Hota Industrial Mfg. Co., Ltd.

2021 Annual General Shareholders' Meeting - Minutes

Time: 09:30am, Tuesday, July 20, 2021

Venue: No. 12, Keya Rd., Daya Dist., Taichung City 428203, Taiwan (R.O.C.)

Number of shares present: Total shares represented by shareholders and proxy present 181,718,116 shares, which is 65.01% of the company's total outstanding shares, 279,517,513 shares.

Directors present: Sheng, Kuo-Jung, Lin, Yen-Huey, Lin, Mei-Yu, Huang, Feng-Yih, Wang, Hui-O, Tsai, Yu-Kung, Kao Fong Machinery (Representative: Sheng, Chien-Chih), Hao-Qing Investment (Representative: Sun, Yong-Lu), Cheng, Wen-Zheng (Independent Director), Liu, Zheng-Huai(Independent Director)

Attendees: Mu Yang International Law Firm (lawyer Tsai Chi-Lung) • PricewaterhouseCoopers Taiwan (CPA Wu, Sung-Yun)

Chairman: Sheng, Kuo-Jung

Minutes taker: Chen, Tai-

Lin

- I Meeting called to order: The aggregate shareholding of the shareholders present in person or by proxy constituted a quorum. The Chairman called the meeting to order.
- II · Chairman's Address: (Omitted)
- III Reports items:
 - (i) Operation Report of the Year 2020, please refer to Appendix 1.
 - (ii) Review Report for the financial final accounts of the Year 2020 by the Audit Committee, please refer to Appendix 2.
 - (iii) The Company's 2020 Employees' Compensation and Directors' Compensation are distribution as follows:
 - (1) Employees' Compensation: NTD 6,716,248.
 - (2) Directors' Compensation: NTD 3,521,250.
 - (3) All the above will be paid in cash.

IV Matters for Ratification

Proposal 1

(Proposed by the board of directors)

Proceedings: Ratification for the financial final accounts of the Year 2020.

Explanation: The Company's consolidated financial statements, individual financial statements, and business reports of the Year 2020 have been prepared, approved by the Company's board of directors, and completely verified by accountants Wu Songyuan and Xu Jianye of PwC Taiwan, reviewed by the Audit Committee, and submitted for ratification, please refer to Appendix 3.

Resolution: The proposal be and hereby was approved as seen below:

Shares represented at the time of voting: 179,825,444

	Votes in favor	Votes against	Votes abstained	
	(incl. electronic	(incl. electronic	(incl. electronic	
	votes)	votes)	votes)	
Cumulative votes	175,291,903	31,631	4,501,910	
% of the total represented share	97.48%	0.02%	2.50%	
present				

Proposal 2

(Proposed by the board of directors)

Proceedings: Ratification of the earning distribution of the Year 2020.

Explanation:

- 1. The net profit after tax of the Company's business final accounts of the Year 2020 is NT\$286,093,907, and the distribution shall comply with the Company Act and the provisions of Article 27-1 and Article 28 of the Company's Articles of Incorporation.
- 2. The earning distribution proposal is based on the allocation of NT\$234,794,711 from the distributable retained earnings. According to the shareholder's shareholding recorded in the shareholder register on the base date of the distribution, a cash dividend of NT\$0.84 per common share, rounded down below one NT dollar; the total of the abnormal amount is included in the Company's other income.
- 3. If the proposal subsequently affected against the number of outstanding shares due to the purchase of treasury shares, the transfer and cancellation of treasury shares, the exercise of conversion of convertible corporate bonds, and the exercise of employee stock option certificates, etc., and changes the dividend rate of shareholders, the shareholders may fully authorize the chairman of the board to handle after the ratification of the proposal is confirmed.
- 4. After this proposal is ratified by the shareholders' meeting, the chairman may be authorized to set the ex-dividend base date, issuance date, and other related matters.
- 5. The distribution table for the year 2020, please refer to Appendix 4.

Resolution: The proposal be and hereby was approved as seen below:

Shares represented at the time of voting: 179,825,444

	Votes in favor	Votes against	Votes abstained
	(incl. electronic	(incl. electronic	(incl. electronic
	votes)	votes)	votes)
Cumulative votes	175,259,927	65,751	4,499,766
% of the total represented share	97.46%	0.04%	2.50%
present			

V \ Matters for Discussion

Proposal 1

(Proposed by the board of directors)

Proceedings: The cash disbursement from the capital reserve of the Year 2020.

Explanation:

- 1. The Company intends to distribute cash of NT\$72,674,554 in accordance with Article 241 of the Company Act from a capital reserve in excess of the nominal value of ordinary shares.
- 2. In this capital reserve case, according to the shareholders' shareholdings recorded in the shareholder register on the base date of distribution, the cash dividend of NT\$0.26 per common share, rounded down below one NT dollar; the total of the abnormal amount is included in the Company's other income.
- 3. If the proposal subsequently affected against the number of outstanding shares due to the purchase of treasury shares, the transfer and cancellation of treasury shares, the exercise of conversion of convertible corporate bonds, and the exercise of employee stock option certificates, etc., and changes the dividend rate of shareholders, the shareholders may fully authorize the chairman of the board to handle after the ratification of the proposal is confirmed.
- 4. After this proposal is ratified by the shareholders' meeting, the chairman may be authorized to set the ex-dividend base date, issuance date, and other related matters.

Resolution: The proposal be and hereby was approved as seen below:

Shares represented at the time of voting: 179,825,444

	Votes in favor	Votes against	Votes abstained
	(incl. electronic	(incl. electronic	(incl. electronic
	votes)	votes)	votes)
Cumulative votes	175,224,749	30,147	4,570,548
% of the total represented share	97.44%	0.02%	2.54%
present			

Proposal 2

(Proposed by the board of directors)

Proceedings: The Company's "Operating Procedures for Loaning Funds to Others" to add some provisions.

Explanations: According to No. 167 document from the Accounting Research and Development Foundation, the Republic of China, the transfer of account receivable from related parties that exceed the normal credit period to other receivables is deemed to a disguised financing issue. If the Company believes that the transfer to other receivables is exactly a capital loan, it should make an announcement in accordance with Article 21 and Article 22 of the processing guidelines when it is determined to be a capital loan. For the additional provisions of the "Procedures for Loaning Funds and Others", please refer to Appendix 5.

Resolution: The proposal be and hereby was approved as seen below:

Shares represented at the time of voting: 179,825,444

	Votes in favor	Votes against	Votes abstained
	(incl. electronic	(incl. electronic	(incl. electronic
	votes)	votes)	votes)
Cumulative votes	175,204,373	43,995	4,577,076
% of the total represented share present	97.43%	0.02%	2.55%

Proposal 3

(Proposed by the board of directors)

Proposal: Amendments to some provisions of the "Meeting Rules of the Shareholders' Meeting" of the Company.

Explanations: The Company plans to amend part of the "Meeting Rules of the Shareholders' Meeting" in accordance with the order 1100001446 of the Taiwan Stock Exchange, please refer to Appendix 6.

Resolution: The proposal be and hereby was approved as seen below:

Shares represented at the time of voting: 179,825,444

	Votes in favor	Votes against	Votes abstained	
	(incl. electronic	(incl. electronic	(incl. electronic	
	votes)	votes)	votes)	
Cumulative votes	175,215,775	33,895	4,575,774	
% of the total represented share	97.44%	0.02%	2.54%	
present				

VI > Extempore motion

VII · Adjournment: meeting ended at 9:56 am, July 20, 2021.

(Appendix 1)

- I Operation Report of the Year 2020
 - (i) Execution Results of the Business Plan:

Unit: New Taiwan Dollar, thousand

	Onit. New Tarwan Donar, mousand						
Itom	Year 20	20	Year 2019				
Item	Amount	%	Amount	%			
Operation Revenue	5,211,042	100	5,968,347	100			
Operation Costs	(4,038,224)	(78)	(4,295,987)	(72)			
Operation Margin	1,172,818	22	1,672,360	28			
Operation Expenses	(776,207)	(15)	(853,831)	(14)			
Operation Net Profit	396,611	7	818,529	14			
Non-operating income and expenses	(72,563)	(1)	(73,610)	(1)			
Net profit before tax	324,048	6	744,919	13			
Income Tax Expense	(38,488)		(91,870)	(2)			
Net Income after tax	285,560	6	653,049	11			
Net income attributable to stockholders of the parent company	286,094	6	649,123	11			
Net income attributable to non-controlling interests	(534)		3,926	_			

(ii) Analysis of Profitability:

	Item	Year 2020	Year 2019
Re	2.10	4.43	
Return on	4.38	9.68	
Ratio to Paid-in	Operation Net Profit	15.58	32.10
Capital (%)	Net Income after tax	12.73	29.22
N	et Profit Ratio (%)	5.48	10.94
Earnings per shar	re(Not been retrospective adjusted)	1.12	2.55

(iii) Status of Research and Development:

- 1. The development results of Research & Development department in the last three years as follows:
 - (1) Differential assembly.
 - (2) Automatic and Tiptronic transmission components.
 - (3) Torque conversion system parts.
 - (4) Planetary gear set of Continuously Variable Transmission (CVT) gearbox.
 - (5) Heavy locomotive gearbox and transmission components.
 - (6) Gearbox parts for large agricultural machinery.
 - (7) Precision mechanical reducer.
 - (8) Gear hobbing machine, optical measuring instrument, gear scraping machine, chamfering machine.
 - (9) All-Terrain vehicles (ATV) and electric scooters.
 - (10) Electric vehicle gearbox components.
 - (11) Gear rotation measuring instrument.
 - (12) Aerospace parts
- 2. Major topics for future Research and Development

In recent years, the Company has worked hard towards product differentiation and

market segmentation, committed to the development of high value-added products, and continued to invest in the design, research and development of green energy vehicle-related components to maintain its competitive advantage in the market and stabilize customers' relationships and their orders. In response to industrial upgrade and business expansion, the Company has successively purchased high-precision machinery and inspection equipment, cultivated R&D and design talents, invested in new product research and development, introduced smart manufacturing technology, and shortened research and development time to meet customer needs.

The focus of this year's research and development is to extend the previous year's results, to develop transmission systems for various vehicles, and to develop precision gears and transmission shafts required for green energy, environmentally friendly vehicle reducers.

The scheduled research and development products are as follows:

- (1) American automobile automatic transmission components.
- (2) American automobile torque conversion system components.
- (3) New gearbox components for European high-end heavy locomotives.
- (4) Oil pump gear of American industrial machinery.
- (5) Gearbox parts of American Agricultural and Construction Machinery.
- (6) US patented Limited Slip Differential (LSD).
- (7) European series CVT components.
- (8) Air compressor components for truck brake system
- (9) Gear hobbing machine, gear scraping machine, chamfering machine.
- (10) All kinds of ATVs, electric scooters and medical assistance vehicles.
- (11) American electric vehicle gearbox components and their assembly.
- (12) Bevel gear and bevel gear differential assembly.
- (13) Planetary gear set of hybrid transmission.
- (14) Gear intelligent production integration technology.
- (15) Electric vehicle high-efficiency power transmission system assembly (iv) Business Plan outline of the Year 2021:
 - 1. Management Guideline:
 - (1) Improve quality system and strengthen quality management:

Nowadays, major automobile manufacturers are constantly improving in terms of precision and quality requirements. Therefore, in the Quality system and management, the Company reinforces the training of quality control personnel and prosecutes the management of suppliers, to assure product quality. Reducing the occurrence of internal defect and complaints from the external customers, it shall stabilize existing customers and establish a long-term good relationship with them.

(2) Improve technical capabilities to meet customer requirements: Main customers of the Company have been European and American automobile factories, and first-tier system factories for a long time, especially in the parts of electric vehicles, and the precision requirements have been continuously improved. Therefore, the Company has not only upgraded and improved the equipment for production and inspection but also reinforced the training of operators to meet the needs of customers.

(3) Actively strive for cooperation opportunities with well-known foreign car manufacturers

The Company continues to strive for more long-term cooperation opportunities with foreign automobile component manufacturers and car manufacturers. With excellent quality and professional research and development technology, the Company seeks strategic alliances and technical cooperation opportunities with major transmission manufacturers, automobile manufacturers and electric vehicle manufacturers.

(4) Promote Productivity 4.0:

The new Dapumei factory in Chiayi County first promotes the smart manufacturing production model. In addition to purchasing automated and semi-automated machines and advanced inspection equipment, it plans to gradually implement smart automated production and inspection, which will assure quality, reduce labor costs, and improve production efficiency. It will generate a significant effect for optimizing the structure and upgrading of the industry.

2. Production and Marketing policy:

- (1) Strengthen the Company's research and development capabilities, provide customers with collaborative design services, prosecute the current IATF16949 quality certification system, improve business physique, and gradually promote toward Productivity 4.0. Meanwhile, the Company reinforces several quick response mechanisms including Total Quality Management activities (TQM), Lean Manufacturing (TPS), and Quality System Basics (QSB), and focuses on intense contact with customers to improve customer satisfaction.
- (2) Implement corporate social responsibility, demonstrate the spirit of sustainable business operations, continue to follow the ISO 14001 and ISO 45001 environmental safety and health certification systems, improve workplace environmental safety and health, and respond to environmental protection, energy conservation and carbon reduction issues, and strengthen the implementation of ISO 14064 greenhouse gas inventory review, ISO 14067 carbon footprint certification.
- (3) Based on the global development and trends of electric vehicles and smart driving, with abundant experience and technology, actively strive for relevant types of customers in various regions, design and develop collaboratively with them to expand the market for related components.

(4) To transmission components, differentials, torque conversion systems, planetary gear sets, and other transmission components for existing automobile manufacturers, in addition to continuously improving quality and reducing costs, increasing the Company's competitiveness, and then strive existing customers' orders from different regions in the world to expand the global market.

3. Future development strategy:

- (1) The development of Taiwan's automobile components is deeply influenced by the foreign automobile industry. From the perspective of the global consumer market, the Company continues to actively expand into the European, American, Chinese, and Emerging markets. However, in terms of energy conservation and carbon reduction, smart cars and electric vehicles are the focus of future vehicle development. Therefore, the Company must actively strive for customers of related nature for collaborative development and cooperation to create new business opportunities.
- (2) Actively strive to cooperate and synchronize research and development with major international automobile manufacturers, transform for producing allaround systematic component assembly, thereby reducing the vicious competition of single-piece parts with simple manufacturing processes, to enhance profitability. It should be helpful for the Company's revenues and profits.
- (3) Continue to promote the joint research of high-tech R&D projects with industry, government, academia, and research; also local industry-academic cooperation to cultivate R&D and manufacturing talents. In addition to assisting in industrial upgrading, it can also fuel new R&D and manufacturing for the long term, and support the Company to utilize current patents to high-value-added systematic products.
- (4) In line with the government's "Our aircrafts manufactured by our own" policy, the Company has passed the AS 9100 aerospace system certification which officially obtained the entry ticket to participate in the aerospace industry. It is hoped that the Company's core technology of automotive precision manufacturing can also be applied to the aerospace technology field, and adds new elements to the Company's product diversification.

4. Impacts by the external competition, the legal environment and the overall economics:

(1) As countries are paying close attention to the global greenhouse effect caused by automobile exhaust gas, hybrid and electric vehicle products, new automobile companies have successively entered this market, it is nothing more than to produce environment-friendly vehicles with lower prices and higher quality. Hota industrial manufacturing is a professional manufacturer of transmission parts. In addition to providing technical services closer to customer needs, the Company enhances its competitiveness in the global energy-saving vehicle market and contributes to the automotive industry and the green energy environment.

(2) As the auto market growth rate of China, the world's largest auto market, has declined, and the annual growth rate of the US auto market has also slowed down, the Company must pay close attention to changes in customers and the market. For the global auto parts, related industries intelligence, and domestic and foreign laws and regulations must be continuously collected to cope with future operational risks.

In the end, I would like to express my sincere gratitude to all shareholders for their long-term support and encouragement. Wish all shareholders healthy and everything as your heart wishes.

Chairman of the Board: General Manager: Accounting Supervisor SHEN,GUO-RONG CHEN, JUN-ZHI CHEN, TAI-LIN

(Appendix 2) Review Report for the Financial Statements of the Year 2020 by the Audit Committee.

Audit Committee's Review Report

The board of directors has prepared and submitted the Company's Business Report, Financial Statements, and

Proposal for Earnings Distribution of the Company for the year 2020. PwC Taiwan has also audited the

financial statements and issued the auditors' report. The Business Report, Financial Statements, and Proposal

for Earnings Distribution of the Company for the year 2020 have been reviewed and determined to be correct

and accurate by the Audit Committee members of the Company. According to the Securities and Exchange

Act and the Company Act, we hereby submit the report for ratification.

Hota Industrial MFG. Co., Ltd.

Convener of the Audit Committee: Zheng, Wen-zheng

March 17, 2021

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(Appendix 3) The Financial Statements of the Year 2020 (Consolidated financial statements)

Hota Industrial Manufacturing Company Limited

REPRESENTATION LETTER

The entities that are required to be included in the combined financial statements of Hota Industrial

Manufacturing Company Limited as of and for the year ended December 31, 2020, under the Criteria

Governing the Preparation of Affiliation Reports, Consolidated Business Reports and Consolidated Financial

Statements of Affiliated Enterprises are the same as those included in the consolidated financial statements

prepared in conformity with the International Financial Reporting Standard 10, "Consolidated Financial

Statements." In addition, the information required to be disclosed in the combined financial statements is

included in the consolidated financial statements. Consequently, Hota Industrial Manufacturing Company

Limited and Subsidiaries do not prepare a separate set of combined financial statements.

Very truly yours,

Hota Industrial Manufacturing Company Limited

By

SHEN, GUO-RONG

Chairman

March 17, 2021

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These financial statements are translated from the traditional Chinese version and are unaudited by a CPA.

Independent Auditor's Report

(110) Ministry of Finance approved No.20004693

The Board of Directors and Shareholders

Hota Industrial Manufacturing Company Limited Public

Opinion

We have audited the accompanying consolidated states of Hota Industrial Manufacturing Company Limited and its subsidiaries (the "Group"), which comprise the consolidated balance sheets as of December 31,2020 and 2019, and the consolidated statements of comprehensive income, changes in equity and cash flows for the years then ended, and the notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, according to our audit result and audit reports from other accountants(please refer to "Others" section), the consolidated financial position of the Group as of December 31,2020 and 2019, 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 the Securities Issuers and the International Reporting Standards(IRFS), International Accounting Standards(IAS), IFRIC Interpretations(IFRIC), and SIC Interpretations (SIC) endorsed and issues into effect by the Financial Supervisory Commission of the Republic of China.

Basis for Opinion

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and auditing standards generally accepted in the Republic of china. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Consolidated Financial Statement section of our report. We are independent of the Group in accordance with the Norm of Professional Ethics for Certified Public Accountant of the Republic of china and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters December 31,2020 and 2019,

Key audit matters are those materials that, in our professional judgment, were of most significance in our audit of the consolidated financial statements for the year ended December 31,2020. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we don not provide a separate opinion on these matters.

Key audit matters for the Group's consolidated financial statements for the year ended December 31,2020 are stated as follows:

Cut-off date for international export income

<u>Notes</u>

With regard to the accounting policy on income recognition, please refer to Note 4 (28) of the consolidated financial report.

The Group mainly focused on the manufacturing and trading of related products for vehicle transmission parts. The main source of sales income is international export sales. Sales to customers involve different types of trading conditions. However, the Group recognize the sales revenue immediately after shipment. At the end of each period, ownership of the products that has not been transferred to the buyer due to the failure of the agreed trading conditions and the control of the product has not been transferred to the buyer. Because the data collection that does not meet the sales revenue recognition conditions involves a high degree of manual judgment and operation, the accountant has included the cut-off date of the export sales revenue as a significant review item.

Corresponding verification procedures

The accountants respond to above notes and take procedures for the specific aspects and procedures are summarized as follows:

- 1. Understand and evaluate the operating procedures and internal controls of the Group sales transactions, and test the controls.
- 2. Perform a cut-off test for sales transactions within a certain period before and after the end of the financial report, and confirm that revenue is recognized in the appropriate period.

Inventory allowance falling price and sluggish loss evaluation

<u>Notes</u>

With regard to inventory accounting policies, please refer to Note 4 (14) of the consolidated financial report. For important accounting estimates and assumptions for inventory evaluation, please refer to Note 5 (2) of the consolidated financial report. Please refer to Note 6 (6) of the consolidated financial report for the description of the inventory allowance loss. The Group's inventory and inventory allowance losses as of December 31, 2020 were NT\$1,994,796 thousand and NT\$96,769 thousand, respectively.

The Group is mainly engaged in the manufacturing and trading of automotive transmission parts related products. Due to the fierce competition in the automotive transmission parts market, there is a high risk of inventory falling-price loss or outdated price loss. The inventories of the Group are measured by cost and net realizable value. For inventories that are older than a certain period of age and those that are respectively identified as obsolete, provision is made for depreciation losses based on the degree of inventory depletion. The net realizable value used to evaluate obsoleteness often involves subjective judgments and therefore a high degree of uncertainty in estimation exists. Considering the Group's inventory and its allowance for depreciation losses have a significant impact on the financial statements. The accountant believes that the Group's inventory depreciation loss evaluation is one of the most important items in this year's audit. Corresponding verification procedures

The accountants respond to above notes and take procedures for the specific aspects and procedures are summarized as follows:

- 1. Understand and evaluate the inventory allowance for depreciation losses ,the operating procedures and internal controls mentioned. And then test the controls.
- 2. Review the annual inventory-check plan and participate in the annual inventory check to evaluate the management's control of outdated inventory.
- 3. The policy for the provision of allowances for inventory evaluation losses is consistently adopted and the rationality of the provision policy is evaluated during the period of comparing the financial statements.
- 4. Obtain the inventory age reports to check the inventory items to test the accuracy of the inventory age calculation logic and information.
- 5. Regarding the estimated net realizable value of the inventory items, discuss with the management and obtain supporting documents, and then evaluate the rationality of the inventory allowance evaluation loss.

Other matters-adopting other accountants' audit reports

The Group's consolidated financial statements adopt equity method for investee companies whose financial statements have not been checked by this accountant, but by other accountants. Therefore, in the opinions expressed by this accountant on the above consolidated financial statements, the amounts listed in the financial statements of these companies are based on the audit reports of other accountants. The amount of investment using the equity method on December 31, 2020 and December 31, 2019 were NT\$319,885 thousand and 315,263 thousand, respectively, accounting for 1.74% and 1.84% of the total assets respectively. From January 1st to December 31st 2020 and from January 1st to December 31st 2019, the comprehensive profits recognized by the equity method were NT\$2,398 thousand in losses and NT\$7,691 thousand in benefits, respectively, each accounting for 0.78% and 1.19% of comprehensive profit and loss.

Other matters – individual financial reports

Hota Industrial Manufacturing Company Limited has prepared its financial statements for the years ended December 31, 2020 and 2019, and we have issued an unqualified audit report thereon for your information.

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 IRFS, IAS, IFRIC, and SIC endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China ,and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparation the consolidated financial statements, management is responsible for assessing the Group's ability to continue as a going concern, disclosing. When 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 members of the audit Committee) are responsible for overseeing the Group's financial reporting process.

Auditors' Responsibilities for the Audit of the Consolidated Financial Statements

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

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

1. Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

- 2. Obtain an understanding of internal control relevant to the audit to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to the events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- 5. Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient 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 departments, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during the audit.

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

From the matters communicated with those charged with governance, we determine those matters that were of significance in the audit of the consolidated financial statements for the year ended December 31,2020 and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Pricewaterhouse Coopers Taiwan

Wu, Song-yuan

CPA

Xu, Jian-ye

Financial Supervisory Commission Approved-certified No.: 1090350620

1050035683

March 17, 2021

Mota Industrial Manufacturing Company Limited and Subsidiaries Consolidated Balance sheet 2020 and 2019 December 31

(In Thousands of New Taiwan Dollars)

				December 31, 202	20	December 31, 2019			
	ASSETS	NOTE	Amount		%	Amount	%		
	CURRENT ASSETS								
1100	cash and cash equivalents	6(1)	\$	795,667	4	\$ 526,855	3		
1120	Financial assets at fair value	6(2)							
	through other comprehensive								
	income – current			120,506	1	98,516	1		
1136	Financial assets at amortized cost	6(3), 8							
	- current			89,557	-	78,014	-		
1150	Notes receivable	6(4)		18,537	-	2,592	-		
1170	Accounts receivable	6(4),7(2)		2,215,079	12	2,238,798	13		
1200	Other receivables	6(5)		113,358	1	88,419	1		
1220	Current income tax assets	6(29)		110	-	-	-		
130X	Inventories	6(6)		1,898,027	10	1,883,524	11		
1470	Other current assets	8		158,616	1	226,592	1		
11XX	Total current assets			5,409,457	29	5,143,310	30		
	NONCURRENT ASSETS								
1517	Financial assets at fair value	6(2)							
	through other comprehensive								
	income –noncurrent			64,416	-	80,874	1		
1535	Financial assets at amortized cost	6(3), 8							
	noncurrent			32	-	-	-		
1550	Investments accounted for using	6(7), 8							
	equity method			323,357	2	318,372	2		
1600	Property, plant and equipment	6(8), 8		11,540,853	63	10,672,421	62		
1755	Right-of-use assets	6(9)		317,045	2	348,671	2		
1780	Intangible assets			7,034	-	14,142	-		
1840	Deferred income tax assets	6(29)		63,343	-	57,202	-		
1900	Other noncurrent assets	6(1), 8		625,638	4	520,860	3		
15XX	Total noncurrent assets			12,941,718	71	12,012,542	70		
1XXX	TOTAL		\$	18,351,175	100	\$ 17,155,852	100		

(continue in next page)

Consolidated Balance sheet

2020 and 2019 December 31

(In Thousands of New Taiwan Dollars) December 31, 2020 December 31, 2019 % LIABILITIES AND EQUITY Note Amount Amount **CURRENT LIABILITIES** \$ 7 2100 Short-term borrowings 6(12)2,088,753 12 \$ 1,120,130 6(13)2110 Short - term notes and bills 600,000 3 560,000 3 payable Notes payable 2 2 2150 431,512 388,373 2170 Accounts payable 3 489,771 3 578,526 2200 Other payables 6(14), 7(2) 437,713 3 539,955 3 2230 Income tax payable 42,974 99,458 1 6(29)Lease liabilities – current 2280 6(9), 7(2)18,363 21,171 12 9 2300 Other current liabilities 6(15)2,228,449 1,624,830 35 21XX Total current liabilities 6,426,290 4,843,688 28 NONCURRENT LIABILITIES 2540 Long-term loans 6(15)5,042,695 28 5,217,475 30 2570 Deferred income tax liabilities 6(29)54,357 64,240 Lease liabilities – noncurrent 2580 6(9), 7(2)257,476 1 284,994 2 2600 Other noncurrent liabilities 6(17) 163,314 1 120,527 1 30 33 25XX Total noncurrent liabilities 5,517,842 5,687,236 2XXX Total liabilities 11,944,132 65 10,530,924 61 **EOUITY ATTRIBUTABLE TO** SHAREHOLDERS OF THE **PARENT** Capital stock 6(19)3110 common stock 2,545,175 14 2,549,565 15 Capital surplus 6(20) 3200 Capital surplus 1,906,479 10 1,916,204 11 Retained earnings 6(21)3310 Appropriated as legal capital 660,162 4 3 reserve 593,292 3320 Appropriated as special capital reserve 48,236 23,850 7 Unappropriated earnings 9 3350 1,227,622 1,533,901 Others 6(22)3400 Others 35,116) 48,236) Equity attributable to 31XX 35 shareholders of the parent 6,352,558 6,568,576 38

The accompanying notes to the consolidated financial statements are an integral part of these consolidated financial statements and should be read in conjunction with these consolidated financial statements.

54,485

35

100

\$

6,407,043

18,351,175

56,352

39

100

6,624,928

17,155,852

36XX NON - CONTROLLING INTERESTS

Commitments

Total equity

Significant Contingent Liabilities

and Unrecognized Contractual

Significant subsequent events

Total liabilities and equities

9

11

3XXX

3X2X

Consolidated Statements of Comprehensive Income

$2020 \ and \ 2019 \ January \ 1$ to December 31

(In Thousands of New Taiwan Dollars)

				2020			2019	
	ITEM	NOTE		Amount	%		Amount	%
4000	OPERATING REVENUE	6(23), 7(2)	\$	5,211,042	100	\$	5,968,347	100
5000	COST OF REVENUE	6(6)(28), 7(2)	(4,038,224) ((78)	(4,295,987) (72)
5900	GROSS PROFIT			1,172,818	22		1,672,360	28
5950	Operating net profit			1,172,818	22		1,672,360	28
	Operating expenses							
6100	Sales and marketing expenses	6(28)	(476,031) ((9)	(512,721) (9)
6200	General and administrative	6(28)						
	expenses		(185,456) ((4)	(187,695) (3)
6300	Research and development	6(28)	(108,631) ((2)	(144,460) (2)
6450	Expected credit losses	12(2)	(6,089)		(8,955)	
6000	Total operating expenses		(776,207) ((15)	(853,831) (14)
6900	INCOME FROM OPERATIONS			396,611	7		818,529	14
	NON- OPERATING INCOME							
	AND EXPENSES							
7100	Interest income	6(24)		4,803	-		9,509	-
7010	Other income	6(25)		110,810	2		55,483	1
7020	Other gains and losses	6(26)	(78,516) ((1)	(47,262) (1)
7050	Finance costs	6(27)	(108,291) ((2)	(90,105) (1)
7060	Share of profits of associates	6(7)	(1,369)		(1,235)	
7000	Total non-operating income							
	and expenses		(72,563) ((1)	(73,610) (1)
7900	INCOME BEFORE INCOME							
	TAX			324,048	6		744,919	13
7950	INCOME TAX EXPENSE	6(29)	(38,488)		(91,870) (2)
8200	NET INCOME		\$	285,560	6	\$	653,049	11

(continue in next page)

Consolidated Statements of Comprehensive Income

2020 and 2019 January 1 to December 31

			•	2020		2019			
	ITEM	NOTE		AMOUNT			AMOUNT		
	Other comprehensive income								
	(LOSS)								
	Items that will not be reclassified								
	subsequently to								
	profit or loss:								
8311	Remeasurement of defined benefit								
	obligation		\$	1,667	-	\$	22,892	-	
8316	Unrealized gain on investments in	6(3)							
	equity								
	instruments at fair value through other								
	comprehensive income			16,638	-	(17,675)	-	
8320	Share of other comprehensive loss	6(7)(22)							
	of associates			4,416	-	(7,619)	-	
8349	Income tax benefit (expense) related to	6(29)							
	items that								
	will not be reclassified subsequently		(348)		(4,577)		
8310	Total items not reclassified to								
	profit or loss			22,373		(6,979)		
	Items that may be reclassified								
	subsequently to profit or loss:								
8361	Exchange differences arising on	6(22)							
	translation of foreign operations		(8,149)	-	(16,404)	-	
8367	Unrealized gain on investments in debt	6(22)							
	instruments at fair value through other								
	comprehensive income			10,321	-		15,603	-	
8370	Share of other comprehensive loss	6(7)(22)							
	of associates		(4,324)	-	(1,303)	-	
8399	Income tax benefit (expense) related to	6(29)							
	items that will be reclassified								
	subsequently			2,227			1,594		
8360	Total amount of items that may								
	be reclassified to profit or loss in								
	the future			75		(510)		
8300	Other comprehensive income,net of								
	tax		\$	22,448		(\$	7,489)		
8500	Total comprehensive income		\$	308,008	6	\$	645,560	11	
	NET INCOME ATTRIBUTABLE				<u></u>				
	TO:								
8610	Shareholders of the parent		\$	286,094	6	\$	649,123	11	
8620	Non-controlling interests		(534)	-		3,926	-	
	Total		\$	285,560	6	\$	653,049	11	
	TOTAL COMPREHENSIVE								
	INCOME								
	ATTRIBUTABLE TO:								
8710	Shareholders of the parent		\$	308,010	6	\$	641,989	11	
8720	Non-controlling interests		(2)	_		3,571	_	
	Total		\$	308,008	6	\$	645,560	11	
			·	, <u>-</u>		<u>-</u>			
	Basic earnings per share	6(30)							
9750	Total	-(20)	\$		1.12	\$		2.55	
	Diluted earnings per share	6(30)	т.			<u> </u>		2.00	
9850	Total Diluted earnings per share	3(30)	\$		1.12	\$		2.54	
, 550	- 5 mi 2 marca carmings per snare		-			Ψ		2.5	

(In Thousands of New Taiwan Dollars)

The accompanying notes to the consolidated financial statements are an integral part of these consolidated financial statements and should be read in conjunction with these consolidated financial statements.

Hota Industrial Manufacturing Company Limited and Subsidiaries Consolidated Statements of Changes in Equity

(In Thousands of New Taiwan Dollars)

		Equity Attributable to Shareholders of the Parent									
					Retained Earnings		Oti	hers			
								Unrealized Gain (Loss) on Financial			
								Assets at Fair Value			
								Through Other			
				Legal Capital	Special Capital	Unappropriated	Foreign Currency	Comprehensive			on-controlling
	N o t e	Common Stock	Capital Surplus	Reserve	Reserve	Earnings	Translation Reserve	Income	Treasury Stock T o	t a l I r	nterests Total Equity
2019											
BALANCE, JANUARY 1, 2019		\$ 2,549,565	\$ 1,916,204	\$ 469,600	\$ _	\$ 1,905,095	(\$ 16,067)	(\$ 7,782)	\$ - \$ 6.	816,615 \$	54,179 \$ 6,870,794
Net income in 2019		\$ 2,547,505	ψ 1,710,20 1	Φ 402,000	Ψ	649,123	(\$ 10,007)	(\$ 7,762)		649,123	3,926
Other comprehensive income (loss) in 2019, net of	6(22)	-	-	-	-	049,123	-	-	- '	349,123	3,920 033,049
	0(22)					10 201	(1(112)	(0.402)	(7 124) (255) (7.490)
income tax						18,381	(16,112)	(9,403)		7,134) (355) (7,489)
Total comprehensive income (loss) in 2019						667,504	(16,112)	(9,403)		641,989	3,571 645,560
Appropriations of earnings in 2018	6(21)										
Legal capital reserve		-	-	123,692	-	(123,692)	-	-	-	-	
Special capital reserve		-	-	-	23,850	(23,850)	-	-	-	-	
Common stock and cash dividends to											
shareholders		-	-	-	-	(892,348)	-	-	- (892,348)	- (892,348)
Disposal of investments in equity instruments at fair	r										
value through other comprehensive income		-	-	-	-	1,192	-	1,128	-	2,320	- 2,320
The investee company distributes cash dividends		_	_	_	_	-	_	· -	-	- (1,398) (1,398)
BALANCE, DECEMBER 31, 2019		\$ 2,549,565	\$ 1,916,204	\$ 593,292	\$ 23,850	\$ 1,533,901	(\$ 32,179)	(\$ 16,057)	\$ - \$ 6,	568,576 \$	5 56,352 \$ 6,624,928
JANUARY 1 to DECEMBER 31, 2020								\ <u></u>			
Net income in 2020		\$ 2,549,565	\$ 1,916,204	\$ 593,292	\$ 23,850	\$ 1,533,901	(\$ 32,179)	(\$ 16,057)	\$ - \$ 6	568,576 \$	56,352 \$ 6,624,928
Net income		-		-		286,094	-	-		286,094 (534) 285,560
Other comprehensive income	6(22)	_	_	_	_	1,360	(10,242)	30,798	<u>-</u>	21,916	532 22,448
Total comprehensive income	*(==)					287,454	(10,242)	30,798		308,010 (2) 308,008
Appropriations of earnings in 2019	6(21)						(<u> </u>
Legal capital reserve	- ()	_	_	66,870	_	(66,870)	_	_	-	_	
Special capital reserve		_	_	-	24,386	(24,386)	_	_	-	_	
Common stock and cash dividends to shareholders		_	_	-	-	(509,913)	_	_	- (509,913)	- (509,913)
Share-based payment transaction	6(18)(20					(,,				, ,	(
1 7)	_	20,895	-	_	-	_	_	-	20,895	- 20,895
Disposal of investments in equity instruments at fair	r 6(22)		.,							-,	-,
value through other comprehensive income	()	_	_	_	_	7,436	_	(7,436)	_	_	
Treasury stock repurchase	6(19)	_	_	_	_	-,	_	-,,,,,,	(35,010) (35,010)	- (35,010)
Decrease in treasury stock	6(19)(20								(55,010) (22,010)	(33,010)
Decrease in a casary sweet)	(4,390)	(30,620)	_	_	_	_	_	35,010	_	_
The investee company distributes cash dividends	,	-,570)	50,020)	_	_	_	_	_	55,010	- (1,865) (1,865)
BALANCE, DECEMBER 31, 2020		\$ 2,545,175	\$ 1,906,479	\$ 660,162	\$ 48,236	\$ 1,227,622	(\$ 42,421)	\$ 7,305	• • •	352,558 \$	54,485 \$ 6,407,043
DALAINCE, DECEIVIDER 31, 2020		φ 2,343,1/3	\$ 1,906,479	φ 000,102	φ 40,230	φ 1,227,022	(\$ 42,421)	φ /,3U3	<u> </u>	332,330 \$	34,463 \$ 0,407,043

The accompanying notes to the consolidated financial statements are an integral part of these consolidated financial statements and should be read in conjunction with these consolidated financial statements.

Consolidated Statement of Cash Flows

2020 and 2019 January 1 to December 31

	•				
	NOTE		(In Thousar nuary 1 to mber 31,2020	ds of New Taiwan Dollars) January 1 to December 31,2019	
CASH FLOWS FROM OPERATING ACTIVITIES Income before income tax Adjustments for:		\$	324,048	\$	744,919
Provided by (used in) operating activities:					
Loss (gain) on financial asset and liability at fair	6(26)				
value through profit or loss, net			-	(2,084)
Depreciation - Property	6(8)(28)		599,821		577,935
Depreciation – Right-of-use asset	6(10)(28)		23,262		28,770
Amortization expense	6(28)		10,067		9,725
Interest expense	6(27)		103,511		85,367
Interest expense - Lease liability	6(10)(27)		4,780		4,738
Expected credit losses	12(2)		6,089		8,955
Interest income from bank deposits	6(24)	(4,803)	(9,509)
Share of profits of associates	6(7)		1,369		1,235
Loss (gain) on disposal or retirement of property,	6(26)		• 404 \		•••
plant and equipment, net	6/10)	(2,494)	(329)
Cash increase to retain employee subscription	6(18)		20.007		
remuneration costs			20,895		-
Unrealized exchange loss			10,045		35,290
Changes in operating assets and liabilities:					
Changes in operating assets					
Financial instruments at fair value through profit or					63,047
loss – current Notes receivables		(15,794)		
Trade receivables and trade receivables from related		(13,794)		5,189
parties			39,590	(315,941)
Other receivables		(23,961)	(40,833
Inventories		(12,553)	(131,593)
Other current assets		(35,305		83,800)
Other noncurrent assets			7,696		6,750)
Changes in liabilities			7,070	(0,750)
Notes payable			113,353	(115,848)
Accounts payable (related parties)			15,614		304,663)
Other payables		(9,560)		182,064)
Other current liabilities		(12,880		3,246)
Other noncurrent liabilities			44,215	(12,088)
Cash generated from operations			1,303,375	`	438,088
Income taxes paid		(109,226)	(58,769)
I.44		(100,220)	•	0.510

(continue in next page)

Interest received

Net cash generated by operating activities

Interest paid

9,510

85,974)

302,855

4,806

1,095,372

103,583) (

Hota Industrial Manufacturing Company Limited and Subsidiaries Consolidated Statement of Cash Flows 2020 and 2019 January 1 to December 31

			January 1 to		January 1 to	
	NOTE	NOTE		December 31,2020		cember 31,2019
CASH FLOWS FROM INVESTING ACTIVITIES						
Proceeds from disposal or redemption of: Financial						
assets at fair value through other comprehensive						
income – current			\$	17,608	\$	22,319
Acquisitions of: Financial assets at fair value through						
other comprehensive income – noncurrent		(6,503)	(2,239)
Financial assets at amortized cost		(1,112)	(29,316)
Dividends received from investments accounted for						
using equity						
method				2,441		11,892
Acquisitions of: Property, plant and equipment	6(31)	(1,689,681)	(2,232,191)
Proceeds from disposal or redemption of: Property,						
plant and equipment				10,235		14,864
Increase in intangible assets		(2,715)	(9,626)
Refundable deposits refunded				1,047		729
Net cash used in investing activities		(1,668,680)	(2,223,568)
CASH FLOWS FROM FINANCING ACTIVITIES						
Increase (decrease) in short-term loans	6(32)			958,281	(289,237)
Proceeds from short-term bills payable	6(32)			40,000		310,000
Repayment of the principal portion of lease liabilities	6(32)	(20,136)	(26,005)
Proceeds from long-term bank loans	6(32)			6,319,534		5,306,773
Repayment from long-term bank loans	6(32)	(5,909,807)	(3,282,164)
Cash dividends	6(21)	(509,913)	(892,348)
Proceeds from Disposal of Treasury Stock	6(19)	(35,010)		<u>-</u>
Net cash used in financing activities				842,949		1,127,019
EFFECT OF EXCHANGE RATE		(829)		24,829
NET INCREASE (DECREASE) IN CASH AND				<u> </u>		_
CASH						
EQUIVALENTS				268,812	(768,865)
CASH AND CASH EQUIVALENTS, BEGINNING						
OF YEAR				526,855		1,295,720
CASH AND CASH EQUIVALENTS, END OF						
YEAR			\$	795,667	\$	526,855
				-		

(In Thousands of New Taiwan Dollars)

The accompanying notes to the consolidated financial statements are an integral part of these consolidated financial statements and should be read in conjunction with these consolidated financial statements.

These financial statements are translated from the traditional Chinese version and are unaudited by a CPA.

Independent Auditor's Report

(110) Ministry of Finance approved No.20004692

The Board of Directors and Shareholders

Hota Industrial Manufacturing Company Limited Public

Opinion

We have audited the accompanying Individual states of Hota Industrial Manufacturing Company Limited (the "Company"), which comprise the individual balance sheets as of December 31,2020 and 2019, and the individual statements of comprehensive income, changes in equity and cash flows for the years then ended, and the notes to the individual financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying individual financial statements present fairly, according to our audit result and audit reports from other accountants(please refer to "Others" section), the individual financial position of the Company as of December 31,2020 and 2019, and its individual financial performance and its individual cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by the Securities Issuers and the International Reporting Standards(IRFS), International Accounting Standards(IAS), IFRIC Interpretations(IFRIC), and SIC Interpretations (SIC) endorsed and issues into effect by the Financial Supervisory Commission of the Republic of China.

Basis for Opinion

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and auditing standards generally accepted in the Republic of china. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Individual Financial Statement section of our report. We are independent of the Company in accordance with the Norm of Professional Ethics for Certified Public Accountant of the Republic of china and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters December 31,2020 and 2019,

Key audit matters are those materials that, in our professional judgment, were of most significance in our audit of the individual financial statements for the year ended December 31,2020. These matters were addressed in the context of our audit of the Individual financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Key audit matters for the company's individual financial statements for the year ended December 31,2020 are stated as follows:

Cut-off date for international export income

Notes

With regard to the accounting policy on income recognition, please refer to Note 4 (27) of the individual financial report.

The Company mainly focused on the manufacturing and trading of related products for vehicle transmission parts. The main source of sales income is international export sales. Sales to customers involve different types of trading conditions. However, the Company recognize the sales revenue immediately after shipment. At the end of each period, ownership of the products that has not been transferred to the buyer due to the failure of the agreed trading conditions and the control of the product has not been transferred to the buyer. Because the data collection that does not meet the sales revenue recognition conditions involves a high degree of manual judgment and operation, the accountant has included the cut-off date of the export sales revenue as a significant review item.

Corresponding verification procedures

The accountants respond to above notes and take procedures for the specific aspects and procedures are summarized as follows:

- 1. Understand and evaluate the operating procedures and internal controls of the Company sales transactions, and test the controls.
- 2. Perform a cut-off test for sales transactions within a certain period before and after the end of the financial report, and confirm that revenue is recognized in the appropriate period.

Inventory allowance falling price and sluggish loss evaluation

Notes

With regard to inventory accounting policies, please refer to Note 4 (13) of the individual financial report. For important accounting estimates and assumptions for inventory evaluation, please refer to Note 5 (2) of the individual financial report. Please refer to Note 6 (6) of the individual financial report for the description of the inventory allowance loss. The Company's inventory and inventory allowance losses as of December 31, 2020 were NT\$1,750,240 thousand and NT\$74,202 thousand, respectively.

The Company is mainly engaged in the manufacturing and trading of automotive transmission parts related products. Due to the fierce competition in the automotive transmission parts market, there is a high risk of inventory falling-price loss or outdated price loss. The inventories of the Company are measured by cost and net realizable value. For inventories that are older than a certain period of age and those that are respectively identified as obsolete, provision is made for depreciation losses based on the degree of inventory depletion. The net realizable value used to evaluate obsoleteness often involves subjective judgments and therefore a high degree of uncertainty in estimation exists. Considering the Company's inventory and its allowance for depreciation losses have a significant impact on the financial statements. The accountant believes that the Company's inventory depreciation loss evaluation is one of the most important items in this year's audit.

Corresponding verification procedures

The accountants respond to above notes and take procedures for the specific aspects and procedures are summarized as follows:

- 1. Understand and evaluate the inventory allowance for depreciation losses, the operating procedures and internal controls mentioned. And then test the controls.
- 2. Review the annual inventory-check plan and participate in the annual inventory check to evaluate the management's control of outdated inventory.
- 3. The policy for the provision of allowances for inventory evaluation losses is consistently adopted and the rationality of the provision policy is evaluated during the period of comparing the financial statements.
- 4. Obtain the inventory age reports to check the inventory items to test the accuracy of the inventory age calculation logic and information.
- 5. Regarding the estimated net realizable value of the inventory items, discuss with the management and obtain supporting documents, and then evaluate the rationality of the inventory allowance evaluation loss.

Other matters-adopting other accountants' audit reports

The company's individual financial statements adopt equity method for investee companies whose financial statements have not been checked by this accountant, but by other accountants. Therefore, in the opinions expressed by this accountant on the above individual financial statements, the amounts listed in the financial statements of these companies are based on the audit reports of other accountants. The amount of investment using the equity method on December 31, 2020 and December 31, 2019 were NT\$45,707 thousand and 48,373 thousand, respectively, accounting for 0.27% and 0.29% of the total assets respectively. From January 1st to December 31st 2020 and from January 1st to December 31st 2019, the comprehensive profits recognized by the equity method were NT\$258 thousand in losses and NT\$2,374 thousand in benefits, respectively, each accounting for 0.08% and 0.37% of comprehensive profit and loss.

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

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

In preparation the Individual 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 members of the audit Committee) are responsible for overseeing the Company's financial reporting process.

Auditors' Responsibilities for the Audit of the Individual Financial Statements

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

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

- 7. Identify and assess the risks of material misstatement of the individual financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 8. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- 9. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.

- 10. 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 the events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the Individual financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- 11. Evaluate the overall presentation, structure and content of the individual financial statements, including the disclosures, and whether the Individual financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 12. Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Company to express an opinion on the Individual 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 departments, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during the audit.

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

From the matters communicated with those charged with governance, we determine those matters that were of significance in the audit of the individual financial statements for the year ended December 31,2020 and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

PricewaterhouseCoopers Taiwan

Wu, Song-yuan

CPA

Xu, Jian-ye

Financial Supervisory Commission Approved-certified No.: 1090350620

1050035683

March 17, 2021

Hota Industrial Manufacturing Company Limited Individual Balance Sheet

2020 and 2019 December 31

(In Thousands of New Taiwan Dollars)

			December 31, 2020		I	December 31, 2019		
ASSETS		Note		Amount			Amount	
	CURRENT ASSETS							
1100	Cash and cash equivalents	6(1)	\$	687,561	4	\$	377,446	2
1120	Financial assets at fair value	6(2)						
	through profit or loss			76,039	1		61,292	-
1136	Hedging financial assets	6(3)		57,355	-		606	-
1150	Notes receivable, net	6(4)		9,842	-		581	-
1170	Accounts receivable, net	6(4)		2,041,334	12		2,161,425	13
1180	Other receivables from related	7(2)						
	parties,net			18,665	-		19,346	-
1200	Other receivable	6(5), 7(2)		40,778	-		253,763	2
130X	Inventories	6(6)		1,676,038	10		1,725,258	11
1470	Other current assents			129,732	1		142,325	1
11XX	Total current assets			4,737,344	28		4,742,042	29
	NONCURRENT ASSETS							
1517	Financial assets at fair value	6(2)						
	through profit or loss			57,650	-		74,492	1
1550	Investments accounted for using	6(7)						
	equity method			860,624	5		885,056	5
1600	Property, plant and equipment	6(8), 8		10,476,818	62		9,891,452	60
1755	Right-of-use assets	6(9)		257,098	2		284,281	2
1780	Intangible assets			7,034	-		13,169	-
1840	Deferred income tax assets	6(30)		60,604	-		55,037	-
1900	Other noncurrent assets	6(11)		545,418	3		465,999	3
15XX	Total noncurrent assets			12,265,246	72		11,669,486	71
1XXX	TOTAL		\$	17,002,590	100	\$	16,411,528	100

(continue in next page)

Hota Industrial Manufacturing Company Limited Individual Balance Sheet

2020 and 2019 December 31

		2020 and 20					ds of New Taiwan	
	LIABILITIES AND EQUITY	Note		December 31, 2020 Amount) %		December 31, 201 Amount	%
	CURRENT LIABILITIES			_			_	
2100	Short-term loans	6(12), 8	\$	1,850,370	11	\$	1,000,753	6
2110	Short-term bills payable	6(13)		600,000	4		560,000	3
2150	Notes payble			425,000	2		381,778	2
2170	Accounts payable	7(2)		438,171	3		428,330	3
2200	Other payable	6(14), 7(2)		435,034	3		562,293	4
2230	Income tax payable	6(30)		42,911	-		97,579	1
2280	Lease liability — Current			13,874	-		15,811	-
2320	Long-term liabilities due within	6(15)						
	one year or business cycle			1,997,512	12		1,475,209	9
2399	other current liabilities			69,321			10,177	
21XX	Total current liabilities			5,872,193	35		4,531,930	28
	NONCURRENT LIABILITIES							
2540	Long-term loan	6(15), 8		4,344,727	26		4,887,208	30
2570	Deferred income tax liabilities	6(30)		54,357	_		64,241	-
2580	Lease liability – noncurrent	6(9)		246,790	1		270,487	2
2600	Other noncurrent liabilities	6(17)		131,965	_1		89,086	
25XX	Total noncurrent liabilities			4,777,839	28		5,311,022	32
2XXX	Total liabilities			10,650,032	63		9,842,952	60
	EQUITY							
	Capital	6(19)						
3110	Common shares			2,545,175	15		2,549,565	15
	Capital reserve	6(20)						
3200	Capital surplus			1,906,479	11		1,916,204	12
	Capital reserve	6(21)						
3310	Legal reserve			660,162	4		593,292	4
3320	Special reserve			48,236	-		23,850	-
3350	unappropriated earnings			1,227,622	7		1,533,901	9
	Other equity	6(22)						
3400	Other equity		(35,116)		(48,236)	
3XXX	Total equity			6,352,558	37		6,568,576	40
	Commitments and contingencies	9						
	Significant subsequent events	11						
3X2X	Total liabilities and equities				10			
			\$	17,002,590	0	\$	16,411,528	100

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

Hota Industrial Manufacturing Company Limited Individual Statements of Comprehensive Income 2020 and 2019 January 1 to December 31

(In Thousands of New Taiwan Dollars) (Except for earnings per share of New Taiwan dollars) 2020 2019

			2020			2019		
	Item	Note		Amount	%	Amount	%	
4000 5000	Net Revenue Cost of revenue	6(23), 7 (2) 6(6)(28)	\$	4,787,240	100 \$	5,683,259	100	
		(29), 7 (2)	(3,669,401) (<u>76</u>) (4,075,052) (72)	
5900	Gross profit			1,117,839	24	1,608,207	28	
5910	Unrealized loss of sales			1,432	-	2,773	_	
5950	Net operating profit			1,119,271	24	1,610,980	28	
	Operating Expenses	6(28) (29)			_			
6100	Marketing						- >	
6200	administrative		(451,722) (10) (501,266) (9)	
6300	Research and development		(97,367) (2) (113,863) (2)	
6450	Expected credit impairment loss		(108,631) (2) (144,459) (2)	
	•		(5,674)		4,500)		
6000	Total Operating Expenses		(663,394) (<u>14</u>) (764,088) (13)	
6900	Operation interest			455,877	10	846,892	15	
	Other gains and losses							
7100	Interest income	6(24)		3,399	-	6,141	_	
7010	Other income	6(25)		80,510	2	16,231		
7020	Other gains and losses	6(26)					-	
7050	Finance costs	6(27)	(107,801) (2) (39,654) (1)	
7070	Share of other comprehensive gain	6(7)	(94,946) (2) (81,071) (1)	
7070	of subsidiaries on investments in	0(7)						
7000	equity instruments at fair value Total Other gains and losses		(19,370) (1) (18,571)	<u> </u>	
	C		(138,208) (3) (116,924) (_	2)	
7900	Net profits before tax			317,669	7	729,968	13	
7950	Income tax	6(30)	(31,575) (1) (80,845) (2)	
8200	Net profits		\$	286,094	6 \$	649,123	11	

(continue in next page)

Hota Industrial Manufacturing Company Limited Individual Statements of Comprehensive Income 2020 and 2019 January 1 to December 31

(In Thousands of New Taiwan Dollars) (Except for earnings per share of New Taiwan dollars)

				2020			2019		
	Item	Note	-	Amount	%		Amount	%	
	Other comprehensive income(loss),								
	net								
	Items Not reclassified to profit or								
	loss								
8311	Measure on defined benefit plans	6(17)	\$	1,863	_	\$	23,104	_	
8316	The share of other	, ,							
	comprehensive profits and losses								
	of subsidiaries, affiliates and								
	joint ventures recognized using								
	the equity method-items not								
	reclassified to profits and losses			9,009	_	(11,526)	_	
8330	The share of other			,,,,,,,		`	11,020)		
0550	comprehensive profits and losses								
	of subsidiaries, affiliates and								
	joint ventures recognized using								
	the equity method-items not								
	reclassified to profits and losses -								
	-			11,338		(13,583)		
9240	Not reclassified to profit or loss Income tax related to items not	6(20)		11,556	_	(13,363)	-	
8349		6(30)	(272)		(4 620)		
0210	reclassified to profit or loss		(373)		_	4,620)		
8310	Total not reclassified to profit			21.927		,	((25)		
	or loss			21,837		(6,625)		
	Items that may be reclassified to								
	profit and loss in the future								
8361	Currency conversion difference								
	in the conversion of financial								
	statements of foreign operating								
	organizations		(8,145)	-	(16,403)	-	
8367	Net unrealized appraisal of gains								
	and losses of debt instrument								
	investments measured at fair								
	value through other								
	comprehensive gains and losses			10,321	-		15,603	-	
8380									
	The share of other								
	comprehensive profits and losses								
	of subsidiaries, affiliates and								
	joint ventures recognized using								
	the equity method-items that may								
	be reclassified to profits and								
	losses		(4,324)	_	(1,303)	-	
8399	Income tax related to items not	6(30)	`	, ,		`	, ,		
	reclassified to profit or loss	, ,		2,227	_		1,594	-	
8360	Total Items that may be								
	reclassified to profit and loss			79	_	(509)	_	
8300	Other comprehensive net					`			
0500	gains/losses		\$	21,916	_	(\$	7,134)	_	
8500	Total comprehensive gains/losses		\$	308,010	6	\$	641,989	11	
0500	Total comprehensive gams/losses		Ψ	300,010		Ψ	0+1,707		
	Dogio comingo por chore								
0750	Basic earnings per share	6(21)	ø		1.12	Φ		255	
9750	Total basic earnings per share	6(31)	\$		1.12	\$		2.55	
00.70	Diluted earnings per share	c/21\`	.		1.15	Φ.		2.7.	
9850	Total Diluted earnings per share	6(31)	\$		1.12	\$		2.54	

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

Hota Industrial Manufacturing Company Limited Individual Statements of Changes in Equity 2020 and 2019 January 1 to December 31

(In Thousands of New Taiwan Dollars)

Statement of changes in equity Statement of changes Statement
BALANCE, JANUARY 1, 2019 \$ 2,549,565 \$ 1,916,204 \$ 469,600 \$ - \$ 1,095,095 \$ 16,067 \$ 7,782 \$ - \$ 6,816,615 Net profits 2019 - 649,123 - 649,123 - 649,123 Other comprehensive gains/losses 6(2)
BALANCE, JANUARY 1, 2019 \$ 2,549,565 \$ 1,916,204 \$ 469,600 \$ - \$ 1,095,095 \$ 16,067 \$ 7,782 \$ - \$ 6,816,615 Net profits 2019 - 649,123 - 649,123 - 649,123 Other comprehensive gains/losses 6(2)
Net profits 2019 Other comprehensive gains/losses 6(22) 2019 Comprehensive income Earnings distribution and allocation of 6(21) 2018 Legal reserve listed Special reserve listed Common stock cash dividend Dispose of equity instruments measured at fair value through other comprehensive gains and losses 6(22)
Other comprehensive gains/losses 6(22) 2019
2019 - - - - - 18,381 (16,112) (9,403) - (7,134)
Total comprehensive income Earnings distribution and allocation 6(21) 2018 Legal reserve listed
Earnings distribution and allocation 6(21) 2018 Legal reserve listed 123,692 - (123,692)
Legal reserve listed 123,692 - (123,692)
Legal reserve listed
Special reserve listed 23,850 (23,850) (892,348) (892,348) Dispose of equity instruments of the comprehensive gains and losses Balance , December 31,2019
Common stock cash dividend Dispose of equity instruments 6(22) measured at fair value through other comprehensive gains and losses Balance, December 31,2019 General Common stock cash dividend (892,348) (892,348) (892,348)
measured at fair value through other comprehensive gains and losses - - - 1,192 - 1,128 - 2,320 Balance , December 31,2019 \$ 2,549,565 \$ 1,916,204 \$ 593,292 \$ 23,850 \$ 1,533,901 (\$ 32,179) (\$ 16,057 \$ - \$ 6,568,576
comprehensive gains and losses - - - - 1,192 - 1,128 - 2,320 Balance , December 31,2019 \$ 2,549,565 \$ 1,916,204 \$ 593,292 \$ 23,850 \$ 1,533,901 (\$ 32,179) (\$ 16,057 \$ - \$ 6,568,576
Balance , December 31,2019 \$ 2,549,565 \$ 1,916,204 \$ 593,292 \$ 23,850 \$ 1,533,901 (\$ 32,179) (\$ 16,057) \$ - \$ 6,568,576
Year 2020
BALANCE, JANUARY 1, 2020 \$ 2,549,565 \$ 1,916,204 \$ 593,292 \$ 23,850 \$ 1,533,901 (\$ 32,179) (\$ 16,057) \$ - \$ 6,568,576
Net profits 2020 286,094 286,094
Other comprehensive gains/losses 6(22)
2020
Total comprehensive income 287,454 (10,242) 30,798 - 308,010
Earnings distribution and allocation 6(21)
2019
Legal reserve listed 66,870 - (66,870)
Special reserve listed 24,386 (24,386)
Common stock cash dividend (509,913) (509,913)
Share-based payment transaction 6(18)(20) - 20,895 20,895
Dispose of equity instruments measured 6(22) at fair value through other
at fair value through other comprehensive gains and losses 7,436 - (7,436)
Repurchase Treasury stock 6(19) (35,010) (35,010)
Logout Treasury stock 6(19)(20) (4,390) (30,620) 35,010 -
Balance, December 31,2020 \$ 2,545,175 \$ 1,906,479 \$ 660,162 \$ 48,236 \$ 1,227,622 (\$ 42,421) \$ 7,305 \$ - \$ 6,352,558

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

Hota Industrial Manufacturing Company Limited Individual Statement of Cash Flows 2020 and 2019 January 1 to December 31

(In Thousands of New Taiwan Dollars)

	Note		January 1 to December 31,2020		January 1 to December 31,2019	
CASH FLOWS FROM OPERATING ACTIVITIES						
Income before income tax		\$	317,669	\$	729,968	
Adjustments for:		Ψ	317,007	Ψ	727,700	
Income expense item						
Depreciation expense	6(8)(28)		561,737		550,277	
Depreciation expense - Right-of-use asset	6(9)(28)		16,602		21,563	
Amortization	6(28)		9,671		9,341	
Interest expense	6(27)		90,721		76,462	
Interest expense- Lease liability	6(9)(27)		4,225		4,609	
Interest income	6(24)	(3,399)	(6,141)	
Expected credit loss	12(2)	`	5,674	`	4,500	
Share of other comprehensive gain of subsidiaries on	6(7)					
investments in equity instruments at fair value			19,370		18,571	
Cash increase to retain employee subscription remuneration costs	6(18)		20,895		_	
Gain on disposal of intangible assets, net	6(26)	(2,493)	(290)	
Unrealized sales loss	0(20)	(1,432)	*	2,773)	
Unrealized exchange loss		(10,045	(35,290	
Changes in assets/liabilities related to operation			- 0,0 .0		,	
activities						
Property net change related to operation activities						
Notes receivable		(9,261)		3,829	
Accounts receivable			144,012	(263,782)	
Accounts receivable - related parties			680		7,352	
Other accounts receivable			212,982	(26,103)	
Inventory			49,220	(109,362)	
Other current assets			12,593	(29,665)	
Other noncurrent assets		(360)	(195)	
Liabilities net change related to operation activities						
Notes payable (related parties included)			43,222	(114,074)	
Accounts payable (related parties included)			9,841	(342,515)	
Other payables		(14,861)	(150,983)	
Other current liabilities			59,144	(3,191)	
Other noncurrent liabilities		(2,047)	(11,608)	
Cash inflow from operation activities			1,554,450		401,080	
Interest charged			3,402		6,142	
Interest paid		(92,343)	(81,645)	
Income tax paid		(99,841)	(46,893)	
Net cash inflow by operation activities			1,365,668		278,684	

(continue in next page)

Hota Industrial Manufacturing Company Limited Individual Statement of Cash Flows 2020 and 2019 January 1 to December 31

(In Thousands of New Taiwan Dollars)

	Note		nuary 1 to mber 31,2020		nuary 1 to mber 31,2019
CASH FLOWS FROM INVESTING ACTIVITIES Net unrealized appraisal of gains and losses of debt					
instrument investments measured at fair value Increase in financial assets measured at amortized		\$	17,608	\$	22,319
cost		(56,749)	(13)
Gain financial assets measured at fair value through other comprehensive gains and losses from		·		Ì	,
noncurrent		(6,503)	(2,239)
Investment using the equity method			-	(61,561)
Cash dividends from the equity method			5,363		3,964
Acquisitions of Property, plant and equipment	6(32)	(1,347,423)	(2,045,277)
Disposal of property, facility and equipment			7,180		12,242
Gain intangible assets		(3,287)	(9,304)
Decrease (increase) in refundable deposits			1,080		357
Net cash outflow by investing activities		(1,382,731)	(2,079,512)
Cash flow from financing activities					
Increase in short-term payables	6(33)		40,000		310,000
Increase (decrease) in short-term loans	6(33)		841,081	(201,708)
Long-term loan repayment	6(33)	(5,505,894)	(3,015,390)
Long-term borrowings repayment	6(33)		5,532,505		4,797,178
Lease principal repayment	6(33)	(14,809)	(19,546)
Cash dividends	6(21)	(509,913)	(892,348)
Treasury stock buyback cost	6(19)	(35,010)		
Net cash inflow from financing activities			347,960		978,186
Impact of exchange rate changes on cash and cash					
equivalents		(20,782)	(1,147)
Increase (decrease) in current cash and cash					
equivalents			310,115	(823,789)
cash and cash equivalents in the beginning of term			377,446		1,201,235
cash and cash equivalents in the end of term		\$	687,561	\$	377,446

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

 $(Concluded) \quad \circ \quad$

Hota Industrial MFG. Co., Ltd. Earning Distribution statement of the year 2020

Unit: New Taiwan Dollar

Item	Amount	Remark
Unappropriated retained earnings at beginning of period	932,732,601	
Remeasurement of Defined benefit plans	1,360,130	
Sale of Equity Instrument at fair value through other comprehensive income.	7,436,105	
Net Profit of year 2020	286,093,907	
Unappropriated retained earnings, Total	1,227,622,743	
Legal Reserve (10%)	(29,489,014)	
Special Reserve	_	
Total retained earnings	1,198,133,729	
Current Distribution Items		
Cash Dividend (NTD 0.84 per share)	(234,794,711)	
Stock Dividend (NTD 0.0 per share)	_	
Current Distribution		
Unappropriated retained earnings at end of period	963,339,018	

- 1. The Company's earnings distribution policy adopts the priority to allocate the earnings of the year 2020, if insufficient shall be compensated by the surplus of previous years on the first-in-first-out principle.
- 2. The ex-right/ex-dividend rate is calculated based on the total number of shares issued and outstanding 279,517,513 shares; the actual allotment amount per thousand shares is calculated based on the actual number of shares issued and outstanding on the ex-rights/ex-dividend base date. In the case of this earnings distribution proposal, if the number of distributable shares of the Company's common shares has changed [reason for the change: It is the number of converted shares of convertible corporate bonds, or convertible special shares, or employee stock option], the shareholders' ex-right / ex-dividend ratio changes and need modification, shareholders' meeting is proposed to authorize the board of directors to deal with it.

Chairman of the Board: General Manager: Accounting Supervisor SHEN, GUO-RONG CHEN, JUN-ZHI CHEN, TAI-LIN

(Appendix 5) Comparison table of the "Operating Procedures for Loaning Funds to Others" Before and After version

Relevant judgments and operating regulations for other attributable financing:	None.	 This article is newly added. Add relevant
regulations for other attributable financing:		•
financing:		•
1 When the Commenced and the total		judgments and
1. When the Company's money is in the		operating
following circumstances, it should		regulations for
be judged whether it is a capital loan.		other attributable
1.1. If the Company's accounts		
receivable (counterparty including		financing.
related parties and non-related		
parties) exceed the normal credit		
period of 3 months and the amount		
exceeds 2% of the Company's		
consolidated net value, it should be		
proposed to the board of directors		
at least quarterly for the resolution		
whether it is a capital loan. Except		
that it can prove that the Company		
does not have any intention to		
financing (such as taking legal		
actions, proposing specific and		
feasible control measures, etc.), it		
should be treated as capital loans.		
1.2. The payment from the Company's non-normal business activities, if		
the amount exceeds 2% of the		
Company's net value, and the		
payment does not have a		
contractual relationship, or the		
payment amount does not match		
the contractual obligations, or the		
reason for the payment disappears,		
etc. has not been retrieved more		
than 3 months, it shall be handled		
in accordance with the above		
regulations.		
2. When a capital loan recognized by		
the Company and the balance		
exceeds the limit due to the above-		
regulations, the improvement plan		
shall be formulated and executed,		
and the improvement plan shall be		
submitted to the Audit Committee.		

(Appendix 6) Comparison table of the "Meeting Rules of the Shareholders' Meeting" Before and After version

A 1 . C	A .: 1 1 C	- 1 ·
Articles after Amendment	Articles before Amendment	Explanation
Article 1:	Article 1:	Adjusted with
In order to establish a good governance	The shareholders' meeting of the Company	the
system, improve supervision functions, and	shall be executed by the provisions of these	amendment to
reinforce management functions for the	rules unless otherwise regulated by laws or	the rules of
shareholders' meeting of the Company,	regulations.	the
these rules have been formulated in		shareholders
accordance with Article 5 of "Corporate		meeting
Governance Best Practice Principles for		
TWSE/TPEx Listed Companies." The		
shareholders' meeting of the Company		
shall follow the provisions of these rules		
unless otherwise regulated by laws,		
regulations, or the Articles of		
Incorporation.		
Article 2:		Adjusted with
Unless otherwise provided by law or		No.
regulation, the Company's shareholders		1090009468
meetings shall be convened by the board of		announcement
directors.		of the TWSE.
The Company shall prepare electronic		
versions of the shareholders meeting notice		
and proxy forms, and the origins of and		
explanatory materials relating to all		
proposals, including proposals for		
ratification, matters for deliberation, or the		
election or dismissal of directors or		
supervisors, and upload them to the Market		
Observation Post System (MOPS) before		
30 days before the date of a regular		
shareholders meeting or before 15 days		
before the date of a special shareholders		
meeting. The Company shall prepare		
electronic versions of the shareholders		
meeting agenda and supplemental meeting		
materials and upload them to the MOPS		
before 21 days before the date of the		
regular shareholders meeting or before 15		
days before the date of the special		

Articles after Amendment	Articles before Amendment	Explanation
shareholders meeting. In addition, before		
15 days before the date of the shareholders		
meeting, the Company shall also have		
prepared the shareholders meeting agenda		
and supplemental meeting materials and		
made them available for review by		
shareholders at any time. The meeting		
agenda and supplemental materials shall		
also be displayed at the Company and the		
professional shareholder services agent		
designated thereby as well as being		
distributed on-site at the meeting place.		
The reasons for convening a		
shareholders meeting shall be specified in		
the meeting notice and public		
announcement. With the consent of the		
addressee, the meeting notice may be given		
in electronic form.		
Election or dismissal of directors or		
supervisors, amendments to the articles of		
incorporation, reduction of capital,		
application for the approval of ceasing its		
status as a public company, approval of		
competing with the Company by directors,		
surplus profit distributed in the form of		
new shares, reserve distributed in the form		
of new shares, the dissolution, merger, or		
demerger of the corporation, or any matter		
under Article 185, paragraph 1 of the		
Company Act, Articles 26-1 and 43-6 of		
the Securities Exchange Act, Articles 56-1		
and 60-2 of the Regulations Governing the		
Offering and Issuance of Securities by		
Securities Issuers shall be set out and the		
essential contents explained in the notice of		
the reasons for convening the shareholders		
meeting. None of the above matters may be		
raised by an extraordinary motion.		
Where re-election of all directors and		
supervisors as well as their inauguration		
date is stated in the notice of the reasons		

Articles after Amendment	Articles before Amendment	Explanation
for convening the shareholders meeting,		
after the completion of the re-election in		
said meeting such inauguration date may		
not be altered by any extraordinary motion		
or otherwise in the same meeting.		
A shareholder holding one percent or		
more of the total number of issued shares		
may submit to the Company a proposal for		
discussion at a regular shareholders		
meeting. The number of items so proposed		
is limited to one only, and no proposal		
containing more than one item will be		
included in the meeting agenda. When the		
circumstances of any subparagraph of		
Article 172-1, paragraph 4 of the Company		
Act apply to a proposal put forward by a		
shareholder, the board of directors may		
exclude it from the agenda. A shareholder		
may propose a recommendation for urging		
the corporation to promote public interests		
or fulfill its social responsibilities, provided		
procedurally the number of items so		
proposed is limited only to one in		
accordance with Article 172-1 of the		
Company Act, and no proposal containing		
more than one item will be included in the		
meeting agenda.		
Prior to the book closure date before a		
regular shareholders meeting is held, the		
Company shall publicly announce its		
acceptance of shareholder proposals in		
writing or electronically, and the location		
and time period for their submission; the		
period for submission of shareholder		
proposals may not be less than 10 days.		
Shareholder-submitted proposals are		
limited to 300 words, and no proposal		
containing more than 300 words will be		
included in the meeting agenda. The		
shareholder making the proposal shall be		
present in person or by proxy at the regular		

Articles after Amendment	Articles before Amendment	Explanation
shareholders meeting and take part in		
discussion of the proposal.		
Prior to the date for issuance of notice		
of a shareholders meeting, the Company		
shall inform the shareholders who		
submitted proposals of the proposal		
screening results, and shall list in the		
meeting notice the proposals that conform		
to the provisions of this article. At the		
shareholders meeting the board of directors		
shall explain the reasons for exclusion of		
any shareholder proposals not included in		
the agenda.		
Article 3:		Adjusted with
For each shareholders meeting, a		the
shareholder may appoint a proxy to attend		amendment to
the meeting by providing the proxy form		the rules of the
issued by the Company and stating the		shareholders
scope of the proxy's authorization.		meeting
A shareholder may issue only one		
proxy form and appoint only one proxy for		
any given shareholders meeting, and shall		
deliver the proxy form to the Company		
before five days before the date of the		
shareholders meeting. When duplicate		
proxy forms are delivered, the one received		
earliest shall prevail unless a declaration is		
made to cancel the previous proxy		
appointment.		
After a proxy form has been delivered		
to the Company, if the shareholder intends		
to attend the meeting in person or to		
exercise voting rights by correspondence or		
electronically, a written notice of proxy		
cancellation shall be submitted to the		
Company before two business days before		
the meeting date. If the cancellation notice		
is submitted after that time, votes cast at		
the meeting by the proxy shall prevail.		
Article 4:	Article 4:	Adjusted with
The venue for a shareholders meeting shall	The venue for a shareholders meeting shall	the

Articles after Amendment	Articles before Amendment	Explanation
be the premises of the Company, or a place	be the premises of the Company, or a place	amendment to
easily accessible to shareholders and	easily accessible to shareholders and	the rules of the
suitable for a shareholders meeting. The	suitable for a shareholders meeting. The	shareholders
meeting may begin no earlier than 9 a.m.	meeting may begin no earlier than 9 a.m.	meeting
and no later than 3 p.m. Full consideration	and no later than 3 p.m.	
shall be given to the opinions of the		
independent directors with respect to the		
place and time of the meeting.		
Article 5:	Article 2:	Adjusted with
The Company shall specify in its	The Company shall specify in its	the
shareholders meeting notices the time	shareholders meeting notices the time	amendment to
during which shareholder attendance	during which shareholder attendance	the rules of the
registrations will be accepted, the place to	registrations will be accepted, the place to	shareholders
register for attendance, and other matters for attention.	register for attendance, and other matters for attention.	meeting
(omit)	(omit) Shares of attendant shareholders is	
	calculated by the attendance book or sign- in cards handed in.	
The Company shall furnish attending		
shareholders with the meeting agenda	The Company shall furnish attending shareholders with the meeting agenda	
book, annual report, attendance card,	book, annual report, attendance card,	
speaker's slips, voting slips, and other	speaker's slips, voting slips, and other	
meeting materials.	meeting materials.	
(omit)	(omit)	
Article 6:	Article 5:	Adjusted with
If a shareholders meeting is convened by	If a shareholders meeting is convened by	the
the board of directors, the meeting shall be	the board of directors, the meeting shall be	amendment to
chaired by the chairperson of the board.	chaired by the chairperson of the board. It	the rules of the
When the chairperson of the board is on	is advisable that the meeting is attended by	shareholders
leave or for any reason unable to exercise	a majority of the directors, at least one	meeting
the powers of the chairperson, the vice	supervisor in person, and at least one	
chairperson shall act in place of the	member of each functional committee on	
chairperson; if there is no vice chairperson	behalf of the committee. The attendance	
or the vice chairperson also is on leave or	shall be recorded in the meeting minutes.	
for any reason unable to exercise the	When the chairperson of the board is on	
powers of the vice chairperson, the	leave or for any reason unable to exercise	
chairperson shall appoint one of the	the powers of the chairperson, the vice	
managing directors to act as chair, or, if	chairperson shall act in place of the	
there are no managing directors, one of the	chairperson; if there is no vice chairperson	

Articles after Amendment	Articles before Amendment	Explanation
directors shall be appointed to act as chair.	or the vice chairperson also is on leave or	
Where the chairperson does not make such	for any reason unable to exercise the	
a designation, the managing directors or	powers of the vice chairperson, the	
the directors shall select from among	chairperson shall appoint one of the	
themselves one person to serve as chair.	managing directors to act as chair, or, if	
_	there are no managing directors, one of the	
	directors shall be appointed to act as chair.	
	Where the chairperson does not make such	
	a designation, the managing directors or	
	the directors shall select from among	
	themselves one person to serve as chair.	
(omit)	(omit)	
It is advisable that shareholders meetings		
convened by the board of directors be		
chaired by the chairperson of the board in		
person and attended by a majority of the		
directors, at least one supervisor in person,		
and at least one member of each functional		
committee on behalf of the committee. The		
attendance shall be recorded in the meeting		
minutes.		
If a shareholders meeting is convened by a	If a shareholders meeting is convened by a	
party with power to convene but other than	party with power to convene but other than	
the board of directors, the convening party	the board of directors, the convening party	
shall chair the meeting. When there are two	shall chair the meeting.	
or more such convening parties, they shall		
mutually select a chair from among		
themselves.		
	Article 6:	
The Company may appoint its attorneys,	The Company may appoint its attorneys,	
certified public accountants, or related	certified public accountants, or related	
persons retained by it to attend a	persons retained by it to attend a	
shareholders meeting in a non-voting	shareholders meeting in a non-voting	
capacity.	capacity.	
Article 8:	Article-3:	Adjusted with
Attendance at shareholders meetings shall	Attendance at shareholders meetings shall	No.
be calculated based on numbers of shares.	be calculated based on numbers of shares.	1090009468
The number of shares in attendance shall		announcement
be calculated according to the shares		of the TWSE.
indicated by the attendance book and sign-		
in cards handed in plus the number of		

Articles after Amendment	Articles before Amendment	Explanation
shares whose voting rights are exercised by		
correspondence or electronically.		
is a separation of circumstanty.	Article 8:	
The chair shall call the meeting to order at	The chair shall call the meeting to order at	
the appointed meeting time and disclose	the appointed meeting time. However,	
information concerning the number of	when the attending shareholders do not	
nonvoting shares and number of shares		
	represent a majority of the total number of	
represented by shareholders attending the	issued shares, the chair may announce a	
meeting.	postponement, provided that no more than	
However, when the attending shareholders	two such postponements, for a combined	
do not represent a majority of the total	total of no more than one hour, may be	
number of issued shares, the chair may	made. If the quorum is not met after two	
announce a postponement, provided that no	postponements as referred to in the	
more than two such postponements, for a	preceding paragraph, but the attending	
combined total of no more than one hour,	shareholders represent one third or more of	
may be made. If the quorum is not met	the total number of issued shares, a	
after two postponements and the attending	tentative resolution may be adopted	
shareholders still represent less than one	pursuant to Article 175, paragraph 1 of the	
third of the total number of issued shares,	Company Act.	
the chair shall declare the meeting		
adjourned.		
If the quorum is not met after two		
postponements as referred to in the		
preceding paragraph, but the attending		
shareholders represent one third or more of		
the total number of issued shares, a		
tentative resolution may be adopted		
pursuant to Article 175, paragraph 1 of the		
Company Act; all shareholders shall be		
notified of the tentative resolution and		
another shareholders meeting shall be		
convened within one month.		
(omit)	(omit)	
Article 9:	Article 9:	Adjusted with
If a shareholders meeting is convened by	If a shareholders meeting is convened by	the
the board of directors, the meeting agenda	the board of directors, the meeting agenda	amendment to
shall be set by the board of directors. Votes	shall be set by the board of directors. The	the rules of the
shall be cast on each separate proposal in	meeting shall proceed in the order set by	shareholders
the agenda (including extraordinary	the agenda, which may not be changed	meeting
motions and amendments to the original	without a resolution of the shareholders	
proposals set out in the agenda). The	meeting.	
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Articles after Amendment	Articles before Amendment	Explanation
meeting shall proceed in the order set by		
the agenda, which may not be changed		
without a resolution of the shareholders		
meeting.		
(omit)	(omit)	
The chair may not declare the meeting	The chair may not declare the meeting	
adjourned prior to completion of	adjourned prior to completion of	
deliberation on the meeting agenda of the	deliberation on the meeting agenda of the	
preceding two paragraphs (including	preceding two paragraphs (including	
extraordinary motions), except by a	extraordinary motions), except by a	
resolution of the shareholders meeting. If	resolution of the shareholders meeting.	
the chair declares the meeting adjourned in	After the adjournment of the meeting,	
violation of the rules of procedure, the	shareholders shall not elect another	
other members of the board of directors	chairman to continue the meeting at the	
shall promptly assist the attending	original location or in another place. If the	
shareholders in electing a new chair in	chair declares the meeting adjourned in	
accordance with statutory procedures, by	violation of the rules of procedure, the	
agreement of a majority of the votes	other members of the board of directors	
represented by the attending shareholders,	shall promptly assist the attending	
and then continue the meeting.	shareholders in electing a new chair in	
	accordance with statutory procedures, by	
	agreement of a majority of the votes	
	represented by the attending shareholders,	
	and then continue the meeting.	
	Article 14:	
The chair shall allow ample opportunity	When the chair is of the opinion that a	
during the meeting for explanation and	proposal has been discussed sufficiently to	
discussion of proposals and of amendments	put it to a vote, the chair may announce the	
or extraordinary motions put forward by	discussion closed, call for a vote.	
the shareholders; when the chair is of the	The state of the s	
opinion that a proposal has been discussed		
sufficiently to put it to a vote, the chair		
may announce the discussion closed, call		
for a vote, and schedule sufficient time for		
voting.		
Article 10:	Article 10:	Adjusted with
Before speaking, an attending shareholder	Before speaking, an attending shareholder	the amendment
(omit)	(omit)	to the rules of
After an attending shareholder has spoken,	(the
the chair may respond in person or direct		shareholders
relevant personnel to respond.		meeting
Tele vant personner to respond.		meeting

Articles after Amendment	Articles before Amendment	Explanation
Article 11:	Article 11:	Adjusted with
Except with the consent of the chair, a	Except with the consent of the chair, a	the
shareholder may not speak more than twice	shareholder may not speak more than twice	amendment to
on the same proposal, and a single speech	on the same proposal, and a single speech	the rules of
may not exceed 5 minutes. If the	may not exceed 5 minutes.	the
shareholder's speech violates the rules or		shareholders
exceeds the scope of the agenda item, the		meeting
chair may terminate the speech.		
Article 12:	Article 12:	Adjusted with
12000 120	When a corporate shareholder is entrusted to	the
	attend the shareholders' meeting, only one	amendment to
	representative can be assigned to attend the	the rules of
	shareholders' meeting.	the
When a corporate shareholder appoints two	When a corporate shareholder appoints two	shareholders
or more representatives to attend a	or more representatives to attend a	meeting
shareholders meeting, only one of the	shareholders meeting, only one of the	meeting
representatives so appointed may speak on	representatives so appointed may speak on	
the same proposal.	the same proposal.	
the same proposal.	the same proposal.	
Article 14:	Article-3:	Adjusted with
Voting at a shareholders meeting shall be	Voting at a shareholders meeting shall be	the
calculated based the number of shares.	calculated based the number of shares.	amendment to
With respect to resolutions of		the rules of the
shareholders meetings, the number of		shareholders
shares held by a shareholder with no voting		meeting
rights shall not be calculated as part of the		
total number of issued shares.		
When a shareholder is an interested		
party in relation to an agenda item, and		
there is the likelihood that such a		
relationship would prejudice the interests		
of the Company, that shareholder may not		
vote on that item, and may not exercise		
voting rights as proxy for any other		
shareholder.		
The number of shares for which		
voting rights may not be exercised under		
the preceding paragraph shall not be		
calculated as part of the voting rights		
represented by attending shareholders.		
With the exception of a trust		

Articles after Amendment	Articles before Amendment	Explanation
enterprise or a shareholder services agent		
approved by the competent securities		
authority, when one person is concurrently		
appointed as proxy by two or more		
shareholders, the voting rights represented		
by that proxy may not exceed three percent		
of the voting rights represented by the total		
number of issued shares. If that percentage		
is exceeded, the voting rights in excess of		
that percentage shall not be included in the		
calculation.		
Article 15:	Article 15:	Adjusted with
A shareholder shall be entitled to one vote		the
for each share held, except when the shares		amendment to
are restricted shares or are deemed non-		the rules of the
voting shares under Article 179, paragraph		shareholders
2 of the Company Act.		meeting
When the Company holds a		
shareholder meeting, it shall adopt exercise		
of voting rights by electronic means and		
may adopt exercise of voting rights by		
correspondence. When voting rights are		
exercised by correspondence or electronic		
means, the method of exercise shall be		
specified in the shareholders meeting		
notice. A shareholder exercising voting		
rights by correspondence or electronic		
means will be deemed to have attended the		
meeting in person, but to have waived		
his/her rights with respect to the		
extraordinary motions and amendments to		
original proposals of that meeting; it is		
therefore advisable that the Company avoid		
the submission of extraordinary motions		
and amendments to original proposals.		
A shareholder intending to exercise		
voting rights by correspondence or		
electronic means under the preceding		
paragraph shall deliver a written		
declaration of intent to the Company before		
two days before the date of the		

Articles after Amendment		
shareholders meeting. When duplicate		
declarations of intent are delivered, the one		
received earliest shall prevail, except when		
a declaration is made to cancel the earlier		
declaration of intent.		
After a shareholder has exercised		
voting rights by correspondence or		
electronic means, in the event the		
shareholder intends to attend the		

shareholders meeting in person, a written declaration of intent to retract the voting rights already exercised under the preceding paragraph shall be made known to the Company, by the same means by which the voting rights were exercised, before two business days before the date of the shareholders meeting. If the notice of retraction is submitted after that time, the voting rights already exercised by correspondence or electronic means shall prevail. When a shareholder has exercised voting rights both by correspondence or electronic means and by appointing a proxy to attend a shareholders meeting, the voting rights exercised by the proxy in the meeting shall prevail.

Except as otherwise provided in the Company Act and in the Company's articles of incorporation, the passage of a proposal shall require an affirmative vote of a majority of the voting rights represented by the attending shareholders. At the time of a vote, for each proposal, the chair or a person designated by the chair shall first announce the total number of voting rights represented by the attending shareholders, followed by a poll of the shareholders. After the conclusion of the meeting, on the same day it is held, the results for each proposal, based on the

Article 17:

Except as otherwise provided in the Company Act and in the Company's articles of incorporation, the passage of a proposal shall require an affirmative vote of a majority of the voting rights represented by the attending shareholders. At the time of a vote, for each proposal, the chair or a person designated by the chair shall first announce the total number of voting rights represented by the attending shareholders, followed by a poll of the shareholders. After the conclusion of the meeting, on the same day it is held, the results for each proposal, based on the

Articles before Amendment

Explanation

Articles after Amendment	Articles before Amendment	Explanation
numbers of votes for and against and the	numbers of votes for and against and the	Explanation
number of abstentions, shall be entered into	number of abstentions, shall be entered into	
the Market Observation Post System	· ·	
	the Market Observation Post System	
(MOPS).	(MOPS). Article 18:	
W/h and the analis are assembled as the and		
When there is an amendment or an	When there is an amendment or an	
alternative to a proposal, the chair shall	alternative to a proposal, the chair shall	
present the amended or alternative proposal	present the amended or alternative proposal	
together with the original proposal and	together with the original proposal and	
decide the order in which they will be put	decide the order in which they will be put	
to a vote. When any one among them is	to a vote. When any one among them is	
passed, the other proposals will then be	passed, the other proposals will then be	
deemed rejected, and no further voting	deemed rejected, and no further voting	
shall be required.	shall be required.	
Vote monitoring and counting personnel for	Vote monitoring and counting personnel for	
the voting on a proposal shall be appointed	the voting on a proposal shall be appointed	
by the chair, provided that all monitoring	by the chair, provided that all monitoring	
personnel shall be shareholders of the	personnel shall be shareholders of the	
Company.	Company.	
(omit)	(omit)	
Article 16:	Article 16:	Adjusted with
When a meeting is in progress, the chair	When a meeting is in progress, the chair	the
may announce a break based on time	may announce a break based on time	amendment to
considerations. If a force majeure event	considerations.	the rules of the
occurs, the chair may rule the meeting		shareholders
temporarily suspended and announce a		meeting
time when, in view of the circumstances,		
the meeting will be resumed.		
If the meeting venue is no longer available		
for continued use and not all of the items		
(including extraordinary motions) on the		
meeting agenda have been addressed, the		
shareholders meeting may adopt a		
resolution to resume the meeting at another		
venue.		
	Article 20:	
A resolution may be adopted at a	When the shareholders' meeting cannot	
shareholders meeting to defer or resume	proceed with the agenda for some reason,	
the meeting within five days in accordance	the chairman of the current shareholders'	
with Article 182 of the Company Act.	meeting shall be authorized to defer or	
	resume the meeting within five days in	

Articles after Amendment	Articles before Amendment	Explanation
	accordance with Article 182 of the	
	Company Act.	
Article 17:	Article 15, Item 3:	Adjusted with
The election of directors at a shareholders	The election of directors or supervisors at a	No.
meeting shall be held in accordance with	shareholders meeting shall be held in	1090009468
the applicable election and appointment	accordance with the applicable election and	announcement
rules adopted by the Company, and the	appointment rules adopted by the	of the TWSE.
voting results shall be announced on-site	Company, and the voting results shall be	
immediately, including the names of those	announced on-site immediately, including	
elected as directors and the numbers of	the names of those elected as directors and	
votes with which they were elected, and the	supervisors and the numbers of votes with	
names of directors and supervisors not	which they were elected.	
elected and number of votes they received.		
The ballots for the election referred to		
in the preceding paragraph shall be sealed		
with the signatures of the monitoring		
personnel and kept in proper custody for at		
least one year. If, however, a shareholder		
files a lawsuit pursuant to Article 189 of		
the Company Act, the ballots shall be		
retained until the conclusion of the		
litigation.		
Article 18:		Adjusted with
Matters relating to the resolutions of a		the
shareholders meeting shall be recorded in		amendment to
the meeting minutes. The meeting minutes		the rules of the
shall be signed or sealed by the chair of the		shareholders
meeting and a copy distributed to each		meeting
shareholder within 20 days after the		
conclusion of the meeting. The meeting		
minutes may be produced and distributed		
in electronic form.		
The Company may distribute the		
meeting minutes of the preceding		
paragraph by means of a public		
announcement made through the MOPS.		
The meeting minutes shall accurately		
record the year, month, day, and place of		
the meeting, the chair's full name, the		
methods by which resolutions were		
adopted, and a summary of the		

Articles after Amendment	Articles before Amendment	Explanation
deliberations and their voting results		
(including the number of voting rights),		
and disclose the number of voting rights		
won by each candidate in the event of an		
election of directors or supervisors. The		
minutes shall be retained for the duration		
of the existence of the Company.		
Article 19:	Article 19:	Adjusted with
	Article 6, Item 2:	the
Staff handling administrative affairs of a	Staff handling administrative affairs of a	amendment to
shareholders meeting shall wear	shareholders meeting shall wear	the rules of the
identification cards or arm bands.	identification cards or arm bands.	shareholders
The chair may direct the proctors or	The chair may direct the proctors or	meeting
security personnel to help maintain order at	security personnel to help maintain order at	
the meeting place. When proctors or	the meeting place. When proctors or	
security personnel help maintain order at	security personnel help maintain order at the	
the meeting place, they shall wear an	meeting place, they shall wear an	
identification card or armband bearing the	identification card or armband bearing the	
word "Proctor."	word "Proctor."	
At the place of a shareholders		
meeting, if a shareholder attempts to speak		
through any device other than the public		
address equipment set up by the Company,		
the chair may prevent the shareholder from		
so doing.		
When a shareholder violates the rules		
of procedure and defies the chair's		
correction, obstructing the proceedings and		
refusing to heed calls to stop, the chair may		
direct the proctors or security personnel to		
escort the shareholder from the meeting.		
Article 20:		Adjusted with
On the day of a shareholders meeting, the		the
Company shall compile in the prescribed		amendment to
format a statistical statement of the number		the rules of the
of shares obtained by solicitors through		shareholders
solicitation and the number of shares		meeting
represented by proxies, and shall make an		
express disclosure of the same at the place		
of the shareholders meeting.		
If matters put to a resolution at a		

Articles after Amendment	Articles before Amendment	Explanation
shareholders meeting constitute material		
information under applicable laws or		
regulations or under Taiwan Stock		
Exchange Corporation (or GreTai		
Securities Market) regulations, the		
Company shall upload the content of such		
resolution to the MOPS within the		
prescribed time period.		
Article 22:	Article 22:	Adjusted with
These Rules shall take effect after having	These Rules shall take effect after having	the
been approved by a shareholders meeting.	been approved by a shareholders meeting.	amendment to
Subsequent amendments thereto shall be	Subsequent amendments thereto shall be	the rules of the
effected in the same manner.	effected in the same manner.	shareholders
The first amendment is made on June 18,	The first amendment is made on June 18,	meeting
2013.	2013.	
The second amendment is made on June	The second amendment is made on June 11,	
11, 2015.	2015.	
The third amendment is made on June 10,		
2021.		