept of sustainable development, the company has pledged to "20% emission reduction in 10 years" and rolled out "employee public-service account" this year, materializing the group's vision of "energy conservation, emission reduction, smart application, and automation" according to the strictest criteria, thereby leading employees to contribute to a sustainable society, as well as forging an working environment with long-term development potential for employees, providing customers services with competitive value, and creating optimal investment returns for shareholders.

Sophia Chiu, Chairman Lien Chao-chi, President Accounting chief: Lin Hung-ming

Inspection Report of Audit Committee (This English version is only a translation of the Chinese version.)

The Audit Committee has duly inspected and approved the financial statements for 2019 (including consolidated financial statements), the business report and proposed profit distribution plan prepared and proposed by the Board of Directors, with the financial statements having been audited and certified by Pricewaterhouse Coopers, hereby submit this report pursuant to Article 14 of Securities and Exchange Act and Article 219 of the Company Act.

То

General Shareholders Meeting 2020

TECO Electric & Machinery Co., Ltd

Audit Committee Convener : Ting-Wong, Cheng

Date: March 17th, 2020

To TECO Electric & Machinery Co., Ltd.

Opinion

We have audited the accompanying parent company only balance sheets of TECO Electric & Machinery Co., Ltd. as at December 31, 2019 and 2018, and the related parent company only statements of comprehensive income, of changes in equity and of cash flows for the years then ended, and notes to the parent company only financial statements, including a summary of significant accounting policies.

In our opinion, based on our audits and the audit reports of other independent accountants, as described in the other matter section of our report, the parent company only financial statements present fairly, in all material respects, the financial position of TECO Electric & Machinery Co., Ltd. as of December 31, 2019 and 2018, and its financial performance and 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 audit of the financial statements for the year ended December 31, 2019 in accordance with 'Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants', 'Jin-Guan-Zheng-Shen-Zi Order No. 1090360805 as approved by the Financial Supervisory Commission', and generally accepted auditing standards in the Republic of China ("R.O.C GAAS"), and our audit of the financial statements for the year ended December 31, 2018 in accordance with 'Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants' and R.O.C GAAS. Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Consolidated Financial Statements* section of our report. We are independent of the Company in accordance with the Code of Professional Ethics for Certified Public Accountants in the Republic of China (the "Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. Based on our audits and audit reports of other independent accountants, we believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key audit matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the parent company only financial statements of the current period. These matters were addressed in the context of our audit of the parent company only financial statements as a whole and, in forming our opinion thereon, we do not provide a separate opinion on these matters.

Key audit matters for the Company's financial statements of the current period are stated as follows:

Revenue recognition of export sales of heavy industrial products group

Description

Refer to Note 4(32) of the parent company only financial statements for the accounting policies on revenue recognition. Heavy industrial products group handles the manufacturing and sales of various machinery, equipment and motors. Aside from domestic sales in Taiwan, the customers of heavy industrial products group are from China, America, Southeast Asia and Europe and the sales terms vary for different customers. Thus, we consider the revenue recognition of export sales of heavy industrial products group as a key audit matter.

How our audit addressed the matter

We performed the following audit procedures in respect of the above key audit matter:

- Obtained an understanding of and validated the internal controls over revenue recognition of export sales of heavy industrial products group to assess the effectiveness of the internal control process.
- Validated selected samples of export sales revenue transactions of heavy industrial products group to confirm the existence of export sales revenue transactions.

Other matter - Reports of other independent accountants

As described in Note 6(6) of the parent company only financial statements, we did not audit the financial statements of certain investee accounted for under the equity method. Those financial statements were

audited by other independent accountants, whose reports thereon have been furnished to us, and our opinion expressed herein, insofar as it relates to the amounts included in the financial statements and the information on the investee disclosed in Note 13 was based solely on the reports of other independent accountants. The investments accounted for under the equity method amounted to NT\$3,698,335 thousand and NT\$4,076,536 thousand, constituting 5% and 6% of the related total assets as of December 31, 2019 and 2018, respectively, and the comprehensive income amounting to NT\$82,978 thousand and NT\$176,754 thousand, constituting 1% and 5% of the total comprehensive income for the years then ended, respectively.

Responsibilities of management and those charged with governance for the parent company only financial statements

Management is responsible for the preparation and fair presentation of the parent company only 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 parent company only financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the parent company only 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.

Auditor's responsibilities for the audit of the parent company only financial statements

Our objectives are to obtain reasonable assurance about whether the parent company only financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue a 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 ROC GAAS 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 parent company only financial statements.

As part of an audit in accordance with ROC GAAS, we exercise professional judgement and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the parent company only 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 controls.
- Obtain an understanding of internal controls 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 controls.
- 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 report to the related disclosures in the parent company only 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 report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- 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 appropriate audit evidence regarding the financial information of the entities or business activities within the Company to express an opinion on the parent company only financial statements. We are responsible for the direction, supervision and performance of the 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 controls 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 parent company only financial statements of the current period and are therefore the key audit matters. We describe these matters in our 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.

Wu, Yu-Lung

Chou, Chien-Hung

For and on behalf of PricewaterhouseCoopers, Taiwan March 17, 2020

The accompanying parent company only financial statements are not intended to present the financial position and results of operations and cash flows in accordance with accounting principles generally accepted in countries and jurisdictions other than the Republic of China. The standards, procedures and practices in the Republic of China governing the audit of such financial statements may differ from those generally accepted in countries and jurisdictions other than the Republic of China. Accordingly, the accompanying parent company only financial statements and report of independent accountants are not intended for use by those who are not informed about the accounting principles or auditing standards generally accepted in the Republic of China, and their applications in practice.

the Republic of China, and their applications in practice. As the financial statements are the responsibility of the management, PricewaterhouseCoopers cannot accept any liability for the use of, or reliance on, the English translation or for any errors or misunderstandings that may derive from the translation.

TECO ELECTRIC & MACHINERY CO., LTD.
TECO ELECTRIC & MACHINERY CO., LTD. PARENT COMPANY ONLY BALANCE SHEETS
YEARS ENDED DECEMBER 31
(Expressed in thousands of New Taiwan dollars)

			December 31, 2019		December 31, 2018	
<u> </u>	Assets	Notes	 AMOUNT	%	AMOUNT	%
	Current assets					
1100	Cash and cash equivalents	6(1) and 8	\$ 704,888	1	\$ 1,232,796	2
1140	Current contract assets		1,057,201	1	1,074,420	1
1150	Notes receivable, net	6(4)	298,848	-	405,734	1
1160	Notes receivable - related parties	7	349,293	1	326,842	-
1170	Accounts receivable, net	6(4)	1,372,244	2	1,528,892	2
1180	Accounts receivable - related parties	6(6) and 7	1,275,303	2	1,284,953	2
1200	Other receivables		92,237	-	62,938	-
1210	Other receivables - related parties	6(6) and 7	1,111,867	2	1,293,359	2
130X	Inventory	6(5)	2,512,802	3	2,758,641	4
1410	Prepayments		329,211	-	168,385	-
1470	Other current assets	6(1) and 8	 183,611	-	206,812	-
11XX	Total current assets		 9,287,505	12	10,343,772	14
1	Non-current assets					
1510	Non-current financial assets at fair	6(2)(22)				
	value through profit or loss		1,966,144	2	1,835,790	3
1517	Non-current financial assets at fair	6(3)				
	value through other comprehensive					
	income		7,459,586	10	5,983,461	8
1550	Investments accounted for under	6(6) and 7				
	equity method		50,342,442	67	47,877,378	66
1600	Property, plant and equipment	6(7) and 7	3,520,118	5	3,739,530	5
1755	Right-of-use assets	6(8)	11,418	-		-
1760	Investment property - net	6(9)	2,039,208	3	2,060,182	3
1840	Deferred income tax assets	6(25)	788,769	1	803,739	1
1900	Other non-current assets	6(10)	 130,009	-	151,848	-
15XX	Total non-current assets		 66,257,694	88	62,451,928	86
IXXX	Total assets		\$ 75,545,199	100	\$ 72,795,700	100

TECO ELECTRIC & MACHINERY CO., LTD. <u>PARENT COMPANY ONLY BALANCE SHEETS</u> <u>YEARS ENDED DECEMBER 31</u> (Expressed in thousands of New Taiwan dollars)

				December 31, 2019			December 31, 2018	
	Liabilities and Equity	Notes		AMOUNT	%		AMOUNT	%
	Current liabilities							
2100	Short-term borrowings	6(11)	\$	55,200	-	\$	49,110	-
2130	Current contract liabilities	6(20)		431,356	1		356,457	-
2150	Notes payable			12,085	-		6,861	-
2160	Notes payable - related parties	7		132,557	-		162,340	-
2170	Accounts payable			2,617,198	4		3,371,424	5
2180	Accounts payable - related parties	7		998,125	1		876,705	1
2200	Other payables			2,597,722	4		2,590,466	4
2220	Other payables - related parties	7		639,163	1		635,479	1
2230	Current income tax liabilities	6(25)		321,647	-		269,312	-
2250	Provisions for liabilities - current			103,006	-		91,679	-
2280	Current lease liabilities	6(8)		6,645	-		-	-
2300	Other current liabilities	6(13)		3,087,868	4	_	58,851	-
21XX	Total current liabilities			11,002,572	15	_	8,468,684	11
	Non-current liabilities							
2530	Corporate bonds payable	6(13)		1,000,000	1		4,000,000	6
2540	Long-term borrowings	6(14)		4,299,967	6		4,249,725	6
2570	Deferred income tax liabilities	6(25)		958,820	1		814,098	1
2580	Non-current lease liabilities	6(8)		3,859	-		-	
2600	Other non-current liabilities	6(15)		1,573,477	2		1,584,533	2
25XX	Total non-current liabilities			7,836,123	10		10,648,356	15
2XXX	Total liabilities			18,838,695	25		19,117,040	26
	Equity							
	Share capital	6(16)						
3110	Share capital - common stock			19,676,929	26		20,026,929	28
	Capital surplus	6(17)						
3200	Capital surplus			7,389,577	9		7,647,215	10
	Retained earnings	6(18)						
3310	Legal reserve			6,702,463	9		6,387,454	9
3320	Special reserve			3,640,779	5		3,640,779	5
3350	Unappropriated retained earnings			16,047,563	21		15,192,788	21
	Other equity interest	6(19)						
3400	Other equity interest			3,570,756	5		1,105,058	1
3500	Treasury stocks	6(6)(16)	(321,563)	-	(321,563)	
3XXX	Total equity			56,706,504	75		53,678,660	74
	Commitments and Contingent	9						
	Liabilities							
	Subsequent Events	11						
3X2X	Total liabilities and equity		\$	75,545,199	100	\$	72,795,700	100
			*			-		

The accompanying notes are an integral part of these parent company only financial statements.

TECO ELECTRIC & MACHINERY CO., LTD. PARENT COMPANY ONLY STATEMENTS OF INCOME FOR THE YEARS ENDED DECEMBER 31, 2019 AND 2018 (Expressed in thousands of New Thirma dollars, accepts a otherwise indicated)

				Year ended	December 3	1	
			2019		· · <u> </u>	2018	
	Items	Notes	AMOUNT	%		MOUNT	%
4000 5000	Sales revenue	6(20) and 7	\$ 18,873			20,879,719	100
5900	Operating costs	6(5)(15)(24) and 7	() (<u> </u>	16,506,775) (79
5900	Net operating margin Unrealized profit from sales	7	3,932			4,372,944 614,532) (21
5920		1) (3)
5920	Realized profit from sales		4.046	.532 3		653,779 4,412,191	2
3930	Net operating margin Operating expenses	6(15)(24) and 7	4,040	.442 21		4,412,191	21
6100	Selling expenses	0(13)(24) 200 7	/ 1.000	2025 / 0) (1,879,789) (9
6200	General and administrative expenses					552,381) (2
6300	Research and development expenses				Se	568,565) (3
6450	Impairment loss (impairment gain and		(3/4	,340) (3)(308,303) (3)
0120	reversal of impairment loss) determined						
	in accordance with IFRS 9		1	.052 -	(513)	
6000	Total operating expenses		2 031	.472) (15		3,001,248) (14
6900	Operating profit		1,114		· <u> </u>	1,410,943	14
0500	Non-operating income and expenses		1.119	.370 0		1,410,342	
7010	Other income	6(3)(9)(21) and 7	658	.278 4		548.375	3
7020	Other gains and losses	6(2)(6)(12)(22) and 7) (548,547) (3
7050	Finance costs	6(8)(23) and 7			ść –	99,181)	
7070	Share of profit of subsidiary, associates	6(6)	102	,500) (1		33,101)	
	and joint ventures accounted for under	0(0)					
	equity method		2,213	679 12		1,983,219	9
7000	Total non-operating income and		61613	10/2 14		1,203,212	2
1000	expenses		2.387	.349 13		1,883,866	9
7900	Profit before income tax		3,502			3,294,809	16
7950	Income tax expense	6(25)		,602) (2		144,720) (10
8200	Profit for the year	0(23)	\$ 3.221	717 17	~ 	3,150,089	15
0200	-		 3,221 	,/1/ 1/	<u>.</u>	5,150,069	15
	Other comprehensive income Components of other comprehensive						
	income that will not be reclassified to profit or loss						
		40.00					
\$311	Other comprehensive income, before tax,	0(1)	(* on	0075 / 1		24, 2255	
8316	actuarial losses on defined benefit plans Unrealised gains (losses) from	6(3)(19)	(\$ 80	,887) (1)(\$	34,335)	-
8210		0(3)(19)					
	investments in equity instruments measured at fair value through other						
	comprehensive income		1.461	.127 8		1,251,661	6
8330	Share of other comprehensive income of		1,461	,127 0		1,201,001	0
8330	associates and joint ventures accounted						
	for using equity method, components of						
	other comprehensive income that will not						
	be reclassified to profit or loss		1,848	.678 10	(692,289) (3
8349	Income tax related to components of	6(25)	1,040	,0/0 10	· · ·	092,209) (5
0242	other comprehensive income that will not						
	be reclassified to profit or loss					19,779	
8310	Components of other comprehensive					12,112	
0010	loss that will not be reclassified to						
	profit or loss		3,228	019 17		544.816	2
	Components of other comprehensive loss		3,220	,310 17	_ 	244,010	2
	that will be reclassified to profit or loss						
8361		6(10)					
8201	Other comprehensive income, before tax, exchange differences on translation	0(19)	/ 704	72517		105 0000 /	
8399	Income tax relating to the components of	6(10)(25)	(/94	,735) (4) (185,820) (1)
0377	other comprehensive income	0(19)(20)	10	.734 -		43,453	
8360			19	./34 -		43,403	-
8000	Components of other comprehensive						
	(loss) income that will be reclassified		/ 226	0011 /		140,0675.7	
0200	to profit or loss		(,001) (4		142,367) (1
8300	Other comprehensive (loss) income for					100 115	-
	the year		\$ 2,453	.917 13	5	402,449	2
8500	Total comprehensive income for the year		\$ 5.675	.634 30	\$	3,552,538	17
	Earnings per share (in dollars)	6(26)					
9750	Earnings per share (in dollars) Basic earnings per share	6(26)	\$	1.65	\$		1.59
9750 9850		6(26)	<u>s</u>	1.65	<u>s</u>		1.59

The accompanying notes are an integral part of these parent company only financial statements.

TECO ELECTRIC & MACHINERY CO. LTD. PARENT COMPANY ONLY STATEMENTS OF CHANGES IN EQUITY FOR THE VEARS INDED DECEMBERS 12, 2019 AND 2018 (Expressed in thousands of New Taiwan dollars)

				(Expressed	in thousands of Nev	v Taiwan dollars)					
					Retained Earnings			Other equity interes	4		
	Notes	Share capital - common stock	Total capital surplus	Legal reserve	Special reserve	Unappropriated retained earnings	Financial statements translation differences of foreign operations	Unrealised gains (losses) from financial assets measured at fair value through other comprehensive income	Unrealized gain or loss on available-for-sale financial assets	Treasury stocks	Total equity
2018											
Balance at January 1, 2018 Effect of retrospective application	3(1)	\$ 20,026,929	\$ 7,628,542	\$ 6,078,219	\$ 3,640,779	\$ 12,750,338 1,937,121	(\$ 1,759,357)	1,848,757	\$ 3,785,878 (3,785,878)	(\$ 321,563)	\$ 51,829,765
Balance at January 1, after adjustments	3(1)	20,026,929	7,628,542	6,078,219	3,640,779	14,687,459	(1,759,357)	1,848,757	()	(321,563)	51,829,765
Profit for the year		20,020,929	1,020,342	0,070,219	3,040,119	3,150,089	(1,729,227)	1,010,757	-	(521,303)	3,150,089
Other comprehensive income (loss)	6(19)	-		-	-	(40,562)	(142,367)	585,378	-	-	402,449
Total comprehensive income (loss)	0(13)					3,109,527	(142,367)	585,378			3,552,538
Appropriations of 2018 earnings	6(18)					3,107,341	()	363,376			3,372,330
Legal reserve				309,235		(309,235)				-	
Cash dividends		-		-	-	(1,722,316)		-	-	-	(1,722,316)
Effect of changes in net equity of associates and joint ventures accounted for under the equity method			18,673								18,673
Disposal of investments in equity instruments at fa	air6(3)		10,010								10,012
value through other comprehensive income		-		-	-	(572,647)		572,647	-	-	-
Balance at December 31, 2018		\$ 20,026,929	\$ 7,647,215	\$ 6,387,454	\$ 3,640,779	\$ 15,192,788	(\$ 1,901,724)	\$ 3,006,782	\$ -	(\$ 321,563)	\$ 53,678,660
2019											
Balance at January 1, 2019		\$ 20,026,929	\$ 7,647,215	\$ 6,387,454	\$ 3,640,779	\$ 15,192,788	(\$ 1,901,724)	\$ 3,006,782	\$ -	(\$ 321,563)	\$ 53,678,660
Effect of retrospective application	3(1)	-		-	-	(269,228)	-	-	-		(269,228)
Balance at 1 January after adjustments		20,026,929	7,647,215	6,387,454	3,640,779	14,923,560	(1,901,724)	3,006,782	-	(321,563)	53,409,432
Profit for the year		-		-	-	3,221,717			-	-	3,221,717
Other comprehensive income	6(19)	-		-	-	((775,001)	3,306,517	-	-	2,453,917
Total comprehensive income (loss) Appropriations of 2019 earnings	6(18)	-	-	-	-	3,144,118	(775,001)	3,306,517	-	-	5,675,634
Legal reserve	0(10)			315,009		(315,009)					
Cash dividends				515,005		(1,770,924)				-	(1,770,924)
Treasury stock acquired	6(16)			-	-				-	(675,840)	(675,840)
Treasury stock retired	6(16)(17)	(350,000)	(325,840)	-	-	-	-	-	-	675,840	-
Effect of changes in net equity of associates and joint ventures accounted for under the equity method			68,202							-	68,202
Disposal of investments in equity instruments at fa value through other comprehensive income	air6(3)(19)		-			65,818	-	(65,818)	-		
Balance at December 31, 2019		\$ 19,676,929	\$ 7,389,577	\$ 6,702,463	\$ 3,640,779	\$ 16,047,563	(\$ 2,676,725)	\$ 6,247,481	ş -	(\$ 321,563)	\$ 56,706,504

The accompanying notes are an integral part of these parent company only financial statements.

TECO ELECTRIC & MACHINERY CO., LTD. PARENT COMPANY ONLY STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2019 AND 2018 (Expressed in thousands of New Taiwan dollars)

Adjustments		Notes		2019		2018
Adjustments 0 F100100 F1001000 F10010000 F10010000 F10010000 F100100000 F100010000 F100010000	CASH FLOWS FROM OPERATING ACTIVITIES					
Ädjustments to reconcile profit (loss) Net (gain) loss on financial assets at fair value through profit or loss 6(2)(22) (88,601 103,280 Net loss (gain) on financial liabilities at fair value through profit or loss 6(12)(22) (2,525 Impairment loss determined in accordance with IFRS 12(3) 227 (2,525 Interest income 6(11) (11,588 (8,875 Interest income 6(21) (227,1049 (223,734 Dividend income 6(21) (271,049 (223,734 Loss on disposal of investments 6(22) - - (4,513 Changes in urrealized gain fron downstream sales 514,299 1,983,216 2,9,247 Share of profit of associates and joint ventures 6(6) (113,787 (9,247 Accounted for under the equip ment, net 107,059 (1,983,216 244 244,451 107,059 116,473 10,055 116,473 10,055 116,473 107,059 116,473 107,059 116,473 107,059 116,473 107,059 116,473 104,145	Profit before tax		\$	3,502,319	\$	3,294,809
Net (gain) loss on financial liabilities at fair value through profit or loss 6(2)(22) (28,601) 103,280 Net loss (gain) on financial liabilities at fair value through profit or loss 6(12)(22) 227 (2,529 Impairment loss determined in accordance with IFRS 12(3) 227 (2,529 Interest income 6(21) (11,588) (8,877 Interest expense 6(23) 100,317 94,733 Dividend income 6(21) (27,1049) (223,794 Changes in urrealized gain from downstream sales (113,7877) (9,23,794 Share of profit of associates and joint ventures accounted for under the equip method 6(6) (2,213,679) (1,983,219 Depreciation, amortization and net gain or loss on disposal of property, plant and equipment, net 6(7)(8)(9)(22)(24) 514,299 436,151 Changes in operating assets (22,451) (10,252 10,252 Accounts receivable - related parties (22,451) (10,252 6(6) Contract asset - current (7,219) (238,663 113,787 (24,541) (10,252 Contract asset - current (7,219) (238,663 <th>Adjustments</th> <th></th> <th></th> <th></th> <th></th> <th></th>	Adjustments					
through profit or loss (88,601 103,280 Net loss (gain) of financial liabilities at fair value through profit or loss 6(12)(22) 227 (2,529 Impairment loss determined in accordance with IFRS 12(2) 1,052 513 Interest income 6(21) (11,588 (8,873 Dividend income 6(21) (271,049 (223,794 Loss on disposal of investments 6(22) 100,317 94,737 (39,247 Changes in urnelized gain from downstream sales (113,787 (39,247 Share of profit of soscitates and joint ventures 6(6) (2,213,679 (1,983,219 Depreciation, amortization and net gain or loss of profit of soscitates and joint ventures 6(6) (2,213,679 (1,983,219 Changes in operating assets and liabilities Contract assets - current 17,219 (228,083 Changes in operating assets (107,059 (116,473 (10,252 Accounts receivable - related parties (22,451 (10,252 100,314	Adjustments to reconcile profit (loss)					
through profit or loss (88,601 103,280 Net loss (gain) of financial liabilities at fair value through profit or loss 6(12)(22) 227 (2,529 Impairment loss determined in accordance with IFRS 12(2) 1,052 513 Interest income 6(21) (11,588 (8,873 Dividend income 6(21) (271,049 (223,794 Loss on disposal of investments 6(22) 100,317 94,737 (39,247 Changes in urnelized gain from downstream sales (113,787 (39,247 Share of profit of soscitates and joint ventures 6(6) (2,213,679 (1,983,219 Depreciation, amortization and net gain or loss of profit of soscitates and joint ventures 6(6) (2,213,679 (1,983,219 Changes in operating assets and liabilities Contract assets - current 17,219 (228,083 Changes in operating assets (107,059 (116,473 (10,252 Accounts receivable - related parties (22,451 (10,252 100,314	Net (gain) loss on financial assets at fair value	6(2)(22)				
through profit or loss 227 (2,525 Impairment loss determined in accordance with IFRS 12(2) 1,052 513 Interest income 6(21) (11,588) (8,875 Interest expense 6(23) 100,317 94,733 Dividend income 6(21) (277,049) (223,794 Loss on disposal of investments 6(20) 6 4,65,515 Changes in urrealized gain from downstream sales (113,787) (39,247 Share of profit of associates and joint ventures 6(6) (2,213,679) (1,983,216 Depreciation, amortization and net gain or loss on disposal of property, plant and equipment, net 6(7)(8)(9)(22)(24) 514,299 436,151 Changes in operating assets (7,219 (238,083 Notes receivable 107,059 (116,473 100,252 Accounts receivable related parties 129,631 38,200 38,243 Other receivables - related parties 129,631 38,200 116,473 Notes precivables (22,451) (<			(88,601)		103,280
Impairment loss determined in accordance with IFRS 12(2) 1.052 513 Interest income 6(21) (11,588) (8,879) Interest expense 6(23) 100,317 94,733 Dividend income 6(21) (27),449 (223,794) Loss on disposal of investments 6(22) (8,428) (1,383) Gain on remeasurement 6(22) - (46,513) Changes in unrealized gain from downstream sales (113,787) (39,247) Share of profit of associates and joint ventures 6(6) (2,213,679) (1,983,219) Depreciation, amortization and net gain or loss on disposal of property. plant and equipment, net 514,299 436,151 Changes in operating assets (107,059) (116,477) (10,252) Accounts receivable 107,059 (116,477) (10,252) Accounts receivable - related parties (22,451) (10,252) Accounts receivable - related parties (175,841) (97,283) Inventories 245,839 (146,474) Prepayments (16,0826) (115,069) Oth	Net loss (gain) on financial liabilities at fair value	6(12)(22)				
Impairment loss determined in accordance with IFRS 12(2) 1.052 513 Interest income 6(21) (11,588) (8,879) Interest expense 6(23) 100,317 94,733 Dividend income 6(21) (27),449 (232,794) Loss on disposal of investments 6(22) (8,428) (1,383) Gain on remeasurement 6(22) - (46,513) Changes in unrealized gain from downstream sales (113,787) (39,247) Share of profit of associates and joint ventures 6(6) (2,213,679) (1,983,219) Depreciation, amortization and net gain or loss on disposal of property, plant and equipment, net 514,299 436,151 Changes in operating assets (107,059) (116,477) (10,252) Accounts receivable 110,059 (116,477) (10,252) Accounts receivable - related parties (22,451) (10,252) Accounts receivable - related parties (22,451) (10,252) Accounts receivable - related parties (22,451) (10,252) Accounts receivable - related parties (23,599) <td< td=""><td>through profit or loss</td><td></td><td></td><td>227</td><td>(</td><td>2,529)</td></td<>	through profit or loss			227	(2,529)
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Gain on remeasurement6(22)(13,787)(46,513Changes in unrealized gain from downstream salesShare of profit of associates and joint ventures6(6)(113,787)(39,247Share of profit of associates and joint ventures6(6)(2,213,679)(1,983,219Depreciation, amortization and nequipment, net6(7)(8)(9)(22)(24)514,299436,151Changes in operating assets and liabilities(22,451)(10,252Contract assets - current17,219(238,082Notes receivable107,059(116,472Notes receivable107,059(116,472Accounts receivable(22,299)80,144Other receivables - related parties(22,929)80,144Other receivables - related parties(10,725116,472Inventories245,839(146,144Prepayments(160,826)(115,098Other current asset13,059(22,011Financial assets at fair value through profit or loss - non-current74,89984,127Notes payable(75,426)50,112Accounts payable - related parties(29,783)6,764Countra cliabilities - current74,89984,127Notes payable(754,226)50,112Accounts payable - related parties(11,3278,261Other payables - related parties(11,3278,261Other payables - rela	Dividend income	6(21)	(271,049)	(223,794)
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Share of profit of associates and joint ventures accounted for under the equity method Depreciation, amortization and net gain or loss on disposal of property, plant and equipment, net Changes in operating assets Countract assets - current6(6)(2,213,679)1,983,219Changes in operating assets Countract assets - current6(7)(8)(9)(22)(24)514,299436,151Notes receivable Accounts receivable107,059(116,473)Notes receivable Accounts receivable - related parties (22,245)107,059(116,473)Other receivable - related parties 	Gain on remeasurement	6(22)			(46,515)
accounted for under the equiprimethod (2,213,679) 1,983,219 Depreciation, amortization and net gain or loss on disposal of property, plant and equipment, net (7)(8)(9)(22)(24) 514,299 436,151 Changes in operating assets Contract assets - current 17,219 (288,083 0000 Notes receivable 107,059 (116,472 00,022 116,472 Notes receivable 107,059 (116,472 00,022 116,472 Accounts receivable 159,651 382,000 382,000 382,000 Accounts receivable - related parties (29,299) 80,144 00,222,451 (101,025 Other receivables - related parties (175,841 07,283 (146,145 Prepayments (160,826) (115,059 (22,011 Financial assets at fair value through profit or loss - non-current 74,899 84,127 Notes payable - related parties (29,783) (6,764 Accounts payable - related parties (29,783) (6,764 Contract liabilities - current 74,899 84,127 Notes payable - related parties (21,420)	Changes in unrealized gain from downstream sales		(113,787)	è –	39,247)
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Depreciation, amortization and net gain or loss on disposal of property, plant and equipment, net 514, 299 436, 151 Changes in operating assets and liabilities 514, 299 436, 151 Changes in operating assets and liabilities 17, 219 (238, 083) Contrat assets - current 17, 219 (238, 083) Notes receivable 107, 059 (116, 473) Notes receivable - related parties (22, 451) (10, 252) Accounts receivable - related parties (29, 299) 80, 144 Other receivables - related parties (29, 299) 80, 144 Other receivables - related parties (29, 299) 80, 144 Other receivables - related parties (29, 299) 80, 144 Other receivables - related parties (245, 839) (146, 145) Prepayments (160, 826) (115, 086) (115, 086) Other current asset 13, 059 (22, 011) Financial assets at fair value through profit or loss - non-current (41, 753) (39, 765) Contract liabilities - current (4, 899) 84, 127 (52, 224) (52, 224) Notes payable - related parties			(2,213,679)	(1,983,219)
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Contract a sizets - current 17, 219 (238, 683 Notes receivable 107, 059 (116, 477 Notes receivable - related parties (22, 451) (10, 252 Accounts receivable - related parties (22, 451) (10, 252 Accounts receivable - related parties (22, 451) (10, 252 Accounts receivable - related parties (22, 451) (10, 252 Other receivables - related parties (29, 299) 80, 144 Other receivables - related parties (22, 299) 80, 144 Other receivables - related parties (28, 683) (21, 617) Inventories 245, 839 (24, 614) Prepayments (160, 826) (115, 098) Other current asset 13, 059 (22, 011) Financial assets at fair value through profit or loss - non-current 74, 899 84, 127 Notes payable - related parties (29, 783) (6, 6764) Notes payable - related parties 121, 420 399, 022 Other payables 50, 118 55, 208 Other payables 50, 118 55, 208 Other payab						
Contract a sizets - current 17, 219 (238, 683 Notes receivable 107, 059 (116, 477 Notes receivable - related parties (22, 451) (10, 252 Accounts receivable - related parties (22, 451) (10, 252 Accounts receivable - related parties (22, 451) (10, 252 Accounts receivable - related parties (22, 451) (10, 252 Other receivables - related parties (29, 299) 80, 144 Other receivables - related parties (22, 299) 80, 144 Other receivables - related parties (28, 683) (21, 617) Inventories 245, 839 (24, 614) Prepayments (160, 826) (115, 098) Other current asset 13, 059 (22, 011) Financial assets at fair value through profit or loss - non-current 74, 899 84, 127 Notes payable - related parties (29, 783) (6, 6764) Notes payable - related parties 121, 420 399, 022 Other payables 50, 118 55, 208 Other payables 50, 118 55, 208 Other payab	Changes in operating assets					
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Accounts receivable - related parties 85,986 321,899 Other receivables - related parties 175,841 97,283 Inventories 245,839 146,144 Prepayments (160,826) 115,098 Other current asset 13,059 (22,011 Financial assets at fair value through profit or loss - non-current (41,753) (39,765 Changes in operating liabilities 74,899 84,122 Notes payable 5,224 (12,766 Notes payable - related parties (29,783) (6,764 Accounts payable 5,224 (12,766 Notes payable - related parties (24,26) 50,0127 Accounts payable - related parties (12,766 039,002 Other payables 50,118 55,208 Other payables 11,034 (5,876 Provisions for liabilities 11,034 (5,876 Other rurent liabilities 29,017 (5,786 Other non-current liabilities (21) 11,380,064 972,822 Interest received 6(21) 11,588 8,875						38,202
Other receivables - related parties 175 [841 (97,283] Inventories 245,839 (146,114] Prepayments (160,826) (115,098] Other current asset 13,059 (22,011) Financial assets at fair value through profit or loss - non-current (41,753) (39,765] Contract liabilities - current 74,899 84,127 Notes payable - related parties 5,224 (12,766] Note; 74,226) 50,127 Accounts payable - related parties (754,226) 50,127 Accounts payable 50,118 Other payables 50,118 55,208 50,118 55,208 Other current liabilities 11,034 (5,876 6,876 Other mon-current liabilities 11,034 (5,876 6,876 Other mon-current liabilities 11,034 (5,876 6,764 Other non-current liabilities 11,034 (5,876 6,778,896 Other non-current liabilities 11,034 (5,876 6,778,896 Other non-current liabilities 11,037 (5,78,896 0,064 972,824 Interest received 6(21) 11,588 8,877	Accounts receivable - related parties					321,893
Inventories 245,839 (146,14) Prepayments (160,826) (115,098) Other current asset 13,059 (22,011) Financial assets at fair value through profit or loss - non-current (41,753) (39,765) Changes in operating liabilities (41,753) (39,765) Contract liabilities - current 74,899 84,127 Notes payable - related parties (29,783) (6,764) Accounts payable - related parties (27,426) 50,112 Accounts payable - related parties 121,420 (399,002) Other payables - related parties 50,118 55,208 Other payables 11,034 (5,876) Provisions for liabilities 29,017 (57,896) Other non-current liabilities (29,013) (21,611) Cash inflow generated from operations 1,380,064 972,824 Interest received 6(21) 11,588 8,875	Other receivables		(29,299)		80,148
Inventories 245,839 (146,14) Prepayments (160,826) (115,098) Other current asset 13,059 (22,011) Financial assets at fair value through profit or loss - non-current (41,753) (39,765) Changes in operating liabilities (41,753) (39,765) Contract liabilities - current 74,899 84,127 Notes payable - related parties (29,783) (6,764) Accounts payable - related parties (27,426) 50,112 Accounts payable - related parties 121,420 (399,002) Other payables - related parties 50,118 55,208 Other payables 11,034 (5,876) Provisions for liabilities 29,017 (57,896) Other non-current liabilities (29,013) (21,611) Cash inflow generated from operations 1,380,064 972,824 Interest received 6(21) 11,588 8,875	Other receivables - related parties		-	175,841	(97,285)
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Financial assets at fair value through profit or loss - non-current (1,753) (39,765 Changes in operating liabilities (41,753) (39,765 Contract liabilities - current 74,899 84,127 Notes payable 5,224 (12,766 12,766 Notes payable - related parties (29,783) (6,764 6,764 Accounts payable - related parties (29,783) (6,764 50,112 Accounts payable - related parties 121,420 (399,022 0ther payables - related parties 50,118 55,208 Other payables - related parties 11,034 (5,877 8,876 770visions for liabilities 11,327 8,261 Other rour-current liabilities (100,353) (21,611 29,017 (57,898 0,064 972,824 Interest received 6(21) 11,588 8,877	Prepayments		(160,826)	è -	115,098)
non-current (41,753 (39,763 Changes in operating liabilities Contract liabilities - current 74,899 84,127 Notes payable 5,224 (12,766 Notes payable - related parties (29,783 (6,764 Accounts payable - related parties (29,783 (6,764 Other payables (754,226 50,127 Accounts payable - related parties 121,420 (399,022 Other payables 50,018 55,208 0118 55,208 0118 55,208 Other payables - related parties 11,034 (5,876 7,896 0148 57,896 0149 7,896 0149 1,380,064 972,824 11,004 (21,017 5,786 0148 050,117 5,786 0149 017,896 0149 017,896 0149 017,896 0149 017,896 0149 017,896 0149 017,896 0149 017,896 0149 017,896 0149 017,89	Other current asset			13,059	è –	22,011)
Changes in operating liabilities 74,899 84,127 Notes payable 5,224 (12,766 Notes payable - related parties (29,783) 6,764 Accounts payable (29,783) (6,764 Accounts payable (29,783) (30,902 Other payables (74,899) 84,127 Accounts payable (29,783) (6,764 Other payables (29,783) (6,764 Other payables 121,400 399,023 Other payables 50,118 55,208 Other payables 11,034 (5,876 Provisions for liabilities 29,017 (57,896 Other non-current liabilities (100,353) (21,611 Cash inflow generated from operations 1,380,064 972,824 Interest received 6(21) 11,588 8,875	Financial assets at fair value through profit or loss -					
Contract liabilities - current 74,899 84,127 Notes payable 5,224 (12,766 Notes payable - related parties (29,783) (6,6764 Accounts payable - related parties (2754,226) 50,127 Accounts payable - related parties 121,420 (399,022 Other payables - related parties 50,118 55,208 Other payables - related parties 11,034 (5,877 Provisions for liabilities 11,327 8,261 Other non-current liabilities (29,017) (57,889 Other non-current liabilities (100,353) (21,611) Cash inflow generated from operations 1,380,064 972,824 Interest received 6(21) 11,588 8,873	non-current		(41,753)	(39,765)
Notes payable 5,224 (12,766) Notes payable - related parties (29,783) (6,764) Accounts payable - related parties (12,40) (399,02) Other payables 50,112 (399,02) Other payables 50,118 (55,208) Other payables 50,118 (55,208) Other payables 11,034 (5,876) Provisions for liabilities 11,327 8,261 Other non-current liabilities (100,353) (21,611) Cash inflow generated from operations 1,380,064 972,824 Interest received 6(21) 11,588 8,873	Changes in operating liabilities					
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Accounts payable (754,226 50,127 Accounts payable - related parties 121,420 (399,027 Other payables 50,118 55,208 Other payables 50,118 55,208 Other payables 11,034 5,876 Provisions for liabilities 11,327 8,261 Other current liabilities 29,017 (57,896 Other non-current liabilities (100,353 (21,612 Cash inflow generated from operations 1,380,064 972,824 Interest received 6(21) 11,588 8,873	Notes payable			5,224	(12,769)
Accounts payable - related parties 121,420 (399,022 Other payables 50,118 55,208 Other payables 11,034 (5,876 Provisions for liabilities 11,327 8,261 Other runent liabilities 29,017 (57,896 Other non-current liabilities (100,353) (21,611 Cash inflow generated from operations 11,8064 972,824 Interest received 6(21) 11,588 8,877	Notes payable - related parties		(29,783)	(6,764)
Other payables 50,118 55,208 Other payables - related parties 11,034 5,877 Provisions for liabilities 11,034 6,877 Other current liabilities 29,017 (57,896 Other non-current liabilities (100,353) (21,611) Cash inflow generated from operations 1,380,064 972,824 Interest received 6(21) 11,588 8,879	Accounts payable		(754,226)		50,127
Other payables - related parties 11,034 (5,876 Provisions for liabilities 11,327 8,261 (5,876 Other current liabilities 11,327 8,261 (5,876 Other non-current liabilities 29,017 (57,896 (21,053 (21,611 (21,612 1 1,380,064 972,824 (11,588 8,877 8,877 (11,588 8,877 (11,588 8,877 (11,588 8,877 (11,588 8,877 (11,588 8,877 (11,588 8,877 (11,588 8,877 (11,588 8,877 (11,588 8,877 (11,588 (11,588 (11,588 (11,588 (11,588 (11,588 (11,588 (11,588 (11,588 (11,588 (11,588 (11,588 (11,588 (11,588 <td>Accounts payable - related parties</td> <td></td> <td></td> <td>121,420</td> <td>(</td> <td>399,025)</td>	Accounts payable - related parties			121,420	(399,025)
Provisions for liabilities 11,327 8,261 Other current liabilities 29,017 (57,896 Other non-current liabilities (100,353) (21,613) Cash inflow generated from operations 1,380,064 972,824 Interest received 6(21) 11,588 8,879	Other payables			50,118		55,208
Other current liabilities 29,017 57,896 Other non-current liabilities (100,333) (21,611) Cash inflow generated from operations 1,380,064 972,824 Interest received 6(21) 11,588 8,877	Other payables - related parties			11,034	(5,876)
Other non-current liabilities (100,353 21,613 Cash inflow generated from operations 1,380,064 972,824 Interest received 6(21) 11,588 8,879				11,327		8,261
Cash inflow generated from operations 1,380,064 972,824 Interest received 6(21) 11,588 8,879				29,017	(57,896)
Interest received 6(21) 11,588 8,879	Other non-current liabilities		(100,353)	(21,613)
11,000 01013	Cash inflow generated from operations			1,380,064		972,824
Dividends received 605 306 752 330	Interest received	6(21)		11,588		8,879
000,000 102,000	Dividends received			605,396		752,339
	Payment of interest		((94,730)
	Payment of income tax		Č.		Ċ.	448,447)
						1,190,865
					<u> </u>	

(Continued)

TECO ELECTRIC & MACHINERY CO., LTD. PARENT COMPANY ONLY STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2019 AND 2018 (Expressed in thousands of New Taiwan dollars)

	Notes		2019		2018
CASH FLOWS FROM INVESTING ACTIVITIES					
Decrease in other receivables - related parties	7	\$	5,651	\$	61,438
Decrease (increase) in pledged fixed deposit	8		10,142	0	8,151)
Increase in financial assets at fair value through other					
comprehensive income - non-current		(14,998)	0	21,990)
Increase in investments accounted for under equity					
method		(94,723)	(208,226)
Proceeds from disposal of property, plant and equipment			347		46,307
Acquisition of property, plant and equipment	6(7)(27)	(217,778)	(352,913)
Increase in deferred expenses		(7,314)	(19,691)
Decrease (increase) in refundable deposits			7,017	(9,331)
Dividends received			271,049		223,794
Proceeds from disposal of investment accounted for under	r				
equity method			141,865		297,087
Decrease in other non-current assets			3,042		6,931
Net cash flows from investing activities			104,300		15,255
CASH FLOWS FROM FINANCING ACTIVITIES					
Increase (decrease) in short-term loans			6,090	(226,674)
Decrease in other payables - related parties financing	7	(7,350)	(70,450)
Increase in long-term loans			50,242		1,158,931
Cash dividends paid	6(18)	(1,770,924)	(1,722,316)
Lease liabilities paid		(88,159)		-
Treasury shares purchased	6(16)	(675,840)		-
Net cash flows used in financing activities		(2,485,941)	(860,509)
Net (decrease) increase in cash and cash equivalents		(527,908)		345,611
Cash and cash equivalents at beginning of year			1,232,796		887,185
Cash and cash equivalents at end of year		\$	704,888	\$	1,232,796

REPORT OF INDEPENDENT ACCOUNTANTS TRANSLATED FROM CHINESE

To TECO Electric & Machinery Co., Ltd.

Opinion

We have audited the accompanying consolidated balance sheets of TECO Electric & Machinery Co., Ltd. and its subsidiaries (the "Group") as at December 31, 2019 and 2018, and the related consolidated statements of comprehensive income, of changes in equity and of 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 audit reports of other independent accountants, as described in the Other matter section of our report, 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 the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations as endorsed by the Financial Supervisory Commission.

Basis for opinion

We conducted our audit of the financial statements for the year ended December 31, 2019 in accordance with 'Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants', 'Jin-Guan-Zheng-Shen-Zi Order No. 1090360805 as approved by the Financial Supervisory Commission', and generally accepted auditing standards in the Republic of China ("R.O.C GAAS"), and our audit of the financial statements for the year ended December 31, 2018 in accordance with 'Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants' and R.O.C GAAS. Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Consolidated Financial Statements* section of our report. We are independent of the Group in accordance with the Code of Professional Ethics for Certified Public Accountants in the Republic of China (the "Code"), and we have fulfilled our other ethical

responsibilities in accordance with the Code. Based on our audits and audit reports of other independent accountants, we believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

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 of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole and, in forming our opinion thereon, we do not provide a separate opinion on these matters.

Key audit matters for the Group's consolidated financial statements of the current period are stated as follows:

Revenue recognition of export sales of heavy industrial products group

Description

Refer to Note 4(34) of the consolidated financial statements for the accounting policies on revenue recognition and Note 14 for the segment financial information. The Group disclosed the financial information of heavy industrial products group and home electric appliance division in the segment financial information. Heavy industrial products group handles the manufacturing and sales of various machinery, equipment and motors. The sales revenue of the heavy industrial products group amounted to NT\$32,754,241 thousand, representing 68% of the consolidated total sales revenue for the year ended December 31, 2019. Aside from domestic sales in Taiwan, the customers of heavy industrial products group are from China, America, Southeast Asia and Europe and the sales terms vary for different customers. Thus, we consider the revenue recognition of export sales of heavy industrial products group as a key audit matter.

How our audit addressed the matter

We performed the following audit procedures in respect of the above key audit matter:

- Obtained an understanding of and validated the internal controls over revenue recognition of export sales of heavy industrial products group to assess the effectiveness of the internal control process.
- Validated selected samples of export sales revenue transactions of heavy industrial products group to confirm the existence of export sales revenue transactions.

Other matter - Reports of other independent accountants

As described in Notes 4(3) and 6(7) of the consolidated financial statements, we did not audit the financial statements of certain subsidiaries and investments accounted for under the equity method. Those financial statements were audited by other independent accountants, whose reports thereon have been furnished to us, and our opinion expressed herein, insofar as it relates to the amounts included in the financial statements and the information on the investee disclosed in Note 13 was based solely on the reports of other independent accountants. Total assets amounted to NT\$2,568,293 thousand and NT\$2,630,617 thousand, both constituting 3% of the consolidated total assets as of December 31, 2019 and 2018, respectively, and total operating revenues amounted to NT\$2,949,066 thousand and NT\$2,475,154 thousand, constituting 6% and 5% of consolidated total operating revenues for the years then ended, respectively. The investments accounted for under the equity method amounted to NT\$2,535,314 thousand and NT\$2,630,962 thousand, both constituting 3% of consolidated total assets as of December 31, 2019 and 2018, respectively, the credit balance of investments accounted for under the equity method amounted to NT\$97,139 thousand and NT\$83,459 thousand, both constituting 0% of consolidated total assets as of December 31, 2019 and 2018, respectively, and the share of profit of associates and joint ventures accounted for under the equity method amounted to NT\$7,927 thousand and NT\$143,935 thousand, constituting 0% and 4% of the consolidated total comprehensive income for the years then ended, respectively.

Other matter -Parent company only financial reports

We have audited and expressed an unqualified opinion with other matter section on the parent company only financial statements of TECO Electric & Machinery Co., Ltd. as of and for the years ended December 31, 2019 and 2018.

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 the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations as endorsed by the Financial Supervisory Commission, 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.

Auditor's 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 a 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 ROC GAAS 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 ROC GAAS, we exercise professional judgement 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 controls.
- Obtain an understanding of internal controls 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 controls.
- 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 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 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 appropriate audit evidence regarding the financial information of the 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 controls 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 of the current period and are therefore the key audit matters. We describe these matters in our 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.

Wu, Yu-Lung

Chou, Chien-Hung

For and on behalf of PricewaterhouseCoopers, Taiwan March 17, 2020

The accompanying consolidated financial statements are not intended to present the financial position and results of operations and cash flows in accordance with accounting principles generally accepted in countries and jurisdictions other than the Republic of China. The standards, procedures and practices in the Republic of China governing the audit of such financial statements may differ from those generally accepted in countries and jurisdictions other than the Republic of China. Accordingly, the accompanying consolidated financial statements and report of independent accountants are not intended for use by those who are not informed about the accounting principles or auditing standards generally accepted in the Republic of China, and their applications in practice.

of China, and their applications in practice. As the financial statements are the responsibility of the management, PricewaterhouseCoopers cannot accept any liability for the use of, or reliance on, the English translation or for any errors or misunderstandings that may derive from the translation.

TECO ELECTRIC & MACHINERY CO., LTD. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS DECEMBER 31, 2019 AND 2018 (Expressed in thousands of New Taiwan dollars)

			December 31, 2019)	December 31, 201	8
	Assets	Notes	 AMOUNT	%	AMOUNT	%
	Current assets					
100	Cash and cash equivalents	6(1) and 8	\$ 19,111,371	19	\$ 17,535,566	19
110	Financial assets at fair value through	6(2)				
	profit or loss - current		126,945	-	193,955	
120	Current financial assets at fair value	6(3)				
	through other comprehensive income		1,065,729	1	995,951	1
140	Current contract assets		1,521,080	2	1,350,238	1
150	Notes receivable, net	6(5) and 8	1,118,731	1	1,063,991	1
160	Notes receivable - related parties	7	1,457	-	2,641	
1170	Accounts receivable, net	6(5)	8,780,047	9	9,102,428	10
1180	Accounts receivable - related parties	7	232,293	-	241,272	
1200	Other receivables		497,877	-	360,606	
1210	Other receivables - related parties	7	81,369	-	70,979	
30X	Inventories, net	6(6)	9,853,585	10	11,429,685	13
1410	Prepayments		662,456	1	432,419	
1470	Other current assets	6(1) and 8	 893,636	1	980,640	
IXX	Total current assets		43,946,576	44	43,760,371	4
	Total Non-current assets					
1510	Financial assets at fair value through	6(2)				
	profit or loss - noncurrent		2,291,217	2	2,140,203	
517	Non-current financial assets at fair	6(3) and 8				
	value through other comprehensive					
	income		14,473,017	15	11,354,525	12
1535	Non-current financial assets at	6(4) and 8				
	amortised cost, net		377,256	1	182,725	
1550	Investments accounted for under the	6(7) and 8				
	equity method		3,897,316	4	4,207,360	4
1600	Property, plant and equipment, net	6(8) and 8	16,742,830	17	17,363,543	19
1755	Right-of-use assets	6(9) and 8	7,119,164	7		
760	Investment property, net	6(10)	2,762,570	3	2,783,774	1
780	Intangible assets	6(11)	5,200,634	5	5,557,343	
840	Deferred income tax assets	6(28)	1,346,817	1	1,250,743	1
900	Other non-current assets	6(12) and 8	937,007	1	3,380,699	
5XX	Non-current assets		 55,147,828	56	48,220,915	52
xxx	Total assets		 99,094,404	100	\$ 91,981,286	100

(Continued)

TECO ELECTRIC & MACHINERY CO., LTD. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS DECEMBER 31, 2019 AND 2018 (Expressed in thousands of New Taiwan dollars)

				December 31, 2019		December 31, 2018	
	Liabilities and Equity	Notes		AMOUNT	%	AMOUNT	%
	Current liabilities	-					
2100	Short-term borrowings	6(13) and 8	\$	1,857,637	2	\$ 1,994,360	1
2120	Financial liabilities at fair value	6(14)					
	through profit or loss - current			50	-		
2130	Current contract liabilities	6(23)		1,001,440	1	899,728	1
2150	Notes payable			284,661	-	73,105	
2160	Notes payable - related parties	7		81,176	-	136,874	
2170	Accounts payable			6,783,872	7	7,517,824	1
2180	Accounts payable - related parties	7		128,569	-	90,047	
2200	Other payables	6(15)		4,676,588	5	4,720,360	1
2230	Current income tax liabilities	6(28)		584,071	1	690,853	1
2250	Provisions for liabilities - current			273,575	-	269,254	1
2280	Current lease liabilities			475,786	1		
2320	Long-term liabilities, current portion	6(16)(17) and 8		3,410,798	3	904,492	1
2399	Other current liabilities, others			735,603	1	844,483	1
21XX	Total current liabilities		<u> </u>	20,293,826	21	18,141,380	20
	Non-current liabilities						
2530	Corporate bonds payable	6(16)		1,000,000	1	4,000,000	4
2540	Long-term borrowings	6(17) and 8		6,673,954	7	6,746,354	
2550	Provisions for liabilities - non-current			125,014	1	113,947	
2570	Deferred income tax liabilities	6(28)		2,400,752	2	2,254,076	
2580	Non-current lease liabilities	-(/		4,743,306	5	212011010	
2600	Other non-current liabilities	6(7)(18)		2,152,762	2	2,234,614	1
25XX	Total non-current liabilities	-(-/(/	<u> </u>	17,095,788	17	15,348,991	10
2XXX	Total liabilities			37,389,614	38	33,490,371	36
enn	Equity attributable to owners of			37,309,014	20	33,490,371	30
	parent						
	Share capital	6(19)					
3110	Common stock	0(19)		19,676,929	20	20,026,929	2
	Capital surplus	6(20)		19,070,929	20	20,020,929	6
3200	Capital surplus	0(20)		7,389,577	7	7,647,215	
5200	Retained earnings	6(21)		1,309,311		7,047,215	
3310	Legal reserve	0(21)		6,702,463	7	6,387,454	
3320	Special reserve			3,640,779	4	3,640,779	1
3350	Unappropriated retained earnings			16,047,563	16	15,192,788	1
	Other equity interest	6(22)		10,047,505	10	13,192,700	1
3400	Other equity interest	0(22)		3,570,756	3	1,105,058	1
3500	Treasury stocks	6(19) and 8		321,563)	3	(321,563)	
31XX	Equity attributable to owners of	0(19) and 8		321,303)	-	()	
31.7.7	the parent			56,706,504	57	53,678,660	59
		6(22)			5		
	Non-controlling interest	6(32)		4,998,286	-	4,812,255	
3XXX	Total equity			61,704,790	62	58,490,915	- 64
	Significant contingent liabilities and	9					
	unrecognized contract commitments						
	Significant events after the balance	11					
	sheet date						
3X2X	Total liabilities and equity		\$	99,094,404	100	\$ 91,981,286	100

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

TECO ELECTRIC & MACHINERY CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2019 AND 2018 (Expressed in thousands of New Taiwan dollars, except earnings per share amount)

			Year ended December 31					
			_	2019		2018		
	Items	Notes	AMOUNT		%	AMOUNT	%	
4000	Sales revenue	6(10)(23) and 7	\$	47,909,358	100 \$	50,104,927	100	
5000	Operating costs	6(6)(18)(27) and 7	(36,428,606) (76) (38,052,253) (76)	
5900	Net operating margin			11,480,752	24	12,052,674	24	
5910	Unrealized loss from sales		(8,263)	- (9,160)	-	
5920	Realized profit from sales			9,160	-	9,145	-	
5950	Net operating margin			11,481,649	24	12,052,659	24	
	Operating expenses	6(18)(27)						
6100	Selling expenses		C	4,226,261) (9) (4,636,195) (9)	
6200	General and administrative expenses		(2,521,713) (5) (2,735,191) (6)	
6300	Research and development expenses		(1,179,300) (2) (1,120,748) (2)	
6450	Impairment loss (impairment gain	12(2)						
	and reversal of impairment loss)							
	determined in accordance with IFRS							
	9		(17,930)	- (40,039)	-	
6000	Total operating expenses		(7,945,204) (16) (8,532,173) (17)	
6900	Operating profit			3,536,445	8	3,520,486	7	
	Non-operating income and expenses							
7010	Other income	6(4)(9)(10)(24)		1,398,017	3	1,264,083	3	
7020	Other gains and losses	6(2)(14)(25) and 7	(261,570)	- (389,884) (1)	
7050	Finance costs	6(9)(26)	(263,848) (1) (222,540)	-	
7060	Share of profit of associates and	6(7)						
	joint ventures accounted for under							
	the equity method			30,410		114,143	-	
7000	Total non-operating income and							
	expenses			903,009	2	765,802	2	
7900	Profit before income tax			4,439,454	10	4,286,288	9	
7950	Income tax expense	6(28)	(920,674) (2) (810,319) (2)	
8200	Profit for the year		\$	3,518,780	8 \$	3,475,969	7	

(Continued)

TECO ELECTRIC & MACHINERY CO. LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31. 2019 AND 2018 (Expressed in thousands of New Taiwan dollars, except earnings per share amount)

			Year ended December 31					
	Items		2019			2018		
		Notes		AMOUNT	%	AMOUNT	%	
	Other comprehensive income Other comprehensive income that will not be reclassified to profit or loss							
8311	Other comprehensive loss, before tax, actuarial losses on defined benefit plans	6(18)	(\$	82,287)	- (\$	39,123)		
8316	Total expenses, by nature	6(3)		3,371,209	7	615,645	1	
8320	Share of other comprehensive income of associates and joint ventures accounted for using equity method, components of other comprehensive income that will not							
8349	be reclassified to profit or loss Income tax related to components of other comprehensive income that will not be reclassified to profit or	6(28)		17,170	- (24,384)	-	
	loss			95	-	21,442	-	
8310	Components of other comprehensive income that will not be reclassified to profit or							
	loss			3,306,187	7	573,580	1	
	Other comprehensive income that will be reclassified to profit or loss							
8361 8399	Currency translation differences of foreign operations	6(22)	C	811,051) (2) (185,642)		
8360	Income tax relating to the components of other comprehensive income that will be reclassified Components of other	6(28)		25,774		45,073		
8300	comprehensive loss that will be reclassified to profit or loss		C	785,277) (2) (140,569)		
8300	Other comprehensive income for the							
	year		\$	2,520,910	5 \$	433,011	1	
8500	Total comprehensive income for the year		\$	6,039,690	13 \$	3,908,980	8	
8610	Profit attributable to:			0.001.010		2 1 50 000		
8620	Owners of the parent Non-controlling interest		\$	3,221,717 297,063	8 \$	3,150,089 325,880	6	
0020	from connorming indext		\$	3,518,780	8 \$		- 1	
	Comprehensive income attributable to:		¥	515101100		5,415,707		
8710	Owners of the parent		\$	5,675,634	12 \$	3,552,538	7	
8720	Non-controlling interest		\$	364,056 6,039,690	13 \$	356,442		
	Earnings per share (in dollars)	6(29)				•		
9750	Basic earnings per share	- ()	\$		1.65 \$		1.59	
9850	Diluted earnings per share		\$		1.65 \$		1.59	
			Ψ.		4199 9	•	4.27	

THCO ELECTRIC & MACHINERY CO., LTD. AND SUBSIDIARIES CONSCILIDATED STATEMENTS OF CHANGES IN FOULTY. FOR THE YEARS ENDED DECEMBER 31, 2019 AND 2018 (Expressed in thousands of New Taiwan dollars)

					Retained carnings			Other equity interest					
	Notes	Share capital -	Capital surplus	Legal reserve	Special reserve	Unappropriated retained carnings	Financial statements translation differences of foreign operations	Unrealised gains (losses) from financial assets measured at fair value through other comprehensive income	Unrealized gains (loases) on available- for-sale financial	Treasury stocks	Total	Non-controlling	Total equity
2018 Balance at January 1, 2018 Effect of retrospective application Balance at 1 January, after		\$ 20,026,929	\$ 7,628,542	\$ 6,078,219	\$ 3,640,779	\$ 12,750,338 1,937,121	(\$ 1,759,357)	\$. 1,848,757	\$ 3,785,878 (<u>3,785,878</u>)	(\$ 321,563)	\$ 51,829,765	\$ 6,044,372	\$ 57,874,137
adjustments		20,026,929	7,628,542	6,078,219	3,640,779	14,687,459	(1,759,357)	1,848,757		(321,563)	51,829,765	6,044,372	57,874,137
Profit for the year				-		3,150,089					3,150,089	325,880	3,475,969
	6(22)												
income				-	-	(40,562_)	(142,367)	585,378			402,449	30,562	433,011
Total comprehensive income								212 22					
(loss)						3,109,527	(142,367_)	585,378			3,552,538	356,442	3,908,980
Appropriations of 2017 earnings	6(21)												
Legal reserve				309,235		(309,235)							
Cash dividends						(1,722,316)					(1,722,316)		(1,722,316)
Effect of changes in net equity of associates and joint ventures													
accounted for under the equity													
method			18,673	-	-		-	-			18,673	-	18,673
Changes in non-controlling interests				-	-							(1,588,559)	(1,588,559)
Disposal of investments in equity	6(3)(22)												
instruments at fair value through								CO0 4 40					
other comprehensive income		-		-		(572,647)		572,647		-			
Balance at December 31, 2018		\$ 20,026,929	\$ 7,647,215	\$ 6,387,454	\$ 3,640,779	\$ 15,192,788	(\$ 1,901,724)	\$ 3,006,782	ş -	(\$ 321,563)	\$ 53,678,660	\$ 4,812,255	\$ 58,490,915
2019													
Balance at January 1, 2019		\$ 20,026,929	\$ 7,647,215	\$ 6,387,454	\$ 3,640,779	\$ 15,192,788	(\$ 1,901,724)	\$ 3,006,782	s -	(\$ 321,563)	\$ 53,678,660	\$ 4,812,255	\$ 58,490,915
Effect of retrospective application	3(1)			-		(269,228)		-			(269,228_)	(208,421_)	(477,649)
Balance at 1 January after													50 010 011
adjustments		20,026,929	7,647,215	6,387,454	3,640,779	14,923,560	(3,006,782		(321,563_)	53,409,432	4,603,834	58,013,266
Profit for the year				-	-	3,221,717					3,221,717	297,063	3,518,780
	6(22)												
income Total comprehensive income				-	-	(77,599)	(775,001)	3,306,517		-	2,453,917	66,993	2,520,910
(loar)						3,144,118	(775,001)	3,306,517			5,675,634	364,056	6.039.690
	6(21)					211-11110					21212122	2011020	44400 9400
Legal reserve				315,009		(315,009.)							
Cash dividends				-		(1,770,924)					(1,770,924)		(1,770,924)
	6(19)									(675,840)	(675,840)		(675,840)
	6(19)(20)	(350,000)	(325,840)							675,840			
Transactions with non-controlling		((Sectors)										
interest			68,202								68,202	(68,202)	
instruments at fair value through	6(3)(22)												
other comprehensive income		-			-	65,818	-	(65,818)			-		
Capital increase of non-controlling interests		-	-		-	-	-		-		-	226,786	226,786
Changes in other non-controlling equity	6(32)		-			-						(128,188)	(128,188)
Balance at December 31, 2019		\$ 19,676,929	\$ 7,389,577	\$ 6,702,463	\$ 3,640,779	\$ 16,047,563	(\$ 2,676,725)	\$ 6,247,481	\$ -	(\$ 321,563)	\$ 56,706,504	\$ 4,998,286	\$ 61,704,790

TECO FLECTRIC & MACHINERY CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2019 AND 2018 (Expressed in thousands of New Thiwan dollars)

	Notes		2019		2018
ASH FLOWS FROM OPERATING ACTIVITIES					
rofit before tax		\$	4,439,454	\$	4,286,28
Adjustments					.,,
Adjustments to reconcile profit (loss)					
Net (gain) loss on financial assets at fair value through profit	6(2)(23)(25)				
or loss		(216,570)		160.97
Net loss (gain) on financial liabilities at fair value through	6(14)(25)		210,510 /		100101
profit or loss			279	(2.52
Provision for decline in value of inventories	6(6)		105,770	·	88.30
Impairment loss determined in accordance with IFRS 9	12(2)		17,930		40.03
Interest income	6(24)	(316,546)	(219,98
Dividend income	6(24)	- 2	616,897)	2	553,81
Interest expense	6(9)(26)	· ·	263,848		222.54
Depreciation and amortization	6(8)(9)(10)(27)		1,939,799		1,528,54
Gain on disposal of investments	6(25)	1	34,063)	(63
Gain on remeasurement	6(7)(25)	× .	54,005 /	2	46.51
Loss on disposal of property, plant and equipment	6(25)		22,635		29.0
Impairment loss (reversal of impairment loss) determined in	6(8)(25)		22,000		29,00
accordance with IFRS 9	0(0)(23)		20,625		32,3
	6(7)		20,025	C	32,3
Share of profit of associates and joint ventures accounted for under the equity method	0(/)	(30,410)		114.14
Changes in operating assets and liabilities		· · ·	50,410)	()	114,14
Changes in operating assets and nationes Changes in operating assets					
Financial assets at fair value through profit or loss - current			66,701		106.2
			66,721		106,3
Contract assets - current Notes receivable		5	170,842)	9	363,9
		(54,315)	9	40,2
Notes receivable - related parties			1,184	5	88,7
Accounts receivable Accounts receivable - related parties			483,658	9	211,11
			8,979	0	82,4
Other receivables		9	137,271)		233,0
Other receivables - related parties		(10,390)	9	36,1
Inventories			1,428,558	9	729,5
Prepayments		()	232,705)	(94,8
Other current assets			111,502		196,5
Changes in operating liabilities			101 010		100.0
Contract liabilities - current			101,712		170,4
Notes payable			*******	C	54,0
Notes paypale - related parties		9	55,698)		136,9
Accounts payable		()	705,821)		266,2
Accounts payable - related parties				()	33,0
Other payables			109,307		155,24
Provisions for liabilities			15,388	(34,9
Other current liabilities		C	108,809)		31,1
Other non-current liabilities		<u>(</u>	105,252)	(50.0
Cash inflow generated from operations			6,591,838		4,862,74
Interest received	6(24)		316,546		219,9
Dividend received from investments accounted for under					
equity method			144,756		443,7
Interest paid	6(26)	(172,139)	(–	222,54
Income tax paid	6(28)	(952,459)	(975.20
Net cash flows from operating activities			5,928,542		4.328.69

(Continued)

TECO FLECTRIC & MACHINERY CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2019 AND 2018 (Expressed in thousands of New Thiwan dollars)

	Notes		2019		2018
CASH FLOWS FROM INVESTING ACTIVITIES					
Increase in current financial assets at fair value through other					
comprehensive income		(\$	183,766)	(\$	424,082)
Decrease in bond investments without active market					3,794,570
Increase in pledged demand and fixed deposits	6(1) and 8	(30,117)	(201,823)
Increase in non-current financial assets at fair value through profit					
or loss			65,845		-
Increase in non-current financial assets at fair value through other					
comprehensive income		(63,852)	(76,384)
Proceeds from disposal of non-current financial assets at fair					
value through other comprehensive income			451,556		184,067
Increase in non-current financial assets at amortised cost	6(4)	(194,531)	(182,725)
Increase in investments accounted for under the equity method		(35,054)	(149,083)
Proceeds from disposal of investments accounted for under the					
equity method			93,349		-
Acquisition of property, plant and equipment	6(8)(30)	(1,032,766)	(1,190,647)
Proceeds from disposal of property, plant and equipment			72,550		90,173
Acquisition of intangible assets		(70,840)	(242,354)
Increase in other non-current assets		(88,908)	(450,185)
Net cash inflow (outflow) on acquisitions of subsidiaries	6(30)		9,940	(434,442)
Dividends received		_	616,897	_	287,870
Not cash flows (used in) from investing activities		(389,697)		1,004,955
CASH FLOWS FROM FINANCING ACTIVITIES					
Decrease in short-term loans	6(31)	(136,723)	(121,466)
(Decrease) increase in long-term loans	6(31)	(566,094)		311,897
Lease liabilities paid	6(9)(31)	(553,993)		-
Treasury shares purchased	6(19)	(675,840)		-
Cash dividends paid	6(21)	(1,770,924)	(1,722,316)
Cash dividends paid to non-controlling interest		(155,871)	(156,477)
Proceeds from capital increase of non-controlling interests	6(32)		226,786		-
Net cash flows used in financing activities		(3,632,659)	(1,688,362)
Exchange rate effect		(330,381)	(239,049)
Net increase in cash and cash equivalents			1,575,805		3,406,236
Cash and cash equivalents at beginning of year			17,535,566		14,129,330
Cash and cash equivalents at end of year		\$	19,111,371	\$	17,535,566

Appendix 4

TECO Electric & Machinery Co., Ltd. Corporate Social Responsibility Best Practice Principles (Summary Translation)

Chapter one General rules

Article 1

For fulfilling corporate social responsibility and prod the progress of economy, environment, and society, as a means of achieving sustainable development, the company formulates the practical principles for compliance by staffers.

Article 2

The principles are applicable to overall business activities of the company and other enterprises of the group. Alongside engagement in corporate management, the company should actively fulfill corporate social responsibility, in line with the international trend, thereby contributing, as a corporate citizen, to the nation's economic development and improvement of the life quality of staffers, community, and society, in addition to creating an edge based on corporate responsibility.

Article 3

In fulfilling corporate social responsibility, the company should notice the interests of stakeholders and in quest of sustainable development and profits, it should keep an eye on the factors of environment, social needs, and corporate governance, incorporating them into the company's management objective and business activities.

The Corporation shall, in its corporate management guidelines and business operations, pursue sustainable operations and profits and also give due consideration to the environment, society and corporate governance.

Article 4

In fulfilling corporate social responsibility, the company should abide by the following principles:

- 1. materialization of corporate governance;
- 2. creating sustainable environment;
- 3. upholding public benefits of the society;
- 4. intensifying information disclosure on corporate social responsibility.

Article 5

The company should take into account relationship between development trend for corporate social responsibility, both abroad and on domestic front, and its core businesses, as well as the effect of the business activities of the company and the group's other enterprises on stakeholders, in formulating the policy, system, and management objects and action plan on corporate social

responsibility, which should be reported to shareholders' meeting following approval by the board of directors. The board of directors should review proposals on corporate social responsibility raised by shareholders and consider putting them on the agenda of shareholders' meeting.

Chapter two Materialization of corporate governance

Article 6

For the sake of sound corporate governance, the company should abide by "Corporate Governance Best Practice Principles", "Ethical Corporate Management Best Practice Principles", as well as "Rules of Ethical Conduct to Directors and Managers"

Article 7

In line with the obligation of notice for a good manager, the company's directors should push the company in pushing the fulfillment of social responsibility and constantly review the effect of execution for continuing improvement, so as to assure materialization of the policy on corporate social responsibility.

In fulfilling the corporate social responsibility for the company, the board of directors should consider about stakeholder's benefits adequately, and carry out the following affairs:

1. putting forth mission or vision for corporate social responsibility and formulating policy, system, or management objective for corporate social responsibility;

2. incorporating corporate social responsibility into the company's business activities and development direction, and formulating action plan on corporate social responsibility;

3. assuring current and accurate disclosure of information on corporate social responsibility;

The board of directors authorizes ranking management to handle the economic, environmental, and social issues arising from business activities. The management should designate specific staffers to handle the issues according to specific flow and report the results to the board of directors.

Article 8

The company should regularly hold education and training on fulfillment of corporate social responsibility, including affairs related to item 2 of the previous article.

Article 9

For sound management of corporate social responsibility, the company should designate unit, either on dedicated or part-time basis, for pushing corporate social responsibility, and formulating and executing policy, system, related management objective, and action plan on corporate social responsibility. The unit should report to the board of directors regularly. The company should formulate reasonable compensation policy, conforming to the organization's strategic objective and the interests of stakeholders. Performance-evaluation system for staffers should blend with corporate social responsibility and a clear and effective rewarding and penalty system should be put in place.

Article 10

To uphold the interests of stakeholders, the company should identify stakeholders and set up a section for stakeholders on its website. It should understand reasonable aspiration and demand of stakeholders via proper communications channel and properly address key issues on corporate social responsibility which concern stakeholders.

Chapter three Creating a sustainable environment

Article 11

The company should abide by related laws/regulations and international norms in properly protecting natural environment and should dedicate to upholding a sustainable environment in carrying out business activities and internal management.

Article 12

The company should dedicate to boosting the efficiency in utilizing various resources and using renewable materials to lessen impact on the environment and assure sustainable usage of the earth's resources.

Article 13

The company should establish environment-management system conforming to its industry nature, which should include the following items:

1. collecting and evaluating sufficient and current information on the effect of business activities on natural environment;

2. establishing measurable objective for sustainable environment and regularly review its continuity and relevance;

3. formulating implementation measures, including concrete plan or action plan, and regularly reviewing the effect of implementation.

Article 14

The company should install dedicated environment-management unit or staffers, in charge of formulating, pushing, and upholding environment-management system and action plan, in addition to regularly holding environmental education courses for managers and rank-and-filers.

Article 15

The company should consider the effect of corporate operation on ecological benefits, and push and promote the concept of sustainable consumption, in addition to carrying out various business activities, including R&D, procurement, production, operation, and service, according to the following principles, so as to lessen the impact of corporate operation on natural environment and humanity:

1. reducing consumption of resources and energy caused by products and services;

- 2. reducing discharge of pollutants, toxins, and wastes, as well as properly disposing wastes;
- 3. enhancing recyclability and reusability of materials or products;
- 4. attaining maximum sustainable utilization of renewable resources;
- 5. increasing endurance of products; boosting the efficacy of products and services.

Article 16

In order to enhance the utilization efficiency of water resources, the company should properly utilize water resources on a sustainable basis and formulate related management measures. The company should construct and strengthen treatment facilities for environmental protection, so as to avoid polluting water, air, and soil, and should make utmost efforts in lessening adverse effect on human health and environment by embracing optimal feasible technologies for combating and containing pollution.

Article 17

The company should assess the effects of climate change and its impact on the future opportunities and risks for the Company. The company should embrace universal standards or guidance, applicable both abroad and on domestic front, in carrying out and disclosing corporate greenhouse gases, with the scope covering:

1. direct emission of greenhouse gases: greenhouse-gas emission sources are owned or controlled by the company;

2. indirect emission of greenhouse gases: greenhouse gases result from energy utilization, including procured power supply, heat, or steam.

The company should compile statistics regarding carbon/greenhouse-gas emissions, water usage and total waste levels and formulate strategies for reduction in carbon/greenhouse-gas emissions, water usage and waste management, in addition to incorporate carbon rights into the company's strategic planning for carbon abatement, so as to lessen the effect of the company's business activities on climate change.

Chapter four Upholding public benefits of the society Article 18

The company should abide by related laws/regulations and international covenant on human rights, including gender equality, working right, and ban on discrimination.

In order to fulfill its responsibility in protecting human rights, the company should formulate related management policies and procedures, including:

1. putting forth corporate human-right policy or statement;

2. evaluating the effect of corporate business activities and internal management on human rights and formulating corresponding handling procedure;

3. regularly reviewing corporate human-right policy or statement;

4. disclosing handling procedure for related stakeholders, in case of infringement of human rights.

The company should uphold labor rights acknowledged internationally, including freedom for association, right of group consultation, care for underprivileged groups, ban on child labor, removal of forced labor in various forms, and removal of management-labor and employment discrimination, in addition to assuring absence of discriminatory treatment in policy of human-resources utilization, in terms of gender, ethnicity, social and economic class, age, marriage, and family, so as to achieve equality and fairness in employment conditions, compensation, fringe benefits, training, performance evaluation, and promotion. For infringement of labor rights, the

company should provide effective and proper mechanism for filing complaints and assure equality and transparency in the process of petition. The petition channel should be clear, simple, convenient, and unblocked. The company should respond properly to the petitions of staffers.

Article 19

The company should provide staffers information, helping them understand labor law and labor rights in the host country of their works.

Article 20

The company should provide staffers a safe and healthy working environment, including the provision of necessary health and first-aid facilities, and dedicate to removing potential hazards to the safety and health of staffers, so as to prevent vocational accidents. The company should conduct regularly safety and health education and training for staffers.

Article 21

The company should create a good environment for the career development of staffers and establish an effective plan for fostering the capabilities of staffers for career development. The company should devise and implement reasonable employee benefits measures (such as salary, leaves, and other benefits) and embrace a policy reflecting the fruits of its management in staffers' compensations, so as to facilitate the recruitment, retention, and motivation of staffers, thereby achieving the company's sustainable development.

Article 22

The company should set up channels for communications with staffers regularly, thereby keeping them posted on the company's management and decision making and enabling them to express opinions accordingly. The company should respect the right of labor representatives in consultation for working conditions and provide staffers necessary information and hardware facilities, to facilitate consultation and cooperation among employers, staffers, and labor representatives. The company should inform via reasonable manner staffers material changes in the company's operation.

Article 22-1

The company should treat customers or consumers in a fair and reasonable manner, in line with the features of its products, services, and industry, in addition to formulating strategy and measures for enforcement.

Examples for the aforementioned fair and reasonable treatment follow:

- 1. Enter into contracts on the principles of mutual benefit, fairness, and integrity.
- 2. Fulfill the commission of customers carefully and faithfully.
- 3. Avoid exaggerated and false ads.
- 4. Assure provision of merchandises or services which are suited to customers or consumers.

5. Fully explain major contents, as well as potential risks, of the merchandises or services provided.

6. Consider in balance the interests of customers or consumers and the achievement of business goal when formulating commission system for salespersons.

7. Offer customers or consumers unobstructed channel for complaints and make substantive responses.

8. Professional businesses should be undertaken by staffers with professional qualifications or professional certificates.

Article 23

The company should be accountable for its products and services and have ethical consideration in marketing. In the flow of R&D, procurement, production, operation, and service, it should assure the transparency and safety of information on products and services, to prevent products and services from jeopardizing the interests, health, and safety of consumers.

Article 24

The company should abide by laws/regulations on industries in assuring the quality of products and services.

The company should abide by related laws/regulations and international standards regarding customer health and safety, customer privacy, marketing and labeling of products and services and should abstain from deception, misleading, fraud, or any other behavior which betrays consumers' trust and jeopardize their rights and interests.

Article 25

The company should evaluate and manage various risks which could disrupt its operation and lessen the latter's effect on consumers and the society, should it happen.

The company should set up transparent and effective channel for consumers to file complaints on products and services and address such complaints instantly in a fair manner, in addition to upholding consumers' privacy by protecting the secrecy of their personal data, according to law for production of personal data and other related laws/regulations.

Article 26

The company should evaluate the environmental and social effect of its procurements on the supplying communities and should cooperate with suppliers in fulfilling corporate responsibility concertedly.

Prior to business dealings, the company should assess whether there is any record of a supplier's impact on the environment and society, and avoid conducting transactions with those against corporate social responsibility policy.

When the company enters into a contract with any of their major suppliers, the content should include terms stipulating mutual compliance with corporate social responsibility policy, and that the contract may be terminated or rescinded any time if the supplier has violated such policy and has caused significant negative impact on the environment and society of the community of the supply source.

Article 27

The company should take part in the activities of civil organizations, charities, and municipal governments in communal development and education, via stock investment, business activities,

physical donations, corporate voluntary services, or other professional services for public benefits, invest resources in organizations which employ business model in solving social or environmental issues, so as to bolster communal development.

Chapter five Strengthen information disclosure on corporate social responsibility Article 28

The company should publicize information according to related laws/regulations and practical principles on corporate governance, in addition to fully disclosing critical and reliable information on corporate social responsibility, so as to enhance information transparency.

The company should disclose the following information related to corporate social responsibility: 1. policy, system, or management objective and action plan related to corporate social responsibility, approved by the board of directors;

2. risk and effect on the company's operation and finance caused by materializing corporate governance, creating sustainable environment, and upholding public benefits of the society.

3. objective and measures formulated by the company for fulfilling corporate social responsibility, as well as the result of performance;

4. major stakeholders and issues of their concern;

5. management and performance of major suppliers on environment and key social issues;

6. other information related to corporate social responsibility.

Article 29

The company should embrace criteria or principles with universal acknowledgement internationally in compiling report on corporate social responsibility, so as to disclose progress in pushing corporate social responsibility, and should attain confirmation or guarantee from third party, to enhance information reliability. The report should contain:

1. policy, system, or related management objective and action plan on corporate social responsibility;

2. major stakeholders and issues of their concern;

3. result and review of the company's performance in materializing corporate governance, developing sustainable environment, upholding public benefits of society, and boosting economic development.

4. improvement direction and objective.

Chapter six Supplements

Article 30

The company should constantly notice development in related principles on corporate social responsibility, both abroad and on domestic front, and changes in business environment, for reviewing and improving the company's system on corporate social responsibility, so as to enhance the performance in fulfilling corporate social responsibility.

Article 31

Formulation and revision of the principles should be approved by the board of directors and reported to shareholders' meeting.

Article 32

The principles have been put into practice following approval by the board of directors on March 20, 2015 for implementation.

The first amendment made to the principle on the 23 December 2016.

The second amendment made to the principle on the 17 March 2020.

Comparison between the Revision and the Original of "Corporate Social Responsibility Best Practice Principles"

Proposed Revision	Current Clauses	Note
Article 3	Article 3	Amended in
In fulfilling corporate social	In fulfilling corporate social	accordance of
responsibility, the company should	responsibility, the company	the Corporate
notice the interests of stakeholders and	should notice the interests of	Governance
in quest of sustainable development	stakeholders and in quest of	Roadmap
and profits, it should keep an eye on the	sustainable development and	(2018~2020).
factors of environment, social needs,	profits, it should keep an eye on	
and corporate governance,	the factors of environment,	
incorporating them into the company's	social needs, and corporate	
management objective and business	governance, incorporating them	
activities.	into the company's management	
The Corporation shall, in its corporate	objective and business activities.	
management guidelines and business		
operations, pursue sustainable		
operations and profits and also give due		
consideration to the environment,		
society and corporate governance.		
Article 17	Article 17	Amended in
The company should assess the effects	The company should embrace	accordance of
of climate change and its impact on the	universal standards or guidance,	the Corporate
future opportunities and risks for the	applicable both abroad and on	Governance
Company. The company should	domestic front, in carrying out	Roadmap
embrace universal standards or	and disclosing corporate	(2018~2020).
guidance, applicable both abroad and	greenhouse gases, with the	
on domestic front, in carrying out and	scope covering:	
disclosing corporate greenhouse gases,		
	1. direct emission of greenhouse	
with the scope covering:	gases: greenhouse-gas emission	
with the scope covering: 1. direct emission of greenhouse gases:	gases: greenhouse-gas emission sources are owned or controlled	
with the scope covering: 1. direct emission of greenhouse gases: greenhouse-gas emission sources are	gases: greenhouse-gas emission sources are owned or controlled by the company;	
with the scope covering: 1. direct emission of greenhouse gases: greenhouse-gas emission sources are owned or controlled by the company;	gases: greenhouse-gas emission sources are owned or controlled by the company; 2. indirect emission of	
 with the scope covering: 1. direct emission of greenhouse gases: greenhouse-gas emission sources are owned or controlled by the company; 2. indirect emission of greenhouse 	gases: greenhouse-gas emissionsources are owned or controlledby the company;2. indirect emission ofgreenhouse gases: greenhouse	
 with the scope covering: 1. direct emission of greenhouse gases: greenhouse-gas emission sources are owned or controlled by the company; 2. indirect emission of greenhouse gases: greenhouse gases result from 	 gases: greenhouse-gas emission sources are owned or controlled by the company; 2. indirect emission of greenhouse gases: greenhouse gases result from energy 	
 with the scope covering: 1. direct emission of greenhouse gases: greenhouse-gas emission sources are owned or controlled by the company; 2. indirect emission of greenhouse gases: greenhouse gases result from energy utilization, including procured 	 gases: greenhouse-gas emission sources are owned or controlled by the company; 2. indirect emission of greenhouse gases: greenhouse gases result from energy utilization, including procured 	
 with the scope covering: 1. direct emission of greenhouse gases: greenhouse-gas emission sources are owned or controlled by the company; 2. indirect emission of greenhouse gases: greenhouse gases result from energy utilization, including procured power supply, heat, or steam. 	 gases: greenhouse-gas emission sources are owned or controlled by the company; 2. indirect emission of greenhouse gases: greenhouse gases result from energy utilization, including procured power supply, heat, or steam. 	
 with the scope covering: 1. direct emission of greenhouse gases: greenhouse-gas emission sources are owned or controlled by the company; 2. indirect emission of greenhouse gases: greenhouse gases result from energy utilization, including procured power supply, heat, or steam. The company should compile statistics 	 gases: greenhouse-gas emission sources are owned or controlled by the company; 2. indirect emission of greenhouse gases: greenhouse gases result from energy utilization, including procured power supply, heat, or steam. The company should notice the 	
 with the scope covering: 1. direct emission of greenhouse gases: greenhouse-gas emission sources are owned or controlled by the company; 2. indirect emission of greenhouse gases: greenhouse gases result from energy utilization, including procured power supply, heat, or steam. The company should compile statistics regarding carbon/greenhouse-gas 	 gases: greenhouse-gas emission sources are owned or controlled by the company; 2. indirect emission of greenhouse gases: greenhouse gases result from energy utilization, including procured power supply, heat, or steam. The company should notice the effect of climate change on 	
 with the scope covering: 1. direct emission of greenhouse gases: greenhouse-gas emission sources are owned or controlled by the company; 2. indirect emission of greenhouse gases: greenhouse gases result from energy utilization, including procured power supply, heat, or steam. The company should compile statistics regarding carbon/greenhouse-gas emissions, water usage and total waste 	gases: greenhouse-gas emission sources are owned or controlled by the company; 2. indirect emission of greenhouse gases: greenhouse gases result from energy utilization, including procured power supply, heat, or steam. The company should notice the effect of climate change on business activities and, based on	
 with the scope covering: 1. direct emission of greenhouse gases: greenhouse-gas emission sources are owned or controlled by the company; 2. indirect emission of greenhouse gases: greenhouse gases result from energy utilization, including procured power supply, heat, or steam. The company should compile statistics regarding carbon/greenhouse-gas 	 gases: greenhouse-gas emission sources are owned or controlled by the company; 2. indirect emission of greenhouse gases: greenhouse gases result from energy utilization, including procured power supply, heat, or steam. The company should notice the effect of climate change on 	

Article 26	Article 26	Amended in
	their rights and interests.	
jeoparuize their rights and litterests.		
jeopardize their rights and interests.	consumers' trust and jeopardize	
which betrays consumers' trust and	behavior which betrays	
misleading, fraud, or any other behavior	misleading, fraud, or any other	
and should abstain from deception,	' should abstain from deception,	
and labeling of products and services	products and services and	
and safety, customer privacy, marketing	marketing and labeling of	
standards regarding customer health	international criteria in the	
laws/regulations and international	related laws/regulations and	
The company should abide by related	The company should abide by	(2018~2020)
services.	and services.	Roadmap
assuring the quality of products and	assuring the quality of products	Governance
laws/regulations on industries in	laws/regulations on industries in	the Corporate
The company should abide by	The company should abide by	accordance of
Article 24	Article 24	Amended in
company's sustainable development.		
of staffers, thereby achieving the		
recruitment, retention, and motivation	sustainable development.	
compensations, so as to facilitate the	achieving the company's	
management in staffers'	motivation of staffers, thereby	
a policy reflecting the fruits of its	the recruitment, retention, and	
leaves, and other benefits) and embrace	compensations, so as to facilitate	
benefits measures (such as salary,	management in staffers'	
implement reasonable employee	policy reflecting the fruits of its	
The company should devise and	The company should embrace a	
development.	staffers for career development.	
capabilities of staffers for career	fostering the capabilities of	(2018~2020).
effective plan for fostering the	establish an effective plan for	Roadmap
development of staffers and establish an	development of staffers and	Governance
environment for the career	good environment for the career	the Corporate
The company should create a good	The company should create a	accordance of
Article 21	Article 21	Amended in
	climate change.	
	company's business activities on	
	lessen the effect of the	
climate change.	carbon abatement, so as to	
the company's business activities on	company's strategic planning for	
abatement, so as to lessen the effect of	incorporate carbon right into the	
strategic planning for carbon	abatement, in addition to	
carbon rights into the company's	carbon/greenhouse-gas	
management, in addition to incorporate	conservation and	
emissions, water usage and waste	formulates strategy for energy	

The company should evaluate the environmental and social effect of its procurements on the supplying communities and should cooperate with suppliers in fulfilling corporate responsibility concertedly. Prior to business dealings, the company should ascertain whether the suppliers have record adversely affecting environment and society and should avoid dealings which run	accordance of the Corporate Governance Roadmap (2018~2020) Added third paragraph according to relevant rules and regulations.
should avoid dealings which run counter to its policy on corporate social responsibility.	
Article 32 The principles have been put into practice following approval by the board of directors on March 20, 2015 for implementation. The first amendment made to the principle on the 23 December 2016.	Addition of amendment entry.
	the environmental and social effect of its procurements on the supplying communities and should cooperate with suppliers in fulfilling corporate responsibility concertedly. Prior to business dealings, the company should ascertain whether the suppliers have record adversely affecting environment and society and should avoid dealings which run counter to its policy on corporate social responsibility. Article 32 The principles have been put into practice following approval by the board of directors on March 20, 2015 for implementation. The first amendment made to the principle on the 23

TECO Electric & Machinery Co., Ltd. Corporate Governance Best Practice Principles (Summary Translation)

Chapter I General Provisions Article 1

These Principles are established and an effective corporate governance system is erected in accordance with the Corporate Governance Best-Practice Principles prescribed jointly adopted by the Taiwan Stock Exchange Corporation ("TSEC") and the GreTai Securities Market ("GTSM"). These Principles are disclosed on the Market Observation Post System.

Article 2

In addition to complying with relevant laws and regulations, as well as contracts signed with the TSEC or GTSM and other relevant regulations, the Company shall follow the following principles:

- 1. Protect shareholders' rights and interests;
- 2. Strengthen the powers of the Board of Directors;
- 3. Fulfill the function of supervisors;
- 4. Respect stakeholders' rights and interests; and
- 5. Enhance information transparency.

Article 3

The Company shall follow the "Criteria Governing the Establishment of Internal Control System of Public Listed Company" and take into consideration the overall operational activities of itself and its subsidiaries in designing and actually implementing an internal control system, and review it at all times, in order to keep up with the dynamics of environment inside and outside the company and ensure that the design and enforcement of the system remain effective.

Except approved by the competent authority, the establishment or revision of internal control should be made with over one half of the members of the audit committee before being submitted to the board of directors for resolution.

In addition to faithfully performing voluntary evaluation of the internal control system, the Board of Directors and the management shall review the result of the voluntary evaluation of each department and the report of the internal audit department at least once each year quarterly. The auditing committee should notice and supervise the report.

The evaluation of the efficiency of the internal control system shall be a made with over one half of the members of the audit committee before being submitted to the board of directors for resolution.

The management of the Company shall pay special attention to the internal audit department and its personnel, fully empower them and urge them to conduct audits effectively, evaluate problems of the internal control system and assess the efficiency of operations to ensure that such a system can be carried out effectively on a continuous basis and can assist the board of directors and the management to perform their duties effectively so as to ensure a sound corporate governance system.

To materialize internal-control system, strengthen the expertise of deputies of internal auditors, and enhance or uphold auditing quality or auditing result, the company should institute deputies of internal auditors.

Qualifications for internal auditors, specified in Article 11-6 of the "Criteria for Establishment of Internal Control Systems by Public Companies", and stipulations of Article 16, 17, and 18 are applicable to the aforementioned deputies of internal auditors.

Appointment, dismissal, evaluation and review, salary and compensation of internal auditors of the Company shall be reported to the board of directors or shall be submitted by the chief auditor to the board chairperson for approval.

Article 3-1

The company can institute unit or staffer(s) in charge of corporate governance, in a dedicated or part-time manner, and according to relevant regulations or the regulations of the Exchange, appoint ranking manager for supervision, who should have the qualification of lawyer or certified public accountant, or over three years of managerial experience for securities, financial, or futures related institution or a public company in a unit handling legal affairs, legal compliance, internal auditing, financial affairs, stock affairs, or corporate governance affairs at a company with public share offering.

The aforementioned corporate governance-related affairs should at least include:

1. Registration or revision of registration for incorporation.

2. Holding of meeting of the board of directors and shareholders' meeting according to law and assistance for the company in legal compliance for the board of directors and shareholders' meeting.

3. Production of minutes for meeting of the board of directors or shareholders' meeting.

4. Provide directors materials they need in executing their business duties and information on new laws/regulations related to corporate management, thereby facilitating legal compliance by directors.

5. Affairs regarding investor relationship.

6. Other items specified by corporate charter or contracts.

Chapter II Protection of Shareholders' Rights and Interests

Subchapter 1

Encouraging Shareholders to Participate in Corporate Governance

Article 4

When implementing the corporate governance system, the Company shall take the protection of shareholders' rights and interests and treat all shareholders fairly.

The Company shall establish a corporate governance system which ensures shareholders' rights of being fully informed of, participating in and making decisions over important matters of the company.

Article 5

The Company shall convene shareholders' meetings in accordance with the Company Act and relevant laws and regulations and provide comprehensive rules for such meetings. The Company shall faithfully implement resolutions adopted by shareholders' meetings in accordance

with the rules for the meetings.

Resolutions adopted by shareholders' meetings of the Company shall comply with laws, regulations and articles of incorporation.

Article 6

The Board of Directors shall properly arrange the proposals and agenda of shareholders' meetings. Formulate principles and workflow for nomination of directors and proposal of motions for shareholders' meeting and properly address motions put forth by shareholders legally. Shareholders' meeting should be held at venue with convenient location and should set aside sufficient time and appoint proper receptionists for reporting by attending shareholders, who shouldn't be required to produce additional identity proofs. Shareholders shall be granted reasonable time to deliberate each proposal and afforded an appropriate opportunity to make statements.

For the shareholders' meetings that are convened by the Board of Directors, the chairman should preside over the meeting in person, and it would be advisable for a majority of the directors (at least one independent director) and one member each of various functional committees should attend the meeting to attend the meeting in person. The state of their attendance should be recorded in the minutes of shareholders' meeting.

Article 7

The Company shall encourage its shareholders to actively participate in its corporate governance, entrust professional stock-affairs institutions to handle the holding of shareholders' meeting and hold shareholders' meetings on the premise of legal, effective and safe proceedings. The Company shall seek all ways and means, including fully exploiting technologies for information disclosure, and meeting notice, meeting agenda, and supplementary information should be uploaded at the same time, so as to enhance the attendance rate of shareholders at the shareholders' meeting in accordance with laws.

When shareholders' meeting adopts electronic voting, extempore motions and amendment to original motion should be avoided.

Shareholders should be arranged to vote case by case in shareholders' meeting, outcome of agreement, objection, and abstention of shareholders should be put into the Market Observation Post System on the day after the completion of the meeting.

The Company will adopt no discriminatory treatment or discrimination of any kind with respect to the distribution of souvenirs of the shareholders' meeting to the shareholders.

Article 8

In accordance with Company Law and other related laws/regulations, the company should put the

date, venue, name of chairperson, resolution method, as well as summary and outcome of the meeting process in meeting minute. For election of directors, it is necessary to specify voting method and the votes obtained by elected directors.

The minutes of the shareholders' meeting shall be properly and perpetually kept by the company during its legal existence. It would be advisable for the Company to fully disclose such meeting minutes on its website, if any.

Article 9

The chairperson at the shareholders' meetings shall be fully familiar and comply with the rules governing the proceedings of the shareholders' meetings established by the company.

The chairperson shall ensure the proper progress of the proceedings of the meetings and may not adjourn the meetings at will.

In order to protect the interests of most shareholders, if the chairman declares the adjournment of the meeting in a manner in violation of rules governing the proceedings of the shareholders' meetings, it would be advisable for the members of the Board of Directors other than the chairman of the shareholders' meeting to promptly assist the attending shareholders at the shareholders' meeting in electing a new chairman of the shareholders' meeting to continue the proceedings of the meeting, by a resolution to be adopted by a majority of the votes represented by the shareholders attending the said meeting in accordance with the legal procedures.

Article 10

The Company shall respect the shareholders' rights to know and faithfully comply with the applicable regulations regarding the information disclosure to provide, regularly and timely, the shareholders with information relating to the financial conditions and operations, the insiders' shareholdings, and corporate governance status in the company by utilizing the Market Observatory Post System or the website established by the company. In order to equally treat shareholders, major messages should be publicized in both Chinese and English. In order to equally treat shareholders, major messages should be publicized in both Chinese and English.

To safeguard the interests of shareholders and provide them equal treatment, the company should formulate regulations forbidding insider trading.

The preceding paragraph includes safeguards and monitoring for insiders familiar with the Company's financial results or relevant performance numbers, from the dates that the respective information are made available.

Article 11

The shareholders shall be entitled to profit distributions by the company. In order to ensure the shareholders' investment interests, the shareholders' meeting may, according to Article 184 of the Company Act, examine the statements and books prepared and submitted by the Board of Directors and the inspection reports submitted by the audit committee, and may decide, by resolution, profit distributions and deficit off-setting plans. In order to proceed with the above examination, the shareholders' meeting may appoint an inspector.

The shareholders may, according to Article 245 of the Company Act, apply with the court to select an inspector in examining the accounting records and assets of the company. The Board of Directors, audit committee and managers of the Company shall fully cooperate in the examination conducted by the inspectors in the aforesaid two paragraphs without any obstruction, rejection or circumvention.

Article 12

In entering into material financial and business transactions such as acquisition or disposal of assets, lending funds, and making endorsements or providing guarantees, the Company shall proceed in accordance with the applicable laws and/or regulations. The Company shall further establish the operating procedures in relation to these material financial and business transactions and have the same report to and approved by the shareholders' meeting so as to protect the interests of the shareholders.

In case the company engages in merger or public acquisition, the transaction should be carried out according to related laws and regulations and attention should be made to assure the fairness and reasonableness of the dealing, as well as transparency of information and continuation of a sound financial structure.

In case of management buyout, pay attention to the regulation on information publication.

Staffers handling the aforementioned item should notice conflict of interest and need for avoidance.

Article 13

In order to protect the interests of the shareholders, it would be advisable for the Company to designate personnel exclusively dedicated to handling shareholders' proposals, inquiries and disputes.

The Company shall properly deal with matters arising from any action instituted by shareholders pursuant to the applicable laws claiming damage to such shareholders' interests caused by the resolution adopted in its shareholders' meetings or the Board of

Directors meetings in violation of the applicable laws, regulations or its articles of incorporation, or claiming a breach by its directors or managers of applicable laws, regulations or the company's articles of incorporation in performing their duties.

The company should formulate internal workflow to address the two aforementioned items properly, a process should be recorded in written form for reference and put under the oversight of the internal-control system.

Subchapter 2

Erect a System to Interact with Shareholders

Article 13-1

The board of directors is responsible for establishing a mechanism for interaction with shareholders, in order to boost mutual understanding of the company's development goal.

Article 13-2

In addition to encouraging shareholders attending shareholders' meeting for better communication, the board of directors should contact shareholders in an efficient manner and join hands with managerial staffers and independent directors for better grasp of the opinions of

and issues concerned by shareholders and clear explanation of the company's policy, so as to win their support.

Subchapter 3

Corporate Governance Relationships between the Company and Its Affiliated Enterprise

Article 14

The Company shall clearly identify the allocation of its management target, authorities and responsibilities over personnel, assets and financial matters of its affiliated enterprises, and shall implement risk evaluation and establish appropriate firewalls.

Article 15

Unless otherwise provided by the laws and regulations, a manager of the Company may not serve as a manager of its affiliated enterprises.

A director, who engages in any transaction for himself or on behalf of another person that is within the scope of the company's business, shall disclose to the shareholders' meeting the material terms of such transaction and obtain its consent.

Article 16

The Company shall establish a sound management target and system for finance, operations and accounting in accordance with the applicable laws and regulations. It shall further, together with its affiliated enterprises, properly conduct an overall risk evaluation of the major banks they are dealing with, their customers and their suppliers, and implement the necessary control mechanism to reduce credit risks.

Article 17

Where the Company and its affiliated enterprises enter into inter-company business transactions, a written agreement governing the relevant financial and business operations between each other shall be made in accordance with the principle of fair dealing and reasonableness. Both parties shall definitively stipulate the terms and conditions of the price and payment terms mechanism, and desist from any transactions that are other than at arm's length.

All transactions or contracts made by and between the Company and its affiliated persons and shareholders shall follow the principles set forth in the proceeding paragraph and tunneling of profits is strictly prohibited.

Article 18

A corporate shareholder having controlling power over the Company shall comply with the following provisions:

1. It shall bear a duty of good faith to other shareholders and shall not directly or indirectly cause the company to be engaged in transactions at other than arm's length or involved in a management conduct for illegal profit.

2. Its representative shall follow the rules implemented by its company with respect to the exercise of rights and participation of resolution, so that at a shareholders' meeting, the representative

shall exercise his/her voting right for the best interest of all shareholders and in good faith and faithfully carry out the fiduciary duty and duty of care of a director.

3. It shall comply with relevant laws, regulations and the articles of incorporation of the company in nominating directors or supervisors and shall not act beyond the authority granted by the shareholders' meeting or board meeting.

4. It shall not improperly intervene in corporate policy making or obstruct corporate management activities.

5. It shall not restrict or impede the management or production of the Company by methods of unfair competition such as monopolizing corporate procurement or foreclosing sales channels.

6. Representatives of legal entities on the board of directors should possess qualifications needed by the company and should not be replaced randomly.

Article 19

The Company shall ensure the command at any time of information on the identity of major shareholders, who own a higher percentage of shares and have an actual control over the company, and its ultimate control persons.

The Company shall disclose periodically important information about its shareholders holding more than ten percent of the outstanding shares of the Company relating to the pledge, increase or decrease of share ownership, or other matters that may possibly trigger a change in the ownership of their shares.

The major shareholders indicated in the first paragraph refers to those who own five percent or more of the outstanding shares of the Company or the shareholding stake thereof is on the top ten list, provided, however, that the company may set up a lower shareholding threshold according to the shareholding of its actual controlling companies.

Chapter III Enhancing the Function of Board of Directors

Subchapter 1 Structure of Board of Directors

Article 20

The Board of Directors of the Company shall guide company strategy, supervise management team, and be responsible for the shareholders' meetings. Procedures and arrangement relating to corporate governance shall ensure that, in exercising its authority, the Board of Directors will comply with laws, regulations, articles of incorporation, and the resolutions of shareholders' meetings of the company.

Regarding the structure of the Board of Directors of the Company, the number of board members shall be properly determined by reviewing the scale of corporate management and operation and the shareholding of the major shareholders and taking into consideration of the practical needs for operation. While installing independent directors, it shall take into account the reasonable professional composition of the directors and the objective requirements for their duties independently.

Makeup of the membership of the board of directors should be diversified. In addition to limit capping the seats on the board of directors filled by the company's managerial staffers at one third of the total, proper diversification guidelines should be formulated, considering the company's operation, business type, and development need, which should contain, but not limited to, the

following two criteria:

Basic conditions and values: gender, age, nationality, and culture, among others Professional knowledge and skill: professional background (such as law, accounting, industry, finance, marketing, and technology), professional skill, and industrial experience, among others. The board of directors should evaluate cautiously the aforementioned qualifications and conditions, as well as willingness of nominees, before putting forth the list of candidates for directors.

For the makeup of the board of directors, attention should be paid to gender equality and knowledge, skills, and specialties needed for the fulfillment of their duties. In order to achieve the target of corporate governance, the board of directors as a whole should possess the following capabilities:

- 1. Ability to make operational judgment;
- 2. Ability to perform accounting and financial analysis;
- 3. Ability to conduct management administration;
- 4. Ability to conduct crisis management;
- 5. Possession of industrial knowledge;
- 6. Possession of perspective of international market;
- 7. Ability to lead; and
- 8. Ability to make decisions.

Article 21

Based upon the principles to safeguard shareholders' right and treat shareholders with fairness, the Company shall incorporate a fair, just, and open procedure for the election of directors, and adopt the cumulative voting mechanism in order to fully reflect shareholders' views, according to the Company Law.

Except as otherwise approved by the competent authority, one half of the directors of the Company shall not be the spouse or a relative within the second degree to any of the other directors.

Where the number of directors of the Company falls below five, new directors shall be elected at the immediate following shareholders' meeting. However, if the number of vacancies on the Board of Directors amount to one third of the total seats, an extraordinary shareholders' meeting shall be convened within 60 days to elect new directors.

The aggregate shareholding percentage of all of the directors of the Company shall comply with the laws and regulations. Restrictions on the share transfer of each director and the creation, release, or changes of any pledges over the shares held by each director shall be subject to the relevant laws and regulations, and the relevant information shall be fully disclosed.

Article 22

The company specifies that election of directors shall adopt the nomination system in Articles in incorporation in accordance with the relevant regulations, the qualifications, education, working experience, background and the existence of any other matters set forth in Article 30 of the Company Act with respect to the candidates recommended by shareholders or directors shall be reviewed in advance and the result thereof be provided to shareholders for their reference, so that qualified directors will be elected.

Article 23

Clear distinctions shall be drawn between the responsibilities and duties of the chairman of the board of the Company and those of its general manager.

It would be inappropriate for the chairman of the Board of Directors to also act as the general manager or other equivalent position (highest managerial position).

The company should delineate clearly the responsibilities of the functional committees it sets up.

Subchapter 2 Independent Directors

Article 24

The Company may establish independent directors who each shall have necessary special knowledge, in accordance with Articles of Incorporation. In addition to complying with related laws/regulations, there shouldn't be anyone serving as director (or independent director) or supervisor for more than five companies listed on the centralized market or over-the-counter market. Limitations shall be prescribed with respect to the shareholding and taking of concurrent jobs by the independent directors who shall maintain their independency in the course of performing their duties and functions and shall in no way act in direct or indirect conflict of interests against the Company.

The independent directors shall be elected by the shareholders in accordance with Article 192-1 of the Company Act from among the candidates determined by nomination. The election of independent directors shall be provided in the Articles of Incorporation. Directors and independent directors of the Company shall be elected at the same election in accordance with Article 198 of the Company Act with the director elects and independent directors elects calculated separately.

If an independent director candidate included by the Company under the provisions of the preceding paragraph has already served as an independent director of the Company for three consecutive terms or more, the Company shall publicly disclosed, together with the review results under the preceding paragraph, the reasons why the candidate is nominated again for the independent directorship, and present the reasons to the shareholders at the time of the election at the shareholders' meeting.

In case the company, affiliates, and organizations nominate directors, supervisors, or managers of other company, its group affiliates, and organizations as candidates for independent directors on a reciprocal basis, specify the status and explain the qualifications of the candidates. If they are elected, specify their votes.

The aforementioned affiliates and organizations cover subsidiaries of companies listed on the stock exchange or over-the-counter markets, legal entities with 50% of funds coming from direct or indirect donations by those companies, or institutions or judicial persons in which those companies have actual control.

No independent director may exchange his or her capacity of the independent director of the Company with any non-independent director of the Company during their term of office.

Where the number of independent directors of the Company falls below the number provided in the first paragraph or the Articles of Incorporation, new independent directors shall be elected at the immediate following shareholders' meeting to fill the vacancies. However, if all of the independent directors are dismissed, an extraordinary shareholders' meeting shall be convened within 60 days to elect new independent directors.

The special qualification, independency of, and the limitations on the shareholding and taking of concurrent jobs by and the nomination of candidates of independent directors and other matters for compliance shall be in accordance with the Securities and Exchange Act, Regulations Governing Appointment of Independent Directors and Compliance Matters for Public Companies, and the relevant rules established by the TSEC or the GTSM.

Article 25

The Company (if any) shall submit the following matters to the meeting of the Board of Directors for approval in line with the requirement of the Securities & Exchange Act. Any opposition or qualified opinion expressed by the independent directors shall be indicated in the minutes of the relevant meeting of the Board of Directors.

1. Adoption or amendment of the internal control system pursuant to Article 14-1 of the Securities and Exchange Act, and assessment of the effectiveness of the internal control system.

2. Adoption or amendment, pursuant to Article 36-1 of the Securities and Exchange Act, of handling procedures for financial or operational actions of material significance, such as acquisition or disposal of assets, derivatives trading, extension of monetary loans to others, or endorsements or guarantees for others.

- 3. Matters involving personal interests of the directors;
- 4. Major assets or derivatives transactions;
- 5. Major lending, endorsement or guarantee proposed;
- 6. The offering, issuance, or private placement of any equity-type securities;
- 7. Engagement, discharge of or consideration paid to the certified public accountant;
- 8. Appointment and discharge of financial, accounting or internal auditing officers;
- 9. Other important matters of the Company or required by the competent authority.

Article 26

The Company shall clearly establish the scope of functions and duties of the independent directors and empower them with support of human and logistics resources to them to facilitate their exercise of their power and functions. Neither the Company nor any of the other members of the Board of Directors shall restrain or in any way obstruct the performance of functions and duties by the independent director.

The Company shall stipulate expressly the compensation of the directors based upon related regulation. Different but reasonable compensation from that of other directors may be set forth for the independent directors.

Subchapter 3 Functional Committees

Article 27

For the purpose of developing healthy monitoring functions and strengthening management mechanisms, the Board of Directors of the Company may, taking into account the basis of the size and business nature of the corporate, board size and the number of the independent directors, set up audit, salary, nomination, compensation or any other functional committees and have them

stipulated in the Articles of Incorporation.

Functional committees shall be responsible to the Board of Directors and submit the proposals to the meeting of the Board of Directors for approval. Exercise of the duties of supervisor by the audit committee according to item 4-4 of article 14, Securities and Exchange Act, is excluded.

Functional committees shall adopt regulations governing the exercise of their power and duty to be approved by the Board of Directors. The regulations governing the exercise of their power and duty shall provide the number of members of each committee, their term of office, functions and duties, meeting rules, resources to be provided by the Company to facilitate the performance of their functions and duties.

Article 28

The Company shall set up the audit committee or supervisors. The audit committee shall be formed by all of the independent directors, whose number shall be no less than three with one of them to act as the convener and at least one of them shall have professional expertise in accounting and finance.

The Securities and Exchange Act, Company Act, other laws and regulations and these Principles applicable to supervisors shall operate to the audit committee with necessary and appropriate alteration.

The following matters shall be approved by the majority of the entire body of the audit committee and then submitted to the meeting of the Board of Directors for resolution, in which case Article 25 of these Principles shall not apply:

1. Adoption or amendment of the internal control system pursuant to Article 14-1 of the Securities and Exchange Act;

2. Assessment of the effectiveness of the internal control system;

3. Adoption or amendment, pursuant to Article 36-1 of the Securities and Exchange Act, of handling procedures for financial or operational actions of material significance, such as acquisition or disposal of assets, derivatives trading, extension of monetary loans to others, or endorsements or guarantees for others.

- 4. Matters involving personal interests of the directors;
- 5. Major assets or derivatives transactions;
- 6. Major lending, endorsement or guarantee proposed;
- 7. The offering, issuance, or private placement of any equity-type securities.
- 8. Engagement, discharge of or consideration paid to the certified public accountant;
- 9. Appointment and discharge of financial, accounting or internal auditing officers;
- 10. Annual and semi-annual financial reports; and
- 11. Other important matters of the Company or required by the competent authority.

The audit committee and its independent director members shall act in accordance with the Securities and Exchange Act, Regulations Governing the Exercise of Powers by Audit Committees of Public Companies and the requirements of the TSEC and the GTSM.

Article 28-1

The company should establish compensations committee, with qualifications of its members,

exercise of power, and the formulation of organizational charter conforming to "Regulations Governing the Appointment and Exercise of Powers by the Remuneration Committee of a Company Whose Stock is listed on the Stock Exchange or Traded Over the Counter". Compensations committee should exercise the following powers faithfully in the role of a prudent administrator and submit its proposals to the board of directors for discussion:

1. Formulate and regularly review the policy, system, standards and structure of the performance evaluation and compensations of directors and managerial staffers.

2. Regularly evaluate and determine the compensations of directors and managerial staffers.

In exercising the aforementioned powers, compensations committee should follow the following principles:

1. Performance evaluation and compensations of directors and managerial staffers should refer to the general payment levels of peers and take into account individual performance, the company's business performance, and future risks.

2. Avoid inducing directors and managerial staffers to undertake risky behaviors beyond the limit of the company for the pursuit of compensations.

3. In issuing bonus for short-term performance of directors and ranking managers and paying some variable compensation, industry features and the company's business nature should be taken into account.

Article 28-2

The company shall establish a nomination committee, chaired by an independent director and with more than half of the committee members be independent directors.

Article 28-3

The company should set up and publicize a reporting channel, for both in-house staffers and outsiders, on top of a system protecting whistleblowers. The complaints should be received and handled by an independent unit, which should keep the materials provided by informants confidential and restrict access to them, according to internal operating procedure and put under the monitoring of internal control system.

Article 29

In order to improve the quality of financial report, the company should institute deputy for accounting chief.

The deputy should undergo advanced study annually, similar to the accounting chief, for betterment of his/her expertise.

Accounting staffers involved in the compilation of financial report should also take over six hours of related courses, as part of the company's education and training program or held by institutions specializing in advanced study for accounting chiefs.

The Company shall select a professional, responsible and independent certified public accountant to be its external auditor who shall perform regular reviews of the financial conditions and internal control measures of the company. With regard to the irregularity or deficiency timely discovered and disclosed by the auditor during the review, and the concrete measures for improvement or prevention suggested by the auditor, the Company shall faithfully implement improvement actions, as well as should install communications channel or mechanism for independent directors, members of the auditing committee, and certified public accountants.

The Company shall evaluate the independence and competence of the auditor engaged by the company regularly and no less frequently than once annually. In the event that the Company has engaged the same auditor without replacement for seven years consecutively, or if the auditor is subject to disciplinary actions or other circumstances prejudicial to the independence of the auditor, the Company shall evaluate the necessity of replacing the auditor, and shall submit the evaluation to the board the conclusion of such review.

Article 30

It is advisable that the Company engage a professional and competent legal counsel to provide adequate legal consultation services to the company, or to assist the directors and the management to improve their knowledge of the law, for the purposes of preventing any infraction by the Company or its staff of laws or regulations, and ensuring the corporate governance matters will proceed pursuant to the relevant legal framework and the prescribed procedures.

In the event that the directors or the management are involved in litigation as a result of performing his or her duties as provided by the law or arising from shareholders disputes, the Company shall retain a legal counsel to provide assistance depending on the circumstances. The audit committee or the independent director member thereof may retain the legal counsel, certified public account or other professional personnel on behalf of the Company to perform necessary audit or provide consultation with respect to the matters concerning the exercise of powers and duties.

Subchapter 4 Rules for the Proceedings of Board Meetings and the Decision- Making Procedures Article 31

The Board of Directors shall meet no less frequently than once every quarter and at any time in case of emergency. The notice of meeting shall indicate the agenda of the meeting and be sent to all directors seven days prior to the scheduled meeting date.

The Company shall adopt the rules for proceedings of board meetings and the agenda, relevant operational procedure, meeting minutes, public notice and other matters for compliance shall be in accordance with the Regulations Governing Procedure for Board of Directors Meetings of Public Companies.

Article 32

A director shall exercise a high degree of self-discipline. In cases involving interests of himself/herself or of the legal entities he/she represents, should explain key contents of the involvement at the next meeting of the board of directors. And shall voluntarily abstain from discussion and voting as well as evade during discussion and voting, for himself or herself or as proxy for another director, on a proposal submitted to the Board of Directors that risks the involvement of the director's own interest to the detriment of the interest of the company. The directors shall practice self-discipline as to their internal relationship and must not support each other in an inappropriate manner.

The matters that a director shall voluntarily abstain from voting shall be clearly set forth in the rules for the proceedings of board meetings.

Article 33

At Least one independent director shall attend each meeting in person. In the case of a meeting concerning any matter required to be submitted for a resolution by the board of directors under the first paragraph of Article 35 herein, each independent director shall attend in person; if an independent director is unable to attend in person, he/she shall appoint another independent director to attend as his/her proxy. Any opposition or qualified opinion expressed by the independent director at the meeting of the Board of Directors shall be indicated in the minutes of the meeting. Except with a good cause given, the independent director shall, produce his/her opinion in writing in advance if he/she is unable to express his/her opinion at the meeting of the Board of Directors in person, and such written opinion shall be indicated in the minutes of the meeting.

In either of the following cases, the resolution adopted by the meeting of the Board of Directors shall be indicated in the minutes of the meeting and reported for public disclosure on the Market Observation Post System before the start of next trading session from the meeting date on the website designated by the competent authority.

1. There is opposition or qualified opinion from the independent directors, which has been recorded or made with a written statement.

2. There is any matter which has not been approved by the audit committee of the Company but has been approved by two thirds of all directors.

During the proceeding of the board meetings, managers from the relevant departments who are not directors shall sit in at the meetings, make report on the current business conditions of the Company and respond to inquiries raised by the directors. Where necessary, the Company may invite certified public accountants, legal counsels or other professional personnel to sit in at the meetings so as to assist the directors in understanding the conditions of the Company for the purpose of adopting an appropriate resolution.

Article 34

Staff personnel of the Company attending board meetings shall collect and correctly record the meeting minutes in detail, and the summary, method of resolution, and voting results of all the proposals submitted to the board meeting in accordance with relevant regulations.

The board meeting minutes shall be signed or sealed by the chairman and secretary of the meeting and distributed to each of the directors of the Company within 20 days after the meeting. The directors' attendance record constitutes an integral part of the meeting minutes and shall be treated as important corporate records and kept safely through the life of the Company.

The meeting minutes may be produced, distributed and kept electronically. The entire process of each board meeting shall be taped or video-recorded with the tape or video recording kept for a term of at least five years. The tape or video recording may be kept electronically. In case of any lawsuit arising from the resolution adopted by the Board of Directors, the keeping of the tape or video recording shall continue without regard to the expiration of

the time period of record keeping provided in the preceding paragraph. The tape- or videorecording of the board meeting held by teleconference constitutes an integral part of the meeting minutes and shall be kept permanently. Where a resolution of the Board of Directors is held in contravention of laws, regulations, Articles of Incorporation, or resolutions adopted in the shareholders' meeting, and thus causes an injury to the Company, dissenting directors whose dissent can be proven by meeting minutes or written statements will not be liable for damages.

Article 35

The Company shall submit these matters to the meeting of the Board of Directors for discussion: 1. Corporate business plans.

2. Annual and semi-annual financial reports, with the exception of semi-annual financial reports which, under relevant laws and regulations, need not be CPA audited and attested.

3. Adoption or amendment of the internal control system pursuant to Article 14-1 of the Securities and Exchange Act, and assessment of the effectiveness of the internal control system.

4. Adoption or amendment, pursuant to Article 36-1 of the Securities and Exchange Act, to the handling procedures for financial or operational actions of material significance, such as acquisition or disposal of assets, derivatives trading, extension of monetary loans to others, and endorsements or guarantees for others.

5. The offering, issuance, or private placement of any equity-type securities.

6. Structure and system of remuneration for the managerial officers and directors.

7. Appointment or discharge of a financial, accounting, or internal audit officer.

8. A donation to a related party or a major donation to a non-related party, provided that a publicinterest donation of disaster relief for a major natural disaster may be submitted to the next board meeting for retroactive recognition.

9. Any matter required by Article 14-3 of the Securities and Exchange Act or any other law, regulation, or bylaw to be approved by resolution at a shareholders meeting or to be submitted to a meeting of the board of directors, or any such significant matter as may be prescribed by the competent authority.

Except for matters that must be submitted to the board of directors for discussion under the preceding paragraph, when the board of directors is in recess, it may delegate the exercise of its power to others in accordance with law, regulations, or its articles of incorporation. However, the level of delegation or the content or matters to be delegated shall be clearly specified, and general authorization is not permitted.

Article 36

The Company shall ask the appropriate corporate department or personnel to handle matters and implement actions pursuant to the Board of Directors' resolutions in a way consistent with the program schedule and objectives. It shall also follow up on these matters and faithfully review their implementation.

The Board of Directors shall ensure full control of the implementation and progress of these matters and make a report in subsequent meetings so as to ensure that the board's management decisions are faithfully implemented.

Subchapter 5 Fiduciary Duty, Duty of Care and Responsibility of Directors Article 37

Members of the board shall faithfully conduct corporate affairs and exercise the due care of a good administrator. In conducting the affairs of the Company, they shall exercise their power with a heightened level of self-discipline and prudential attitude in accordance with the resolution adopted by the Board of Directors except those matters which must be adopted by the shareholders' meeting pursuant to the relevant laws and regulations or the Articles of Incorporation of the Company.

Where the resolution to be adopted by the Board of Directors involves major policy directions and the corporate management, the Board of Directors shall carefully consider with no adverse effect of any kind on the implementation and effectiveness of corporate governance. Independent directors shall perform their duties in accordance with relevant laws, regulations and the company's articles of incorporation so as to protect the interest of the company and shareholders. The company should formulate measures and procedure for evaluating the performance of the board of directors, functional committees, and individual directors through self-assessment, peer-to-peer assessments, engaging outside professional institutions, or in any other appropriate manner. The performance assessment indicators shall be developed in consideration of the company's needs.

The company shall evaluate the performance of functional committees.

The company shall establish a succession plan for the management. The development and implementation of such plan shall be periodically evaluated by the board of directors to ensure sustainable operation.

The company shall evaluate the planning and implementation of intellectual property management policies, ensure the company adheres to "Plan, Do, Check and Act" continuous management model.

Article 38

If a resolution of the Board of Directors violates law, regulations or the company's articles of incorporation, at the request of shareholders holding shares continuously for a year or an independent director to discontinue the implementation of the resolution, members of the board shall take appropriate measures or discontinue the implementation of such resolution as soon as possible.

Upon discovering any threat of the company suffering material injury, members of the board shall immediately report to the audit committee or the independent directors of the audit committee in accordance with the foregoing paragraph.

Article 39

According to the Articles of Incorporation or resolution adopted in the shareholders' meeting, the Company may take out liability insurance for directors with respect to their liabilities resulting from exercising their duties during their terms of office so as to reduce and disperse the risk of material harm to the Company and shareholders arising from the fault or negligent conduct of the

directors.

After taking out or extending liability insurance for directors, the company should report the insured amount, coverage, premium, and other important contents of the insurance policy to the next meeting of the board of directors.

Article 40

Members of the board are advised to participate in training courses of finance, business, commerce, accounting or law which cover subjects relating to corporate governance upon becoming directors and throughout their terms of occupancy. They shall also ensure that company employees will enhance their professionalism and knowledge of the law at all levels.

Chapter IV Respecting Stakeholders' Rights Article 41

The Company shall maintain channels of communication with its banks, other creditors, employees, consumers, suppliers, community or other stakeholders and shall respect and safeguard their legal rights. It would be advisable to install dedicated section for stakeholders on the company's website. When any of a stakeholder's legal rights is harmed upon, the Company shall handle such matter in a proper manner and in good faith.

Article 42

The Company shall provide sufficient information to banks and its other creditors to facilitate their evaluation of the operational and financial conditions of the company and decision-making process. When any of their legal rights or interest is harmed upon, the company shall respond with a responsible attitude and assist creditors in obtaining compensation through proper means.

Article 43

The Company shall establish channels of communication with employees and encourage employees to communicate directly with the management, directors or the audit committee so as to reflect employees' opinions about the management, financial conditions and material decisions of the company concerning employee welfare.

Article 44

In developing its normal business and maximizing the shareholders' interest, the Company shall pay attention to consumers' interests, environmental protection of community and public interest issues, and shall have high regard for the social responsibility of the company.

Chapter V Improving Information Transparency

Subchapter 1 Enhancing Information Disclosure

Article 45

Publication of information is the major responsibility of the Company. The Company shall perform its obligations faithfully in accordance with the relevant laws, and related TSEC and GTSM rules. The Company shall establish an internet-based reporting system for public information, appoint personnel responsible for gathering and disclosing the information, and establish a spokesperson system so as to ensure the proper and timely disclosure of information about policies that might affect the decisions of shareholders and stakeholders.

Article 46

In order to enhance the accuracy and timeliness of the material information disclosed, the Company shall appoint a spokesperson and acting spokesperson(s) who understand thoroughly the company's financial and business conditions and who are capable of coordinating among departments for gathering relevant information and representing the company in making statements independently.

The Company shall appoint one or more acting spokesperson who shall represent the company, when the spokesperson cannot perform his/her duties, in making statements independently, provided that the order of authority is established to avoid any confusion.

In order to implement the spokesperson system, the Company shall unify the process of making external statements and require the management and employees to maintain the confidentialities of financial and operational secrets and prohibit disclosure thereof by them at will. The Company shall disclose the relevant information regarding any change to the position of a spokesperson or acting spokesperson upon such change.

Article 47

In order to keep shareholders and stakeholders fully informed, it is advisable that the Company utilizes the convenience of the Internet and set up a website containing the information regarding the company's finance, operation and corporate governance. It is also advisable to contain the finance, corporate governance, and other information in English as well.

To avoid misleading information, the aforesaid website shall be maintained by specified personnel, and the recorded information shall be accurate, in detail and updated timely.

Article 48

The Company shall hold an institutional investor meeting in compliance with the regulations of the TSEC and GTSM, and it should make audio or video record the meeting. The financial and business information disclosed in the institutional investor meeting shall be disclosed on Market Observation Post System and provided for inquiry through the website established by the company or other channels according to the TSEC or GTSM rules.

Subchapter 2 Disclosure of Information on Corporate Governance Article 49

The Company shall disclose the following information regarding corporate governance in the fiscal year in accordance with laws and regulations of the TSEC and GTSM.

- 1. Corporate governance framework and rules;
- 2. Ownership structure and shareholders' equity (including clear dividend payout policy);
- 3. Structure, professionalism and independence of the Board of Directors;
- 4. Responsibility of the Board of Directors and managerial personnel;
- 5. Composition, duties and independence of audit committee;
- 6. Composition, duties and operating status of compensations committee
- 7. Compensation paid to chairman, president and vice president, analysis of ratio between total

compensation and net profit of individual financial statement, compensation policy, standard and combination, the procedure of compensation decision, and relation between performance and future risk. Compensation of individual director should be disclosed under particular situation. 8. The progress of training of directors;

9. Stakeholders' rights, relationships, complaint system, concerning issue and appropriate feedback mechanism;

10. Details of the events subject to information disclosure required by law and regulations;

11. The enforcement of corporate governance, deficiency between the corporate governance principles implemented by the company and the Principles, and the reason for the deficiency; and 12. Other information regarding corporate governance.

The Company is advised, according to the actual performance of the corporate governance system, to disclose the plans and measures to improve its corporate governance system through appropriate mechanisms.

Chapter VI Ancillary Rules Article 50

The Company shall at all times monitor domestic and international development of corporate governance and thereby review and improve the company's corporate governance mechanism so as to enhance the performance of corporate governance.

Article 51

The establishment of these Principles and all subsequent amendments thereto shall be approved by the Board of Directors of the Company and reported to the shareholders' meeting.

Article 52

These Rules were approved by Board of Directors and came into force on 25 March 2008. The first amendment of the Rule on 26 March 2013. The second amendment of the Rule on 22 December 2014. The third amendment of the Rule on 20 March 2015. The fourth amendment of the Rule on 23 December 2016. The fifth amendment of the Rule on 13 November 2017. The sixth amendment of the Rule on 10 August 2019. The seventh amendment of the Rule on 17 March 2020

TECO Electric & Machinery Co. Ltd. Comparison between the Revision and the Original of "Corporate Governance Practice Principles"

Proposed Revision	ate Governance Practice Principle Current Clauses	Note
Article 3	Article 3	Addition of the final
(Omitted)	(Omitted)	paragraph in Article 3, in
		accordance with Article 3
Appointment, dismissal,		Paragraph 4 of the
evaluation and review, salary		"Corporate Governance
and compensation of internal		Best Practice Principles for
auditors of the Company shall be		TWSE/TPEx Listed
reported to the board of		Companies".
directors or shall be submitted		
by the chief auditor to the board		
chairperson for approval.		
Article 3-1	Article 3-1	Amended according to
The company can institute unit	The company can institute	Article 20 and 23 of the
or staffer(s) in charge of	unit or staffer(s) in charge of	"Taiwan Stock Exchange
corporate governance, in a	corporate governance, in a	Corporation Operation
dedicated or part-time manner,	dedicated or part-time	Directions for Compliance
and according to relevant	manner, and appoint ranking	with the Establishment of
regulations or the regulations of	manager for supervision, who	Board of Directors by
the Exchange, appoint ranking	should have the qualification	TWSE Listed Companies
manager for supervision, who	of lawyer or certified public	and the Board's Exercise of
should have the qualification of	accountant, or over three	Powers"
lawyer or certified public	years of managerial	
accountant, or over three years	experience for legal affairs,	Addition of criteria for
of managerial experience for	finance, or stock affairs at a	appointment according to
securities, financial, or futures	company with public share	Article 36-3 of the
related institution or a public	offering.	"Regulations Governing
company in a unit handling legal		the Establishment of
affairs, legal compliance, internal	(Omitted)	Internal Control Systems
auditing, financial affairs, stock		by Service Enterprises in
affairs, or corporate governance		Securities and Futures
affairs at a company with public		Markets"
share offering.		
Article 7	Article 7	
The Company shall encourage its	The Company shall encourage	
shareholders to actively	its shareholders to actively	
participate in its corporate	participate in its corporate	
governance, entrust professional stock-affairs institutions to	governance, entrust professional stock-affairs	
handle the holding of	institutions to handle the	
nativie the notuling of		

shareholders' meeting and hold shareholders' meetings on the premise of legal, effective and safe proceedings. The Company shall seek all ways and means, including fully exploiting technologies for information disclosure, and meeting notice, meeting agenda, and supplementary information should be uploaded at the same time, so as to enhance the attendance rate of shareholders at the shareholders' meeting and ensure the exercise of shareholders' rights by shareholders at the shareholders' meeting in accordance with laws. When shareholders' meeting adopts electronic voting, extempore motions and amendment to original motion should be avoided. Shareholders should be arranged to vote case by case in shareholders' meeting, outcome of agreement, objection, and abstention of shareholders should be put into the Market Observation Post System on the day after the completion of the meeting. The Company will adopt no discriminatory treatment or discrimination of any kind with respect to the distribution of souvenirs of the shareholders' meeting to the shareholders.

holding of shareholders' meeting and hold shareholders' meetings on the premise of legal, effective and safe proceedings. The Company shall seek all ways and means, including fully exploiting technologies for information disclosure, and meeting notice, meeting agenda, and supplementary information should be uploaded at the same time, so as to enhance the attendance rate of shareholders at the shareholders' meeting and ensure the exercise of shareholders' rights by shareholders at the shareholders' meeting in accordance with laws. When shareholders' meeting adopts electronic voting, extempore motions and amendment to original motion should be avoided. Shareholders should be arranged to vote case by case in shareholders' meeting, outcome of agreement, objection, and abstention of shareholders should be put into the Market Observation Post System on the day after the completion of the meeting. The Company will adopt no discriminatory treatment or discrimination of any kind with respect to the distribution of souvenirs of

the shareholders' meeting to

	the shareholders.	
Article 10	Article 10	Addition of last paragraph,
The Company shall respect the	The Company shall respect	considering Hong Kong
shareholders' rights to know and	the shareholders' rights to	exchanges regulation
faithfully comply with the	know and faithfully comply	prohibiting directors from
applicable regulations regarding	with the applicable	trading before the release
the information disclosure to	regulations regarding the	of financial results.
provide, regularly and timely, the	information disclosure to	Extending this policy to
shareholders with information	provide, regularly and timely,	those familiar with the
relating to the financial	the shareholders with	Company's financial results
conditions and operations, the	information relating to the	or performance numbers.
insiders' shareholdings, and	financial conditions and	
corporate governance status in	operations, the insiders'	
the company by utilizing the	shareholdings, and corporate	
Market Observatory Post System	governance status in the	
or the website established by	company by utilizing the	
the company. In order to equally	Market Observatory Post	
treat shareholders, major	System or the website	
messages should be publicized in	established by the company.	
both Chinese and English. In	In order to equally treat	
order to equally treat	shareholders, major	
shareholders, major messages	messages should be	
should be publicized in both	publicized in both Chinese	
Chinese and English.	and English. In order to	
To safeguard the interests of	equally treat shareholders,	
shareholders and provide them	major messages should be	
equal treatment, the company	publicized in both Chinese	
should formulate regulations	and English.	
forbidding insider trading.	To safeguard the interests of	
The preceding paragraph	shareholders and provide	
includes safeguards and	them equal treatment, the	
monitoring for insiders familiar	company should formulate	
with the Company's financial	regulations forbidding insider	
results or relevant performance	trading.	
numbers, from the dates that		
the respective information are		
made available.		
Article 22	Article 22	Amended according to
The company specifies that	The company specifies that	announcements made by
election of directors shall adopt	election of directors shall	the Financial Supervisory
the nomination system in	adopt the nomination system	Commission.
Articles in incorporation in	in Articles in incorporation in	
accordance with the relevant	accordance with the	

regulations, the qualifications, education, working experience, background and the existence of any other matters set forth in Article 30 of the Company Act with respect to the candidates recommended by shareholders or directors shall be reviewed in advance and the result thereof be provided to shareholders for their reference, so that qualified directors will be elected.	Company Law, the qualifications, education, working experience, background and the existence of any other matters set forth in Article 30 of the Company Act with respect to the candidates recommended by shareholders or directors shall be reviewed in advance and the result thereof be provided to shareholders for their reference, so that qualified directors will be elected.	
Article 23 Clear distinctions shall be drawn between the responsibilities and duties of the chairman of the board of the Company and those of its general manager. It would be inappropriate for the chairman of the Board of Directors to also act as the general manager or other equivalent position (highest managerial position). The company should delineate clearly the responsibilities of the functional committees it sets up.	Article 23 Clear distinctions shall be drawn between the responsibilities and duties of the chairman of the board of the Company and those of its general manager. It would be inappropriate for the chairman of the Board of Directors to also act as the general manager. If the chairman also acts as the general manager or they are spouses or relatives within one degree of consanguinity, it would be advisable that the number of independent directors be increased. The company should delineate clearly the responsibilities of the functional committees it sets up.	Amended according to the "Corporate Governance Roadmap (2018~2020)".
Article 28-2 The company shall establish a nomination committee, chaired by an independent director and with more than half of the committee members be	Article 28-2 The company should set up and publicize a reporting channel, for both in-house staffers and outsiders, on top of a system protecting	Previous article moved to 28-3. Included nomination committee in accordance with the increasing importance of board

independent directors.	whistleblowers. The complaints should be received and handled by an independent unit, which should keep the materials provided by informants confidential and restrict access to them, according to internal operating procedure and put under the monitoring	committees globally.
Article 28-3 The company should set up and publicize a reporting channel, for both in-house staffers and outsiders, on top of a system protecting whistleblowers. The complaints should be received and handled by an independent unit, which should keep the materials provided by informants confidential and restrict access to them, according to internal operating procedure and put under the monitoring of internal control system.	of internal control system. (None)	This is a new article. The contents of the previous Article 28-2, unchanged.
Article 31 The Board of Directors shall meet no less frequently than once every quarter and at any time in case of emergency. The notice of meeting shall indicate the agenda of the meeting and be sent to all directors seven days prior to the scheduled meeting date. The Company shall adopt the rules for proceedings of board meetings and the agenda, relevant operational procedure, meeting minutes, public notice and other matters for	Article 31 The Board of Directors shall meet no less frequently than once every quarter and at any time in case of emergency. The notice of meeting shall indicate the agenda of the meeting and be sent to all directors and supervisors seven days prior to the scheduled meeting date. The Company shall adopt the rules for proceedings of board meetings and the agenda, relevant operational procedure, meeting minutes,	Updated to reflect current company status, remove supervisors wording.

compliance shall be in accordance with the Regulations Governing Procedure for Board of Directors Meetings of Public Companies.	public notice and other matters for compliance shall be in accordance with the Regulations Governing Procedure for Board of Directors Meetings of Public Companies.	
Article 37 Members of the board shall faithfully conduct corporate affairs and exercise the due care of a good administrator. In conducting the affairs of the Company, they shall exercise their power with a heightened level of self-discipline and prudential attitude in accordance with the resolution adopted by the Board of Directors except those matters which must be adopted by the shareholders' meeting pursuant to the relevant laws and regulations or the Articles of Incorporation of the Company. Where the resolution to be adopted by the Board of Directors involves major policy directions and the corporate management, the Board of Directors shall carefully consider with no adverse effect of any kind on the implementation and effectiveness of corporate governance. Independent directors shall perform their duties in accordance with relevant laws, regulations and the company's articles of incorporation so as to protect the interest of the company and shareholders. The company should formulate	Article 37 Members of the board shall faithfully conduct corporate affairs and exercise the due care of a good administrator. In conducting the affairs of the Company, they shall exercise their power with a heightened level of self- discipline and prudential attitude in accordance with the resolution adopted by the Board of Directors except those matters which must be adopted by the shareholders' meeting pursuant to the relevant laws and regulations or the Articles of Incorporation of the Company. Where the resolution to be adopted by the Board of Directors involves major policy directions and the corporate management, the Board of Directors shall carefully consider with no adverse effect of any kind on the implementation and effectiveness of corporate governance. Independent directors shall perform their duties in accordance with relevant laws, regulations and the company's articles of	Amended according to the "Taiwan Stock Exchange Corporation Operation Directions for Compliance with the Establishment of Board of Directors by TWSE Listed Companies and the Board's Exercise of Powers" regarding self evaluation. Functional committees moved to the fourth paragraph. Added clause with aims to establish a management succession planning plan for sustainable operation. Added intellectual property paragraph in reference to the Industrial Development Bureau.

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measures and procedure for	the interest of the company	
evaluating the performance of	and shareholders.	
the board of directors and that	The company should	
each year it conducts regularly	formulate measures and	
scheduled performance	procedure for evaluating the	
assessments of the board of	performance of the board of	
directors, functional	directors. The board of	
committees, and individual	directors should evaluate	
directors through self-	regularly the annual	
assessment, peer-to-peer	performances of the board of	
assessments, engaging outside	directors, functional	
professional institutions, or in	committees, and individual	
any other appropriate manner.	directors.	
The performance assessment		
indicators shall be developed in		
consideration of the company's		
needs.		
The company shall evaluate the		
performance of functional		
committees.		
The company shall establish a		
succession plan for the		
management. The development		
and implementation of such plan		
shall be periodically evaluated by		
the board of directors to ensure		
sustainable operation.		
The company shall evaluate the		
planning and implementation of		
intellectual property		
management policies, ensure		
the company adheres to "Plan,		
Do, Check and Act" continuous		
management model.		
Article 52	Article 52	Addition of amendment
(Omitted)	(Omitted)	entry.
The fifth amendment of the Rule	The fifth amendment of the	
on 13 November 2017.	Rule on 13 November 2017.	
The sixth amendment of the	The sixth amendment of the	
Rule on 10 August 2019.	Rule on 10 August 2019.	
The seventh amendment of the		
Rule on 17 March 2020		

TECO Electric & Machinery Co., Ltd. Ethical Corporate Management Best Practice Principles (Summary Translation)

Article 1 (objective, application targets, and scope)

For the company's sustainable development and establishment of a corporate culture featuring ethical corporate management, the company formulates the guidelines, patterned after the "Ethical Corporate Management Best Practice Principles for TWSE/GTSM Listed Companies" The principles are also applicable to subsidiaries, corporate bodies with over 50% of funds coming from the donations of the company, and other institutions, corporations, and organizations under actual control of the company.

Article 2 (ban on unethical behaviors)

When conducting business acts, the company's directors, managements, or persons exercising actual control ("company staffers" in short, in the following), should not directly or indirectly provide, pledge, request, to accept any irregular benefit or conduct unethical acts, including those violating the ethical principle, the law, or the obligations of trust, in order to secure or retain interests ("unethical acts" in short, in the following). Targets of the aforementioned acts include public functionaries, political candidates, party staffers or cadres, and any enterprise or institution, owned by government or private parties, and their directors, managers, persons exercising actual control, or other stake holders.

Article 3 (types of interests)

Interests mentioned in the principles refer to any valuable object in various forms or names, including money, gift, commission, position, service, preferential treatment, or kickback, excluding, however, those associated with normal social activities or customs, carried out occasionally without involving specific right or obligation.

Article 4 (legal compliance)

As a prerequisite for ethical corporate management, the company should abide by Company Law, Securities Transaction Law, Business Accounting Law, Political Donation Law, Statute on Incrimination of Corruption," "Government Procurement Law," "Law on Avoiding Conflict of Interest by Public Functionaries," and other laws/regulations on listed firms and other business acts.

Article 5 (policy)

Based on the concept of clean, transparent, and accountable management, the company has formulated the basic policy of ethical management, on top of establishing good corporate governance and risk-management system, so as to create a management environment conducive to sustainable development.

Article 6 (precautionary program)

Formulating integrity-oriented management policy and clearly institute in detail concrete integrity-oriented management methods and program preventing dishonest behaviors, including operating procedure, behavioral guidelines, and education/training. In formulating the precautionary program, the company should comply with the laws/regulations of the localities hosing the operations of the company and the enterprises and organizations under the auspices of the group.

Article 7 (scope for Ethical Corporate Management Best Practice Principles)

The company shall establish a risk assessment mechanism against unethical conduct, analyze and assess on a regular basis business activities within their business scope which are at a higher risk of being involved in unethical conduct, and establish prevention programs accordingly and review their adequacy and effectiveness on a regular basis.

The company's precautionary program should contain precautionary measures against the following behaviors:

- 1. Bribing and reception of bribes;
- 2. Providing illegal political donations;
- 3. Improper charitable donations or sponsorship;
- 4. Providing or receiving improper gifts, treatment, or other improper benefits.

Article 8 (commitments and implementation)

The company shall request their directors and senior management to issue a statement of compliance with the ethical management policy and require in the terms of employment that employees comply with such policy.

The board of directors and the management should commit to actively implementing the commitment of policy of ethical high-ranking corporate management, as demonstrated in the company's regulations, external documents and corporate website, in internal management and external business activities.

The company shall compile documented information on the ethical management policy, statement, commitment and implementation mentioned in the first and second paragraphs and retain said information properly.

Article 9 (business activities based on ethical corporate management)

The company conducts business activities in a fair and transparent manner based upon Ethical Corporate Management Best Practice Principles. Prior to business dealings, the company will take into account the legality and record of unethical behaviors of agents, suppliers, clients, or other business partners, avoiding dealing with those with record of unethical behaviors. Major contracts signed by the company with agents, suppliers, clients, or other business partners should contain the policy of ethical corporate management and a clause warranting termination or revocation of the contracts whenever the transaction party is proved to have involved in unethical behaviors.

Article 10 (forbidding bribing and bribe taking)

When exercising their duties, the company's staffers should not directly or indirectly provide,

pledge, request, or accept any form of irregular benefit, including bribe, kickback, commission, smoothing-over fee, or other means, in dealing with customers, agents, contractors, suppliers, public functionaries, or other stake holders, unless the acts comply with local laws.

Article 11 (ban on provision of illegal political donations)

Direct or indirect donation by the company and company staffers to political parties or organizations or individuals partaking political activities should comply with the Political Donations Act and should not be made in exchange with business interests or trading advantages.

Article 12 (ban on improper charitable donation or sponsorship)

The company's staffers should comply with laws/regulations and internal operating procedure when making charitable donation or sponsorship and should not use such donation/sponsorship as guise for bribery.

Article 13 (ban on improper gifts, improper treatment, or other irregular benefits)

The company and company's staffers should not directly or indirectly provide or accept any improper gift, improper treatment, or other irregular benefits, as a means for establishing business relationship or affecting business dealings.

Article 14 (Forbid infringement on intellectual properties)

The company and its staff should abide by intellectual property-related laws/regulations, internal operating procedure of the company, and contracts. Without the consent of IP owners, behaviors should be forbidden concerning the usage, leakage, disposal, damage, or other forms of infringement on, of IP.

Article 15 (Forbid engagement in unfair competition)

When undertaking business activities, the company should abide by competition-related laws/regulations, without fixing prices, manipulating bidding, restricting output and quota, or sharing or dividing market via allocation of customers, suppliers, business areas, or business category.

Article 16 (Prevent products or services harming stakeholders)

The company and its staff should abide by related law/regulation and international criteria in R&D, procurement, manufacturing, provision, and sale of merchandises and services; assure information transparency and safety of merchandises and services, formulate and publicize policy safeguarding the interests of consumers and other stakeholders, as well as its enforcement in business activities, so as to prevent merchandises or services harming directly or indirectly the interests, health, and safety of consumers and other stakeholders. Merchandises should be recalled and services suspended, should there be facts proving their threat, either directly or indirectly or indirectly.

Article 17 (organizations and duties)

In fulfilling the obligation of notice as a good manager, the company's board of directors should

push the company in preventing unethical behaviors and constantly review the result of implementation for constant improvement, so as to assure the materialization of the company's policy of ethical corporate management.

To assure sound management, Legal and Compliance Division should have adequate resources and staff itself with competent personnel, and jointly formulate policy of ethical corporate management, with the auditing unit responsible for supervising and reporting to the board of directors regularly (annually).

1. Assist in the incorporation of integrity and ethnic value into the company's management strategy and formulate measures preventing irregularities, to assure integrity-oriented management, in line with the stipulations of laws/regulations.

2. Analyzing and assessing on a regular basis the risk of involvement in unethical conduct within the business scope. Formulate programs preventing dishonest behaviors accordingly, which include standard operating procedures and behavioral guidelines for works and businesses.

3. Plan internal organization, personnel structure, and responsibilities, including mechanism of mutual supervision and check-and-balance for business activities involving higher risk for dishonest behaviors.

4. Pushing and coordinating the promotion and training of integrity-oriented policy.

5. Plan the setup of a reporting system, to assure effective enforcement.

6. Assist the board of directors and management in checking and evaluating the effectiveness for the operation of the precautionary measures, meant to assure the enforcement of integrityoriented management policy, on top of periodic evaluation of the abidance of related workflow before reporting the finding.

Article 18 (legal compliance in business activities)

When conducting business activities, the company's staffers should comply with laws, regulations and the precautionary program.

Article 19 (avoidance of conflict of interests)

The company should formulates the policy of preventing conflict of interests, so that the company can identify, supervise and manage the risk of dishonest behavior resulted from interest conflict, and provides proper channels for the company's staffers and other stakeholders related to the attendee of Board of Director to explain potential conflict of interests with the company on their own. Out of high extent of self discipline, the company's directors can express opinions and reply inquiries but should not participate in discussion and voting on items, while absenting themselves from the discussion and voting, on the agenda of the board of directors which involve their own interests or the interests of the legal entities which they represent. Directors should not give improper support to each other. The company's staffers should not take advantage of their positions or influence in helping themselves, spouses, parents, offspring, or any other party obtain improper benefits.

Article 20 (accounting and internal control)

The company should establish effective accounting system and internal-control system, meant to

prevent business activities with higher risk of ethical behaviors, so as to assure continuing effectiveness in the design and execution of the systems.

The company's in-house auditors should shall, based on the results of assessment of the risk of involvement in unethical conduct, devise relevant audit plans, including auditees, audit scope, audit items, audit frequency, etc., and examine accordingly the compliance with the prevention programs. The company's in-house auditors should produce auditing reports for submission to the board of directors, and appoint CPA to certify. The professional should be appointed to assist if necessary.

The results of examination in the preceding paragraph shall be reported to senior management and the ethical management dedicated unit and put down in writing in the form of an audit report to be submitted to the board of directors.

Article 21 (operational procedure and behavioral guide)

In line with the operational procedure and behavioral norm in the program for preventing unethical behaviors stipulated in article 6, the company formulates items of notice for staffers in conducting business activities as the following:

- 1. Criteria in determining provision or acceptance of improper benefits;
- 2. Procedure for provision of legal political donations;
- 3. Procedure and value criteria for rightful charitable donation or sponsorship;

4. Regulations on avoiding job-related conflict of interest, procedure for the reporting and handling of such cases;

- 5. Regulations on the confidentiality of job-related secrets and sensitive business information;
- 6. Regulations and handling procedure on suppliers, customers, business partners with unethical behaviors;
- 7. Procedure for handling violation of the ethical corporate management principles;
- 8. Discipline and penalties on offenders of the ethical corporate management principles.

Article 22 (education, training, and evaluation)

The company's chairman, president, or ranking managers should convey the importance of integrity to directors, employees, and agents regularly. The company holds education, training, and promotion for staffers regularly. And invite the counterparty of commercial activity to attend, so that they can fully understand the determination company's ethical corporate, policy, precautionary and the consequences of violation of honest behavior. To materialize the policy of ethical corporate management, the company has listed the policy as a criterion in evaluating staffers' performance at end of year

Article 23 (informing)

The company should institute a concrete reporting system for substantive enforcement, with its contents covering:

1. Set up and publicize independent internal mailbox and dedicated line, or entrust an independent body to do so, for use by in-house staffers or outsiders.

2. Appoint specialized staffer(s) or unit for receiving complaints and submit complaints involving directors or ranking managers to independent directors, on top of categorizing complaints and

instituting standard investigative procedure.

3. Follow-up measures to be adopted depending on the severity of the circumstances after investigations of cases reported are completed. Where necessary, a case shall be reported to the competent authority or referred to the judicial authority.

4. The reception, investigation, and findings, as well as production of related literature, of complaints, should be put on record and kept.

- 5. The identify of informants and contents of complaints should be kept in confidentiality.
- 6. Protect informants from improper treatments for their complaints.
- 7. Incentives for whistleblowers

The company's auditing unit is in charge of receiving complaints and would produce report for informing independent director(s) in written form after discovering major offenses or potential damage for the company.

Article 24 (Penalty and complaint system)

The company should set up clear-cut punitive and complaining system and penalize those violating the integrity-oriented policy according to the company's regulations, on top of disclosing timely the title/name of the offender, date and contents of the offense, and handling of the case on the company's website. The identify of informants and contents of their complaints should be kept secret.

Article 25 (information disclosure)

The company establish and push quantification of integrity-oriented management and continuously analyze and evaluate performance for the enforcement of the policy, publicizes the status in executing the principles on its website and in its annual report and public statement, on top of posting contents of guidelines for integrity-oriented management on the Market Observation Post System.

Article 26 (review of ethical corporate management and measures)

The company should constantly notice the development of the norms on ethical corporate management, both abroad and on the domestic front, and encourage staffers to put forth suggestions for review and improvement of the principles, so as the boost the effect of the company's ethical management.

Article 27 (implementation)

The principles are put into practice after approval by the board of directors before being submitted to the audit committee for reference and reported to the shareholders' meeting. The same procedure applies to the revision of the principles. When the board of directors discusses the guidelines for integrity-oriented management, in line with the aforementioned regulation, it should take into account the opinions of independent directors and put opposing opinions or reservation on record in the minutes of the meeting. When independent directors cannot attend the meeting of the board of directors to express their opposition or reservation, due to some justified reason, they should put forth their opinions in written form, which should put on record in the minutes of the meeting.

Article 28 (supplement)

The principles were formulated on August 14, 2014.

The first amendment of the Rule on 23 December 2016.

The second amendment of the Rule on 12 November 2019.

Proposed Revision	Current Clauses	Note
Article 7 (scope for Ethical	Article 7 (scope for Ethical Corporate	Added first
Corporate Management Best	Management Best Practice	paragraph in
Practice Principles)	Principles)	accordance with
The company shall establish a risk	The company's precautionary	the Financial
assessment mechanism against	program should contain	Supervisory
unethical conduct, analyze and	precautionary measures against the	Commissions
assess on a regular basis business	following behaviors:	requirements.
activities within their business	1. Bribing and reception of	
scope which are at a higher risk of	bribes;	
being involved in unethical	2. Providing illegal political	
conduct, and establish prevention	donations;	
programs accordingly and review	3. Improper charitable donations	
their adequacy and effectiveness	or sponsorship;	
on a regular basis.	4. Providing or receiving	
The company's precautionary	improper gifts, treatment, or other	
program should contain	improper benefits.	
precautionary measures against		
the following behaviors:		
1. Bribing and reception of		
bribes;		
2. Providing illegal political		
donations;		
3. Improper charitable		
donations or sponsorship;		
4. Providing or receiving		
improper gifts, treatment, or		
other improper benefits.		
Article 8 (commitments and	Article 8 (commitments and	Amended in
implementation)	implementation)	accordance to
The company shall request their	The board of directors and the	Financial
directors and senior management	management should commit to	Supervisory
to issue a statement of	actively implementing the	Commission's
compliance with the ethical	commitment of policy of ethical	changes to "Ethical
management policy and require in	corporate management, as	Corporate
the terms of employment that	demonstrated in the company's	Management Best
employees comply with such	regulations and external	Practice Principles
policy.	documents, in internal	for TWSE/GTSM
The board of directors and the	management and external business	Listed Companies"
management should commit to	activities.	Moved the original
actively implementing the		first paragraph to

Comparison between the Revision and the Original of "Ethical Corporate Management Best Practice Principle"

commitment of policy of ethical high-ranking corporate management, as demonstrated in the company's regulations, external documents and corporate website, in internal management and external business activities. The company shall compile documented information on the ethical management policy, statement, commitment and implementation mentioned in the first and second paragraphs and retain said information properly.		the second paragraph, and included corporate website and emphasized 'high- ranking' management. Added third paragraph in accordance with the Financial Supervisory Commissions requirements.
Article 17 (organizations and	Article 17 (organizations and duties)	Amended Article
duties)	In fulfilling the obligation of notice	17-2 in accordance
In fulfilling the obligation of notice	as a good manager, the company's	to Financial
as a good manager, the company's	board of directors should push the	Supervisory
board of directors should push the	company in preventing unethical	Commission's
company in preventing unethical	behaviors and constantly review the	changes to "Ethical
behaviors and constantly review	result of implementation for	Corporate
the result of implementation for	constant improvement, so as to	Management Best
constant improvement, so as to	assure the materialization of the	Practice Principles
assure the materialization of the	company's policy of ethical	for TWSE/GTSM
company's policy of ethical	corporate management.	Listed Companies",
corporate management.	To assure sound management,	including adequacy
To assure sound management,	Legal &Compliance Division should	clause, and
Legal and Compliance Division	jointly formulate policy of ethical	annually reporting.
should have adequate resources	corporate management, with the	Amended in
and staff itself with competent	auditing unit responsible for	accordance to
personnel, and jointly formulate	supervising and reporting to the	Financial
policy of ethical corporate	board of directors regularly.	Supervisory
management, with the auditing	1. Assist in the incorporation of	Commission.
unit responsible for supervising	integrity and ethnic value into the	
and reporting to the board of	company's management strategy	
directors regularly (annually).	and formulate measures preventing	
1. Assist in the incorporation of	irregularities, to assure integrity-	
integrity and ethnic value into the	oriented management, in line with	
company's management strategy	the stipulations of laws/regulations.	
and formulate measures	2. Formulate programs	
preventing irregularities, to assure	preventing dishonest behaviors,	
integrity-oriented management, in	which include standard operating	

line with the stimulation of	procedures and behaviored	
	procedures and behavioral	
-	guidelines for works and	
, 0 0	businesses.	
0	3. Plan internal organization,	
	personnel structure, and	
	responsibilities, including	
	mechanism of mutual supervision	
0 //	and check-and-balance for business	
, ,	activities involving higher risk for	
1	dishonest behaviors.	
0	4. Pushing and coordinating the	
	promotion and training of integrity-	
3. Plan internal organization,	oriented policy.	
personnel structure, and	5. Plan the setup of a reporting	
	system, to assure effective	
mechanism of mutual supervision	enforcement.	
and check-and-balance for	6. Assist the board of directors	
business activities involving higher	and management in checking and	
risk for dishonest behaviors.	evaluating the effectiveness for the	
4. Pushing and coordinating the	operation of the precautionary	
promotion and training of	measures, meant to assure the	
integrity-oriented policy.	enforcement of integrity-oriented	
5. Plan the setup of a reporting	management policy, on top of	
system, to assure effective	periodic evaluation of the abidance	
enforcement.	of related workflow before	
6. Assist the board of directors	reporting the finding.	
and management in checking and		
evaluating the effectiveness for		
the operation of the		
precautionary measures, meant to		
assure the enforcement of		
integrity-oriented management		
policy, on top of periodic		
evaluation of the abidance of		
related workflow before reporting		
the finding.		
Article 20 (accounting and internal	Article 20 (accounting and internal	Amended second
control)	control)	paragraph in
The company should establish	The company should establish	accordance to
effective accounting system and	effective accounting system and	Financial
internal-control system, meant to	internal-control system, meant to	Supervisory
prevent business activities with	prevent business activities with	Commission.
1 1		commission.

as to assure continuing	as to assure continuing	paragraph to
effectiveness in the design and	effectiveness in the design and	reflect reporting of
execution of the systems.	execution of the systems.	the audit report to
The company's in-house auditors	The company's in-house auditors	management and
should shall, based on the results	should regularly check the	the board.
of assessment of the risk of	compliance of the aforementioned	
involvement in unethical conduct,	systems with laws/regulations and	
devise relevant audit plans,	produce auditing reports for	
including auditees, audit scope,	submission to the board of	
audit items, audit frequency, etc.,	directors, and appoint CPA to	
and examine accordingly the	certify. The professional should be	
compliance with the prevention	appointed to assist if necessary.	
programs. The company's in-		
house auditors should produce		
auditing reports for submission to		
the board of directors, and		
appoint CPA to certify. The		
professional should be appointed		
to assist if necessary.		
The results of examination in the		
preceding paragraph shall be		
reported to senior management		
and the ethical management		
dedicated unit and put down in		
writing in the form of an audit		
report to be submitted to the		
board of directors.		
Article 23 (informing)	Article 23 (informing)	Amended Article in
The company should institute a	The company should institute a	accordance to
concrete reporting system for	concrete reporting system for	Financial
substantive enforcement, with its	substantive enforcement, with its	Supervisory
contents covering:	contents covering:	Commission's
1. Set up and publicize	1. Set up and publicize	emphasis on high-
independent internal mailbox and	independent internal mailbox and	ranking managers.
dedicated line, or entrust an	dedicated line, or entrust an	Inserted Article 23-
independent body to do so, for	independent body to do so, for use	3 clause in
use by in-house staffers or	by in-house staffers or outsiders.	accordance to
outsiders.	2. Appoint specialized staffer(s)	Financial
2. Appoint specialized staffer(s)	or unit for receiving complaints and	Supervisory
or unit for receiving complaints	submit complaints involving	Commission's
and submit complaints involving	directors or ranking managers to	changes to "Ethical
directors or high-ranking	independent directors, on top of	Corporate
managers to independent	categorizing complaints and	Management Best

		,
directors, on top of categorizing	instituting standard investigative	Practice Principles
complaints and instituting	procedure.	for TWSE/GTSM
standard investigative procedure.	3. The reception, investigation,	Listed Companies",
3. Follow-up measures to be	and findings, as well as production	emphasizing
adopted depending on the	of related literature, of complaints,	follow-up
severity of the circumstances after	should be put on record and kept.	measures.
investigations of cases reported	4. The identify of informants and	Shifted numbering
are completed. Where necessary,	contents of complaints should be	of subsequent
a case shall be reported to the	kept in confidentiality.	items.
competent authority or referred	5. Protect informants from	
to the judicial authority.	improper treatments for their	
4. The reception, investigation,	complaints.	
and findings, as well as production	6. Incentives for whistleblowers	
of related literature, of	The company's auditing unit is in	
complaints, should be put on	charge of receiving complaints and	
record and kept.	would produce report for informing	
5. The identity of informants	independent director(s) in written	
and contents of complaints should	form after discovering major	
be kept in confidentiality.	offenses or potential damage for	
6. Protect informants from	the company.	
improper treatments for their		
complaints.		
7. Incentives for whistleblowers		
The company's auditing unit is in		
charge of receiving complaints		
and would produce report for		
informing independent director(s)		
in written form after discovering		
major offenses or potential		
damage for the company.		
Article 28	Article 28	Addition of
The principles were formulated on	The principles were formulated on	amendment entry.
August 14, 2014.	August 14, 2014.	
The first amendment of the Rule	The first amendment of the Rule	
on 23 December 2016.	on 23 December 2016.	
The second amendment of the		
Rule on 12 November 2019.		

TECO Electric & Machinery Co. Ltd. Codes and Procedures for Ethical Management and Guidelines for Conduct (Summary Translation)

Article 1 (Purpose of adoption and scope of application)

This Corporation engages in commercial activities following the principles of fairness, honesty, faithfulness, and transparency, and in order to fully implement a policy of ethical management and actively prevent unethical conduct, these Procedures for Ethical Management and Guidelines for Conduct (hereinafter, "Procedures and Guidelines") are adopted pursuant to the provisions of the Ethical Corporate Management Best Practice Principles for TWSE/GTSM-Listed Companies and the applicable laws and regulations of the places where this Corporation and its business groups and organizations operate, with a view to providing all personnel of this Corporation with clear directions for the performance of their duties.

The scope of application of these Procedures and Guidelines includes the subsidiaries of this Corporation, any incorporated foundation in which this Corporation's accumulated contributions, direct or indirect, exceed 50 percent of the total funds of the foundation, and other group enterprises and organizations, such as institutions or juristic persons, substantially controlled by this Corporation.

Article 2 (Applicable subjects)

For the purposes of these Procedures and Guidelines, the term "personnel of this Corporation" refers to any director, supervisor, managerial officer, employee, mandatary or person having substantial control, of this Corporation or its group enterprises and organizations. Any provision, promise, request, or acceptance of improper benefits by any personnel of this Corporation through a third party will be presumed to be an act by the personnel of this Corporation.

Article 3 (Unethical conduct)

For the purposes of these Procedures and Guidelines, "unethical conduct" means that any personnel of this Corporation, in the course of their duties, directly or indirectly provides, promises, requests, or accepts improper benefits or commits a breach of ethics, unlawful act, or breach of fiduciary duty for purposes of acquiring or maintaining benefits.

The counterparties of the unethical conduct under the preceding paragraph include public officials, political candidates, political parties or their staffs, and government-owned or private-owned enterprises or institutions and their directors, supervisors, managerial officers, employees, persons having substantial control, or other parties with stakes.

Article 4 (Types of benefits)

For the purposes of these Procedures and Guidelines, the term "benefits" means any money, gratuity, gift, commission, position, service, preferential treatment, rebate, facilitating payment, entertainment, dining, or any other item of value in whatever form or name.

Article 5 (Responsible unit)

This Corporation shall designate the board compliance and legal department as the solely responsible unit (hereinafter, "responsible unit") in charge of the amendment, implementation, interpretation, and advisory services with respect to these Procedures and Guidelines. The Corporation shall avail itself of adequate resources and staff itself with competent personnel, responsible for establishing and supervising the implementation of the ethical corporate management policies and prevention programs and the recording and filing of reports. The responsible unit will be supervised by the audit team. The responsible unit shall be in charge of the following matters and also submit regular reports (annually) to the board of directors:

- 1. Assisting in incorporating ethics and moral values into this Corporation's business strategy and adopting appropriate prevention measures against corruption and malfeasance to ensure ethical management in compliance with the requirements of laws and regulations.
- 2. Analyzing and assessing on a regular basis the risk of involvement in unethical conduct within the business scope, adopting programs to prevent unethical conduct and setting out in each program the standard operating procedures and conduct guidelines with respect to this Corporation's operations and business.
- **3.** Planning the internal organization, structure, and allocation of responsibilities and setting up check-and-balance mechanisms for mutual supervision of the business activities within the business scope which are possibly at a higher risk for unethical conduct.
- 4. Promoting and coordinating awareness and educational activities with respect to ethics policy.
- 5. Developing a whistle-blowing system and ensuring its operating effectiveness.
- 6. 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
- **7.** Production and retaining of documents related to ethical management policies, compliance statements, fulfillment, and implementation.

Article 6 (General code of conduct)

This Corporation complies with the laws, terms, and regulations of the Republic of China relating to the Corporation and its personnel. Personnel of this Corporation shall not engage in alleged illegal activities or breach the law while conducting Corporate businesses during working hours. Any detection of such violations should be immediately reported to the relevant Corporate department.

Article 7 (Corporate image)

All Personnel of this Corporation, whether on or off duty, contributes to Corporate image. Personnel in uniform or with Corporate identification should be more vigilant in regards to conduct. The Corporation hopes all personnel bear in mind the highest pursuit of business goals at all times.

Article 8 (Customer relations and other relationships)

All personnel of this Corporation shall conform to relevant Corporate standards, and uphold fair, sincere, transparent business transactions with clients and suppliers. This Corporation does not hold interests and bias towards clients, products and services purchased should be relatively

competitive on the market. Personnel personal interests should not interfere with providing of Corporate services, interests, and rights between this Corporation and other companies. Objectivity and judgement of all personnel while conducting official duty must not be affected by interests towards organizations or other relationships. Under special circumstances, this Corporation may need to sign contracts or agreements with personnel or companies owned by personnel. If this situation arises, personnel of this Corporation should report to the chairman and seek approval.

Article 9 (Prohibition against providing or accepting improper benefits)

Except under one of the following circumstances, when providing, accepting, promising, or requesting, directly or indirectly, any benefits as specified in Article 4, the conduct of the given personnel of this Corporation shall comply with the provisions of the Corporation's Ethical Corporate Management Best Practice Principles for and these Procedures and Guidelines, and the relevant procedures shall have been carried out:

1. The conduct is undertaken to meet business needs and is in accordance with local courtesy, convention, or custom during domestic (or foreign) visits, reception of guests, promotion of business, and communication and coordination.

2. The conduct has its basis in ordinary social activities that are attended or others are invited to hold in line with accepted social custom, commercial purposes, or developing relationships.

3. Invitations to guests or attendance at commercial activities or factory visits in relation to business needs, when the method of fee payment, number of participants, class of accommodations, and the time period for the event or visit have been specified in advance.

4. Attendance at folk festivals that are open to and invite the attendance of the general public.

5. Rewards, emergency assistance, condolence payments, or honorariums from the management.

6. Money, property, or other benefits with a market value of NT\$3,000 or less offered to or accepted from a person other than relatives or friends; or gifts of property with a total market value of NT\$20,000 or less given by another party to the majority of the personnel of this Corporation, provided that the total market value of the property offered to the same counterparty or coming from the same source within a single fiscal year shall be limited to NT\$30,000.

7. Other conduct that complies with the rules of this Corporation.

Personnel of this Corporation providing gifts to conduct business should use Corporate-branded gifts when possible.

Article 10 (Procedures for handling the acceptance of improper benefits)

Except under any of the circumstances set forth in the preceding article, when any personnel of this Corporation are provided with or are promised, either directly or indirectly, any benefits as specified in Article 4 by a third party, the matter shall be handled in accordance with the following procedures:

1. If there is no relationship of interest between the party providing or offering the benefit and the official duties of this Corporation's personnel, the personnel shall report to their immediate supervisor within 3 days from the acceptance of the benefit, and the responsible unit shall be notified if necessary.

2. If a relationship of interest does exist between the party providing or offering the benefit and the official duties of this Corporation's personnel, the personnel shall return or refuse the benefit, and shall report to his or her immediate supervisor and notify the responsible unit. When the benefit cannot be returned, then within 3 days from the acceptance of the benefit, the personnel shall refer the matter to the responsible unit for handling.

"A relationship of interest between the party providing or offering the benefit and the official duties of this Corporation's personnel," as referred to in the preceding paragraph, refers to one of the following circumstances:

1. When the two parties have commercial dealings, a relationship of direction and supervision, or subsidies (or rewards) for expenses.

2. When a contracting, trading, or other contractual relationship is being sought, is in progress, or has been established.

3. Other circumstances in which a decision regarding this Corporation's business, or the execution or non-execution of business, will result in a beneficial or adverse impact.

The responsible unit of this Corporation shall make a proposal, based on the nature and value of the benefit under paragraph 1, that it be returned, accepted on payment, given to the public, donated to charity, or handled in another appropriate manner. The proposal shall be implemented after being reported and approved by the chairman.

Article 11 (Prohibition of and handling procedure for facilitating payments)

This Corporation shall neither provide nor promise any facilitating payment.

If any personnel of this Corporation provides or promises a facilitating payment under threat or intimidation, they shall submit a report to their immediate supervisor stating the facts and shall notify the responsible unit.

Upon receipt of the report under the preceding paragraph, the responsible unit shall take immediate action and undertake a review of relevant matters in order to minimize the risk of recurrence. In a case involving alleged illegality, the responsible unit shall also immediately report to the relevant judicial agency.

Article 12 (Procedures for handling political contributions)

This Corporation shall not provide political contributions.

Personnel of this Corporation shall not provide political contributions on behalf of the Corporate or any of its ancillary establishments. The Corporation does not object against personnel providing political contributions on a personal level.

In situations where personnel of this Corporation provides political contributions on a personal level, commercial activities, permit applications and other activities with Corporate interests with the relevant government department should be avoided.

Article 13 (Procedures for handling charitable donations or sponsorships)

Charitable donations or sponsorships by this Corporation shall be provided in accordance with the following provisions and reported to the chairman for approval, and a notification shall be

given to the responsible unit. Donations or sponsorships with related parties or substantial donations or sponsorships to unrelated parties, the donation or sponsorship shall be provided only after it has been submitted for adoption by the board of directors:

1. shall be ascertained that the donation or sponsorship is in compliance with the laws and regulations of the country where this Corporation is doing business.

2. A written record of the decision-making process shall be kept.

3. The use and purpose of the charitable donations or sponsorship should be confirmed before providing charitable donations or sponsorships. The charitable donation shall be given to a valid charitable institution and may not be a disguised form of bribery.

4. The returns received as a result of any sponsorship shall be specific and reasonable, and the subject of the sponsorship may not be a counterparty of this Corporation's commercial dealings or a party with which any personnel of this Corporation has a stake in the relationship.

5. After a charitable donation or sponsorship has been given, it shall be ascertained that the destination to which the money flows is consistent with the purpose of the contribution.

Article 14 (Recusal)

When a Company director, officer or other stakeholder attending or present at a board meeting, or the juristic person represented thereby, has a stake in a proposal at the meeting, that director, supervisor, officer or stakeholder shall state the important aspects of the stake in the meeting and, where there is a likelihood that the interests of this Corporation would be prejudiced, may not participate in the discussion or vote on that proposal, shall recuse himself or herself from any discussion and voting, and may not exercise voting rights as proxy on behalf of another director. The directors shall exercise discipline among themselves, and may not support each other in an inappropriate manner.

Spouses, parents, children of director, or relationships with companies substantially controlled by director will be considered a stake of the director in aforementioned meeting.

If in the course of conducting company business, any personnel of this Corporation discovers that a potential conflict of interest exists involving themselves or the juristic person that they represent, or that they or their spouse, parents, children, or a person with whom they have a relationship of interest is likely to obtain improper benefits, the personnel shall report the relevant matters to both his or her immediate supervisor and the responsible unit, and the immediate supervisor shall provide the personnel with proper instructions.

No personnel of this Corporation may use company resources on commercial activities other than those of this Corporation, nor may any personnel's job performance be affected by his or her involvement in the commercial activities other than those of this Corporation.

Article 15 (Special unit in charge of confidentiality regime and its responsibilities)

The board compliance and legal department of this Corporation is charged with formulating and implementing procedures for managing, preserving, and maintaining the confidentiality of this Corporation's trade secrets, trademarks, patents, works and other intellectual properties and it shall also conduct periodical reviews on the results of implementation to ensure the sustained effectiveness of the confidentiality procedures.

All personnel of this Corporation shall faithfully follow the operational directions pertaining to

intellectual properties as mentioned in the preceding paragraph and may not disclose to any other party any trade secrets, trademarks, patents, works, and other intellectual properties of this Corporation of which they have learned, nor may they inquire about or collect any trade secrets, trademarks, patents, and other intellectual properties of this Corporation unrelated to their individual duties.

Article 16 (Engaging in unfair competitive practices)

This Corporation shall follow the Fair Trade Act and applicable competition laws and regulations when engaging in business activities, and may not fix prices, make rigged bids, establish output restrictions or quotas, or share or divide markets by allocating customers, suppliers, territories, or lines of commerce.

Article 17 (Prohibition against insider trading)

This Corporation shall collect and understand the applicable laws and regulations and international standards governing its products and services which it shall observe and gather and publish all guidelines to cause personnel of this Corporation to ensure the transparency of information about, and safety of, the products and services in the course of their research and development, procurement, manufacture, provision, or sale of products and services.

This Corporation shall adopt and publish on its website a policy on the protection of the rights and interests of consumers or other stakeholders to prevent its products and services from directly or indirectly damaging the rights and interests, health, and safety of consumers or other stakeholders. Where there are media reports, or sufficient facts to determine, that this Corporation's products or services are likely to pose any hazard to the safety and health of consumers or other stakeholders, this Corporation shall, within 60 days, recall those products or suspend the services, verify the facts and present a review and improvement plan. The responsible unit of this Corporation shall report the event as in the preceding paragraph, actions taken, and subsequent reviews and corrective measures taken to the board of directors.

Article 18 (Non-disclosure agreement)

All Company personnel shall adhere to the provisions of the Securities and Exchange Act, and may not take advantage of undisclosed information of which they have learned to engage in insider trading. Personnel are also prohibited from divulging undisclosed information to any other party, in order to prevent other party from using such information to engage in insider trading. Any organization or person outside of this Corporation that is involved in any merger, demerger, acquisition and share transfer, major memorandum of understanding, strategic alliance, other business partnership plan, or the signing of a major contract by this Corporation shall be required to sign a non-disclosure agreement in which they undertake not to disclose to any other party any trade secret or other material information of this Corporation acquired as a result, and that they may not use such information without the prior consent of this Corporation.

Article 19 (Concurrent employment)

All personnel of this Corporation should maintain the highest loyalty. This Corporation does not completely prohibit concurrency in employment. The concurrent employment must be outside

work hours, deemed side occupation, and setup to avoid conflicts to avoid conflicts with employment with the Corporation, and the effects of substantial employment hours to the quality and efficiency of work. In cases where overwork may be of concern, the concurrent employment shall be terminated.

All personnel of this Corporation shall not engage in concurrent employment where the objectivity, behavior, or job ability of the personnel is affected. In instances where the nature of concurrent employment is similar to the employment at the Corporation, the concurrent employment shall be subject for approval due to its effects on the job and the interests of the Corporation. Any information regarding concurrent employment of personnel of this Corporation or related ancillary establishments should be reported to the Corporation.

Article 20 (Illegal drugs/alcohol)

Possession, consumption, influence of alcohol or alcoholic beverages while conducting official duties is prohibited. This Corporation strongly prohibits personnel alcohol and alcoholic beverage consumption during work hours, lunchtime, other rest times, and overtimes. Personnel consumption of illegal drugs such as marijuana, cocaine, opium, and amphetamine is strictly prohibited.

The abovementioned drugs and alcohol are considered Prohibited Items.

Article 21 (Dangerous goods)

This Corporation prohibits personnel from carrying firearms, ammunition, knives and weapons at work.

Article 22 (Demeanor)

All personnel of this Corporation while at work or conducting official duties, shall not threaten, intimidate, coerce, use inappropriate language or disrespectful behavior towards colleagues, clients or other personnel.

All personnel of this Corporation shall not disseminate untruthful, wrong, or malicious information regarding the Corporation, colleagues, or customers.

All personnel of this corporation shall not engage in fights and unorderly behavior at work or when out.

All personnel of this corporation shall not engage in unauthorized use of Corporate equipment, asset, or other systems.

Article 23 (Adherence and announcement of policy of ethical management to outside parties)

This corporation expects director and senior management to abide by the policies of ethical management, and the adherence of the policies be conditions for new employees in the employment process.

This Corporation shall disclose its policy of ethical management in its internal rules, annual reports, on the company's websites, and in other promotional materials, and shall make timely announcements of the policy in events held for outside parties such as product launches and investor press conferences, in order to make its suppliers, customers, and other business-related institutions and personnel fully aware of its principles and rules with respect to ethical

management.

Article 24 (Ethical management evaluation prior to development of commercial relationships)

Before developing a commercial relationship with another party, such as an agent, supplier, customer, or other counterparty in commercial dealings, this Corporation shall evaluate the legality and ethical management policy of the party and ascertain whether the party has a record of involvement in unethical conduct, in order to ensure that the party conducts business in a fair and transparent manner and will not request, offer, or take bribes.

When this Corporation carries out the evaluation under the preceding paragraph, it may adopt appropriate audit procedures for a review of the counterparty with which it will have commercial dealings with respect to the following matters, in order to gain a comprehensive knowledge of its ethical management:

1. The enterprise's nationality, location of business operations, organizational structure, and management policy, and place where it will make payment.

2. Whether the enterprise has adopted an ethical management policy, and the status of its implementation.

3. Whether enterprise's business operations are located in a country with a high risk of corruption.

- 4. Whether the business operated by the enterprise is in an industry with a high risk of bribery.
- 5. The long-term business condition and degree of goodwill of the enterprise.
- 6. Consultation with the enterprise's business partners on their opinion of the enterprise.

7. Whether the enterprise has a record of involvement in unethical conduct such as bribery or illegal political contributions.

Article 25 (Statement of ethical management policy to counterparties in commercial dealings)

Any personnel of this Corporation, when engaging in commercial activities, shall make a statement to the trading counterparty about this Corporation's ethical management policy and related rules, and shall clearly refuse to provide, promise, request, or accept, directly or indirectly, any improper benefit in whatever form or name.

Article 26 (Avoidance of commercial dealings with unethical operators)

All personnel of this Corporation shall avoid business transactions with an agent, supplier, customer, or other counterparty in commercial interactions that is involved in unethical conduct. When the counterparty or partner in cooperation is found to have engaged in unethical conduct, the personnel shall immediately cease dealing with the counterparty and blacklist it for any further business interaction in order to effectively implement this Corporation's ethical management policy.

Article 27 (Stipulation of terms of ethical management in contracts)

Before entering into a contract with another party, this Corporation shall gain a thorough knowledge of the status of the other party's ethical management, and shall make observance of the ethical management policy of this Corporation part of the terms and conditions of the contract, stipulating at the least the following matters:

1. When a party to the contract becomes aware that any personnel has violated the terms and conditions pertaining to prohibition of acceptance of commissions, rebates, or other improper benefits, the party shall immediately notify the other party of the violator's identity, the manner in which the provision, promise, request, or acceptance was made, and the monetary amount or other improper benefit that was provided, promised, requested, or accepted. The party shall also provide the other party with pertinent evidence and cooperate fully with the investigation. If there has been resultant damage to either party, the party may claim damages, and may also deduct the full amount of the damages from the contract price payable.

2. Where a party is discovered to be engaged in unethical conduct in its commercial activities, the other party may terminate or rescind the contract unconditionally at any time.

3. Specific and reasonable payment terms, including the place and method of payment and the requirement for compliance with related tax laws and regulations.

Article 28 (Handling of unethical conduct by personnel of this Corporation)

As an incentive to insiders and outsiders for informing of unethical or unseemly conduct, this Corporation will grant an appropriate reward depending the seriousness of the circumstance concerned. Insiders having made a false report or malicious accusation shall be subject to disciplinary action and be removed from office if the circumstance concerned is material.

This Corporation shall internally establish and publicly announce on its website and the intranet, or provide through an independent external institution, an independent mailbox or hotline, for Company insiders and outsiders to submit reports. A whistleblower shall at least furnish the following information:

1. the whistleblower's name and I.D. number, and an address, telephone number and e-mail address where it can be reached.

2. the informed party's name or other information sufficient to distinguish its identifying features.

3. specific facts available for investigation.

Company personnel handling whistle-blowing matters shall represent in writing they will keep the whistleblowers' identity and contents of information confidential. This Corporation also undertakes to protect the whistleblowers from improper treatment due to their whistle-blowing. The audit team of this Corporation shall handle the following procedure:

1. An information shall be reported to the department head if involving the rank and file and to the chairman or an independent director.

2. The audit team of this Corporation and the department head or personnel being reported to in the preceding subparagraph shall immediately verify the facts and, where necessary, with the assistance of the compliance and legal department or other related department.

3. If a person being informed of is confirmed to have indeed violated the applicable laws and regulations or this Corporation's policy and regulations of ethical management, this Corporation shall immediately require the violator to cease the conduct and shall make an appropriate disposition. When necessary, this Corporation will report to regulatory authorities and institute legal proceedings and seek damages to safeguard its reputation and its rights and interests.

4. Documentation of case acceptance, investigation processes and investigation results shall be retained for five years and may be retained electronically. In the event of a suit in respect of the

whistleblowing case before the retention period expires, the relevant information shall continue to be retained until the conclusion of the litigation.

5. With respect to a confirmed information, this Corporation shall charge relevant units with the task of reviewing the internal control system and relevant procedures and proposing corrective measures to prevent recurrence.

6. The audit team of this Corporation shall submit to the chairman and board of directors a report on the whistleblowing case, actions taken, and subsequent reviews and corrective measures.

Article 29 (Actions upon event of unethical conduct by others towards this Corporation)

If any personnel of this Corporation discovers that another party has engaged in unethical conduct towards this Corporation, and such unethical conduct involves alleged illegality, this Corporation shall report the relevant facts to the judicial and prosecutorial authorities; where a public service agency or public official is involved, this Corporation shall additionally notify the governmental anti-corruption agency.

Article 30 (Establishment of a system for internal education, rewards, penalties, and complaints, and related disciplinary measures)

The responsible unit of this Corporation shall organize awareness sessions each year and arrange for the chairperson, general manager, or senior management to communicate the importance of ethics to its directors, employees, and mandataries.

This Corporation shall link ethical management to employee performance evaluations and human resources policy, and establish clear and effective systems for rewards, penalties, and complaints. If any personnel of this Corporation seriously violates ethical conduct, this Corporation shall dismiss the personnel from his or her position or terminate his or her employment in accordance with applicable laws and regulations or the personnel policy and procedures of this Corporation. This Corporation shall disclose on its intranet information the name and title of the violator, the date and details of the violation, and the actions taken in response.

Article 31 (Enforcement)

These Procedures and Guidelines, and any amendments hereto, shall be implemented after adoption by resolution of the board of directors, and shall be delivered to audit committee and reported to the shareholders meeting.

When these Procedures and Guidelines are submitted to the board of directors for discussion, each independent director's opinions shall be taken into full consideration, and their objections and reservations expressed shall be recorded in the minutes of the board of directors meeting. An independent director that is unable to attend a board meeting in person to express objection or reservation shall provide a written opinion before the board meeting unless there is a legitimate reason to do otherwise, and the opinion shall be recorded in the minutes of the board of directors meeting.

Article 32 (Supplementary Information)

The Procedures for Ethical Management and Guidelines for Conduct was established on 11 November 2017.

The first amendment on 17 March 2020.

Proposed Revision	Current Clause	Note
Article 5 (Responsible unit)	Article 5 (Responsible unit)	Amended
This Corporation shall designate the	This Corporation shall designate the	according to
board compliance and legal	board compliance and legal	Article 17 of
department as the solely responsible	department as the solely responsible	the "Ethical
unit (hereinafter, "responsible unit") in	unit (hereinafter, "responsible unit")	Corporate
charge of the amendment,	in charge of the amendment,	Management
implementation, interpretation, and	implementation, interpretation, and	Best Practice
advisory services with respect to these	advisory services with respect to	Principles for
Procedures and Guidelines. The	these Procedures and Guidelines.	TWSE/GTSM
Corporation shall avail itself of	The Corporation shall avail itself	Listed
adequate resources and staff itself	responsible for establishing and	Companies",
with competent personnel,	supervising the implementation of	regarding the
responsible for establishing and	the ethical corporate management	adequacy of
supervising the implementation of the	policies and prevention programs	resources
ethical corporate management policies	and the recording and filing of	and the
and prevention programs and the	reports. The responsible unit will be	reporting
recording and filing of reports. The	supervised by the audit team. The	frequency to
responsible unit will be supervised by	responsible unit shall be in charge of	the board of
the audit team. The responsible unit	the following matters and also	directors.
shall be in charge of the following	submit regular reports to the board	Amended
matters and also submit regular	of directors:	Article 5-2
reports (annually) to the board of	1. Assisting in incorporating ethics	according to
directors:	and moral values into this	Article 17 of
1. Assisting in incorporating ethics	Corporation's business strategy	the "Ethical
and moral values into this	and adopting appropriate	Corporate
Corporation's business strategy	prevention measures against	Management
and adopting appropriate	corruption and malfeasance to	Best Practice
prevention measures against	ensure ethical management in	Principles for
corruption and malfeasance to	compliance with the	TWSE/GTSM
ensure ethical management in	requirements of laws and	Listed
compliance with the	regulations.	Companies",
requirements of laws and	2. Adopting programs to prevent	to reflect the
regulations.	unethical conduct and setting	scope.
2. Analyzing and assessing on a	out in each program the	Addition of
regular basis the risk of	standard operating procedures	Article 5-7 in
involvement in unethical conduct	and conduct guidelines with	accordance
within the business scope,	respect to this Corporation's	with "Ethical

Comparison between the Revision and the Original of " Procedures for Ethical Management and Guidelines for Conduct"

 adopting programs to prevent unethical conduct and setting out in each program the standard operating procedures and conduct guidelines with respect to this Corporation's operations and business. Planning the internal organization, structure, and allocation of responsibilities and setting up check-and-balance mechanisms for mutual supervision of the business activities within the business scope which are possibly at a higher risk for unethical conduct. Promoting and coordinating awareness and educational activities with respect to ethics policy. Developing a whistle-blowing system and ensuring its operating effectiveness. Assisting the board of directors and management in auditing and assessing whether the prevention measures taken for the purpose of implementing ethical 	 operations and business. Planning the internal organization, structure, and allocation of responsibilities and setting up check-and-balance mechanisms for mutual supervision of the business activities within the business scope which are possibly at a higher risk for unethical conduct. Promoting and coordinating awareness and educational activities with respect to ethics policy. Developing a whistle-blowing system and ensuring its operating effectiveness. 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 	Corporate Management Best Practice Principles for TWSE/GTSM Listed Companies", regarding the production, retaining and fulfillment of documents.
and management in auditing and assessing whether the prevention measures taken for the purpose	effectively operating, and preparing reports on the regular assessment of compliance with	
management are effectively operating, and preparing reports on the regular assessment of compliance with ethical management in operating	operating procedures	
 procedures 7. Production and retaining of documents related to ethical management policies, compliance statements, fulfillment, and implementation. 		
Article 14 (Recusal)	Article 14 (Recusal)	Amended in
When a Company director, officer or	When a Company director, officer or	accordance
other stakeholder attending or present		
	other stakeholder attending or	with the

person represented thereby, has a stake in a proposal at the meeting, that director, supervisor, officer or stakeholder shall state the important aspects of the stake in the meeting and, where there is a likelihood that the interests of this Corporation would be prejudiced, may not participate in the discussion or vote on that proposal, shall recuse himself or herself from any discussion and voting, and may not exercise voting rights as proxy on behalf of another director. The directors shall exercise discipline among themselves, and may not support each other in an inappropriate manner. Spouses, parents, children of director, or relationships with companies substantially controlled by director will be considered a stake of the director in aforementioned meeting.

If in the course of conducting company business, any personnel of this Corporation discovers that a potential conflict of interest exists involving themselves or the juristic person that they represent, or that they or their spouse, parents, children, or a person with whom they have a relationship of interest is likely to obtain improper benefits, the personnel shall report the relevant matters to both his or her immediate supervisor and the responsible unit, and the immediate supervisor shall provide the personnel with proper instructions. No personnel of this Corporation may use company resources on commercial

activities other than those of this Corporation, nor may any personnel's job performance be affected by his or her involvement in the commercial juristic person represented thereby, has a stake in a proposal at the meeting, that director, supervisor, officer or stakeholder shall state the important aspects of the stake in the meeting and, where there is a likelihood that the interests of this Corporation would be prejudiced, may not participate in the discussion or vote on that proposal, shall recuse himself or herself from any discussion and voting, and may not exercise voting rights as proxy on behalf of another director. The directors shall exercise discipline among themselves, and may not support each other in an inappropriate manner. If in the course of conducting company business, any personnel of this Corporation discovers that a potential conflict of interest exists involving themselves or the juristic person that they represent, or that they or their spouse, parents, children, or a person with whom they have a relationship of interest is likely to obtain improper benefits, the personnel shall report the relevant matters to both his or her immediate supervisor and the responsible unit, and the immediate supervisor shall provide the personnel with proper instructions. No personnel of this Corporation

No personnel of this Corporation may use company resources on commercial activities other than those of this Corporation, nor may any personnel's job performance be affected by his or her involvement in the commercial activities other than those of this Corporation. Governing Procedure for Board of Directors Meetings of Public Companies". Added second paragraph in accordance with Article 206-3 the Company Act, regarding spouses, parents, children of directors and conflicts of interests. Subsequent paragraphs moved down as a result of insertion.

activities other than those of this		
Corporation.		
Article 16 (Engaging in unfair	Article 16 (Business secret leakage)	Amended
competitive practice)	This Corporation shall follow the Fair	title in
This Corporation shall follow the Fair	Trade Act and applicable competition	accordance
Trade Act and applicable competition	laws and regulations when engaging	with Article
laws and regulations when engaging in	in business activities, and may not fix	15 of the
business activities, and may not fix	prices, make rigged bids, establish	"Ethical
prices, make rigged bids, establish	output restrictions or quotas, or	Corporate
output restrictions or quotas, or share	share or divide markets by allocating	Management
or divide markets by allocating	customers, suppliers, territories, or	Best Practice
customers, suppliers, territories, or	lines of commerce.	Principles for
lines of commerce.		TWSE/GTSM
		Listed
		Companies".
Article 23 (Adherence and	Article 23 (Announcement of policy of	Inserted first
announcement of policy of ethical	ethical management to outside	paragraph in
management to outside parties)	parties)	accordance
This corporation expects director and	This Corporation shall disclose its	with Article 8
senior management to abide by the	policy of ethical management in its	of the
policies of ethical management, and	internal rules, annual reports, on the	"Ethical
the adherence of the policies be	company's websites, and in other	Corporate
conditions for new employees in the	promotional materials, and shall	Management
employment process.	make timely announcements of the	Best Practice
This Corporation shall disclose its	policy in events held for outside	Principles for
policy of ethical management in its	parties such as product launches and	TWSE/GTSM
internal rules, annual reports, on the	investor press conferences, in order	Listed
company's websites, and in other	to make its suppliers, customers, and	Companies",
promotional materials, and shall make	other business-related institutions	regarding
timely announcements of the policy in	and personnel fully aware of its	high-ranking
events held for outside parties such as	principles and rules with respect to	management
product launches and investor press	ethical management.	to abide by
conferences, in order to make its		the policies.
suppliers, customers, and other		The second
business-related institutions and		paragraph
personnel fully aware of its principles		shifted down
and rules with respect to ethical		due to insertion.
management.	Article 28 (Handling of unothical	Amended in
Article 28 (Handling of unethical conduct by personnel of this	Article 28 (Handling of unethical conduct by personnel of this	accordance
Corporation)	Corporation)	with Article
As an incentive to insiders and	As an incentive to insiders and	23 of the
outsiders for informing of unethical or	outsiders for informing of unethical	"Ethical

unseemly conduct, this Corporation	or unseemly conduct, this	Corporate
will grant an appropriate reward	Corporation will grant an appropriate	Management
depending the seriousness of the	reward depending the seriousness of	Best Practice
circumstance concerned. Insiders	the circumstance concerned. Insiders	Principles for
having made a false report or	having made a false report or	TWSE/GTSM
malicious accusation shall be subject	malicious accusation shall be subject	Listed
to disciplinary action and be removed	to disciplinary action and be	Companies",
from office if the circumstance	removed from office if the	-
concerned is material.	circumstance concerned is material.	regarding the actions taking
		actions taking after receival
This Corporation shall internally	This Corporation shall internally	
establish and publicly announce on its	establish and publicly announce on	of the report.
website and the intranet, or provide	its website and the intranet, or	
through an independent external	provide through an independent	
institution, an independent mailbox or	external institution, an independent	
hotline, for Company insiders and	mailbox or hotline, for Company	
outsiders to submit reports. A	insiders and outsiders to submit	
whistleblower shall at least furnish the	reports. A whistleblower shall at least	
following information:	furnish the following information:	
1. the whistleblower's name and I.D.	1. the whistleblower's name and	
number, and an address,	I.D. number, and an address,	
telephone number and e-mail	telephone number and e-mail	
address where it can be reached.	address where it can be	
2. the informed party's name or	reached.	
other information sufficient to	2. the informed party's name or	
distinguish its identifying	other information sufficient to	
features.	distinguish its identifying	
3. specific facts available for	features.	
investigation.	3. specific facts available for	
Company personnel handling whistle-	investigation.	
blowing matters shall represent in	Company personnel handling	
writing they will keep the	whistle-blowing matters shall	
whistleblowers' identity and contents	represent in writing they will keep	
of information confidential. This	the whistleblowers' identity and	
Corporation also undertakes to protect	contents of information confidential.	
the whistleblowers from improper	This Corporation also undertakes to	
treatment due to their whistle-	protect the whistleblowers from	
blowing.	improper treatment due to their	
The audit team of this Corporation	whistle-blowing.	
shall handle the following procedure:	The audit team of this Corporation	
1. An information shall be reported	shall observe the following	
to the department head if	procedure:	
involving the rank and file and to	1. An information shall be	
the chairman or an independent	reported to the department	

director.

- 2. The audit team of this Corporation and the department head or personnel being reported to in the preceding subparagraph shall immediately verify the facts and, where necessary, with the assistance of the compliance and legal department or other related department.
- 3. If a person being informed of is confirmed to have indeed violated the applicable laws and regulations or this Corporation's policy and regulations of ethical management, this Corporation shall immediately require the violator to cease the conduct and shall make an appropriate disposition. When necessary, this Corporation will report to regulatory authorities and institute legal proceedings and seek damages to safeguard its reputation and its rights and interests.
- 4. Documentation of case acceptance, investigation processes and investigation results shall be retained for five years and may be retained electronically. In the event of a suit in respect of the whistleblowing case before the retention period expires, the relevant information shall continue to be retained until the conclusion of the litigation.
- 5. With respect to a confirmed information, this Corporation shall charge relevant units with the task of reviewing the internal control system and relevant

head if involving the rank and file and to the chairman or an independent director.

2.

- The audit team of this Corporation and the department head or personnel being reported to in the preceding subparagraph shall immediately verify the facts and, where necessary, with the assistance of the compliance and legal department or other related department.
- 3. If a person being informed of is confirmed to have indeed violated the applicable laws and regulations or this Corporation's policy and regulations of ethical management, this Corporation shall immediately require the violator to cease the conduct and shall make an appropriate disposition. When necessary, this Corporation will safeguard its reputation and its rights and interests through legal proceedings.
- 4. Documentation of case acceptance, investigation processes and investigation results shall be retained for five years and may be retained electronically. In the event of a suit in respect of the whistleblowing case before the retention period expires, the relevant information shall continue to be retained until the conclusion of the litigation. 5. With respect to a confirmed information, this Corporation shall charge relevant units with

the task of reviewing the

 procedures and proposing corrective measures to prevent recurrence. 6. The audit team of this Corporation shall submit to the chairman and board of directors a report on the whistleblowing case, actions taken, and subsequent reviews and corrective measures. 	 internal control system and relevant procedures and proposing corrective measures to prevent recurrence. 6. The audit team of this Corporation shall submit to the chairman and board of directors a report on the whistleblowing case, actions taken, and subsequent reviews and corrective measures. 	
Article 30 (Establishment of a system for internal education, rewards, penalties, and complaints, and related disciplinary measures) The responsible unit of this Corporation shall organize awareness sessions each year and arrange for the chairperson, general manager, or senior management to communicate the importance of ethics to its directors, employees, and mandataries. This Corporation shall link ethical management to employee performance evaluations and human resources policy, and establish clear and effective systems for rewards, penalties, and complaints. If any personnel of this Corporation seriously violates ethical conduct, this Corporation shall dismiss the personnel from his or her position or terminate his or her employment in accordance with applicable laws and regulations or the personnel policy and procedures of this Corporation. This Corporation shall disclose on its intranet information the name and title of the violator, the date and details of the violation, and the actions taken in response.	Article 30 (Establishment of a system for rewards, penalties, and complaints, and related disciplinary measures) The responsible unit of this Corporation shall organize awareness sessions each year and arrange for the chairperson, general manager, or senior management to communicate the importance of ethics to its directors, employees, and mandataries. This Corporation shall link ethical management to employee performance evaluations and human resources policy, and establish clear and effective systems for rewards, penalties, and complaints. If any personnel of this Corporation seriously violates ethical conduct, this Corporation shall dismiss the personnel from his or her position or terminate his or her employment in accordance with applicable laws and regulations or the personnel policy and procedures of this Corporation. This Corporation shall disclose on its intranet information the name and title of the violator, the date and details of the violation, and the actions taken in response.	Amended title to include internal education.

Article 21 (Enforcement)	Article 21 (Enforcement)	Amondod
Article 31 (Enforcement)	Article 31 (Enforcement)	Amended
These Procedures and Guidelines, and	These Procedures and Guidelines,	according to
any amendments hereto, shall be	and any amendments hereto, shall	"Sample
implemented after adoption by	be implemented after approval by	Template for
resolution of the board of directors,	the Chairman of the board of	XXX Co., Ltd.
and shall be delivered to audit	directors.	Procedures
committee and reported to the		for Ethical
shareholders meeting.		Management
When these Procedures and		and
Guidelines are submitted to the board		Guidelines for
of directors for discussion, each		Conduct",
independent director's opinions shall		regarding the
be taken into full consideration, and		process
their objections and reservations		through
expressed shall be recorded in the		board of
minutes of the board of directors		directors.
meeting. An independent director that		
is unable to attend a board meeting in		
person to express objection or		
reservation shall provide a written		
opinion before the board meeting		
unless there is a legitimate reason to		
do otherwise, and the opinion shall be		
recorded in the minutes of the board		
of directors meeting.		
Article 32 (Supplementary Information)	Article 32 (Supplementary	Addition of
The Procedures for Ethical	Information)	amendment
Management and Guidelines for	The Procedures for Ethical	entry.
Conduct was established on 11	Management and Guidelines for	
November 2017.	Conduct was established on 11	
The first amendment on 17 March	November 2017.	
2020.		

TECO Electric & Machinery Co., Ltd.

Distribution of 2019 Profits

<u>(</u> In NT \$)	
ltem	Amount
Accumulated undistributed profit as of the beginning of the period	13,106,855,542
Add: Impact of retrospective application of IFRS 16	(269,228,133)
Accumulated undistributed earnings after adjustment	12,837,627,409
Less: Retained earnings after adjustment in 2019 (Note 1)	(11,780,934)
Add: Net Profit after tax in 2019	3,221,716,871
Less: Legal Reserve	(322,171,687)
Total distributable earnings	15,725,391,659
Profit available for distribution for the period:	
Profit-sharing to shareholders	1,948,015,957
(Dividend per share)	0.99
Undistributed profit as of the end of 2018	13,777,375,702
Note: 1. Including a. Remeasurement of actuarial gains and losses of defined benefit plan, (NT\$77,598,841) b. Disposal of financial assets at fair value through other comprehensive income NT\$65,817,907	

Notes:

1. Dividend per share in 2019 is NT\$0.99 and all dividends distributed this year shall be cash dividend.

2. The profit distributed this period will be distributed from the distributable earnings received in 2019 and from the accumulated undistributed profits from previous years where there is a shortfall.

3. In the event of any change to the total number of outstanding shares as a result of transfer, conversion or deregistration of treasury shares, exercise of employees' stock option and other factors, it is proposed that the Shareholders' Meeting grants the Chairman full authority to handle all relevant matters subject to the fixed payout rate mentioned above.

TECO Electric & Machinery Co., Ltd. Comparison between the Revision and the Original of "Procedures for Lending of Capital to Other Parties"

Proposed Revision	Current Clauses	Note
Article 1:	Article 1	Clearly
Source of law	These Procedures are	establishing the
These Procedures are promulgated	promulgated pursuant to the	source of law for
pursuant to Article 36-1 of the	"Guidelines for Lending of	Procedures for
Securities and Exchange Act	Capital, Endorsements and	Lending of
(hereinafter, "The Act"), and the	Guarantees by Public	Capital to Other
"Guidelines for Lending of Capital,	Companies".	Parties.
Endorsements and Guarantees by Public		
Companies".		
Article 2	Article 2	Updated in
Recipients of the Company's loaning	Recipients of the Company's	accordance with
funds:	loaning funds:	The Company
A. The Company's affiliates with short	A. The Company's affiliates	Act, and also for
accommodations needs listed below:	with short accommodations	consistency
1. Subsidiaries in which the Company	needs listed below:	purposes.
directly owns more than 50% of its	1. Subsidiaries in which the	
common shares;	Company directly owns more	
2. Companies in which the Company	than 50% of its common shares;	
and its subsidiaries together own more	2. Companies in which the	
than 50% of its common shares;	Company and its subsidiaries	
B. Companies or firms with business	together own more than 50% of	
dealings with the Company.	its common shares;	
	B. Companies with business	
	dealings with the Company.	
	C. Supporting factories	
	founded by the Company's	
		Article removed
	U U	
	-	
	employees. D. Other companies approved by the Board of Directors. Article 3 Reasons and necessity for loaning funds to others: A. Loan funds to affiliates and companies with business dealings, according to the regulation of Article 5 Item A. B. Loan funds to supporting	Article removed due to deletion of item D in Article 2.

	factories founded by the	
	company's employees, according	
	to the regulation of Article 5	
	Item B.	
	C. Loan funds to other	
	companies approved by the	
	Board of Directors, according to	
	the regulation of Article 5 Item	
	A.	
Article 3	Article 4	Article
Limits on lending of capital to others:	Limits on lending of capital to	Numbering.
A. Total amount of loans shall not	others:	Amended in
exceed 10% of the company's book	A. Total amount of loans shall	consistency with
value in the most recent financial	not exceed 10% of the	Article 2.
statement.	company's book value in the	Amended in
B. Loan limits by the company to a	most recent financial statement.	accordance to
single enterprise cumulative amount	B. Loan limits by the company	relevant laws
shall not exceed 3% of the company's	to a single enterprise are listed	and regulations.
book value as stated in the most recent	below:	C
financial statement.	1. Conforming to Items A, B,	
Overseas subsidiaries, in which the	and D of Article 2:	
company directly or indirectly holds	Cumulative amount of loans to a	
100% of its voting shares, are free from	single enterprise shall not	
the restrictions of Item A and Item B - 1,	exceed 3% of the company's	
however it is still necessary to set the	book value as stated in the most	
quota for lending of capital and the	recent financial statement.	
deadline according to article 4, Item B-	2. Conforming to Item C of	
3.	Article 2:	
	"Measures for assisting	
	supporting factories founded by	
	the company's veteran quality	
	employees" shall be	
	implemented.	
	Overseas subsidiaries, in which	
	the company directly or	
	indirectly holds 100% of its	
	voting shares, are free from the	
	restrictions of Item A and Item B	
	- 1, however it is still necessary	
	to set the quota for lending of	
	capital and the deadline	
	according to article 5, Item C (3).	
Article 4	Article 5	Article

Proceeding for loaning funds to others is listed below:

A. Prospective recipients conforming to Items A, B, and D of Article 2: Loan application shall be drafted on the "Application Form for Loans and Related Affairs of Teco Electric and Machinery Co., Ltd." (appendix 1) by the financial unit, and ratified by the Chairman before being submitted to the Board of Directors for approval.

- **B.** Regulation for loans:
- 1. Application procedure:
-) (Omitted)
- (Omitted)

The opinions of independent directors should be taken into account in loaning of funds to others; their agreement / opposition and reasoning shall be included in the record of the Board of Directors.

2. Mortgage and guarantee:

Borrowers conforming to Article 2 recipients shall provide promissory notes bearing similar value, or chattel, or real estates for mortgage. The company will accept guarantee of individuals or companies in lieu of the aforementioned collateral for debt claims, at the discretion of the Board of Directors, based on the aforementioned credit investigation. In the case of corporate guarantor, attention should be made about whether the guarantee is allowed by its corporate charter.

Loans to borrowers conforming to Item C of Article 2 shall be made according to the regulation of "measures for assisting supporting factories founded by quality veteran employees" approved by the Board of Directors.

3. Terms of loaning funds:

Proceeding for loaning funds to others is listed below:

A. Conforming to Items A, B, and D of Article 2: Loan application shall be drafted on the "Application Form for Loans and Related Affairs of Teco Electric and Machinery Co., Ltd." (appendix 1) by the financial unit, and ratified by the Chairman before being submitted to the Board of Directors for approval.

B. Conforming to Item C of Article 2: Loans shall be conducted according to the "Measures for assisting supporting factories founded by the company's veteran quality employees" approved by the Board of Directors.

- C. Regulation for loans:
- Application procedure:
 (Omitted)
 - (Omitted)

In case that the company has instituted independent directors, the opinions of independent directors should be taken into account in loaning of funds to others; their agreement / opposition and reasoning shall be included in the record of the Board of Directors.

2. Mortgage and guarantee: Borrowers conforming to Items A, B, and D of Article 2 shall provide promissory notes bearing similar value, or chattel, or real estates for mortgage. The company will accept guarantee of individuals or companies in lieu of the aforementioned Numbering. Item removed due to deletion of item C in Article 2. Amended in accordance to relevant laws and regulations. Removed supervisors due to the establishment of the Company's independent directors.

Loans to parties conforming to Items A of Article 2 shall bear terms under one year or one business cycle, whichever longer, in principle. These restrictions shall not apply to inter-company loans of funds between overseas companies in which the Company holds, directly or indirectly, 100% of the voting shares, nor to loans of fund to the Company by any overseas company in which the Company holds. However, the Company shall still prescribe limits on the aggregate amount of such loans and on the amount of such loans permitted to a single borrower, and shall specify limits on the durations of such loans.

4. Interest rates:

Interest rate for loans shall not be lower than the maximum interest rates on short-term loans borrowed by the company from financial institutions and are subject to flexible monthly adjustment. Interest payment shall be made once a month in principle but can be adjusted under special situation with the Board of Directors' approval.

5. Repayment methods:

Borrowers shall pay off principal and interest upon maturity of the loans, failure to do so will result in the company taking action against its collateral or guarantor in an effort to collect the debt.

Repayment by borrowers conforming to Item 3 of Article 2 shall be made according to the regulation of "measures for assisting supporting factories founded by quality veteran employees" approved by the Board of Directors.

- 6. (Omitted)
- 7. (Omitted)

collateral for debt claims, at the discretion of the Board of Directors, based on the aforementioned credit investigation. In the case of corporate guarantor, attention should be made about whether the guarantee is allowed by its corporate charter.

Loans to borrowers conforming to Item C of Article 2 shall be made according to the regulation of "measures for assisting supporting factories founded by quality veteran employees" approved by the Board of Directors.

3. Terms of loaning funds:

) Loans to parties conforming to Items A and D of Article 2 shall bear terms under one year or one business cycle, whichever longer, in principle.

) Loans to parties conforming to Item B of Article 2 shall bear terms of one year in principle.

Loans to parties conforming to Item C of Article 2 shall be set according to the "measures for assisting supporting factories founded by quality veteran employees" approved by the board of directors. Each lending shall bear terms under one year.
Interest rates:

For borrowers conforming to Items A, B, and D of Article 2, interest rate for loans shall not be lower than the maximum interest rates on short-term loans borrowed by the company from financial institutions and are subject to flexible monthly

		1
	adjustment. Interest payment	
	shall be made once a month in	
	principle but can be adjusted	
	under special situation with the	
	Board of Directors' approval.	
) Interest rates on loans to	
	parties conforming to item C of	
	Article 2 shall be set according to	
	"measures for assisting	
	supporting factories founded by	
	the company's quality veteran	
	employees" approved by the	
	Board of Directors.	
	5. Repayment methods:	
) Borrowers conforming to	
	items A, B, and D of Article 2	
	shall pay off principal and	
	interest upon maturity of the	
	loans and, should they be unable	
	to do so, present request for	
	extension by the approval of the	
	Board of Directors 30 business	
	days before the maturity date.	
	The extension can be made only	
	once and shall not exceed three	
	months or the company will take	
	action against its collateral or	
	guarantor in an effort to collect	
	the debt.	
) Repayment by borrowers	
	conforming to Item 3 of Article 2	
	shall be made according to the	
	regulation of "measures for	
	assisting supporting factories	
	founded by quality veteran	
	employees" approved by the	
	Board of Directors.	
	6. (Omitted)	
ticle 5	7 . (Omitted)	
	7. (Omitted)Article 6	Article
aluation standards for lending of		Article Numbering.
aluation standards for lending of pital:	Article 6	

 B. (Omitted) C. (Omitted) D. In addition to the regulation of article 3, authorized quota for loans extended by subsidiaries to a single enterprise cannot exceed 10% of their book values in the latest financial 	 B. (Omitted) C. (Omitted) D. In addition to the regulation of article 4, authorized quota for loans extended by subsidiaries to a single enterprise cannot exceed 10% of their book values 	relevant laws and regulations. Replaced supervisors with the Company's audit committee.
statement. E. The company's internal auditors shall check the Operating Procedures for Lending of Capital to Other Parties, as well as its execution, at least every quarter, and record the finding, in addition to informing the audit	in the latest financial statement. E. The company's internal auditors shall check the Operating Procedures for Lending of Capital to Other Parties, as well as its execution, at least every quarter, and	
 committee in written form the discovery of major violations. F. In case borrowing parties are not allowed by the Operating Procedures for Lending of Capital or outstanding amount of loaned funds exceeds the 	record the finding, in addition to informing supervisors in written form the discovery of major violations. F. In case borrowing parties are not allowed by the	
limit due to unexpected change, the auditing unit shall administer the financial unit to collect the loans by a deadline and submit an improvement plan to the audit committee, in addition to completing the plan on schedule. G. (Omitted)	regulation or outstanding amount of loaned funds exceeds the limit due to unexpected change, the auditing unit shall administer the financial unit to collect the loans by a deadline and submit an improvement	
Article 6	plan to the Supervisors, in addition to completing the plan on schedule. G. (Omitted) Article 7	Article
 Information Publication A. The Company shall post the outstanding amount and balance of loans and that of its subsidiaries on the Market Observation Post System by the 10th day of each month. B. The Company and its subsidiaries 	 Information Publication A. The Company shall post the outstanding amount of loans and that of its subsidiaries on the Market Observation Post System by the 10th day of each month. B. The Company and its 	Numbering. Amended in accordance to relevant laws and regulations. Replaced supervisors with
shall post the lending information on the Market Observation Post System in two days whenever it reaches the following standards, the date of actual	subsidiaries shall post the lending information on the Market Observation Post System in two days whenever it reaches	the Company's audit committee. Updated

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occurrence specified by the Operating Procedures for Lending of Capital to Other Parties refers to date of contract signing, date of payment, dates of boards of directors resolutions, or other date that can confirm the counterparty and monetary amount of the loan of funds or endorsement/guarantee, whichever date is earlier: (Omitted below) C. (Omitted) D. (Omitted)	the following standards, the date of actual occurrence specified by the rule refers to the earliest date of the signing of transaction contract, payment, the resolution of the board of directors, or other dates ascertain transaction object and transaction value: (Omitted below) C. (Omitted) D. (Omitted)	wording in consistency with consistency with relevant laws and regulations.
Article 7	Article 8	Article
Penalties	Managers and employees	Numbering and
Managers and employees responsible	responsible for handling the	Heading.
for handling the procedures will receive	procedures will receive penalties	
penalties if procedures or related	if procedures or related matters	
matters are violated, according to the	are violated, according to the	
employee working rules.	employee working rules.	
Article 8	Article 9	Article
Control procedure for lending of capital	Control procedure for lending of	Numbering.
by subsidiaries to others:	capital by subsidiaries to others:	Replaced
A. The company's subsidiaries shall	A. The company's subsidiaries	supervisors with
also formulate their "guideline for	shall also formulate their	the Company's
lending of capital to others" in	"guideline for lending of capital	audit
accordance with this Operating	to others" to regulate their loan	committee.
Procedures to regulate their loan	procedures. Calculation shall be	Updated for
procedures. Calculation shall be based	based on their own book values.	consistency
on their own book values.	B. (Omitted)	purposes.
B. (Omitted)	C. The subsidiaries' internal	
C. The subsidiaries' internal auditors	auditors shall check the	
shall check the operating procedures for lending of capital to others, as well as its	operating procedures for lending	
	of capital to others, as well as its	
execution, at least every quarter and record the finding, in addition to	execution, at least every quarter and record the finding, in	
informing the Company's auditing unit,	addition to informing the	
in written form, the discovery of major	Company's auditing unit, in	
violations. The Company's auditing unit	written form, the discovery of	
shall also pass the written information	major violations. The Company's	
to the audit committee.	auditing unit shall also pass the	
D. (Omitted)	written information to	
	Supervisors.	
	D. (Omitted)	

Article 9	Article 10	Article
Other Businesses	The Procedures will be put into	Numbering and
A. The Procedures will be put into	practice after the approval by	Heading.
practice after the approval by the Board	the Board of Directors,	Amended in
of Directors, submission to the audit	submission to supervisors, and	accordance to
committee, and ratification by the	ratification by the Shareholders'	Article 8 of the
Shareholders' Meeting.	Meeting. If the Board Director(s)	"Regulations
B. The Board of Directors should take	express contrary opinions on	Governing
the opinions of independent directors	record or in the form of written	Loaning of
into account when discussing the	statement, the Company shall	Funds and
Operating Procedures and include their	pass their opinions to	Making of
opinions and reasons for support or	supervisors and Shareholders'	Endorsements/G
opposition in the record of the Board of	Meeting for discussion. The	uarantees by
Directors.	same process also applies to	Public
C. If the approval of one-half or more	revision of the Procedures. If the	Companies".
of all audit committee members is not	Company has instituted	Replaced
obtained, the Operational Procedures	independent directors, the	supervisors with
may be implemented if approved by	Board of Directors should take	the Company's
two-thirds or more of all directors, and	the opinions of independent	audit
the resolution of the audit committee	directors into account when	committee.
shall be recorded in the minutes of the	discussing the Operating	Updated
board of directors meeting.	Procedures and include their	wording in
D. The terms "all audit committee	opinions and reasons for support	consistency with
members" and "all directors" in the	or opposition in the record of	consistency with
preceding paragraph shall be counted as	the Board of Directors.	relevant laws
the actual number of persons currently		and regulations.
holding those positions.		
Article 10	Article 10	Amended for
(Omitted)	(Omitted)	consistency and
The seventh amendment to the	The seventh amendment to the	added entry.
Procedures on May 11, 2013.	Procedures shall be	
The eighth amendment to the	implemented on May 11, 2013.	
Procedures shall be implemented on		
May 11, 2020.		

TECO Electric & Machinery Co., Ltd. Comparison between the Revision and the Original of "Procedures for Endorsement and Guarantee"

Proposed Revision	Current Clauses	Note
Article 1	Article 1	Clearly
Source of Law	These Procedures are promulgated	establishing the
These Procedures for Endorsement	pursuant to the "Guidelines for	source of law for
and Guarantee are promulgated	Lending of Capital, Endorsements	Procedures for
pursuant to the "Guidelines for	and Guarantees by Public	Lending of
Lending of Capital, Endorsements and	Companies", in order to intensify	Capital to Other
Guarantees by Public Companies", in	the management of endorsement	Parties.
order to intensify the management of	and guarantee, lower management	
endorsement and guarantee, lower	risk, and uphold shareholders'	
management risk, and uphold	interest,	
shareholders' interests.		
Article 2	Article 2	Updated to
Endorsement and Guarantee refer to	Endorsement and Guarantee refer	reflect
the following items:	to the following items:	consistency and
A. (omitted)	D. (omitted)	clarity.
B. (omitted)	E. (omitted)	
C. Other	F. Other	
endorsements/guarantees, meaning	endorsements/guarantees,	
endorsements or guarantees beyond	meaning endorsements or	
the scope of the above two	guarantees beyond the scope of the	
subparagraphs.	above two subparagraphs.	
Any creation by the Company of a	Any creation by the Company of a	
pledge or mortgage on its chattel or	pledge or mortgage on its chattel or	
real property as security for the loans	real property as security for the	
of another company shall also	loans of another company shall also	
comply with these Procedures.	comply with these procedures	
Article 5	Article 5	Amended in
Deadline and Contents for	Deadline and Contents for	accordance to
Mandatory Information Publication	Mandatory Information Publication	Article 7 and 25
A. In addition to posting the	A. In addition to posting the	of the
previous month's outstanding	previous month's outstanding	"Regulations
amount of endorsement and	amount of endorsement and	Governing
guarantee by the Company and its	guarantee by the Company and its	Loaning of
subsidiaries by the 10th day of each	subsidiaries by the 10th day of each	Funds and
month, the Company shall also post	month, the Company shall also post	Making of
information on the outstanding	information on the outstanding	Endorsements/G
amount of endorsement and	amount of endorsement and	uarantees by

guarantee within two days on the	guarantee within two days on the	Public
Market Observation Post System	Market Observation Post System	Companies".
whenever it meets one of the	whenever it meets one of the	
following standards, the date of	following standards , the date of	
actual occurrence specified by the	actual occurrence specified by the	
Procedure refers to the earliest date	rule refers to the earliest date of	
of contract signing, date of payment,	the signing of transaction contract,	
dates of boards of directors	payment, the resolution of the	
resolutions, or other date that can	board of directors, or other dates	
confirm the counterparty and	ascertain transaction object and	
monetary amount of the	transaction value.	
, endorsement/guarantee, whichever	1. The total amount of	
date is earlier.	endorsement and guarantee from	
1. The total amount of	the Company and its subsidiaries	
endorsement/guarantee from the	exceeds 50% of the Company's	
Company and its subsidiaries exceeds	book value in its most recent	
50% of the Company's book value in	financial statement;	
its most recent financial statement;	2. The amount of endorsement	
2. The amount of endorsement	and guarantee for a single	
and guarantee for a single enterprise	enterprise from the Company and	
from the Company and its	its subsidiaries exceeds 20% of the	
subsidiaries exceeds 20% of the	Company's book value in its most	
Company's book value in its most	recent financial statement;	
recent financial statement;	3. The amount of endorsement	
3. The balance of endorsements	and guarantee for a single	
and guarantees by the Company and	enterprise from the Company and	
its subsidiaries for a single enterprise	its subsidiaries exceeds NT\$10	
reaches NT\$10 million or more and	million, and the value of	
the aggregate amount of all	endorsement and guarantee, long-	
endorsements/guarantees for,	term investment and loans for the	
carrying value of equity method	enterprise combined exceeds 30%	
investment in, and balance of loans	of the Company's book value in its	
to, such enterprise reaches 30% or	most recent financial statement.	
more of public company's net worth	4. (Omitted)	
as stated in its latest financial	B. (Omitted)	
statement.	C. (Omitted)	
4. (Omitted)		
B. (Omitted)		
C. (Omitted)		
Article 6	Article 6	Replaced
Guidelines for Endorsement and	Guidelines for Endorsement and	supervisors with
Guarantee	Guarantee	the Company's
A. The Company's internal auditors	A. The Company's internal	audit

should check the Procedures for Endorsement and Guarantee, as well as its execution, at least every guarter and record the finding, in addition to informing the audit committee in written form, the discovery of major violations. The Board of Directors' approval Β. is necessary for the Company to overcome the limitations set by the Procedures in providing endorsement and guarantee for cases arising from business needs and meeting the conditions set by the Procedures, with half of the Board of Directors agreeing to provide personal guarantee for the possible loss from the exceptional treatment. The Board of Directors shall also revise the Procedures before sending the revision to Shareholders' Meeting for affirmation. If the Shareholders' Meeting disapproves such cases, the Company shall formulate plans to eradicate the excessive portion by a specific deadline. The opinions of independent directors should be taken into account by the Board of Directors when discussing the cases, and their agreement / opposition and reasoning, shall be included in the record of the Board of Directors. If qualified endorsement C. recipients meeting the conditions set in Article 4 become disgualified later on or the value of endorsement and guarantee exceeds the limitations due to changes in the calculation basis, the endorsement and guarantee for the recipients or the excessive amount should be erased entirely upon the contract expiration

auditors should check the committee. Procedures for Endorsement and Removed Guarantee, as well as its execution, conditional at least every quarter and record clause regarding the finding, in addition to informing independent supervisors in written form, the directors. discovery of major violations. Amended in The Board of Directors' accordance to Β. approval is necessary for the consistency in relevant rules Company to overcome the limitations set by the procedures in and regulations. providing endorsement and Removed guarantee for cases arising from duplicate phrase business needs and meeting the error in English conditions set by the procedures, version. with half of the Board of Directors agreeing to provide personal guarantee for the possible loss from the exceptional treatment. The Board of Directors shall also revise the procedures before sending the revision to Shareholders' Meeting for affirmation. If the Shareholders' Meeting disapproves such cases, the Company shall formulate plans to eradicate the excessive portion by a specific deadline. If the company has instituted independent directors, the opinions of independent directors should be taken into account by the Board of Directors when discussing the cases, and their agreement / opposition and reasoning, shall be included in the record of the Board of Directors. C. If qualified endorsement recipients meeting the conditions set in Article 4 become disqualified later on or the value of

later on or the value of endorsement and guarantee exceeds the limitations due to changes in the calculation basis, the

or by a deadline set by an	endorsement and guarantee for the	
improvement plan, which shall be	recipients or the excessive amount	
sent to the audit committee,	should be erased entirely upon the	
complete the improvement plan on	contract expiration or by a deadline	
schedule, and reported to the Board	set by an improvement plan, which	
of Directors.	shall be sent to supervisors,	
	complete the improvement plan on	
	schedule, and report to the Board	
	of Directors and reported to the	
	Board of Directors.	
Article 8	Article 8	Clarify
Review procedures and hierarchy of	The Board of Directors authorizes	authorized
	the Chairman to make decision on	amount and in
decision-making authority and		
delegation thereof	endorsement and guarantee within	accordance to Article 6-1 of the
A. The Board of Directors authorizes the Chairman to make	the quota set in Article 4, for which	
	the unit in charge shall submit	"Regulations
decision on endorsement and	guarantee application, along with risk evaluation, to the Chairman for	Governing the Exercise of
guarantee within the quota set in	,	
Article 4 and not over NTD 100	inspection and stamping of seal or	Powers by Audit
Million, for which the unit in charge	issuance of negotiable instruments,	Committees of
shall submit guarantee application,	before sending it to the Board of	Public
along with risk evaluation, to the	Directors for affirmation. The	Companies"
Chairman for inspection and	provision of guarantee exceeding	requiring audit
stamping of seal or issuance of	the set quota needs the approval of	committee
negotiable instruments, before	the Board of Directors or, in cases	approval.
sending it to the Board of Directors	of urgency, the approval of the	
for affirmation. The provision of	standing Board of Directors before	
guarantee exceeding the set quota	sending it to the Board of Directors for affirmation later on. In both	
needs the approval of the Board of		
Directors or, in cases of urgency, the	cases, the manner of handling and	
approval of the standing Board of	related affairs shall be reported on	
Directors before subsequent submission to and ratification by the	the Shareholders' Meeting. Approval of the company's board of	
	directors is necessary for the	
next board of directors' meeting; Amounts over 100 Million and not	extension of endorsement and	
over 300 Million should be approved by the executive director meeting,	guarantee by subsidiaries, in which	
and subsequent submission to and	the company owns, directly and indirectly, more than 90% of shares	
ratification by the next board of	with voting right, according to item	
directors' meeting; Amounts		
exceeding 300 Million should be	2, article 3. The requirement, however, is not applicable to the	
approved by the audit committee	extension of endorsement and	
and board of directors. In three of	guarantee among subsidiaries in	
	guarantee among subsidiaries In	

the above eaces the manner of	which the company owner 100% of	
the above cases, the manner of	which the company owns 100% of	
handling and related affairs shall be	shares with voting right, directly	
reported on the Shareholders'	and indirectly.	
Meeting.		
B. (Omitted)		
Article 9	Article 9	Replaced
Control Procedure for the Provision	Control Procedure for the Provision	supervisors with
of Endorsement and Guarantee by	of Endorsement and Guarantee by	the Company's
subsidiaries	subsidiaries	audit
A. (Omitted)	D. (Omitted)	committee.
B. (Omitted)	E. (Omitted)	
C. The subsidiaries' internal	F. The subsidiaries' internal	
auditors shall check the Procedures	auditors shall check the Procedures	
for Endorsement and Guarantee, as	for Endorsement and Guarantee, as	
well as its execution, at least every	well as its execution, at least every	
quarter and record the finding, in	quarter and record the finding, in	
addition to informing the Company's	addition to informing the	
auditing unit in written form the	Company's auditing unit in written	
discovery of major violations. The	form the discovery of major	
Company shall also submit the	violations. The Company shall also	
information in written form to the	submit the information in written	
audit committee.	form to supervisors.	
D. (Omitted)	G. D. (Omitted)	
Article 12	Article 12	Article heading
Penalties	Managers and employees	and clarity.
Managers and employees	responsible for handling the	
responsible for handling the	procedures will be penalized if	
Procedures will be penalized if	procedures or related matters are	
procedures or related matters are	violated, according to the employee	
violated, according to the employee	working rules.	
working rules.		
Article 13	Article 13	Article heading
Other Businesses	After the Board of Directors	and clarity.
A. After the Board of Directors	approval, the procedures shall be	Amended
approval, the Procedures shall be	sent to supervisors for reference	according to
sent to the audit committee for	and submitted to the Shareholders'	Article 8 of
reference and submitted to the	Meeting for approval before being	"Regulations
Shareholders' Meeting for approval	put into practice. Revision of the	Governing
before being put into practice.	procedures shall follow the similar	Loaning of
B. The Board of Directors should	process. If the Company has	Funds and
take the opinions of independent	instituted independent directors,	Making of
directors into account when	the Board of Directors should take	Endorsements/G
discussing the Operating Procedures	the opinions of independent	uarantees by
uiscussing the Operating Flotedules		uaranices by

and include their opinions and	directors into account when	Public
reasons for support or opposition in	discussing the Operating	Companies".
the record of the Board of Directors.	Procedures and include their	
C. If the approval of one-half or	opinions and reasons for support or	
more of all audit committee	opposition in the record of the	
members as required in the	Board of Directors.	
preceding paragraph is not obtained,		
the Operational Procedures may be		
implemented if approved by two-		
thirds or more of all directors, and		
the resolution of the audit		
committee shall be recorded in the		
minutes of the board of directors		
meeting.		
D. The terms "all audit committee		
members" and "all directors" in the		
preceding paragraph shall be		
counted as the actual number of		
persons currently holding those		
positions.		
Article 14	Article 14	Amended for
Amendment and Approval Dates	The Procedures were approved by	consistency and
The Procedures were approved by	the Shareholders' Meeting on June	added entry.
the Shareholders' Meeting on June 6,	6, 2003.	
2003.	The first amendment was	
The first amendment to the	implemented on Jun. 19, 2009.	
Procedures was implemented on Jun.	The second amendment was	
19, 2009.	implemented on Jun. 18, 2010.	
The second amendment to the	The third amendment shall be	
Procedures was implemented on Jun.	implemented on June 21, 2013.	
18, 2010.		
The third amendment to the		
Procedures shall be implemented on		
June 21, 2013.		
The fourth amendment to the		
Procedures shall be implemented on		
May 11, 2020.		

TECO Electric & Machinery Co., Ltd. Comparison between the Revision and the Original of "Articles of Incorporation"

Proposed Revision	Current Clauses	Note
Article 6-1	(None)	This is a new
The rights and obligations and other		article.
important issuance terms of Class A preferred		To Specify the
shares of the Company are as follows:		rights and
1. The dividend for preferred shares is		obligations and
limited to an annual rate of 5%, calculated by		other important
the issuance price per share, and the dividend		terms of issuance
may be one-time distributed in cash every		associated with
year. The board or the chairman empowered		Class A Preferred
by the board will determine the base date to		Shares.
pay the distributable dividends of the		
previous year. The distribution amount of		
dividends in the year of issuance and recovery		
is calculated by the actual issuance days of		
the current year		
2. The Company has discretion over the		
dividend distribution of preferred shares. The		
Company may decide not to distribute		
dividends of preferred shares if there are no		
earnings in the annual accounts, or the		
earnings are insufficient to distribute		
dividends of preferred shares, or the		
distribution of dividends of preferred shares		
will cause the capital adequacy ratio to be		
lower than the minimum requirement by laws		
or competent authority or other necessary		
consideration. The shareholders of preferred		
shares may not object to the board's decision		
to not distribute dividends. The preferred		
shares issued are of the non-accumulative		
type, the undistributed dividends or the		
deficit of dividends will not be accumulated		
for deferred payment in the years with		
earnings in the future.		
3. The dividends prescribed in		
Subparagraph 1 of this Paragraph,		
shareholders of preferred shares may not be a		
part of the cash and equity capital of earnings		

and additional paid-in capital of ordinary		
shares.		
4. Preferred shares may not be converted		
to ordinary shares.		
5. The distribution priority for shareholders		
of preferred shares on the residual property		
of the Company is ahead of shareholders of		
ordinary shares and equal to the preferential		
order of shareholders of all preferred shares		
issued by the Company, and the preferential		
order is only lower than general creditors. The		
repayment shall be capped at respective issue		
amount of Preferred Shares A upon		
liquidation.		
6. Shareholders of Preferred Shares A have		
voting rights or suffrage equal to that of the		
common stock shareholder.		
7. The Preferred Shares A is perpetual but		
may be redeemed in whole or in part at issue		
price no earlier than the day following the		
fifth anniversary of the issuance date.		
Shareholders do not have the right to request		
the company to redeem preferred shares.		
Holders of the outstanding Class A Preferred		
Shares are entitled to receive declared		
dividends based on the actual days in the		
redemption year up to the date of		
redemption should the Company decide to		
declare dividend for the redemption year.		
8. If any Class A preferred shares remains		
outstanding, except to make up for losses,		
share premium of Class A Preferred Shares		
should not be capitalized into share capital.		
The Board is authorized to determine the		
name, issuance date and specific issuance		
terms upon actual issuance, after considering		
the situation of capital market and investors'		
willingness for subscription, in accordance		
with Articles of Incorporation and related laws		
and regulations.		
Article 6-2	(None)	This is a new
The rights, obligations and other important		article.
issuance terms of Class B Preferred Shares are		To Specify the

as follows:	rights and
1. The dividend rate of Class B Preferred	0
	obligations and
Shares is capped at 5% per annum on the	other important
issue price. Dividends are paid annually in	terms of issuance
cash in one lump sum. The Chairman is	associated with
authorized by the Board of Directors or a	Class B Preferred
Board Resolution to set the ex-dividend date	Shares.
and the amount of dividends to be paid for	
the previous fiscal year. In the year of issuance	
and redemption, the distribution of the	
payable dividends shall be calculated	
proportionally based on the actual number of	
days the Class B Preferred Shares remained	
outstanding in that year.	
2. The Company has sole discretion on the	
distribution of Class B Preferred Share	
dividends. If the there is no earning or	
insufficient earning for distributing dividends	
of Class A Preferred Shares in the fiscal year,	
or the Company has other necessary	
considerations, the Board may decide not to	
distribute Class B Preferred Share dividends	
by Board Resolution, and it will not be	
deemed as an event of default. Class B	
Preferred Shares are noncumulative shares. If	
the Company decide not to distribute	
preferred share dividends or to distribute	
insufficient dividend, the undistributed	
dividends or shortfalls in dividends distributed	
shall not be cumulative and shall cease to	
accrue and be payable, therefore no deferred	
payment will be paid in subsequent years	
where there are earnings.	
3. Except for the dividend prescribed in	
Subparagraph 1 of this Paragraph, Class B	
Preferred Shareholders are not entitled to	
participate in the distribution of cash or share	
dividends with regard of the common shares	
derived from earnings or capital reserves.	
4. Class B Preferred Shares may not be	
converted within 3 year after the date of	
issuance. The Board is authorized to set the	
convertible period in the actual issuance	

terms. Holders of convertible Preferred Shares may, pursuant to the issuance terms, apply for conversion of its shareholding (in whole or in part) to common shares pursuant to the conversion ratio set out in the issuance terms (ratio is 1:1). Upon conversion, the converted shares shall have the same rights and obligations as common shares. Class B Preferred shares that are converted into common shares before the ex-dividend date shall participate in the distribution of profit and capital reserve to holders of common shares, and may not participate in the distribution of Class B Preferred Share dividends that year. Class B Preferred Shares that are converted into common shares after the ex-dividend date shall participate in the distribution of Class B Preferred Share dividends that year, and may not participate in the distribution of profit and capital reserve to holders of common shares. In principle, holders of the converted shares should not participate in both the distribution of preferred share dividends and common share dividends during the same year for the same converted shares. 5. Upon any voluntary or involuntary liquidation, dissolution or winding-up of the Company, holders of outstanding Class B preferred shares are entitled to receive residual assets of the Company available for distribution to stockholders, before any distribution of assets is made to holders of the common shares. Class B preferred shares and other classes of preferred shares of the Company shall rank pari passu without any preference among themselves and their repayment shall be capped at their respective issue amount. Class B Preferred Share Shareholders are 6. entitled to the same voting rights and the right to be elected as common share shareholders during general shareholders'

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meeting.		
7. Class B Preferred Shares are perpetual		
preferred shares. Holders of Class B Preferred		
Shares have no right to request redemption of		
such shares by the Company. However, the		
Company may redeem Class B Preferred		
Shares in whole or in part at the actual issue		
price after the day following the fifth		
anniversary of issuing. The rights and		
obligations of the remaining and outstanding		
Class B Preferred Shares as described in the		
preceding paragraphs will remain unchanged.		
Holders of the outstanding Class B Preferred		
Shares are entitled to receive declared		
dividends based on the actual days in the		
redemption year up to the date of		
redemption should the Company decide to		
declare dividend for the redemption year.		
8. If any Class B preferred shares remains		
outstanding, except to make up for losses,		
share premium of Class B Preferred Shares		
should not be capitalized into share capital.		
The Board is authorized to determine the		
name, issuance date and specific issuance		
terms upon actual issuance, after considering		
the situation of capital market and investors'		
willingness for subscription, in accordance		
with Articles of Incorporation and related laws		
and regulations.		
Article 6-3	(None)	This is a new
The rights, obligations and other important	()	article.
issuance terms of Class C Preferred Shares are		To Specify the
as follows:		rights and
1. The dividend rate of Class C Preferred		obligations and
Shares is 5% per annum on the issue price.		other important
Dividends are paid annually in cash in one		terms of issuance
lump sum. The Chairman is authorized by the		associated with
Board of Directors or a Board Resolution to		Class B Preferred
set the ex-dividend date and the amount of		Shares.
dividends to be paid for the previous fiscal		
year. In the year of issuance and redemption,		
the distribution of the payable dividends shall		
be calculated proportionally based on the		
be calculated proportionally based on the		<u> </u>

actual number of days the Class C Preferred Shares remained outstanding in that year. 2. The Company has sole discretion on the distribution of Class C Preferred Share dividends. If the there is no earning or insufficient earning for distributing dividends of Class C Preferred Shares in the fiscal year, or the Company has other necessary considerations, the Board may decide not to distribute Class C Preferred Share dividends by Board Resolution, and it will not be deemed as an event of default. If the Company decide not to distribute preferred share dividends or to distribute insufficient dividend, the dividends shall be accumulated for priority retroactive issuance in subsequent year where earnings are reported. 3. Except for the dividend prescribed in Subparagraph 1 of this Paragraph, Class C Preferred Shareholders are not entitled to participate in the distribution of cash or share dividends with regard of the common shares derived from earnings or capital reserves. 4. Class C Preferred Shares may not be converted within 3 year after the date of issuance. The Board is authorized to set the convertible period in the actual issuance terms. Holders of convertible Preferred Shares may, pursuant to the issuance terms, apply for conversion of its shareholding (in whole or in part) to common shares pursuant to the conversion ratio set out in the issuance terms (ratio is 1:1). Upon conversion, the converted shares shall have the same rights and obligations as common shares. Class C Preferred shares that are converted into common shares before the ex-dividend date shall participate in the distribution of profit and capital reserve to holders of common shares, and may not participate in the distribution of Class C Preferred Share dividends that year. Class C Preferred Shares that are converted into common shares after

the ex-dividend date shall participate in the distribution of Class C Preferred Share dividends that year, and may not participate in the distribution of profit and capital reserve to holders of common shares. In principle, holders of the converted shares should not participate in both the distribution of preferred share dividends and common share dividends during the same year for the same converted shares.

5. Upon any voluntary or involuntary liquidation, dissolution or winding-up of the Company, holders of outstanding Class C preferred shares are entitled to receive residual assets of the Company available for distribution to stockholders, before any distribution of assets is made to holders of the common shares. Class C preferred shares and other classes of preferred shares of the Company shall rank pari passu without any preference among themselves and their repayment shall be capped at their respective issue amount.

6. Class C Preferred Share Shareholders are entitled to the same voting rights and the right to be elected as common share shareholders during general shareholders' meeting.

7. Class C Preferred Shares are perpetual preferred shares. Holders of Class C Preferred Shares have no right to request redemption of such shares by the Company. However, the Company may redeem Class C Preferred Shares in whole or in part at the actual issue price after the day following the fifth anniversary of issuing. The rights and obligations of the remaining and outstanding Class C Preferred Shares as described in the preceding paragraphs will remain unchanged. Holders of the outstanding Class C Preferred Shares are entitled to receive declared dividends based on the actual days in the redemption year up to the date of

redemption should the Company decide to declare dividend for the redemption year. 8. If any Class C preferred shares remains outstanding, except to make up for losses, share premium of Class C Preferred Shares should not be capitalized into share capital. The Board is authorized to determine the name, issuance date and specific issuance terms upon actual issuance, after considering the situation of capital market and investors' willingness for subscription, in accordance with Articles of Incorporation and related laws and regulations.		
Chapter 3 Shareholders' Meeting	Chapter 3 Shareholders'	Addition of
Article 10	Meeting	preferred share
The Company will have three types of	Article 10	shareholder
shareholders meetings:	The Company will have	meeting.
1. General shareholder meeting to be convened within six months after the end of	two types of	
each fiscal year;	shareholders meetings: 1. General shareholder	
2. Extraordinary shareholders meeting to	meeting to be convened	
be convened where necessary; and	within six months after	
3. The shareholders' meeting of preferred	the end of each fiscal	
shares may be convened in accordance with	year; and	
relevant laws whenever necessary.	2. Extraordinary	
The convention of the above shareholders	, shareholders meeting to	
meetings will be notified to the shareholders	be convened where	
30 days prior to the meeting date of the	necessary.	
general shareholders meeting and 15 days	The convention of the	
prior to the meeting date of the extraordinary	above shareholders	
shareholders meeting.	meetings will be notified	
	to the shareholders 30	
	days prior to the meeting	
	date of the general	
	shareholders meeting	
	and 15 days prior to the	
	meeting date of the	
	extraordinary	
	shareholders meeting.	
Chapter 4 Board of Directors	Chapter 4 Board of	Reduction in
Article 15	Directors	board size
The Board of Directors of the Company will be	Article 15	considering with
formed by 7 to 11 Directors to be elected	The Board of Directors of	domestic and

from among the shareholders with disposing	the Company will be	international
capacity. The Board of Directors is authorized	formed by 15 Directors to	peers' average
to determine the number of Directors. The	be elected from among	board size of 9 to
Director each will serve a term of office of	the shareholders with	11 directors.
three years and is eligible for re-election. At	disposing capacity. The	Independent
least 3 of the aforementioned directors are	Director each will serve a	requirement in
independent directors. Candidates for	term of office of three	accordance with
directors are nominated, according article	years and is eligible for	ISS corporate
192-1 of the Company Law. Method for	re-election. Three of the	governance
acceptance of the nomination for directors,	aforementioned directors	guidelines.
its publication, and other related affairs will	are independent	
be conducted according to the Company Law,	directors. Candidates for	
the Securities and Exchange Act, and other	directors are nominated,	
related law/regulation.	according article 192-1 of	
	the Company Law.	
	Method for acceptance	
	of the nomination for	
	directors, its publication,	
	and other related affairs	
	will be conducted	
	according to the	
	Company Law, the	
	Securities and Exchange	
	Act, and other related	
	law/regulation.	
Article 16	Article 16	In accordance
The Directors shall elect among themselves	The Directors shall elect	with changes to
the Chairman and Vice Chairman of the	five from among	board size in
Company, and the election should be	themselves to act as the	Article 15.
attended by over two-thirds of the directors	Managing Directors who	Amended
and adopted by a majority of the directors	shall then elect from	according to
present. The 3 managing directors shall be	among themselves the	Article 208-2 of
elected from among the directors in	Chairman and Vice	the Company Act.
accordance with the same manner.	Chairman of the	
The Chairman will externally represent the	Company. The Chairman	
Company and act as the chairperson of the	will externally represent	
Shareholders' Meetings, meetings of the	the Company and act as	
Board of Directors and meetings of the	the chairperson of the	
Managing Directors.	Shareholders' Meetings,	
At least one of the nominated Managing	meetings of the Board of	
Directors shall be an independent director,	Directors and meetings	
and no less than one fifth of the total number	of the Managing	
of Managing Directors.	Directors. If the Chairman	

	is for any reason	
	unable to perform	
	his/her functions at the	
	meeting, the Vice	
	Chairman shall act on	
	his/her behalf If the Vice	
	Chairman is also for any	
	reason unable to perform	
	the chairperson's	
	functions at the meeting,	
	the Chairman shall	
	appoint one from among	
	the Managing Directors	
	to act on his/her behalf.	
	In the absence of such	
	appointment, the	
	Managing Directors shall	
	elect one from among	
	themselves to act on	
	behalf.	
	At least one of the	
	nominated Managing	
	Directors shall be an	
	independent director,	
	and no less than one fifth	
	of the total number of	
	Managing Directors.	
Article 17	Article 17	Added 'pertaining
The Chairman will convene and preside the	The Chairman will	to relevant laws'.
meetings of the Board of Directors except the	convene and preside the	Amended to
first meeting of every new term of offence	meetings of the Board of	include cases
which shall be convened by the Director who	Directors except the first	where there are
was elected with the highest number of votes	meeting of every new	no Managing
at the relevant election or pertaining to	term of offence which	Directors.
relevant laws. Where the Chairman is for	shall be convened by the	
whatever reason unable to perform his/her	Director who was elected	
functions at the meeting, the Vice Chairman	with the highest number	
shall act in his/her stead. If the Vice Chairman	of votes at the relevant	
is for whatever reason unable to perform the	election. Where the	
function at the meeting, the Chairman shall	Chairman is for whatever	
appoint one from among the Managing	reason unable to perform	
Directors to act in his/her stead, in the case	his/her functions at the	
where there are no Managing Directors, a	meeting, the Vice	
where there are no managing directors, a	וווככנוווצ, נוופ יונפ	

Director shall be appointed. Absent such appointment, the Managing Directors shall elect one from among themselves to act instead of the Chairman at the meeting, where there are no Managing Directors, Directors shall elect one from among themselves.	Chairman shall act in his/her stead. If the Vice Chairman is for whatever reason unable to perform the function at the meeting, the Chairman shall appoint one from among the Managing Directors to act in his/her stead. Absent such appointment, the Managing Directors shall elect one from among themselves to act instead of the Chairman at the meeting.	
Article 27 Profit, should it appear in final account, should be used, in descending order, in paying tax, making up for accumulated loss, and then appropriating 10% of the remainder for legal reserve, on top of appropriation or reversal of special reserve, according to the regulation of regulator. The balance for the current year, should it exist, shall first be distributed as dividends to holders of Preferred Shares, and any remaining amount may be should be combined with retained earnings of previous year for the board of directions to formulate proposal of profit distribution for approval by the shareholders' meeting. (Omitted below)	Article 27 Profit, should it appear in final account, should be used, in descending order, in paying tax, making up for accumulated loss, and then appropriating 10% of the remainder for legal reserve, on top of appropriation or reversal of special reserve, according to the regulation of regulator. The balance, should it exist, should be combined with retained earnings of previous year for the board of directions to formulate proposal of profit distribution for approval by the shareholders' meeting. (Omitted below)	Added the distribution of dividends for preferred shares.
Article 30 These Articles of Incorporation was	Article 30 These Articles of	

established on 12 April 1956 and	Incorporation was
subsequently amended as follows:	established on 12 April
(Omitted)	1956 and subsequently
The fifty-eight amendment on May 11, 2020.	amended as follows:
Effect takes place after the approval of the	(Omitted)
shareholders' meeting.	