# Walsin Lihwa Corporation

# Meeting Minutes of the 2022 Annual General Shareholders' Meeting

Time: 9:00 AM on May 13, 2022 (Friday) Place: 1st Floor-The Ballroom, No.15, Ln. 168, Xingshan Rd., Neihu Dist., Taipei City. Convening Method: Hybrid shareholders' meeting (i.e., a physical shareholders' meeting supported by video-conferencing) Video Conferencing Platform: Taiwan Depository & Clearing Corporation Shareholder e-Voting Platform (https://www.stockvote.com.tw/evote/index.html) In Attendance: The shareholders and those acting as proxy represented 2,895,155,904 shares in total (including the 1,074,206,478 shares represented by shareholders attending through electronic means and video conferencing), which constituted 84.37% of the 3,431,331,948 total issued and outstanding shares (exclusive of those 1,000 shares with no voting right pursuant to Article 179 of the Company Act). Directors in Attendance: Chiao, Yu-Lon; Chiao, Patricia (via video conferencing); Chiao, Yu-Cheng (via video conferencing); Hsia, Andrew; and Ma, Wei-Shin Independent Directors in Attendance: Hsueh, Ming-ling; Du, King-Ling (via video conferencing); Chen, Shiang-Chung (via video conferencing); Hu, Fu-Hsiung Also in Attendance: Attorney Lin, Cheng-Hsien at Lu-Yu Attorneys-at-Law; Certified Public Accountant Shyu, Wen-Yea, at Deloitte & Touche. Chairman: Chiao, Yu-Lon Secretary: Li, Ying-Yao

1. Calling the meeting to order:

The total issued and outstanding shares of the Company are 3,431,331,948 (exclusive of those 1,000 shares with no voting right pursuant to Article 179 of the Company Act). The number of shares represented by the present shareholders by 9:00 am was 2,894,578,448 (including 994,511,352 shares represented by shareholders present in person, 825,897,618 shares represented by shareholders acting by proxy, 1,074,007,366 shares represented by shareholders attending via electronic means, and 162,112 shares represented by shareholders attending via video conferencing), which constituted a quorum. Pursuant to relevant laws, the Chairman called the meeting to order.

- 2. Chairman's Address: (omitted)
- 3. Matters to Be Reported:

# I. General Manager's Report

Please review and approve the Company's 2021 business report and final account report, please see the appendix below.

# II. Audit Committee's Review Report

For the Audit Committee's examination of the Company's 2021 final account report (please see the appendix below for more details).

### III. Report of Communications between the Audit Committee and the Chief Audit Executive

For the communications between the Audit Committee and the Chief Audit Executive, please see pp.34–35 of the Appendix to the Handbook.

- IV. The Distribution Report of Compensation of the Employees and Directors for 2021 Please refer to p. 36 of the Appendix to the Handbook for the status of the distribution of compensation to employees and directors for 2021.
- V. Report of the Company's Offering of Domestic Unsecured Straight Corporate Bonds Please refer to p.37 of the Appendix to the Handbook for the Company's offering of domestic unsecured straight corporate bonds for 2021.

### VI. Other Matters to Be Reported

- (1) Report on the Company's investments in mainland China as of March 31, 2022. Please see pp.38 41 of the Appendix to the Handbook for details.
- (2) Report on the amendments to the Company's regulations regarding corporate governance: The Corporate Social Responsibility Practice Principles have been amended by a resolution adopted in a board of directors meeting dated January 11, 2022, and the name was changed to Sustainable Development Practice Principles. Please see pp.42 – 47 of the Appendix to the Handbook for the full content of the amended version.
- (3) Report on the shareholdings of directors in the Company as follows:
  - a) According to Article 26 of the Securities and Exchange Act and the Rules and Review Procedures for Director and Supervisor Share Ownership Ratios at Public Companies, the minimum shareholding of the all of the Company's directors shall be 3% of its issued and outstanding shares; provided, however, this does not apply to the supervisors of the Company because the Company has an Audit Committee.

The Company has 4 independent directors. The shareholding ratio of all of the directors (excluding the independent directors) is reduced to 80% of the above minimum shareholding ratio.

- b) For the shareholdings of individuals and total directors recorded in the shareholder register prior to the book closure date for the 2022 Annual Shareholders' Meeting, please see p.48 of the Appendix to the Handbook.
- c) The shareholdings of all of the Company's directors have all met the requirement for the statutory shareholding ratio.
- (4) Report on the status of shareholders' proposals for the 2022 Annual Shareholders' Meeting: During the period from February 24, 2022 to March, 7, 2022, none of the shareholders submitted any written proposal to the Company during the period of nomination according to Article 172-1of Company Act.

(Please visit the Market Observation Post System and select the electronic books of the Appendix to the Handbook; website: https://mops.twse.com.tw)

4. Matters to Be Ratified and Discussed:

# Proposal 1

# Proposed by the Board of Directors

Subject: Ratification of the Company's 2021 business report and financial statements. Explanations:

- 1. Please see the appendix below for the business report and the financial statements.
- 2. The financial statements have been approved at the Company's 14<sup>th</sup> board meeting of the 19<sup>th</sup> term, and audited as well as certified by the CPA. They were submitted along with the business report to the Audit Committee for audit, which then has audited the same.
- Resolution: After all votes in attendance were cast (including votes cast via electronic means and video conferencing), there were 2,468,813,685 shares represented by shareholders voting in favor of the proposal, 81,197 shares represented by shareholders voting against the proposal, 0 share represented by shareholders casting invalid votes, and 410,445,525 shares represented by shareholders abstaining from voting and choosing not to vote; 85.74% of the total shares represented by the shareholders in attendance were in favor and this proposal was passed without modification.

# Proposal 2

# Proposed by the Board of Directors

Subject: Ratification of the Company's 2021 Earnings Distribution Proposal.

Explanations:

- 1. Please see below for the 2021 Earnings Distribution Proposal.
- 2. This proposal was approved at the Company's 14<sup>th</sup> board meeting of the 19<sup>th</sup> term and submitted to the Audit Committee 2021, which has audited the same.
- 3. Upon the approval of the Annual Shareholders' Meeting, it is proposed that the Chairman be authorized to otherwise determine the distribution record date and distribution date. In the event that the Company issues or buys back shares, thereby affecting the number of outstanding shares and then causing the proposed profit distribution per share to change, it is proposed that the Chairman be authorized to adjust the same based on the number of actual shares outstanding on the ex-dividend date.
- 4. The distribution of the cash dividends shall be rounded down to the nearest New Taiwan Dollar. The aggregate of the remaining cash will be credited to Other Revenue by the Company.
- Resolution: After all votes in attendance were cast (including votes cast via electronic means and video conferencing), there were 2,468,691,094 shares represented by shareholders voting in favor of the proposal, 3,974,241 shares represented by shareholders voting against the proposal, 0 share represented by shareholders casting invalid votes, and 406,675,072 shares represented by shareholders abstaining from voting and choosing not to vote; 85.73% of the total shares represented by the shareholders in attendance were in favor and this proposal was passed without modification.

# Walsin Lihwa Corporation Earnings Distribution Proposal for 2021

Summary	Amo	ount
Beginning of Period Retained Earnings		24,420,167,558
Add: Cumulative Gains or Losses Directly Transferred to Retained Earnings by Affiliates' Disposal of Investments in Equity Instruments Measured at Fair Value through Other Comprehensive Income		77,160,032
Less: Re-measurements of Defined Benefit Plans Recognized in Retained Earnings		(174,568,981)
Adjusted Retained Earnings		24,322,758,609
Add: Net Income	14,642,628,820	
Minus: Legal Reserve	(1,454,521,987)	13,188,106,833
Distributable Earnings		37,510,865,442
Distribution		
Cash Dividend to Shareholders (NT\$1.6 per Share)		(5,490,132,717)
End of Period Retained Earnings		\$32,020,732,725

Note 1: The Company's issued and outstanding common stock totaled 3,431,332,948 shares as of February 22, 2022.

Note 2: According to the rules specified in the letter from the Ministry of Finance dated August 5, 1999 (Ref. No.: Tai-Cai-Shui-881933217), the year of this distribution of earnings is 2021.

Responsible Person: Chiao, Yu-Lon (Seal)

Manager: Fred Pan (Seal)

Accounting Chief: Wu, Chin-Sheng (Seal)

# **Proposed by the Board of Directors**

Subject: Review and approval of the amendments to the Articles of Incorporation of the Company. Explanations:

- 1. In accordance with the amendment to Article 172-2 of the Company Act, the Company's Articles of Incorporation have been amended to add Article 9-1 relating to the conduct of shareholders' meetings.
- 2. In accordance with Paragraph 5, Article 240 of the Company Act, Article 28 of the Company's Articles of Incorporation has been amended so that the payment of cash dividends shall be authorized by a special resolution of the Board of Directors.
- 3. In order to ensure the stability of the Company's financial structure and the principle of equity for the Company's dividend policy, it is proposed to amend Article 28-1 of the Company's Articles of Incorporation regarding the calculation basis for dividend payout (i.e., excluding the share of the income generated by the Company's affiliates but adding the cash dividends they distribute to the Company).
- 4. In summary, for the Comparison Table of the Amended Articles of the Articles of Incorporation, please see the appendix below.
- Resolution: After all votes in attendance were cast (including votes cast via electronic means and video conferencing), there were 2,134,612,952 shares represented by shareholders voting in favor of the proposal, 327,534,988 shares represented by shareholders voting against the proposal, 0 share represented by shareholders casting invalid votes, and 417,192,467 shares represented by shareholders abstaining from voting and choosing not to vote; 74.13% of the total shares represented by the shareholders in attendance were in favor and this proposal was passed without modification.

Subject: Review and approval of the amendments to the Company's Procedures for the Acquisition and Disposal of Assets.

Explanations:

- 1. It is conducted in accordance with Article 16 of the Company's Article of Incorporation and Article 6 of the Audit Committee Charter.
- 2. In accordance with amendments to certain provisions of the Regulations Governing the Acquisition and Disposal of Assets by Public Companies, the relevant provisions of the Company's Asset Acquisition and Disposal Procedures have been amended.
- 3. The Comparison Table of the Amended Articles of the Procedures for the Acquisition and Disposal of Assets of the Company is set out below.
- Resolution: After all votes in attendance were cast (including votes cast via electronic means and video conferencing), there were 2,461,808,048 shares represented by shareholders voting in favor of the proposal, 158,771 shares represented by shareholders voting against the proposal, 0 share represented by shareholders casting invalid votes, and 417,373,588 shares represented by shareholders abstaining from voting and choosing not to vote; 85.49% of the total shares represented by the shareholders in attendance were in favor and this proposal was passed without modification.

Subject: Review and approval of the amendments to the Rules and Procedures of Shareholders' Meetings of the Company.

# Explanations:

- 1. In accordance with the amendment to Article 172-2 of the Company Act, public companies may hold shareholders' meetings by video conferencing. On March 4, 2022, the Financial Supervisory Commission amended and promulgated the relevant provisions of the Regulations Governing the Administration of Shareholder Services of Public Companies by adding provisions relating to convening shareholders' meetings by video conferencing. In order to meet the needs of the digital age and provide a channel for shareholders to participate in shareholders' meetings, the relevant provisions of the Rules and Procedures of Shareholders' Meetings of the Company have been amended by reference to the Sample Template for XXX Co., Ltd. Rules of Procedure for Shareholders Meetings amended and promulgated by the Taiwan Stock Exchange on March 8, 2022.
- 2. The Comparison Table of Amended Articles of the Rules and Procedures of Shareholders' Meetings of the Company is set out below.
- Resolution: After all votes in attendance were cast (including votes cast via electronic means and video conferencing), there were 2,461,830,370 shares represented by shareholders voting in favor of the proposal, 120,746 shares represented by shareholders voting against the proposal, 0 share represented by shareholders casting invalid votes, and 417,389,291 shares represented by shareholders abstaining from voting and choosing not to vote; 85.49% of the total shares represented by the shareholders in attendance were in favor and this proposal was passed without modification.

Subject: Release of the directors of the Company from non-compete restrictions set forth in Article 209 of the Company Act.

# **Explanations:**

- 1. It is conducted in accordance with Paragraph 1, Article 209 of the Company Act, which provides that "a director who does anything for himself or on behalf of another person that is within the scope of the company's business, shall explain to the shareholders meeting the essential contents of such an act and secure its approval."
- 2. For the Company's directors who newly serve as directors in companies operating the same/similar businesses as/to the Company, as well as the business items added by such companies which are the same/similar as/to those of the Company, please see the appendix below.
- 3. It is proposed that the shareholders' meeting approve the release of the each such directors from non-compete restrictions on engaging in any business within the Company's business scope under Paragraph 1, Article 209 of the Company Act, as well as approve the abstention from exercise of the disgorgement rights against the directors mentioned above as of the date of serving as directors of other companies engaging in competing business.

# Resolution:

- 6-1 Regarding the proposal to release Director Mr. Yu-Heng Chiao from non-compete restrictions, after all votes in attendance have been casted (including affirmative votes cast by shareholders attending via electronic means and video conferencing and excluding 61,072,197 shares represented by shareholders recusing themselves from voting), there were 2,400,364,546 shares represented by shareholders voting in favor of the proposal, 434,906 shares represented by shareholders voting against the proposal, 10,000 shares represented by shareholders casting invalid votes, and 417,458,758 shares represented by shareholders abstaining from voting and choosing not to vote; 85.17% of the total shares represented by the shareholders in attendance were in favor and this proposal was passed without modification.
- 6-2 Regarding the proposal to release Director Ms. Wei-Shin Ma from non-compete restrictions, after all votes in attendance have been casted (including affirmative votes cast by shareholders attending via electronic means and video conferencing and excluding 244,033 shares represented by shareholders recusing themselves from voting), there were 2,461,175,013 shares represented by shareholders voting in favor of the proposal, 416,598 shares represented by shareholders voting against the proposal, 10,000 shares represented by shareholders casting invalid votes, and 417,494,763 shares represented by shareholders abstaining from voting and choosing not to vote; 85.48% of the total shares represented by the shareholders in attendance were in favor and this proposal was passed without modification.
- 6-3 Regarding the proposal to release Independent Director Mr. Shiang-Chung Chen from non-compete restrictions, after all votes in attendance have been casted (including affirmative votes cast by shareholders attending via electronic means and video conferencing), there were 2,461,416,249 shares represented by shareholders voting in

favor of the proposal, 417,998 shares represented by shareholders voting against the proposal, 10,000 shares represented by shareholders casting invalid votes, and 417,496,160 shares represented by shareholders abstaining from voting and choosing not to vote; 85.48% of the total shares represented by the shareholders in attendance were in favor and this proposal was passed without modification.

- 5. Ad-Hoc Motions: None
- 6. Adjournment: The Chairman announced that the meeting was adjourned at 10:05 am on May 13<sup>th</sup>, 2022.
- (The video recording of this annual general shareholders' meeting shall prevail in the event of any discrepancy between these meeting minutes and the video recording in any detail.)

# Walsin Lihwa Corporation 2021 Business Report

# 1. Preamble

In 2021, the Company's net income amounted to NT\$14.6 billion and earnings per share were NT\$4.27, delivering the best operating performance in its history. In particular, the operating income of the Stainless Steel Business Group reached NT\$5.9 billion, a fourfold increase over the previous year. The Commodity Business Group, benefiting from the investment in the nickel pig iron plant and power plant in Indonesia and the booming agency business, generated an annual operating income reaching NT\$4 billion. The Wire and Cable Business Group, driven by the incentive given to Taiwanese entrepreneurs to build factories in Taiwan, nearly doubled its annual operating income to NT\$2.2 billion compared with the previous year. In spite of the volatile economic environment, all of the Company's business units were able to effectively grasp the changes in the market and avoid the unstable risks such as fluctuations in raw material prices, transportation, and delivery schedules, resulting in an overall operating profit of NT\$13.3 billion. Driven by the growth in the operations of our reinvestment businesses, such as Winbond and Walsin Technology, which generated a reinvestment gain of NT\$5.4 billion, the Company's profit reached a record high.

In recent years, the Company has been promoting the transformation of corporate processes, intelligent manufacturing, and automated production, and has been actively investing in and building energy-saving, renewable energy, and circular economy to respond to the transformation required by, and challenges posed by, the basic manufacturing industry where it is situated or even global enterprises. Looking ahead to 2022, risks such as the COVID-19 pandemic, inflation, global warming, carbon neutrality, and overcapacity in China will still affect the Company's operations, but the Company should continue to improve its operating performance through integration strategies, digital transformation, and strengthening of core competitive advantages.

Unit: N15 m							
	2021	2020	Amount of Increase (Decrease)				
Operating Revenue	156,665	112,547	44,118				
Gross Profit	19,809	12,468	7,341				
Operating Expenses	6,464	5,083	1,381				
Income from Operations	13,346	7,385	5,961				
Non-Operating Income and Expenses	5,777	1,866	3,911				
Profit Before Tax	19,122	9,251	9,871				
Net Income After Taxes	14,643	6,691	7,952				

# 2. Explanation for Financial Result

Unit: NT\$ million

# (1) Operating Revenue

Operating revenue increased by NT\$44.1 billion in 2021. Although the Stainless Steel and Wire and Cable Businesses faced significant fluctuations in the supply and demand in the raw

material markets, the sales volume of each business unit grew as a result of effective control of material procurement in response to clients' demand, timely adjustment of production capacity, and accurate delivery; the nickel pig iron and power plants also achieved full capacity and sales in 2021, resulting in a 39% increase in operating revenue over the previous year.

(2) Gross Profit

In 2021, the gross profit increased by NT\$7.3 billion year-on-year. A better gross profit than the previous year was due to the increase in sales volume, as well as because the Stainless Steel BU and the Wire and Cable effectively improved capacity utilization and controlled costs, and the target of full capacity and sales for the nickel pig iron and power plants was achieved as planned.

(3) Operating Expenses

The increase in operating expenses for 2021 included a significant increase in transportation costs due to the pandemic, in addition to the decrease in expenses corresponding to the increase in operating revenues.

(4) Non-Operating Income and Expenses

The increase in non-operating income and expenses in 2021 was mainly due to the increase in income from adopting the equity method.

# 3. Operating Overview and Prospects of the Business Units

(1) Wire and Cable

We will grasp the business opportunities of plant construction and continue to develop innovative business models to maintain our market leadership position and increase the sales of renewable energy and harbor machinery products such as solar and wind power through capital expenditure, in order to expand our market presence in the industrial cable market.

(2) Stainless Steel

In the face of external impacts such as the pandemic and environmental issues, we will continue to optimize our production processes and reduce carbon emissions, while accelerating new product development and expanding the proportion of high-value products to maintain our competitiveness.

(3) Resources

We will integrate raw material procurement and risk management of each production unit, and continue to deepen partnerships with green energy suppliers to meet environmental trends and reduce production costs.

(4) Real Estate

Office Building No. 1 of Walsin Centro located in Nanjing is expected to be completed in mid-2022, and we are actively implementing leasing and sales plans for the office building. The Walsin shopping mall is adjusting its store mix in order to enhance the operating results.

Responsible person: Chiao, Yu-Lon (Seal) Manager: Fred Pan (Seal) Chief Accountant: Wu, Chin-Sheng (Seal)

# CONSOLIDATED BALANCE SHEETS DECEMBER 31, 2021 AND 2020 (In Thousands of New Taiwan Dollars)

ASSETS	2021 Amount	%	2020 	%
	Amount	/0	iniount	/0
CURRENT ASSETS Cash and cash equivalents	\$ 10,387,581	6	\$ 11,944,408	8
Financial assets at fair value through profit or loss - current	16,147	-	73,329	o -
Financial assets at amortized cost - current	-	-	1,315,970	1
Derivative financial assets for hedging - current	89,232 5 750 244	- 2	8,282	- 3
Contract assets - current Notes receivable	5,750,344 2,627,411	3 2	4,460,992 2,974,132	3 2
Trade receivables	11,045,689	6	7,543,131	5
Finance lease receivables	58,042	-	56,128	-
Other receivables Inventories	1,620,595 31,659,723	1 17	887,091 21,080,535	1 14
Other financial assets - current	530,650	-	705,277	-
Other current assets	5,535,226	3	5,127,533	3
Total current assets	69,320,640	38	56,176,808	37
NON-CURRENT ASSETS				
Financial assets at fair value through profit or loss - non-current	-	-	5,683,859	4
Financial assets at fair value through other comprehensive income - non-current Investments accounted for using the equity method	16,290,587 39,451,117	9 22	6,910,644 32,767,091	5 22
Property, plant and equipment	41,474,488	22	34,294,221	22
Right-of-use assets	1,803,510	1	1,664,406	1
Investment properties	10,431,063	6	9,874,926	6
Other intangible assets Deferred tax assets	173,430 2,818,549	- 1	175,000 2,428,545	- 2
Refundable deposits	207,622	-	221,314	-
Long-term finance lease receivables - non-current	662,543	-	720,585	-
Other non-current assets	401,349		646,607	
Total non-current assets	113,714,258	62	95,387,198	63
TOTAL	<u>\$ 183,034,898</u>	100	<u>\$ 151,564,006</u>	100
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LIABILITIES AND EQUITY				
CURRENT LIABILITIES	\$ 7,108,766	4	\$ 6,591,019	4
Short-term borrowings Financial liabilities at fair value through profit or loss - current	\$ 7,108,766 37,439	4	\$ 6,391,019 8,374	4
Contract liabilities - current	3,426	-	1,499	-
Notes payable	346,947	-	235,258	-
Trade payables Current tax liabilities	8,493,921 6,082,152	5 3	7,494,471 4,557,761	5 3
Other payables	4,861,341	3	5,143,921	4
Lease liabilities - current	71,470	-	75,261	-
Current portion of long-term borrowings Other current liabilities	10,719,081 1,127,970	6	6,162,400 1,188,193	4
Total current liabilities		21		21
	38,852,513		31,458,157	
NON-CURRENT LIABILITIES Bonds payable	7,500,000	4	-	
Long-term borrowings	24,785,952	14	31,406,829	21
Deferred tax liabilities	2,214,650	1	214,457	-
Lease liabilities - non-current Net defined benefit liabilities - non-current	243,676	-	274,442	-
Other non-current liabilities	560,362 931,477	-	384,299 544,992	-
Total non-current liabilities	36,236,117	20	32,825,019	21
Total liabilities	75,088,630	41	64,283,176	42
EQUITY ATTRIBUTABLE TO OWNERS OF WLC	24 212 220	10	22.240.002	21
Share capital Capital surplus	<u>34,313,329</u> 18,440,875	$\frac{19}{10}$	<u>32,260,002</u> 15,690,406	$\frac{21}{11}$
Retained earnings	10(110(07))			
Legal reserve	6,109,568	3	5,428,200	4
Special reserve Unappropriated earnings	2,712,250 38,965,389	2 21	3,110,410 27,791,577	2 18
Total retained earnings	47,787,207	$\frac{21}{26}$	36,330,187	24
Other equity				
Exchange differences on translation of the financial statements of foreign operations Unrealized gain on financial assets at fair value through other comprehensive income	(6,100,687) 11,534,267	(3) 6	(5,905,135) 6,092,775	(4) 4
Other equity-other	(91,467)	-		-
Total other equity	5,342,113	3	187,640	
Total equity attributable to owners of WLC	105,883,524	58	84,468,235	56
NON-CONTROLLING INTERESTS	2,062,744	1	2,812,595	2
Total equity	107,946,268	59	87,280,830	58
TOTAL	\$ 183,034,898			
IVIAL	<u>\$ 103,034,898</u>	100	<u>\$ 151,564,006</u>	100

(With Deloitte & Touche auditors' report dated February 22, 2022)

# **CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2021 AND 2020** (In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2021		2020	
	Amount	%	Amount	%
OPERATING REVENUE	\$156,664,766	100	\$112,546,603	100
OPERATING COSTS	<u>(136,855,301</u> )	<u>(88</u> )	<u>(100,078,265</u> )	<u>(89</u> )
GROSS PROFIT	19,809,465	12	12,468,338	11
OPERATING EXPENSES Selling and marketing expenses General and administrative expenses Research and development expenses	2,487,342 3,784,683 191,888	2 2	1,868,164 3,091,413 123,699	2 3
Total operating expenses	6,463,913	4	5,083,276	5
PROFIT FROM OPERATIONS	13,345,552	8	7,385,062	6
<ul> <li>NON-OPERATING INCOME AND EXPENSES</li> <li>Interest income</li> <li>Dividend income</li> <li>Other income</li> <li>Gain (loss) on disposal of property, plant and equipment</li> <li>Gain on valuation of financial assets and liabilities at fair value through profit or loss</li> <li>Recognition (reversal) of impairment loss</li> <li>Other expenses</li> <li>Foreign exchange loss, net</li> <li>Interest expense</li> <li>Gain (loss) on disposal of investments</li> <li>Share of profit of associates accounted for using the equity method</li> </ul>	91,952 561,499 549,102 20,468 647,228 (693,892) (231,656) (237,222) (417,951) 679,207 4,808,211	    1 	261,523 110,990 136,095 (7,979) 732,121 674 (381,505) (66,726) (539,982) (75,927) 1,696,319	- - - 1 - - - - - - 1
Total non-operating income and expenses	5,776,946	4	1,865,603	2
PROFIT BEFORE INCOME TAX FROM CONTINUING OPERATIONS INCOME TAX EXPENSE	19,122,498 (3,865,184)	12 (2)	9,250,665 (2,244,864)	8 (2)
NET PROFIT FOR THE YEAR	15,257,314	10	7,005,801	6
OTHER COMPREHENSIVE INCOME (LOSS)	<u>,                                  </u>			

OTHER COMPREHENSIVE INCOME (LOSS)

(Continued)

# CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2021 AND 2020 (In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2021		2020		
	Amount	%	Amount	%	
Items that may not be reclassified subsequently to profit or loss: Remeasurement of defined benefit plans	(153,272)	_	36,292	_	
Unrealized gain on financial assets at fair value through other comprehensive income Share of the other comprehensive income	2,594,208	1	1,077,834	1	
of associates accounted for using the equity method Items that may be reclassified subsequently to	2,906,573 5,347,509	$\frac{2}{3}$	<u>2,664,780</u> <u>3,778,906</u>	$\frac{2}{3}$	
profit or loss: Exchange differences on translation of the financial statements of foreign operations Share of the other comprehensive loss of associates accounted for using the equity	(105,982)	-	(358,081)	-	
method	(127,834) (233,816)		(82,616) (440,697)	<u> </u>	
Other comprehensive income for the year	5,113,693	3	3,338,209	3	
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	<u>\$ 20,371,007</u>	<u>13</u>	<u>\$ 10,344,010</u>	<u>_9</u>	
NET INCOME ATTRIBUTABLE TO: Owners of WLC Non-controlling interests	\$ 14,642,629 614,685 \$ 15,257,314	9 <u>1</u> 10	\$ 6,691,149 <u>314,652</u> \$ 7,005,801	6 6	
TOTAL COMPREHENSIVE INCOME ATTRIBUTABLE TO:	<u>\$15,257,517</u>	<u></u>	<u> </u>		
Owners of WLC Non-controlling interests	\$ 19,791,160 579,847	13	\$ 10,114,207 229,803	9	
	<u>\$ 20,371,007</u>	<u>13</u>	<u>\$ 10,344,010</u>	9	
EARNINGS PER SHARE Basic Diluted	<u>\$ 4.27</u> <u>\$ 4.26</u>		<u>\$ 2.04</u> <u>\$ 2.04</u>		

(With Deloitte & Touche auditors' report dated February 22, 2022)

(Concluded)

#### CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2021 AND 2020 (In Thousands of New Taiwan Dollars)

				1	Equity Attributable	to Owners of WLC	2					
				Retained Earnings		Exchange Differences on Translation the Financial Statement of	Other Equity Unrealized Valuation Gain (Loss) on Financial Assets at Fair Value through Other					
	Share Capital	Capital Surplus	Legal Reserve	Special Reserve	Unappropriated Earnings	Foreign Operations	Comprehensive Income	Other	Treasury Shares	Total	Non-controlling Interests	Total Equity
BALANCE AT JANUARY 1, 2020	\$ 33,260,002	\$ 16,055,238	\$ 5,113,232	\$ 4,043,138	\$ 22,023,141	\$ (5,546,359)	\$ 2,435,949	\$ -	s -	\$ 77,384,341	\$ 1,181,773	\$ 78,566,114
Appropriation of 2019 earnings (Note 23) Legal reserve Special reserve Cash dividends distributed by WLC	- -	- - -	314,968	(932,728)	(314,968) 932,728 (1,663,000)	- - -		- -	- - -	(1,663,000)		(1,663,000)
Excess of the carrying amount over the consideration received of the subsidiaries' net assets during disposed	-	-	-	-	(2,481)	-	-	-	-	(2,481)	-	(2,481)
Change in capital surplus from investments in associates under the equity method	-	135,304	-	-	97,145	-	(97,145)	-	-	135,304	-	135,304
Net profit for the year ended December 31, 2020	-	-	-	-	6,691,149	-	-	-	-	6,691,149	314,652	7,005,801
Other comprehensive income (loss) for the year ended December 31, 2020, net of income tax					27,863	(358,776)	3,753,971			3,423,058	(84,849)	3,338,209
Total comprehensive income (loss) for the year ended December 31, 2020					6,719,012	(358,776)	3,753,971			10,114,207	229,803	10,344,010
Buy-back of ordinary shares	-	-	-	-	-	-	-	-	(1,500,108)	(1,500,108)	-	(1,500,108)
Cancelation of treasury shares	(1,000,000)	(500,108)	-	-	-	-	-	-	1,500,108	-	-	-
Others	-	(28)	-	-	-	-	-	-	-	(28)	-	(28)
Changes in non-controlling interests											1,401,019	1,401,019
BALANCE, DECEMBER 31, 2020	32,260,002	15,690,406	5,428,200	3,110,410	27,791,577	(5,905,135)	6,092,775	-	-	84,468,235	2,812,595	87,280,830
Appropriation of 2020 earnings (Note 23) Legal reserve Special reserve Cash dividends distributed by WLC	- - -	- - -	681,368	(398,160)	(681,368) 398,160 (3,088,200)	- - -	-	- - -	- - -	(3,088,200)	-	(3,088,200)
Excess of the carrying amount over the consideration received of the subsidiaries' net assets during disposed	-	3,124	-	-	-	-	-	-	-	3,124	-	3,124
Change in capital surplus and retained earnings from investments in associates under the equity method	-	(26,782)	-	-	77,160	-	(77,160)	(91,467)	-	(118,249)	-	(118,249)
Issuance of new shares in exchange for the shares of another company	2,053,327	2,771,798	-	-	-	-	-	-	-	4,825,125	-	4,825,125
Net profit for the year ended December 31, 2021	-	-	-	-	14,642,629	-	-	-	-	14,642,629	614,685	15,257,314
Other comprehensive income (loss) for the year ended December 31, 2021, net of income tax		<u>-</u>		<u>-</u>	(174,569)	(195,552)	5,518,652		<u>-</u> _	5,148,531	(34,838)	5,113,693
Total comprehensive income (loss) for the year ended December 31, 2021					14,468,060	(195,552)	5,518,652			19,791,160	579,847	20,371,007
Others	-	2,329	-	-	-	-	-	-	-	2,329	-	2,329
Changes in non-controlling interests											(1,329,698)	(1,329,698)
BALANCE, DECEMBER 31, 2021	<u>\$ 34,313,329</u>	<u>\$ 18,440,875</u>	<u>\$ 6,109,568</u>	<u>\$ 2,712,250</u>	<u>\$ 38,965,389</u>	<u>\$ (6,100,687</u> )	<u>\$ 11,534,267</u>	<u>\$ (91,467</u> )	<u>\$</u>	<u>\$ 105,883,524</u>	<u>\$ 2,062,744</u>	<u>\$ 107,946,268</u>

(With Deloitte & Touche auditors' report dated February 22, 2022)

## CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2021 AND 2020 (In Thousands of New Taiwan Dollars)

	2021	2020
CASH FLOWS FROM OPERATING ACTIVITIES		
Income before income tax	\$19,122,498	\$ 9,250,665
Adjustments for:	¢19,1 <b>22</b> ,190	\$ 3,200,000
Depreciation expense	2,799,315	2,405,513
Amortization expense	31,498	
Expected credit (reversed) loss recognized on trade receivables	(7,901)	12,209
Net gain on fair value change of financial assets and liabilities		
as at fair value through profit or loss	(647,228)	(732,121)
Interest expense	417,951	539,982
Interest income	(91,952)	(261,523)
Dividend income	(561,499)	(110,990)
Compensation cost of employees share options	11,490	8,804
Share of profit of associates accounted for using the equity		
method	(4,808,211)	(1,696,319)
(Gain) loss on disposal of property, plant and equipment	(20,468)	7,979
(Gain) loss on disposal of investments	(679,207)	
Impairment loss (reversed) recognized on non-financial assets	693,892	(674)
Unrealized loss on foreign currency exchange	89,472	962
Gain on lease modification	-	(38)
Changes in operating assets and liabilities		(
Increase in contract assets	(1,289,352)	(446,320)
Decrease in notes receivable	346,721	602,201
(Increase) decrease in trade receivables	(3,494,657)	311,810
(Increase) decrease in other receivables	(775,485)	467,742
(Increase) decrease in inventories	(11,987,254)	938,706
Increase in other current assets	(45,654)	(2,794,980)
Decrease (increase) in other financial assets	174,627	(387,544)
Increase in other operating assets	(626,734)	· · · · · ·
Increase in financial liabilities held for trading	513,105	75,283
Increase in contract liabilities	1,927	981
Increase (decrease) in notes payable Increase in trade payables	111,689 999,450	(107,151) 526,654
Increase in other payables	999,430 674,668	152,124
(Decrease) increase in other current liabilities	(60,224)	532,710
Increase (decrease) in net defined benefit liabilities	176,063	(152,315)
Increase (decrease) in other operating liabilities	565,146	(132,313) (133,769)
Cash generated from operations	1,633,686	8,755,375
Interest received	69,679	294,277
Dividends received	1,359,121	789,298
Interest paid	(491,575)	(534,655)
Income tax paid	(1,254,756)	(2,156,365)
Net cash generated from operating activities	1,316,155	7,147,930
		(Continued)

# CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2021 AND 2020 (In Thousands of New Taiwan Dollars)

	2021	2020
CASH FLOWS FROM INVESTING ACTIVITIES		
Purchase of financial assets at fair value through other		
comprehensive income	(1,985,957)	(507,274)
Capital reduction and refund from financial assets at fair value	2 (15	
through other comprehensive income	3,615 1,325,403	- 252,140
Disposal of financial assets at amortized cost Purchase of financial assets at fair value through profit or loss	1,525,405	(5,353,790)
Disposal of financial assets at fair value through profit or loss	4,948,895	(3,333,770)
Acquisition of investments accounted for using the equity method	(3,227)	-
Net cash flow on disposal of subsidiaries	-	2,025,974
Payments for property, plant and equipment	(6,415,398)	(8,816,415)
Proceeds from disposal of property, plant and equipment	50,410	21,684
Decrease (increase) in refundable deposits	13,208	(36,228)
Payments for intangible assets	(6,248)	(9,327)
Payments for right-of-use assets Payments for investment properties	(222,330) (2,362)	(18,989) (546)
Other investing activities	1,308,017	132,890
Net cash used in investing activities	(985,974)	<u>(12,309,881</u> )
CASH FLOWS FROM FINANCING ACTIVITIES		
Increase (decrease) in short-term borrowings	485,651	(5,804,988)
Proceeds from bonds payable	7,500,000	-
Proceeds from long-term borrowings	4,000,000	20,640,014
Repayment of long-term borrowings	(6,064,196)	(6,564,196)
Repayment of the principal portion of lease liabilities	(89,794)	(83,862)
Cash dividends paid Payments for buy-back of ordinary shares	(3,088,030)	(1,662,891) (1,500,108)
Acquisition of subsidiaries	(5,003,810)	(1,500,108)
Changes in non-controlling interests	(21,666)	586,927
Other financing activities	2,329	(28)
Net cash (used in) generated from financing activities	(2,279,516)	5,610,868
EFFECTS OF EXCHANGE RATE CHANGES ON THE BALANCE	202 509	(257,515)
OF CASH HELD IN FOREIGN CURRENCIES	392,508	(257,515)
NET (DECREASE) INCREASE IN CASH AND CASH		
EQUIVALENTS	(1,556,827)	191,402
CASH AND CASH FOUNDALENTS AT THE DECINING OF THE		
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR	11,944,408	11,753,006
ILAK	11,944,400	11,755,000
CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR	<u>\$10,387,581</u>	<u>\$11,944,408</u>
(With Deloitte & Touche auditors' report dated February 22, 2022)		(Concluded)

#### BALANCE SHEETS DECEMBER 31, 2021 AND 2020 (In Thousands of New Taiwan Dollars)

ASSETS	2021 Amount	%	2020 Amount	%
A35E15	Amount	/0	Amount	/0
CURRENT ASSETS				
Cash and cash equivalents	\$ 5,023,659	3	\$ 4,511,090	3
Financial assets at fair value through profit or loss - current Contract assets - current	8,864 151,065	-	66,059 12,937	-
Notes receivable from unrelated parties	36,993	-	27,277	-
Trade receivables from unrelated parties	4,488,125	3	2,243,175	2
Trade receivables from related parties	630,518	-	342,552	-
Other receivables	985,084	1	271,722	-
Inventories	15,567,272	10	8,502,797	6
Other current assets	2,051,688	1	2,443,728	2
Total current assets	28,943,268	18	18,421,337	13
NON-CURRENT ASSETS				
Financial assets at fair value through profit or loss - non-current	-	-	5,683,859	4
Financial assets at fair value through other comprehensive income - non-current	16,139,524	10	6,783,229	5
Investments accounted for using equity method	92,360,069	56	77,247,465	55
Property, plant and equipment	17,411,273	10	17,493,296	12
Right-of-use assets	81,050 8 242 668	- 5	80,629	- 6
Investment properties Deferred tax assets - non-current	8,243,668 1,291,573	1	8,314,798 981,573	0
Refundable deposits	27,548	-	26,913	-
Long-term receivables from related parties	- 27,540	_	5,349,885	4
Other non-current assets	182,006		87,872	
Total non-current assets	135,736,711	82	122,049,519	87
TOTAL	<u>\$ 164,679,979</u>	100	<u>\$ 140,470,856</u>	100
LIABILITIES AND EQUITY				
CURRENT LIABILITIES				
Short-term borrowings	\$ 5,074,632	3	\$ 6,591,019	5
Financial liabilities at fair value through profit or loss - current	37,439	-	15,839	-
Derivative financial liabilities hedging - current	2 0 40 22 4	-	165,774	-
Trade payables to unrelated parties Current tax liabilities	3,040,224	2 1	2,522,328	2
Other payables to unrelated parties	2,040,190 2,498,452	2	108,164 2,237,404	2
Other payables to related parties	178,362	-	5,772,308	4
Lease liabilities - current	20,564	_	20,500	-
Current portion of long-term borrowings	10,500,000	7	6,000,000	4
Other current liabilities	372,874		759,039	
Total current liabilities	23,762,737	15	24,192,375	17
NON-CURRENT LIABILITIES				
Bonds Payable	7,500,000	5	-	-
Long-term borrowings	24,640,014	15	31,140,014	22
Deferred tax liabilities - non-current	2,151,564	1	131,132	-
Lease liabilities - non-current	64,580	-	61,202	-
Net defined benefit liabilities	451,697	-	290,237	1
Other non-current liabilities	225,863		187,661	
Total non-current liabilities	35,033,718	21	31,810,246	23
Total liabilities	58,796,455	36	56,002,621	40
EQUITY				
Share capital	34,313,329	21	32,260,002	23
Capital surplus	18,440,875	11	15,690,406	11
Retained earnings				
Legal reserve	6,109,568	4	5,428,200	4
Special reserve	2,712,250	1	3,110,410	2
Unappropriated earnings	38,965,389	24	27,791,577	20
Total retained earnings	47,787,207	29	36,330,187	26
Other equity	(C 100 COT)	(4)	(5 005 125)	(4)
Exchange differences on translation of the financial statements of foreign operations	(6,100,687)	(4)	(5,905,135)	(4)
Unrealized gain (loss) on financial assets at fair value through other comprehensive income Other equity-others	11,534,267 (91,467)	7	6,092,775	4
Total other equity	5,342,113	3	187,640	
				(0
Total equity	105,883,524	64	84,468,235	60
TOTAL	<u>\$ 164,679,979</u>	100	<u>\$ 140,470,856</u>	100

(With Deloitte & Touche auditors' report dated February 22, 2022)

# STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2021 AND 2020 (In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2021		2020	
	Amount	%	Amount	%
OPERATING REVENUE	\$97,789,648	100	\$ 64,097,690	100
OPERATING COSTS	(84,881,753)	(87)	(59,641,481)	(93)
(UNREALIZED) GAIN ON THE TRANSACTIONS WITH SUBSIDIARIES AND ASSOCIATES	(13,335)		1,357	
GROSS PROFIT	12,894,560	13	4,457,566	7
OPERATING EXPENSES Selling and marketing expenses General and administrative expenses Research and development expenses Total operating expenses	1,258,609 1,257,078 <u>180,944</u> 2,696,631	1 1 	745,090 915,989 <u>115,346</u> <u>1,776,425</u>	$\frac{1}{2}$
PROFIT FROM OPERATIONS	10,197,929	11	2,681,141	4
<ul> <li>NON-OPERATING INCOME AND EXPENSES</li> <li>Interest income</li> <li>Dividend income</li> <li>Other income</li> <li>Gain (loss) on disposal of property, plant and equipment</li> <li>Foreign exchange (losses) gains , net</li> <li>Gain on valuation of financial assets and liabilities at fair value through profit or loss</li> <li>Impairment loss</li> <li>Other expenses</li> <li>Gain (loss) on disposal of investments</li> <li>Interest expense</li> <li>Share of profit of subsidiaries and associates under the equity method</li> </ul>	225,171 560,552 447,284 683 (311,352) 654,576 (557,721) (78,196) 461,026 (425,367) 7,218,874	- 1 - 1 (1) - - 7	151,325 110,905 70,318 (5,483) 73,937 728,770 (264,156) (365,451) (452,964) 3,935,768	- - - 1 - - - - - - - -
Total non-operating income and expenses	8,195,530	8	3,982,969	7
PROFIT BEFORE INCOME TAX FROM CONTINUING OPERATIONS	18,393,459	19	6,664,110	11
INCOME TAX (EXPENSE) BENEFIT	(3,750,830)	<u>(4</u> )	27,039	
NET PROFIT FOR THE YEAR	14,642,629	15	<u>6,691,149</u>	$\underline{11}$

(Continued)

# STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2021 AND 2020 (In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2021		2020	
	Amount	%	Amount	%
OTHER COMPREHENSIVE INCOME (LOSS) Items that will not be reclassified subsequently to profit or loss:				
Remeasurement of defined benefit plans Unrealized gain on investments in equity instruments at fair value through other	(160,650)	-	43,670	-
comprehensive income Share of the other comprehensive income of associates accounted for using the	2,611,742	2	1,258,198	2
equity method	2,892,990	3	2,479,966	4
	5,344,082	5	3,781,834	6
Items that may be reclassified subsequently to profit or loss: Exchange differences on translation of the financial statements of foreign operations Share of other comprehensive loss of associates accounted for using the equity	(67,717)	-	(276,160)	(1)
method	(127,834)		(82,616)	-
Other comprehensive income for the year, net of income tax	<u>(195,551</u> ) <u>5,148,531</u>	 5	<u>(358,776</u> ) <u>3,423,058</u>	<u>(1</u> ) <u>5</u>
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	<u>\$ 19,791,160</u>	20	<u>\$ 10,114,207</u>	16
EARNINGS PER SHARE Basic Diluted	<u>\$ 4.27</u> <u>\$ 4.26</u>		<u>\$2.04</u> <u>\$2.04</u>	

(With Deloitte & Touche auditors' report dated February 22, 2022) (Concluded)

#### STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2021 AND 2020 (In Thousands of New Taiwan Dollars)

							Other Equity			
						Exchange Differences	Unrealized Valuation Gain (Loss) on Financial Assets at			
				Retained Earnings	Unappropriated	on Translating the Financial Statements	Fair Value through Other Comprehensive			
	Share Capital	Capital Surplus	Legal Reserve	Special Reserve	Earnings	of Foreign Operations	Income	Other	<b>Treasury Shares</b>	Total Equity
BALANCE AT JANUARY 1, 2020	\$ 33,260,002	\$ 16,055,238	\$ 5,113,232	\$ 4,043,138	\$ 22,023,141	\$ (5,546,359)	\$ 2,435,949	\$ -	\$ -	\$ 77,384,341
Appropriation of 2019 earnings (Note 20) Legal reserve	-	-	314,968	-	(314,968)	-	-	-	-	-
Special reserve Cash dividends distributed by WLC	-	-	-	(932,728)	932,728 (1,663,000)	-	-	-	-	(1,663,000)
Excess of the consideration received over the carrying amount of the										
subsidiaries' net assets during disposal	-	-	-	-	(2,481)	-	-	-	-	(2,481)
Change in capital surplus from investments in associates accounted for using the equity method	-	135,304	-	-	97,145	-	(97,145)	-	-	135,304
Net profit for the year ended December 31, 2020	-	-	-	-	6,691,149	-	-	-	-	6,691,149
Other comprehensive income (loss) for the year ended December 31, 2020, net of income tax			<u> </u>		27,863	(358,776)	3,753,971			3,423,058
Total comprehensive income (loss) for the year ended December 31, 2020	<u> </u>	<u>-</u>		<u>-</u>	6,719,012	(358,776)	3,753,971			10,114,207
Buy-back of ordinary shares	-	-	-	-	-	-	-	-	(1,500,108)	(1,500,108)
Cancelation of treasury shares	(1,000,000)	(500,108)	-	-	-	-	-	-	1,500,108	-
Others		(28)								(28)
BALANCE AT DECEMBER 31, 2020	32,260,002	15,690,406	5,428,200	3,110,410	27,791,577	(5,905,135)	6,092,775	-	-	84,468,235
Appropriation of 2020 earnings (Note 20) Legal reserve	_	-	681,368	-	(681,368)	_		_	_	_
Special reserve	-	-	-	(398,160)	398,160	-	-	-	-	-
Cash dividends distributed by WLC	-	-	-	-	(3,088,200)	-	-	-	-	(3,088,200)
Excess of the consideration received over the carrying amount of the subsidiaries' net assets during disposal	-	3,124	-	-	-	-	-	-	-	3,124
Change in capital surplus from investments in associates accounted for using the equity method	-	(26,782)	-	-	77,160	-	(77,160)	(91,467)	-	(118,249)
Issuance of new shares in exchange for the shares of another company	2,053,327	2,771,798	-	-	-	-	-	-	-	4,825,125
Net profit for the year ended December 31, 2021	-	-	-	-	14,642,629	-	-	-	-	14,642,629
Other comprehensive income (loss) for the year ended December 31, 2021, net of income tax	<u>-</u>	<u> </u>	<u>-</u>	<u> </u>	(174,569)	(195,552)	5,518,652	<u>-</u>		5,148,531
Total comprehensive income (loss) for the year ended December 31, 2021				<u> </u>	14,468,060	(195,552)	5,518,652			19,791,160
Others		2,329				<u>-</u>	<del>_</del>		<u> </u>	2,329
BALANCE AT DECEMBER 31, 2021	<u>\$ 34,313,329</u>	<u>\$ 18,440,875</u>	<u>\$ 6,109,568</u>	<u>\$ 2,712,250</u>	<u>\$ 38,965,389</u>	<u>\$ (6,100,687</u> )	<u>\$ 11,534,267</u>	<u>\$ (91,467</u> )	<u>§ -</u>	<u>\$ 105,883,524</u>

(With Deloitte & Touche auditors' report dated February 22, 2022)

# STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2021 AND 2020 (In Thousands of New Taiwan Dollars)

	2021	2020
CASH FLOWS FROM OPERATING ACTIVITIES		
Income before income tax	\$ 18,393,459	\$ 6,664,110
Adjustments for:	Ф 10,575,457	\$ 0,004,110
Depreciation expense	1,343,326	1,279,845
Amortization expense	445	222
Net gain on fair value change of financial assets and liabilities	110	
designated as at fair value through profit or loss	(654,576)	(728,770)
Interest expense	425,367	452,964
Interest income	(225,171)	(151,325)
Dividend income	(560,552)	(110,905)
Share of profit of subsidiaries and associates under the equity		
method	(7,218,874)	(3,935,768)
(Gain) loss on disposal of property, plant and equipment	(683)	5,483
(Gain) loss on disposal of investments	(461,026)	365,451
Impairment loss recognized on non-financial assets	557,721	-
Unrealized (realized) gain on the transaction with associates	13,335	(1,357)
Gain on lease modifications	-	(38)
Net loss on foreign currency exchange	1,784	130,929
Changes in operating assets and liabilities		
(Increase) decrease in financial assets mandatorily classified		
as at fair value through profit or loss	297,214	(214,241)
(Increase) decrease in contract assets	(138,128)	318,258
(Increase) decrease in notes receivable	(9,716)	25,476
(Increase) decrease in trade receivables	(2,532,916)	19,466
(Increase) decrease in other receivables	(640,575)	20,229
(Increase) decrease in inventories	(7,064,475)	857,092
Decrease (increase) in other current assets	406,860	(1,982,992)
Increase in other financial assets	(14,820)	(86,833)
Increase in other operating assets	(64,888)	(85,778)
Increase in trade payables	517,896	22,352
Increase in other payables	525,554	7,471
Increase (decrease) in net defined benefit liabilities	810	(128,289)
(Decrease) increase in other current liabilities	(399,500)	628,583
Increase in other operating liabilities	38,202	13,412
Cash generated from operations Interest received	2,536,073 235,112	3,385,047
Dividends received	1,358,109	151,360 1,023,577
Interest paid	(498,619)	(373,617)
Income tax paid	(138,061)	(264,356)
meome tax para	(130,001)	<u>(207,330</u> )
Net cash generated from operating activities	3,492,614	3,922,011

(Continued)

# STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2021 AND 2020 (In Thousands of New Taiwan Dollars)

	2021	2020
CASH FLOWS FROM INVESTING ACTIVITIES		
Purchase of financial assets at fair value through other		
comprehensive income	(1,944,281)	(477,574)
Capital reduction and refund from financial assets at fair value		
through other comprehensive income	3,615	-
Purchase of financial assets at fair value through profit or loss	-	(5,353,790)
Proceeds from sale of financial assets at fair value through profit		
or loss	4,948,895	-
Acquisition of associates accounted for using the equity method	(6,760,343)	(7,181,164)
Repatriation through the liquidation and capital reduction of	(00 515	10.044.055
investee companies accounted for using the equity method	699,515	10,044,855
Payments for property, plant and equipment	(1,729,419)	(1,025,204)
Proceeds from disposal of property, plant and equipment	2,204	1,465 32,866
(Increase) decrease in refundable deposits Decrease (increase) in other receivables	(635) 7,016,224	(5,573,463)
Payments for investment properties	(2,362)	(3,373,403)
Other investing activities	(404,184)	(370,896)
Still investing dervices	<u>(101,101</u> )	<u>    (370,090</u> )
Net cash generated from (used in) investing activities	1,829,229	(9,902,905)
CASH FLOWS FROM FINANCING ACTIVITIES		
Decrease in short-term borrowings	(1,559,788)	(2,708,228)
Proceeds from bonds payable	7,500,000	-
Proceeds from long-term borrowings	4,000,000	20,640,014
Repayment of long-term borrowings	(6,000,000)	(6,500,000)
(Decrease) increase in other payables to related parties	(5,640,652)	962,923
Repayment of the principal portion of lease	(23,133)	(24,052)
Cash dividends paid	(3,088,030)	(1,662,891)
Payments for buy-back of ordinary shares	-	(1,500,108)
Other financing activities	2,329	(28)
Net cash (used in) generated from financing activities	(4,809,274)	9,207,630
NET INCREASE IN CASH AND CASH EQUIVALENTS	512,569	3,226,736
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF	4 511 000	1 204 254
THE YEAR	4,511,090	1,284,354
CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR	<u>\$ 5,023,659</u>	<u>\$ 4,511,090</u>
$(W'_{14}, D_{14}) = 0$ Transformed in the second		$(\mathbf{C}_{1}, \mathbf{r}_{2}, r$

(With Deloitte & Touche auditors' report dated February 22, 2022)

(Concluded)

# **INDEPENDENT AUDITORS' REPORT**

The Board of Directors and Shareholders Walsin Lihwa Corporation

## Opinion

We have audited the accompanying consolidated financial statements of Walsin Lihwa Corporation and its subsidiaries (the "Group"), which comprise the consolidated balance sheets as of December 31, 2021 and 2020, 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, based on our audits and the reports of other auditors (as set out in the Other Matter section of our report), the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as of December 31, 2021 and 2020, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations (SIC) endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China.

### **Basis for Opinion**

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

### Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements as of and for the year ended December 31, 2021. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

The following are the key audit matters of the consolidated financial statements of the Group as of and for the year ended December 31, 2021:

### Sales Revenue Recognition

In 2021, the main products of the Group's wires and cables business unit include bare copper wires, wires and cables. The fluctuation in prices of bare copper wires is often subject to the movement in prices of raw materials, and thus some of the sales prices are set according to the market prices agreed under the contracts at the time of shipments. The Group prepares reports on point of sale transactions by referring to the actual shipments and market price adjustments as the basis for revenue recognition.

Due to the large number of transactions and different market prices that have been agreed upon by customers, the processing, recording and maintenance of such reports are performed manually in which their amounts are significant to the consolidated financial statements. Therefore, the accuracy of revenue recognized from sales of bare copper wires was considered as a key audit matter. Refer to Notes 4 and 24 to the consolidated financial statements for related accounting policies and disclosure of information relating to revenue recognizion.

Our audit procedures performed in respect of the above key audit matter were as follows:

- 1. We obtained an understanding and tested the reasonableness of revenue recognition policy and internal control procedures over the sales of bare copper wires, and evaluated the effectiveness of relevant internal controls.
- 2. We performed sampling and reconciliation of sales prices and quantities with their respective amounts in the contracts and verified the accuracy of market price adjustments.
- 3. We verified the accuracy of monthly reports by recalculating the sales revenue and confirmed that the recognized amounts were consistent with those recorded in the general ledger.

# **Other Matter**

The financial statements of certain subsidiaries included in the consolidated financial statements as of and for the years ended December 31, 2021 and 2020 were audited by other auditors. Our opinion, insofar as it relates to such subsidiaries, is based solely on the reports of other auditors. The total assets of such subsidiaries amounted to NT\$10,292,042 thousand and NT\$10,148,841 thousand, which constituted 5.62% and 6.70% of the Group's consolidated total assets, as of December 31, 2021 and 2020, respectively, and the total net operating revenue of such subsidiaries amounted to NT\$17,799,306 thousand and NT\$18,427,711 thousand, which constituted 11.36% and 16.37% of the Group's consolidated total net operating revenue, for the years ended December 31, 2021 and 2020, respectively.

We did not audit the financial statements of some associates accounted for using the equity method included in the consolidated financial statements of the Group, but such statements were audited by other auditors. As of December 31, 2021, the total asset of these associates was NT\$1,053,790 thousand, representing 0.58% of the consolidated total assets; the share of losses of these associates was NT\$5,936 thousand, representing (0.03%) of the consolidated income before income tax.

We have also audited the parent company only financial statements of Walsin Lihwa Corporation as of and for the years ended December 31, 2021 and 2020 on which we have issued an unmodified opinion with other matter.

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

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

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

Those charged with governance (including the Audit Committee) are responsible for overseeing the Group's financial reporting process.

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

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

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

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

We are responsible for the direction, supervision, and performance of the group audit. We remain solely responsible for our audit opinion.

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements for the year ended December 31, 2021 and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partners on the audit resulting in this independent auditors' report are Wen-Yea Shyu and Wu, Ke-Chang.

Deloitte & Touche Taipei, Taiwan Republic of China

February 22, 2022

# Notice to Readers

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

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

# **INDEPENDENT AUDITORS' REPORT**

The Board of Directors and Shareholders Walsin Lihwa Corporation

### Opinion

We have audited the accompanying financial statements of Walsin Lihwa Corporation (the "Company"), which comprise the balance sheets as of December 31, 2021 and 2020, and the statements of comprehensive income, changes in equity and cash flows for the years then ended, and the notes to the financial statements, including a summary of significant accounting policies.

In our opinion, based on our audits and the reports of other auditors (as set out in the Other Matter section of our report), the accompanying financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2021 and 2020, and its financial performance and its cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

### **Basis for Opinion**

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

### Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements as of and for the year ended December 31, 2021. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

The following are key audit matter of the Company's financial statements as of and for the year ended December 31, 2021:

### Sales Revenue Recognition

In 2021, the main products of the Company's wires and cables business unit include bare copper wires, wires and cables. The fluctuation in prices of bare copper wires is often subject to the movement in prices of raw materials, and thus some of the sales prices are set according to the market prices agreed under the contracts at the time of shipments. The Company prepares reports on point of sale transactions by referring to the actual shipments and market price adjustments as the basis for revenue recognition. Due to the large number of transactions and different market prices that have been agreed upon by customers, the processing, recording and maintenance of such reports are performed manually in which their amounts are significant to the financial statements. Therefore, the accuracy of revenue recognized from sales of bare copper wires was considered as a key audit matter. Refer to Notes 4 and 21 to the financial statements for related accounting policies and disclosure of information relating to revenue recognition.

Our audit procedures performed in respect of the above key audit matter were as follows:

- 1. We obtained an understanding and tested the reasonableness of revenue recognition policy and internal control procedures over the sales of bare copper wires, and evaluated the effectiveness of relevant internal controls.
- 2. We performed sampling and reconciliation of sales prices and quantities with their respective amounts in the contracts and verified the accuracy of market price adjustments.
- 3. We verified the accuracy of monthly reports by recalculating the sales revenue and confirmed that the recognized amounts were consistent with those recorded in the general ledger.

# **Other Matter**

The financial statements of certain equity-method investees included in the financial statements as of and for the years ended December 31, 2021 and 2020 were audited by other auditors. Our opinion, insofar as it relates to such investments, is based solely on the reports of other auditors. The investments in such investees amounted to NT\$5,587,877 thousand and NT\$4,238,472 thousand, which constituted 3.39% and 3.02% of the total assets as of December 31, 2021 and 2020, respectively; and the investment gains amounted to NT\$743,761 thousand and NT\$995,518 thousand for the years ended December 31, 2021 and 2020, respectively.

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

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

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

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

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

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

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

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

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements for the year ended December 31, 2021 and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partners on the audit resulting in this independent auditors' report are Wen-Yea Shyu and Wu, Ke-Chang

Deloitte & Touche Taipei, Taiwan Republic of China

February 22, 2022

# Notice to Readers

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

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

# **Review Report from the Audit Committee**

The Board of Directors has prepared and submitted the Company's 2021 business report, financial statements (including consolidated financial statements) and the profit distribution proposal, among which the financial statements (including consolidated financial statements) had been audited by Wen-Ya Hsu and Ko-Chang Wu, CPAs of Deloitte & Touche, who also provided an auditor's report. The above business report, financial statements (including consolidated financial statements) and the profit distribution proposal have been reviewed by the Audit Committee to be without any discrepancies. This report is prepared in accordance with Article 14-4 of the Securities and Exchange Act and Article 219 of the Company Act. Please review and approve the same.

Walsin Lihwa Corporation The convener of the Audit Committee: Hsueh, Ming-Ling

February 22, 2022

# Walsin Lihwa Corporation

Comparison Table of Amended Articles of Articles of Incorporation

Amended Articles	Current Articles	Description
Article 9-1 <u>The Company's shareholders'</u> <u>meetings may be held by video</u> <u>conferencing or other means</u> <u>announced by the central competent</u> <u>authority.</u> <u>If a shareholders' meeting is held by</u> <u>video conferencing, the shareholders</u> <u>who participate in the meeting by</u> <u>video conferencing shall be deemed</u> <u>to be present in person.</u> <u>If otherwise stipulated by the</u> <u>securities competent authority with</u> <u>respect to the provisions of the</u> <u>preceding two paragraphs, the</u> <u>stipulation of the securities</u>	(This is a new article)	In accordance with Article 172-2 of the Company Act, the provision relating to the convening of the shareholders' meetings has been added.
competent authority shall prevail.Article 28After the Company has offset itsaccumulated losses from previousyears and paid all tax due, theCompany shall set aside 10% of itsnet profits as legal reserve, exceptwhen the legal reserve equals to thetotal authorized capital of theCompany. From the remaindercalculated above plus the surplusretained earnings of previous year,the Company shall set aside orreverse the special reserve asstipulated by the law or thecompetent authority. Then the Boardof Directors shall draft an earningdistribution proposal submitted to theShareholders' meeting for resolutionto distribute shareholder's dividends.If the aforementioned distribution ofearnings is made in cash, the Boardof Directors shall be authorized todistribute the earnings with the	Article 28 After the Company has offset its accumulated losses from previous years and paid all tax due, the Company shall set aside 10% of its net profits as legal reserve, except when the legal reserve equals to the total authorized capital of the Company. From the remainder calculated above plus the surplus retained earnings of previous year, the Company shall set aside or reverse the special reserve as stipulated by the law or the competent authority. Then the Board of Directors shall draft an earning distribution proposal submitted to the Shareholders' meeting for resolution to distribute shareholder's dividends.	Pursuant to Paragraph 5, Article 240 of the Company Act, cash dividends may be paid by special resolution of the Board of Directors as authorized by the Company's Articles of Incorporation.

Amended Articles	Current Articles	Description
presence of at least two-thirds of the		
Directors and the resolution of a		
majority of the Directors present, and		
to report the distribution to the		
shareholders' meeting.		
The setting aside of the legal reserve	The setting aside of the <u>above</u> legal	
set forth in Paragraph 1 of this	reserve should be based on the "the	
Article should be based on the "the	total amount of after-tax net income	
total amount of after-tax net income	for the period and other profit items	
for the period and other profit items	adjusted to the current year's	
adjusted to the current year's	undistributed earnings other than	
undistributed earnings other than	after-tax net income for the period."	
after-tax net income for the period."		
Article 28-1	Article 28-1	The basis of dividend
The share dividend policy of the	The share dividend policy of the	distribution set out in
Company should be stable for the	Company should be stable for the	Paragraph 1 has been
purpose of sustainable operation and	purpose of sustainable operation and	amended in order to ensure
development .In case of any earnings	development .In case of any earnings	the stability of the
on the final account, the Company	on the final account, the Company	Company's financial
shall allot as shareholder dividends	shall allot as shareholder dividends	structure and the principle
no lesser than 40% of the balance of	no lesser than 40% of the balance of	of equity for the Company's
such earnings after offsetting its loss,	such earnings after offsetting its loss,	dividend policy.
paying income tax, setting aside the	paying income tax, setting aside the	
legal reserve, and setting aside the	legal reserve, and setting aside the	
special reserve as adjusted based on	special reserve as adjusted based on	
the net decrease in other	the net decrease in other	
shareholders' equity as stipulated in	shareholders' equity as stipulated in Article 28 hereof. Such dividends	
Article 28 hereof, as well as deducting the share of the affiliates'	shall be distributed in cash or in form	
interests recognized by equity	of shares; cash dividends shall not be	
method and adding the cash	lesser than 70% of the total dividends.	
dividends paid out by the affiliates to	resser than 7070 of the total dividends.	
the Company recognized by equity		
method. Such dividends shall be		
distributed in cash or in form of		
shares; cash dividends shall not be		
lesser than 70% of the total dividends.		
To ensure the stability of the	To ensure the stability of the	
financial structure, and based on the	financial structure, and based on the	
principle of equitable dividend	principle of equitable dividend	
payout, the Company has no earnings	payout, the Company has no earnings	
to distribute or has earnings but the	to distribute or has earnings but the	
amount of earnings is significantly	amount of earnings is significantly	
less than the actual earnings	less than the actual earnings	
distributed previously, the Company	distributed previously, the Company	

Amended Articles	Current Articles	Description
may distribute all or part of the	may distribute all or part of the	
reserves or the undistributed earnings	reserves or the undistributed earnings	
in the previous period .If there is a	in the previous period .If there is a	
non-recurring, material income in the	non-recurring, material income in the	
Company's earnings for the year, all	Company's earnings for the year, all	
or a part of such income may be	or a part of such income may be	
retained without being subject to the	retained without being subject to the	
percentage limitation set forth in	percentage limitation set forth in	
Paragraph 1 hereof.	Paragraph 1 hereof.	
Article 31	Article 31	The date of this amendment
These Articles of Incorporation were	These Articles of Incorporation were	has been added.
established on August 1, 1966. The	established on August 1, 1966. The	
first amendment was made on March	first amendment was made on March	
5, 1967 the fiftieth amendment	5, 1967 the fiftieth amendment	
was made on July 15, 2021, and the	was made on July 15, 2021. The	
fifty-first amendment was made on	same procedure shall apply to any	
May 13, 2022. The same procedure	future amendment.	
shall apply to any future amendment.		

# Walsin Lihwa Corporation

Comparison Table of Amended Articles of the Procedures for the Acquisition and Disposal of Assets of the Company

Article 6 Procedures for Acquisition or Disposal of AssetsIn view of the practical difficulties in defining1. Acquisition or disposal of securities of an amount not reaching million shall, upon appraisal by the implementation unit, be carried out in the discretion of the Chairman of the Board. Where any transaction reaching an amount of the submitted to the Audit Committee and carried out only upon the approval by the Board of Directors.In view of the practical difficulties in defining to a mount not reaching appraisal by the implementation of the Chairman of the Board. Where any transaction reaching an amount of NT\$300 million or above, it shall be submitted to the Audit Committee and carried out only upon the approval by the Board of Directors.In view of the practical difficulties and by reference to the anoney market funds, and structured/linked principal- protected deposits shall be carried out under the authority of cach level of the Company's officers.Article 6 Procedures for Acquisition and isposal of Assets Where any transaction reaching an amount of NT\$300 million or also and of Directors.In view of the practical difficulties and by reference to the aution of disposal of the- explicition or disposal of the- enpital guaranteed and fixed in one year shall require the- Finance Division Scoperaisal- requisition or disposal of the- Finance Division Scoperaisal- report- Acquisition or disposal of the- Finance Division Scoperaisal- report-Acquisition or disposal- of under the discretion of the- Finance Division Scoperaid- out in the discretion of the- Finance Division Scoperaid- out in the discretion of the- Finance Division Scoperaid- out in the discretion of the- Finance Division Scoperaid- the Board of Directors	Amended Article	Current Articles	Description
<ol> <li>Acquisition or disposal of securities of an amount not reaching NT\$300 million shall, upon appraisal by the implementation unit, be carried out in the discretion of the Chairman of the Board. Where any transaction reaching an amount of NT\$300 million or above, it shall be submitted to the Audit Committee and carried out only upon the approval by the Board of Directors.</li> <li>The acquisition or disposal of short-term bills, repo/reverse repo- bills and bonds, bond funds, moncy market funds, and structured/linked principal- protected deposits shall be carried out under the authority of each level of the Company's officers.</li> <li>Acquisition or disposal of short-term bills, repo/reverse repo- bills and bonds, bond funds, moncy market funds, and structured/linked principal- protected deposits shall be carried out under the authority of each level of the Company's officers.</li> <li>Acquisition or disposal of short-term bills, repo/reverse repo- bills and bonds, bond funds, moncy market funds, and structured/linked principal- protected deposits shall be carried out under the authority of each level of the Company's officers.</li> <li>Acquisition or disposal of the- Finance Division Chair a single day may be carried- out in the discretion of the- Finance Division Directors.</li> <li>Submission to the Audit- Committee and prior approval- by the Board of Directors are- required for any financing or- funding not belonging to the- aforementioned acquisition or -</li> </ol>	Article 6 Procedures for Acquisition	Article 6 Procedures for Acquisition	In view of the practical
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Amended Article	Current Articles	Description
3. to 7. (Omitted)	3. to 7. (Omitted)	
<ol> <li>to 7. (Omitted)</li> <li>Article 8 Investment Amount Except for the assets acquired for the Company's business purposes, all the investments in and purchases of real estate and securities for non-business purposes are subject to the following restrictions:         <ol> <li>The total amount of real estate stated in the consolidated financial statements of the Company and its subsidiaries for non-business purposes shall not exceed 40% of the Company's owners' equity.</li> <li>The total amount of long- and short-term securities investments stated in the consolidated financial statements of the Company and its subsidiaries for non-business purposes shall not exceed 100% of the Company's owner's equity.</li> <li>The total amount of individual long-term securities investments stated in the consolidated financial statements of the Company and its subsidiaries for non-business purposes shall not exceed 100% of the Company's owner's equity.</li> </ol> </li> <li>The total amount of individual long-term securities investments stated in the consolidated financial statements of the Company and its subsidiaries shall not exceed 50% of the Company's owner's equity.</li> </ol>	<ul> <li>Article 8 Investment Amount</li> <li>Except for the assets acquired for the Company's business purposes, all the investments in and purchases of real estate and securities for non-business purposes are subject to the following restrictions:</li> <li>1. The total amount of real estate stated in the consolidated financial statements of the Company and its subsidiaries for non-business purposes shall not exceed 40% of the Company's owners' equity.</li> <li>2. The total amount of long and short term securities investments stated in the consolidated financial statements of the Company and its subsidiaries for non-business purposes shall not exceed 100% of the Company's owner's equity.</li> <li>3. The total amount of individual long term securities investments stated in the consolidated financial statements of the Company and its subsidiaries shall not exceed 50% of the Company's owner's equity.</li> <li>4. The total amount of individual statements of the Company and its subsidiaries shall not exceed 4% of the Company and its subsidiaries shall not exceed 4% of the Company and its subsidiaries shall not exceed 4% of the Company and its subsidiaries shall not exceed 4% of the Company and its subsidiaries shall not exceed 4% of</li> </ul>	In line with the amendment to Article 6, the classification of investment amount for long-term and short- term securities has been deleted.
Article 9 Engagement of Independent Expert for Objective and Fair Report	the Company's owner's equity. Article 9 Engagement of Independent Expert for Objective and Fair Report	1. Paragraph 2 has been amended in line with regulatory changes; the
<ol> <li>Acquisition or disposal of securities by the Company shall first obtain the issuing companies' latest audited financial statements before the date of such acquisition or disposal as reference for assessment of the transaction prices. If the transaction amount reaches 20% of the Company's</li> </ol>	<ol> <li>Acquisition or disposal of securities by the Company shall first obtain the issuing companies' latest audited financial statements before the date of such acquisition or disposal as reference for assessment of the transaction prices. If the transaction amount reaches 20% of the Company's</li> </ol>	wording has been deleted because it is clear that external experts should follow the self- regulatory rules of their respective association, which already covers the

Amended Article	Current Articles	Description
Amended Articlepaid-up capital or NT\$300 million or more, the Company shall, before the date of such acquisition or disposal, consult a certified public accountant on the reasonableness of the transaction price. This requirement does not apply, however, to publicly quoted prices of securities that have an active market, or where otherwise provided by regulations of the Financial Supervisory Commission. The aforesaid shall not apply with the securities concerned are publicly quoted in active markets or are subject to other regulations of the Financial Supervisory Committee.2. When the Company acquires or disposes of memberships, intangible assets, or right-of-use	Current Articles paid-up capital or NT\$300 million or more, the Company shall, before the date of such acquisition or disposal, consult a certified public accountant on the reasonableness of the transaction price. If the said certified public- accountant require any expert- report, the certified public- accountant shall do so in- accordance with the provisions of Statement of Auditing Standards- No. 20 announced by the- Accounting Research and- Development Foundation. This requirement does not apply, however, to publicly quoted prices of securities that have an active market, or where otherwise provided by regulations of the Financial Supervisory Commission. The aforesaid shall not apply with the securities concerned are publicly quoted in active markets or are subject to other regulations of the Financial Supervisory Committee. 2. When the Company acquires or disposes of memberships, intangible assets, or right-of-use	Description procedures to be performed by accountants in issuing opinions. 2. Wording has been revised.
assets and the transaction amount reaches 20% or more of its paid-up capital or NT\$300 million or more, except in transactions with a domestic government agency, the Company shall, before the date of such acquisition or disposal, consult a certified public accountant on the reasonableness of the transaction price.	assets and the transaction amount reaches 20% or more of its paid-up capital or NT\$300 million or more, except in transactions with a domestic government agency, the Company shall, before the date of such acquisition or disposal, consult a certified public accountant on the reasonableness of the transaction price, and the certified public accountant shall- comply with the provisions of Statement of Auditing Standards- No. 20 published by the- Accounting Research and- Development Foundation.	

Amended Article	Current Articles	Description
3. to 5. (Omitted)	3. to 5. (Omitted)	
6. Professional appraisers and their	6. Professional appraisers and their	
officers, certified public accounts,	officers, certified public accounts,	
attorneys, and securities	attorneys, and securities	
underwriters that provide the	underwriters that provide the	
Company with appraisal reports,	Company with appraisal reports,	
certified public accountant's	certified public accountant's	
opinions, attorney's opinions, or	opinions, attorney's opinions, or	
underwriter's opinions shall meet	underwriter's opinions shall meet	
the following requirements:	the following requirements:	
(1) May not have previously	(6) May not have previously	
received a final and	received a final and	
unappealable sentence to	unappealable sentence to	
imprisonment for 1 year or	imprisonment for 1 year or	
longer for a violation of the	longer for a violation of the	
Securities and Exchange Act,	Asset Regulations, the	
the Company Act, the Banking	Company Act, the Banking Act	
Act of the Republic of China,	of the Republic of China, the	
the Insurance Act, the Financial	-	
Holding Company Act, or the	Holding Company Act, or the	
Business Entity Accounting	Business Entity Accounting	
Act, or for fraud, breach of	Act, or for fraud, breach of	
trust, embezzlement, forgery of	trust, embezzlement, forgery of	
documents, or occupational	documents, or occupational	
crime. However, this provision	crime. However, this provision	
does not apply if 3 years have	does not apply if 3 years have	
already passed since	already passed since	
completion of service of the	completion of service of the	
sentence, since expiration of	sentence, since expiration of	
the period of a suspended	the period of a suspended	
sentence, or since a pardon was	sentence, or since a pardon was	
received.	received.	
(2) May not be a related party or	(2) May not be a related party or	
de facto related party of any	de facto related party of any	
party to the transaction.	party to the transaction.	
(3) If the Company is required to	(3) If the Company is required to	
obtain appraisal reports from	obtain appraisal reports from	
two or more professional	two or more professional	
appraisers, the different	appraisers, the different	
professional appraisers or	professional appraisers or	
appraisal officers may not be	appraisal officers may not be	
related parties or de facto	related parties or de facto	
related parties of each other.	related parties of each other.	

Amended Article	Current Articles	Description
When issuing an appraisal report	When issuing an appraisal report	
or opinion, the personnel referred	or opinion, the personnel referred	
to in the preceding paragraph shall	to in the preceding paragraph shall	
comply with the self-regulatory	comply with the following:	
rules of their respective association		
and the following:		
(1) Prior to accepting a case, they	(1) Prior to accepting a case, they	
shall prudently assess their	shall prudently assess their	
own professional capabilities,	own professional capabilities,	
practical experience, and	practical experience, and	
independence.	independence.	
(2) When <u>executing</u> a case, they	(2) When <u>examining</u> a case, they	
shall appropriately plan and	shall appropriately plan and	
execute adequate working	execute adequate working	
procedures, in order to produce	procedures, in order to produce	
a conclusion and use the	a conclusion and use the	
conclusion as the basis for	conclusion as the basis for	
issuing the report or opinion.	issuing the report or opinion.	
The related working	The related working	
procedures, data collected, and	procedures, data collected, and	
conclusion shall be fully and	conclusion shall be fully and	
accurately specified in the case	accurately specified in the case	
working papers.	working papers.	
(3) They shall undertake an item-	(3) They shall undertake an item-	
by-item evaluation of the	by-item evaluation of the	
adequacy and reasonableness	comprehensiveness, accuracy,	
of the sources of data used, the	and reasonableness of the	
parameters, and the	sources of data used, the	
information, as the basis for	parameters, and the	
issuance of the appraisal report	information, as the basis for	
or the opinion.	issuance of the appraisal report	
	or the opinion.	
(4) They shall issue a statement	(4) They shall issue a statement	
attesting to the professional	attesting to the professional	
competence and independence	competence and independence	
of the personnel who prepared	of the personnel who prepared	
the report or opinion, and that	the report or opinion, and that	
they have evaluated and found	they have evaluated and found	
that the information used is	that the information used is	
reasonable and <u>adequate</u> , and	reasonable and <u>accurate</u> , and	
that they have complied with	that they have complied with	
applicable laws and	applicable laws and	
regulations.	regulations.	

Amended Article	Current Articles	Description
Article 10 Related-Party Transactions	Article 10 Related-Party Transactions	1. Paragraph 1 has
1. (Omitted)	1. (Omitted)	been amended in
2. When the Company intends to	2. When the Company intends to	line with regulatory
acquire or dispose of real property	acquire or dispose of real property	changes for the
or right-of-use assets from or to a	or right-of-use assets from or to a	purpose of
related party, or when it intends to	related party, or when it intends to	enhancing the
acquire or dispose of assets other	acquire or dispose of assets other	management of
than real property or right-of-use	than real property or right-of-use	related-party
assets from or to a related party	assets from or to a related party	transactions to
and the transaction amount reaches	and the transaction amount reaches	protect the rights
20% or more of the Company's	20% or more of the Company's	and interests of
paid-up capital, 10 % or more of	paid-up capital, 10 % or more of	shareholders.
the Company's total assets, or	the Company's total assets, or	
NT\$300 million or more, except in	NT\$300 million or more, except in	
trading of domestic government	trading of domestic government	
bonds or bonds under repurchase	bonds or bonds under repurchase	
and resale agreements, or	and resale agreements, or	
subscription or redemption of	subscription or redemption of	
money market funds issued by	money market funds issued by	
domestic securities investment	domestic securities investment	
trust enterprises, the Company	trust enterprises, the Company	
may not proceed to enter into a	may not proceed to enter into a	
transaction contract or make a	transaction contract or make a	
payment until the following	payment until the following	
matters have been submitted to the	matters have been submitted to the	
Audit Committee and approved by	Audit Committee and approved by	
the board of directors:	the board of directors:	
(1) The purpose, necessity and	(1) The purpose, necessity and	
estimated benefits of the	estimated benefits of the	
acquisition or disposal of	acquisition or disposal of	
assets,	assets,	
(2) The reason for choosing the	(2) The reason for choosing the	
related party as a transaction	related party as a transaction	
counterparty,	counterparty,	
(3) With respect to the acquisition	(3) With respect to the acquisition	
of real property or right-of-use	of real property or right-of-use	
assets from a related party,	assets from a related party,	
information regarding appraisal	information regarding appraisal	
of the reasonableness of the	of the reasonableness of the	
preliminary transaction terms	preliminary transaction terms	
in accordance with Article 16	in accordance with Article 16	
and Article 17 of the Asset	and Article 17 of the Asset	
Regulations,	Regulations, (4) The data and price at which the	
(4) The date and price at which the	(4) The date and price at which the	
related party originally	related party originally	

Amended Article	Current Articles	Description
acquired the real property, the	acquired the real property, the	
original transaction	original transaction	
counterparty, and that	counterparty, and that	
transaction counterparty's	transaction counterparty's	
relationship to the Company	relationship to the Company	
and the related party,	and the related party,	
(5) Monthly cash flow forecasts	(5) Monthly cash flow forecasts	
for the year beginning from the	for the year beginning from the	
anticipated month of signing of	anticipated month of signing of	
the contract, and evaluation of	the contract, and evaluation of	
the necessity of the transaction,	the necessity of the transaction,	
and reasonableness of the use	and reasonableness of the use	
of funds,	of funds,	
(6) An appraisal report from a	(6) An appraisal report from a	
professional appraiser or an	professional appraiser or an	
accountant's opinion obtained	accountant's opinion obtained	
in accordance with the	in accordance with the	
preceding article, and	preceding article, and	
(7) Restrictive covenants and other	(7) Restrictive covenants and other	
important stipulations	important stipulations	
associated with the transaction.	associated with the transaction.	
If the Company or its subsidiaries		
have such a transaction in the		
amount reaching 10% or more of		
the Company's total assets, the		
Company shall submit the information listed in each		
subparagraph of this Paragraph to		
the shareholders' meeting for		
approval before signing the		
transaction contract and making		
the payment. However,		
transactions between the Company		
and its subsidiaries or those		
between its subsidiaries are not		
subject to the foregoing limitation.		
Calculation of the transaction	Calculation of the transaction	
amount referred to in Paragraph 1	amount referred to in the	
and this Paragraph shall be made	preceding paragraph shall be made	
in accordance with Article 31,	in accordance with Article 31,	
paragraph 2 of the Asset	paragraph 2 of the Asset	
Regulations, and "within the	Regulations, and "within the	
preceding year" as used herein	preceding year" as used herein	
refers to the year preceding the	refers to the year preceding the	
date of occurrence of the current	date of occurrence of the current	

Amended Article	Current Articles	Description
transaction. Items that have been	transaction. Items that have been	
submitted to the Audit Committee	submitted to the Audit Committee	
and approved by the board of	and approved by the board of	
directors and the shareholders'	directors need not be counted	
meeting need not be counted	toward the transaction amount.	
toward the transaction amount.		
For acquisition or disposal of real	For acquisition or disposal of real	
property right-of-use assets for	property right-of-use assets for	
business purposes between the	business purposes between the	
Company and its subsidiaries, or	Company and its subsidiaries, or	
between Company and its	between Company and its	
subsidiaries in which it directly or	subsidiaries in which it directly or	
indirectly holds 100% of the	indirectly holds 100% of the	
issued shares or authorized capital,	issued shares or authorized capital,	
the Board of Directors may	the Board of Directors may	
authorize the Chairman of the	authorize the Chairman of the	
Board to act in his discretion for	Board to act in his discretion for	
any transaction below NT\$300	any transaction below NT\$300	
million before subsequently	million before subsequently	
submitting to the Audit Committee and the Board of Directors for	submitting to the Audit Committee and the Board of Directors for	
retroactive confirmation.	retroactive confirmation.	
3. to 4. (Omitted)	3. to 4. (Omitted)	
Article 11	Article 11	1 Wording has been
		1. Wording has been revised to make the
Mergers and Consolidations, Splits, Acquisitions, and Assignment of Shares	Mergers and Consolidations, Splits, Acquisitions, and Assignment of Shares	content complete.
Acquisitions, and Assignment of Shares	Acquisitions, and Assignment of Shares	content complete.
<u>1.</u> The Company <u>shall conduct</u>	The Company's mergers, demergers,	
mergers, demergers, acquisitions	acquisitions and transfers of shares	
and transfers of shares in	shall be conducted in accordance	
accordance with the provisions of	with the Company Act, Business	
Section V of Chapter II of the	Mergers And Acquisitions Act, as	
Regulations Governing the	well as Section V, Chapter II of the	
Acquisition and Disposal of Assets	Asset Regulations.	
by Public Companies.		
2. Domestic companies shall do so in		
accordance with relevant		
provisions of the Company Act		
and the Business Mergers and		
Acquisitions Act, in addition to the		
provision of the foregoing		
paragraph; offshore subsidiaries		
shall do so in accordance with		
local laws and regulations.		

Amended Article	Current Articles	Description
Article 13	Article 13	1. Wording has been
Acquisition or Disposal of Assets by	Acquisition or Disposal of Assets by	amended to clarify
Subsidiaries	Subsidiaries	the definition.
		2. The ordinal numbers
1. The Company shall require its	1. The Company shall require its	of the paragraphs
subsidiaries to establish their asset	subsidiaries to establish their asset	have been amended.
acquisition and disposal	acquisition and disposal	
procedures, which shall become	procedures, which shall become	
effective after approval by the	effective after approval by the	
Company. <u>The subsidiaries</u> without their asset acquisition and	Company. <u>The subsidiaries</u> without their asset acquisition and	
disposal procedures shall abide by	disposal procedures shall abide by	
these Procedures, relevant	relevant procedures and	
procedures and regulations of the	regulations of the Company and	
Company and in accordance with	seek approval in accordance with	
the Company's rules governing	the Company's rules governing	
authorizations and hierarchical	authorizations and hierarchical	
delegation of responsibilities.	delegation of responsibilities.	
2. The audit committee, the board of		
directors and the shareholders'		
meeting referred to herein shall be		
the Audit Committee, the Board of		
Directors and the shareholders'		
meeting of the Company; as for		
the requirement in respect of 20%		
of the paid-in capital or 10% of the total assets, the paid-in capital or		
the total assets of the Company		
shall serve as the base of such		
calculation.		
3. The Company shall disclose on	2. The Company shall disclose on	
behalf of any subsidiary that is not	behalf of any subsidiary that is not	
a Taiwan public company	a Taiwan public company	
acquiring or disposing of assets in	acquiring or disposing of assets in	
accordance with <u>Article 12</u> of the	accordance with Paragraphs 1 and	
Procedures.	<del>2 of Article 13</del> of the Procedures.	
	For any disclosure requirement of	
	any transactions in an amount	
	reaching 20% or more of the	
	Company's paid-up capital or 10%	
	or more of the Company's total	
	assets, the paid-in capital or the total assets of the Company shall	
	serve as the base of such	
	calculation.	

Amended Article	Current Articles	Description
4. If a domestic public subsidiary of	3. The Company shall carry out the	
the Company meets the	announcement and reporting for all	
announcement and reporting	of its publicly traded subsidiaries	
standards set forth in Paragraph 1,	that meet the announcement and	
Article 12 hereof of the	reporting standards set forth in	
Regulations Governing the	Paragraph 2, Article 13 hereof.	
Acquisition and Disposal of Assets		
by Public Companies, it shall do		
so on its own; if the announcement		
and reporting involves material		
information, the Company shall do		
so in accordance with the law.		

## Walsin Lihwa Corporation

### Comparison Table of Amended Articles of the Rules and Procedures of Shareholders' Meetings

Amended Article	Current Articles	Description
Article 2	Article 2	1
Unless otherwise provided by law or	Unless otherwise provided by law or	1. In order to inform
regulation, the Company's	regulation, the Company's	the shareholders of
shareholders meetings shall be	shareholders meetings shall be	the change in the
convened by the Board of Directors.	convened by the Board of Directors.	manner of holding
5	5	the shareholders'
Any change in the manner of holding		meeting, such
<u>a shareholders' meeting shall be</u>		change shall be
resolved by the Board of Directors		resolved by the
and shall be made at the latest before		Board of Directors
the mailing of the notice of the		and shall be made at
shareholders' meeting.		the latest before the
		mailing of the notice
Any matter prescribed by Paragraph	Any matter prescribed by Paragraph	of the shareholders'
5 of Article 172 of the Company Act,	5 of Article 172 of the Company Act,	meeting; therefore,
Articles 26-1 and 43-6 of the	Articles 26-1 and 43-6 of the	Paragraph 2 of this
Securities and Exchange Act,	Securities and Exchange Act,	Article has been
Articles 56-1 and 60-2 of the	Articles 56-1 and 60-2 of the	amended.
Regulations Governing the Offering	Regulations Governing the Offering	2. Paragraph 8 of this
and Issuance of Securities by	and Issuance of Securities by	Article has been
Securities Issuers shall be set out,	Securities Issuers shall be set out,	amended for the
and its essential content shall be	and its essential content shall be	purpose of enabling
explained, in the notice of the	explained, in the notice of the	shareholders to refer
reasons for convening the	reasons for convening the	to the shareholders'
shareholders meeting. None of the	shareholders meeting. None of the	meeting manual and
above matters may be raised by an	above matters may be raised by an	the supplementary
extraordinary motion. The essential	extraordinary motion. The essential	information of the
contents specified in Paragraph 5 of	contents specified in Paragraph 5 of	meeting on the day
Article 172 of the Company Act may	Article 172 of the Company Act may	of the shareholders'
be posted on the website designated	be posted on the website designated	meeting, whether
by the competent authority in charge	by the competent authority in charge	they attend the
of securities affairs or the company,	of securities affairs or the company,	physical
and such website shall be indicated	and such website shall be indicated	shareholders'
in the above notice.	in the above notice.	meeting or attend
Where the notice of reasons for	Where the notice of reasons for	the meeting by video
		conferencing.
convening the shareholders' meeting has specified any entire re-election of	convening the shareholders' meeting has specified any entire re-election of	
directors and the date of their	directors and the date of their	
assumption of office, after such	assumption of office, after such	
completion of such re-election in	completion of such re-election in	
such shareholders' meeting, the date	such shareholders' meeting, the date	
such shareholders meeting, the date	such shareholders meeting, the date	

Amended Article	Current Articles	Description
of their assumption of office shall not be changed by an extraordinary motion or otherwise in the same meeting.	of their assumption of office shall not be changed by an extraordinary motion or otherwise in the same meeting.	
A shareholder holding 1 percent or more of the total number of the issued and outstanding shares may submit to the Company a written proposal for discussion for a regular shareholders meeting. Such proposal, receipt and review shall be handled pursuant to the Company Act and the relevant applicable laws and regulations. The Company shall inform and make a proposal to shareholders for the result of aforesaid issues by the date of convening and to list such proposal on the shareholders meeting notice. The reasons for unlisted proposals should be explained in the general shareholder meeting. The shareholder who proposes such proposal shall attend the general shareholders meeting in person or to appoint an agent to attend it, and join the discussion.	A shareholder holding 1 percent or more of the total number of the issued and outstanding shares may submit to the Company a written proposal for discussion for a regular shareholders meeting. Such proposal, receipt and review shall be handled pursuant to the Company Act and the relevant applicable laws and regulations. The Company shall inform and make a proposal to shareholders for the result of aforesaid issues by the date of convening and to list such proposal on the shareholders meeting notice. The reasons for unlisted proposals should be explained in the general shareholder meeting. The shareholder who proposes such proposal shall attend the general shareholders meeting in person or to appoint an agent to attend it, and join the discussion.	
The convention of the regular shareholders meeting shall be notified to each shareholder 30 days before the date of meeting or 15 days before the date of an extraordinary shareholders meeting. For the shareholders holding less than 1000 shares, the Company may publicly announce the convention of the regular shareholders meeting by uploading the information to the Market Observation Post System (MOPS) 30 days before the date of meeting or 15 days before the date of an extraordinary shareholders meeting. The reasons for convening the	The convention of the regular shareholders meeting shall be notified to each shareholder 30 days before the date of meeting or 15 days before the date of an extraordinary shareholders meeting. For the shareholders holding less than 1000 shares, the Company may publicly announce the convention of the regular shareholders meeting by uploading the information to the Market Observation Post System (MOPS) 30 days before the date of meeting or 15 days before the date of an extraordinary shareholders meeting. The reasons for convening the	
meeting shall be specified in the notice or announcement. Upon the	meeting shall be specified in the notice or announcement. Upon the	

Amended Article	Current Articles	Description
consent of a receiving party, such information may be given in digital form.	consent of a receiving party, such information may be given in digital form.	
<u>The matters relating to the</u> <u>production, announcement, and</u> <u>availability for shareholders</u> of the agenda handbook of the Company's shareholders meeting shall be in compliance with the Regulations Governing Content and Compliance Requirement for Shareholders' Meeting Agenda Handbooks of Public Companies.	The production and announcement of the agenda handbook of the Company's shareholders meeting shall be in compliance with the Regulations Governing Content and Compliance Requirement for Shareholders' Meeting Agenda Handbooks of Public Companies.	
Article 3 For each shareholders meeting, a shareholder may appoint a proxy to attend the meeting by providing the proxy form issued by the Company and stating the scope of the proxy's authorization. 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 5 days prior to 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	Article 3 For each shareholders meeting, a shareholder may appoint a proxy to attend the meeting by providing the proxy form issued by the Company and stating the scope of the proxy's authorization. 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 5 days prior to 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	If a shareholder has appointed a proxy to attend a shareholders' meeting, after the proxy form has been delivered to the Company, the shareholder who wishes to attend the shareholders' meeting by video conferencing shall notify the Company in writing of the revocation of the proxy two days prior to the shareholders' meeting; therefore,
appointment. After a proxy form has been delivered to the Company, if the shareholder intends to attend the meeting in person <u>or by video</u> <u>conferencing</u> or to exercise voting rights in writing or electronically, a written notice of proxy cancellation shall be submitted to the Company 2 days prior to the meeting date .If the cancellation notice is submitted after that time, votes cast at the meeting by the proxy shall prevail.	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 in writing or electronically, a written notice of proxy cancellation shall be submitted to the Company 2 days prior to the meeting date .If the cancellation notice is submitted after that time, votes cast at the meeting by the proxy shall prevail.	Paragraph 3 of this Article has been amended.

Amended Article	Current Articles	Description
Article 5 The venue for a shareholders meeting shall be the premises of the Company or a place easily accessible to shareholders and suitable for a shareholders meeting. The meeting may begin no earlier than 9 a.m. and no later than 3 p.m. When the Company convenes a virtual shareholders' meeting, the location of the shareholders' meeting shall not be subject to the restrictions set out in the preceding paragraph; provided, however, that the Company shall provide appropriate alternatives for shareholders who have difficulty attending the shareholders' meeting by video conferencing.	Article 5 The venue for a shareholders meeting shall be the premises of the Company or a place easily accessible to shareholders and suitable for a shareholders meeting. The meeting may begin no earlier than 9 a.m. and no later than 3 p.m.	When the Company convenes a virtual shareholders' meeting (i.e., a purely online shareholders' meeting), the location of the meeting shall not be restricted, but the Company shall provide appropriate alternatives for the shareholders who suffer from the digital divide. Therefore, Paragraph 2 of this Article has been added.
Article 6 The Company shall specify in its shareholders meeting notices the time during which shareholders, proxy solicitors, and proxies (collectively, "shareholders") attendance registrations will be accepted, the place to register for attendance, and other matters for attendance, and other matters for attention. Shareholders who wish to attend the shareholders' meeting by video conferencing should register with the Company two days prior to the shareholders' meeting.	Article 6 The Company shall specify in its shareholders meeting notices the time during which shareholder attendance registrations will be accepted, the place to register for attendance, and other matters for attention.	<ol> <li>If a shareholder wishes to attend a shareholders' meeting by video conferencing, he/she shall register with the Company two days prior to the shareholders' meeting. Therefore, Paragraph 1 of this Article has been amended.</li> <li>In order to specify</li> </ol>
The time during which shareholder attendance registrations will be accepted prescribed in the preceding paragraph, shall be at least 30 minutes prior to the time the meeting commences. The place at which attendance registrations are accepted shall be clearly marked and sufficient number of suitable personnel shall be assigned to handle the registrations. <u>Attendance registrations for the</u>	The time during which shareholder attendance registrations will be accepted prescribed in the preceding paragraph, shall be at least 30 minutes prior to the time the meeting commences. The place at which attendance registrations are accepted shall be clearly marked and sufficient number of suitable personnel shall be assigned to handle the registrations.	<ul> <li>2. In order to specify the time and procedure for the shareholders who attend the meeting by video conferencing, Paragraph 2 of this Article has been amended.</li> <li>3. In order to enable shareholders</li> </ul>

Amended Article	Current Articles	Description
virtual shareholders' meeting shall be		attending the
accepted at the Video Conferencing		shareholders'
Platform of the Shareholders'		meeting by video
Meetings at least 30 minutes before		conferencing to view
the commencement of the meeting.		the meeting
Shareholders who have completed		handbook, annual
the attendance registration process		report, and other
shall be deemed to be present in		relevant information,
person at the shareholders' meeting.		the Company shall
		upload the
Shareholders shall attend	Shareholders shall attend	information to the
shareholder's meetings based on	shareholder's meetings based on	Video Conferencing
attendance cards, sign-in cards, or	attendance cards, sign-in cards, or	Platform of the
other certificates of attendance.	other certificates of attendance.	Shareholders'
Solicitors soliciting proxy forms	Solicitors soliciting proxy forms	Meetings; therefore,
shall also bring identification	shall also bring identification	Paragraph 4 of this
documents for verification.	documents for verification.	Article has been
		amended.
The Company shall furnish attending	The Company shall furnish attending	4. In order for
shareholders with the meeting	shareholders with the meeting	shareholders to
agenda handbook, annual report,	agenda handbook, annual report,	know the number of
attendance card, speaker's slips,	attendance card, speaker's slips,	shares solicited by
voting slips, and other meeting	voting slips, and other meeting	the proxy solicitors
materials. Where there is an election	materials. Where there is an election	and the number of
of directors, pre-printed ballots shall	of directors, pre-printed ballots shall	shares represented
also be furnished. If a shareholders'	also be furnished.	by proxy, as well as
meeting is held by video		the number of shares
conferencing, the meeting handbook,		attended by written
annual report and other relevant		or electronic means,
information shall be uploaded to the		the Company shall
Video Conferencing Platform of the		clearly reveal the
Shareholders' Meetings at least 30		same on the floor of
minutes before the start of the		the shareholders'
meeting and shall keep being		meeting. If the
disclosed until the end of the		Company holds the
meeting.		shareholders'
		meeting by video
When the government or a juristic	When the government or a juristic	conferencing, such
person is a shareholder, it may be	person is a shareholder, it may be	information shall be
represented by more than one	represented by more than one	uploaded to the
representative at a shareholders	representative at a shareholders	Video Conferencing
meeting. When a juristic person is	meeting. When a juristic person is	Platform of the
appointed to attend as proxy, it may	appointed to attend as proxy, it may	Shareholders'
designate only one person to	designate only one person to	Meetings. Therefore,
represent it in the meeting.	represent it in the meeting.	Paragraph 6 of this
The number of the shares held by	The number of the shares held by	Article has been

Amended Article	Current Articles	Description
proxy solicitation, those handled by	proxy solicitation and those handled	amended.
appointees, and those held by	by appointees shall be calculated and	5. In order to enable
shareholders present in writing or by	a clearly declared through a statistic	the shareholders
electronic means shall be calculated	chart according to regulated format	attending by video
and a clearly declared through a	on the date and venue of general	conferencing to
statistic chart according to regulated	shareholders meetings.	know the number of
format on the date and venue of		shareholders' rights
general shareholders meetings. If a		to attend the meeting
shareholders' meeting is held by		at the same time, the
video conferencing, the foregoing		total number of
information shall be uploaded to the		shares held by the
Video Conferencing Platform of the		shareholders present
Shareholders' Meetings at least 30		shall be disclosed on
minutes before the start of the		the Video
meeting and shall keep being		Conferencing
disclosed until the end of the		Platform when the
meeting.		meeting is called to
		order, and the total
If a shareholders' meeting is held by		number of shares
video conferencing, the total number		held by the
of shares of shareholders present		shareholders present
shall be disclosed on the Video		and the number of
Conferencing Platform when the		voting rights shall be
meeting is called to order. The same		disclosed again if
shall apply if the total number of		there are any
shares and voting rights of		subsequent statistics.
shareholders present are also counted		Therefore,
during the meeting.		Paragraph 7 of this
		Article has been
		amended.
Article 6-1	(This is a new Article.)	
The Company shall convene a virtual		In order to inform
shareholders' meeting by stating the		shareholders of their
following in the notice of the		rights in and
shareholders' meeting"		restrictions on
1. The shareholders' attendance in the		participation in the
video conference and the method		shareholders' meeting
of exercising their rights.		prior to the meeting, it
2. The way to deal with obstacles to		is specified that the
the Video Conferencing Platform		notice of the
or attendance via video		shareholders' meeting
conferencing due to natural		shall include the
disasters, contingencies, or other		method of
force majeure, including at least		shareholders'
the following:		participation in the
(1) The time when the meeting is		video conference and

Amended Article	Current Articles	Description
postponed or reconvened due to		exercise of relevant
the persistence of the foregoing		rights, the handling of
disruption, and the date of the		obstacles to the use of
postponed or reconvened		the Video
meeting, if any.		Conferencing Platform
(2) Shareholders who have not		to attend the meeting
registered to attend the original		by video conferencing
shareholders' meeting by video		due to natural
conferencing are not allowed to		disasters,
attend the postponed or		contingencies, or other
reconvened meeting.		force majeure. If
(3) If a hybrid shareholders'		convening a virtual
meeting cannot be reconvened,		shareholders' meeting,
then after deducting the number		the Company shall also
of shares attending the		specify in the notice of
shareholders' meeting by video		the shareholders'
conferencing, if the total		meeting the
number of shares held by the		appropriate
shareholders present reach the		alternatives offered to
quorum for the shareholders'		the shareholders who
meeting, the shareholders'		have difficulties in
meeting shall be continued.		participating in the
Shareholders participating by		shareholders' meeting
video conferencing shall be		by video conferencing.
counted as the total number of		
shares held by the shareholders		
present and shall be deemed to		
have abstained from voting on		
all motions at that meeting.		
(4) The manner of handling of the		
situation where the results of all		
motions have been announced		
and no ad hoc motion has been		
made.		
3. Where a virtual shareholders'		
meeting is held, the Company		
shall include appropriate		
alternatives for shareholders who		
have difficulty participating in the		
shareholders' meeting by video		
conferencing.		
Article 8	Article 8	
The Company, beginning from the	The Company, beginning from the	Paragraphs 3 and 4 of
time it accepts shareholder	time it accepts shareholder	this Article have been
attendance registrations, shall make	attendance registrations, shall make	added by reference to
an uninterrupted audio and video	an uninterrupted audio and video	Article 183 of the

Amended Article	Current Articles	Description
Amended Article recording of the registration procedure, the proceedings of the shareholders meeting, and the voting and vote counting procedures. The shareholders shall not conduct audio or video recording without obtaining an approval from the Chairperson. Chairperson may stop the shareholders violating the above. The recorded materials of the preceding paragraph shall be retained for at least 1 year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the recording shall be retained until the conclusion of the litigation. <u>If a shareholders' meeting is held by video conferencing, the information on shareholders' registration, enrollment, attendance, questions, voting, and the Company's vote counting results shall be recorded and kept, and the entire video conference shall be continuously and uninterruptedly recorded and video-</u>	Current Articles recording of the registration procedure, the proceedings of the shareholders meeting, and the voting and vote counting procedures. The shareholders shall not conduct audio or video recording without obtaining an approval from the Chairperson. Chairperson may stop the shareholders violating the above. The recorded materials of the preceding paragraph shall be retained for at least 1 year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the recording shall be retained until the conclusion of the litigation.	Description Company Act and Article 44-23 of the Regulations Governing the Administration of Shareholder Services of Public Companies.
taped.The Company shall keep the aforementioned information and audio and video recordings during their preservation period and provide the audio and video recordings to the person in charge of the matters relating to the video conference for retention.Article 9 Attendance at shareholders' meetings	Article 9 Attendance at shareholders' meetings	1. If a shareholders'
shall be calculated based on numbers of shares. The number of shares in attendance shall be calculated according to the shares indicated by the attendance book or sign-in cards handed in <u>and the number of shares</u> <u>held by shareholders registering their</u>	shall be calculated based on numbers of shares. The number of shares in attendance shall be calculated according to the shares indicated by the attendance book or sign-in cards handed in plus the number of shares whose voting rights are exercised by	meeting is held by video conferencing, the number of shares of shareholders who have reported their attendance by video conferencing shall

Amended Article	Current Articles	Description
attendance on the Video	correspondence or electronically.	be added to the
Conferencing Platform, plus the		calculation of the
number of shares whose voting rights		total number of
are exercised by correspondence or		shares in attendance.
electronically.		Therefore,
		Paragraph 1 of this
The chair shall call the meeting to	The chair shall call the meeting to	Article has been
order at the appointed meeting time	order at the appointed meeting time	amended.
and, at the same time, announce	and, at the same time, announce	2. If a shareholders'
relevant information such as the	relevant information such as the	meeting is held by
number of non-voting shares and the	number of non-voting shares and the	video conferencing,
number of shares whose holder are	number of shares whose holder are	in the event that the
present.	present.	Chairman announces
	-	the adjournment of
However, when the attending	However, when the attending	the shareholders'
shareholders do not represent a	shareholders do not represent a	meeting, the
majority of the total number of	majority of the total number of	Company shall
issued and outstanding shares, the	issued and outstanding shares, the	announce the same
chair may announce a postponement,	chair may announce a postponement,	on the Video
provided that no more than two such	provided that no more than two such	Conferencing
postponements, for a combined total	postponements, for a combined total	Platform in order to
of no more than 1 hour, may be	of no more than 1 hour, may be	notify the
made. If the quorum is not met after	made. If the quorum is not met after	shareholders
two postponements and the attending	two postponements and the attending	immediately.
shareholders still represent less than	shareholders still represent less than	Therefore,
one third of the total number of	one third of the total number of	Paragraph 3 of this
issued and outstanding shares, the	issued and outstanding shares, the	Article has been
chair shall declare the meeting	chair shall declare the meeting	amended.
adjourned. Where the shareholders'	adjourned.	3. If the Company
meeting is held by video	5	tentatively resolves
conferencing, the adjournment of the		to convene a
meeting shall be announced on the		separate
Video Conferencing Platform of the		shareholders'
Shareholders' Meetings.		meeting, and
<u></u>		shareholders who
If the quorum is not met after two	If the quorum is not met after two	wish to attend the
postponements as referred to in the	postponements as referred to in the	meeting by video
preceding paragraph, but the	preceding paragraph, but the	conferencing shall
attending shareholders represent one	attending shareholders represent one	register with the
third or more of the total number of	third or more of the total number of	Company.
issued and outstanding shares, a	issued and outstanding shares, a	Therefore,
tentative resolution may be adopted	tentative resolution may be adopted	Paragraph 4 of this
pursuant to Paragraph 1, Article 175	pursuant to Paragraph 1, Article 175	Article has been
of the Company Act; all shareholders	of the Company Act; all shareholders	amended.
shall be notified of the tentative	shall be notified of the tentative	
resolution and another shareholders	resolution and another shareholders	

Amended Article	Current Articles	Description
meeting shall be convened within 1 month. <u>Shareholders who wish to</u> <u>attend the virtual shareholders'</u> <u>meeting by video conferencing shall</u> <u>re-register with the Company in</u> <u>accordance with Article 6 hereof.</u>	meeting shall be convened within 1 month.	
When, prior to conclusion of the meeting, the attending shareholders represent a majority of the total number of issued and outstanding shares, the chair may resubmit the tentative resolution for a vote by the shareholders meeting pursuant to Article 174 of the Company Act.	When, prior to conclusion of the meeting, the attending shareholders represent a majority of the total number of issued and outstanding shares, the chair may resubmit the tentative resolution for a vote by the shareholders meeting pursuant to Article 174 of the Company Act.	
Article 11 Before speaking, an attending shareholder must specify on a speaker's slip the subject of the speech, his/her shareholder account number (or attendance card number), and account name. The order in which shareholders speak will be set by the chair.	Article 11 Before speaking, an attending shareholder must specify on a speaker's slip the subject of the speech, his/her shareholder account number (or attendance card number), and account name. The order in which shareholders speak will be set by the chair.	To specify the manner of, procedures for, and restrictions on shareholders who wish to participate in shareholders' meetings by video conferencing, Paragraph 8 of this Article has been
A shareholder in attendance who has submitted a speaker's slip but does not actually speak shall be deemed to have not spoken.When the content of the speech does not correspond to the content contained in the speaker's slip, the spoken content shall prevail.	• -	added.
The speech addressed or the vote casted by a proxy representing a shareholder shall be deemed as the speech or vote of the shareholder despite of any restriction on the authorization or other method made by the shareholder whether the Company knows or not. Except with the consent of the chair, a shareholder may not speak more than twice on the same proposal, and each of the speech may not exceed	The speech addressed or the vote casted by a proxy representing a shareholder shall be deemed as the speech or vote of the shareholder despite of any restriction on the authorization or other method made by the shareholder whether the Company knows or not. Except with the consent of the chair, a shareholder may not speak more than twice on the same proposal, and each of the speech may not exceed	

Amended Article	Current Articles	Description
violates the rules or exceeds the scope of the agenda item, the chair may terminate the speech.	violates the rules or exceeds the scope of the agenda item, the chair may terminate the speech.	
When an attending shareholder is speaking, other shareholders may not speak or interrupt unless they have sought and obtained the consent of the chair and the shareholder that has the floor; the chair shall stop any violation.	When an attending shareholder is speaking, other shareholders may not speak or interrupt unless they have sought and obtained the consent of the chair and the shareholder that has the floor; the chair shall stop any violation.	
When a juristic person shareholder appoints two or more representatives to attend a shareholders meeting, only one of the representatives so appointed may speak on the same proposal.	When a juristic person shareholder appoints two or more representatives to attend a shareholders meeting, only one of the representatives so appointed may speak on the same proposal.	
After an attending shareholder has spoken, the chair may respond himself/herself or direct relevant personnel to respond.	After an attending shareholder has spoken, the chair may respond himself/herself or direct relevant personnel to respond.	
Shareholders participating in the shareholders' meeting by video conferencing may ask questions by sending texts on the Video Conferencing Platform after the chairman calls the meeting to order and before the meeting is adjourned; they may ask only two questions per motion, and each question shall be limited to 200 words. The provisions of Paragraphs 1 to 6 hereof shall not		
Article 13 A shareholder is entitled to one vote for each share held, except when the shares are restricted shares or are deemed non-voting shares under Paragraph 2, Article 179 of the Company Act.	Article 13 A shareholder is entitled to one vote for each share held, except when the shares are restricted shares or are deemed non-voting shares under Paragraph 2, Article 179 of the Company Act.	1. Shareholders exercising their voting rights in writing or electronically, or attending shareholders'
When the Company holds a shareholders meeting, it may allow	When the Company holds a shareholders meeting, it may allow	meetings by video conferencing, or

Amended Article	Current Articles	Description
the shareholders to exercise voting	the shareholders to exercise voting	wishing to carry out
rights in writing or via electronic	rights in writing or via electronic	any revocation or
means. When voting rights are	means. When voting rights are	change, shall be
exercised by correspondence or	exercised by correspondence or	subject to the
electronic means, the method of	electronic means, the method of	relevant regulations;
exercise shall be specified in the	exercise shall be specified in the	therefore, Paragraph
shareholders meeting notice. A	shareholders meeting notice. A	3 of this Article has
shareholder exercising voting rights	shareholder exercising voting rights	been amended.
in writing or via electronic means	in writing or via electronic means	2. When a shareholders'
shall be deemed to have attended the	shall be deemed to have attended the	meeting is convened
meeting in person, but to have	meeting in person, but to have	by video
waived his/her rights with respect to	waived his/her rights with respect to	conferencing, in
the extraordinary motions and	the extraordinary motions and	order to provide
amendments to original proposals of	amendments to original proposals of	shareholders
that meeting.	that meeting.	participating by
		video conferencing
Shareholders' exercising voting right	Shareholders' exercising voting right	with sufficient time
in writing or via electronic means or	in writing or via electronic means	to vote, voting on
attending the shareholders' meeting	shall be proceeded in accordance	each original motion
by video conferencing shall be	with the Company Act, the	may be conducted
proceeded in accordance with the	Regulations Governing the	from the time the
Company Act, the Regulations	Administration of Shareholder	chairman calls the
Governing the Administration of	Services of Public Companies and	meeting to order
Shareholder Services of Public	the relevant applicable laws and	until the time the
Companies and the relevant	regulations.	end of voting is
applicable laws and regulations.		announced, and the
		counting of votes
Except as otherwise provided in the	Except as otherwise provided in the	must be done in a
Company Act and in the Articles of	Company Act and in the Articles of	one-time count.
Incorporation, the passage of a	Incorporation, the passage of a	Therefore, Paragraph
proposal requires an affirmative vote	proposal requires an affirmative vote	7 of this Article has
of a majority of the voting rights	of a majority of the voting rights	been amended.
represented by the attending	represented by the attending	3. When the Company
shareholders. Vote counting for	shareholders. Vote counting for	convenes a hybrid
shareholders meeting proposals or	shareholders meeting proposals or	shareholders'
elections shall be conducted openly	elections shall be conducted openly	meeting,
within the venue of the shareholders	within the venue of the shareholders	shareholders who
meeting. Immediately after vote	meeting. Immediately after vote	have registered to
counting has been completed, the	counting has been completed, the	attend the
results of the voting, including the	results of the voting, including the	shareholders'
statistical tallies of the numbers of	statistical tallies of the numbers of	meeting by video
votes, including voting to approve,	votes, including voting to approve,	conferencing but
objection or waive shall be	objection or waive shall be	wish to attend the
announced on-site at the meeting,	announced on-site at the meeting,	physical shareholders'
and a record made of the vote at	and a record made of the vote at	meeting in person
Market Observation Post System.	Market Observation Post System.	shall deregister in

Amended Article	Current Articles	Description
When there is an amendment or an alternative to a proposal, the chair shall present the amended or alternative proposal together with the original proposal and decide the order in which they will be put to a vote. When any one among them is passed, the other proposals will then be deemed rejected, and no further voting shall be made. Vote monitoring and counting personnel for the voting on a proposal shall be appointed by the chair, provided that all monitoring personnel shall be shareholders of the Company. Where the Company convenes a virtual shareholders' meeting, after the Chairman calls the meeting to order, shareholders' meeting by video conferencing shall vote on each motion and election motion through the Video Conferencing Platform, and shall complete the voting before the Chairman announces the end of the voting, and any delay shall be deemed as abstention. The Company shall conduct a one-time vote count and announce the voting and election	Current Articles When there is an amendment or an alternative to a proposal, the chair shall present the amended or alternative proposal together with the original proposal and decide the order in which they will be put to a vote. When any one among them is passed, the other proposals will then be deemed rejected, and no further voting shall be made. Vote monitoring and counting personnel for the voting on a proposal shall be appointed by the chair, provided that all monitoring personnel shall be shareholders of the Company.	the same manner as they have registered two days prior to the shareholders' meeting; if they deregister after that time, they may attend the shareholders' meeting by video conferencing only. Therefore, Paragraph 8 of this Article has been amended. 4. Based on the principle of fair treatment, shareholders who exercise their voting rights in writing or electronically may still register to participate in shareholders' meetings by video conferencing if they have not revoked their intention to do so, but they may not vote on the original motion or the amendment to the original motion, and
motion and election motion through the Video Conferencing Platform, and shall complete the voting before the Chairman announces the end of the voting, and any delay shall be deemed as abstention. The Company shall conduct a one-time vote count and announce the voting and election results after the Chairman announces		conferencing if they have not revoked their intention to do so, but they may not vote on the original motion or the amendment to the original motion, and they may not propose
the close of voting. The voting results of each motion and the election results shall be disclosed on the Video Conferencing Platform of the Shareholders' Meetings in accordance with the regulations and shall continue to be disclosed for at least 15 minutes after the Chairman announces the adjournment of the meeting.		amendments to the original motion, except that they may propose and exercise their voting rights on ad hoc motions. Therefore, Paragraph 9 of this Article has been amended.
When the Company convenes a hybrid shareholders' meeting,		

Amended Article	Current Articles	Description
shareholders who have registered to		
attend the shareholders' meeting by		
video conferencing in accordance		
with Article 6 but wish to attend the		
physical shareholders' meeting in		
person shall deregister in the same		
manner as they have registered two		
days prior to the shareholders'		
meeting; if they deregister after that		
time, they may attend the		
shareholders' meeting by video		
conferencing only.		
Those who exercise their voting		
rights by written or electronic means		
without revoking their expression of		
intention and participate in the		
shareholders' meeting by video		
conferencing may not exercise their		
voting rights on the original motion		
or propose amendments to the		
original motion or exercise their		
voting rights on the amendments to		
the original motion, except for ad		
hoc motions.		
Article 15	Article 15	1. If the shareholders'
When the Company holds a virtual		meeting is held by
shareholders' meeting, the chairman		video conferencing
and minute taker shall be present at		and there is no
the same place in the Republic of		physical place for
China.		the meeting, the
		chairman and the
Matters relating to the resolutions of	Matters relating to the resolutions of	minute taker shall be
a shareholders meeting shall be	a shareholders meeting shall be	at the same place in
recorded in the meeting minutes. The	recorded in the meeting minutes. The	the Republic of
meeting minutes shall be signed or	meeting minutes shall be signed or	China.
sealed by the chair of the meeting	sealed by the chair of the meeting	2. In order to facilitate
and a copy of the minutes shall be	and a copy of the minutes shall be	shareholders'
distributed to each shareholder	distributed to each shareholder	understanding of the
within 20 days after the conclusion	within 20 days after the conclusion	results of the video
of the meeting. The meeting minutes	of the meeting. The meeting minutes	conference,
may be produced and distributed in	may be produced and distributed in	alternatives for
electronic form.	electronic form.	shareholders
		suffering from the
The Company may distribute the	The Company may distribute the	digital divide, and
meeting minutes of the preceding	meeting minutes of the preceding	the manner and
	Present	

Amended Article	Current Articles	Description
paragraph by means of a public	paragraph by means of a public	situation of handling
announcement made on the MOPS.	announcement made on the MOPS.	any interruptions,
		when preparing the
The meeting minutes shall accurately	The meeting minutes shall accurately	minutes of the
record the year, month, day, and	record the year, month, day, and	shareholders' meeting,
place of the meeting, the chair's full	place of the meeting, the chair's full	the Company shall
name, the methods by which	name, the methods by which	include, in addition
resolutions were adopted, and a	resolutions were adopted, and a	to the matters to be
summary of the deliberations and	summary of the deliberations and	recorded in
voting results (including the	voting results (including the	accordance with
calculation of the number of voting	calculation of the number of voting	Paragraph 4, the
rights) (in case of any election of	rights) (in case of any election of	starting and ending
directors, the number of votes that	directors, the number of votes that	times of the meeting,
each candidate wins shall be	each candidate wins shall be	the manner in which
disclosed), and shall be retained for	disclosed), and shall be retained for	the meeting is held,
the duration of the existence of the	the duration of the existence of the	the names of the
Company.	Company.	chairman and minute
		taker, the manner
If a shareholders' meeting is held by		and handling of any
video conferencing, the minutes of		circumstances under
the meeting shall include, in addition		which participation
to the matters required to be recorded		in the Video
in the preceding paragraph, the		Conferencing
starting and ending time of the		Platform or by means
shareholders' meeting, the manner in		of video conferencing
which the meeting is held, the names		is interrupted due to
of the chairman and the minute taker,		natural disasters,
and the manner and situation of		contingencies, or
handling any interruption from the		other force majeure.
Video Conferencing Platform or		Therefore, Paragraph
video participation due to natural		5 of this Article has
disasters, contingencies, or other		been amended.
force majeure.		3. If a virtual
		shareholders' meeting
In addition to complying with the		is convened, the
provisions of the preceding		Company shall
paragraph, the Company, if wishing		include in the
to convene a virtual shareholders'		minutes of the
meeting, shall include in the minutes		meeting, as well as
of the meeting alternatives for		in the notice of the
shareholders who have difficulties in		convening of the
participating in the shareholders'		meeting, appropriate
meeting by means of video		alternatives for
conferencing.		shareholders who
		have difficulty
		participating in the

Amended Article	Current Articles	Description
		meeting by video
		conferencing.
		Therefore, Paragraph
		6 of this Article has
		been amended.
Article 18	(This is a new article.)	
When a shareholders' meeting is		1. In the event that the
convened by video conferencing, the		Company convenes
chairman, when calling the meeting		a shareholders'
to order, shall announce separately		meeting by video
that, except for the circumstances		conferencing, if there
specified in Paragraph 4 of Article		is an interruption to
44-20 of the Regulations Governing		participation on the
the Administration of Shareholder		Video Conferencing
Services of Public Companies that do		Platform or by video
not require the postponement or		for more than 30
reconvening of the meeting, if,		minutes due to a
before the chairman announces the		natural disaster,
adjournment of the meeting, there is		contingency or other
any interruption to participation on		force majeure, the
the Video Conferencing Platform or		meeting shall be
by video conferencing for a period of		postponed or
30 minutes or more due to a natural		reconvened within
disaster, a contingency, or other		five days, to which
force majeure, the meeting shall be		Article 182 of the
postponed or reconvened within five		Company Act, which
days. The provisions of Article 182		requires a resolution
of the Company Act shall not apply		of the shareholders'
to the date of such postponement or		meeting to do so,
reconvening of the meeting.		shall not apply.
<del></del>		Therefore, Paragraph
In the event of a postponement or		1 of this Article has
reconvening of a meeting,		been established.
shareholders who have not registered		The failure of the
to participate in the original		Company, the Video
shareholders' meeting by video		Conferencing
conferencing shall not participate in		Platform, the
the postponed or reconvened		shareholders, the
meeting.		proxy solicitors or
For those shareholders who have		the proxy to convene
registered to attend the original		or participate in a
shareholders' meeting by video		video conference,
conferencing and have completed		either intentionally
attendance registration for the		or negligently, is not
meeting, but have not attended the		covered by this
postponed or reconvened meeting,		Article.
postponed of reconvened meeting,		1111010.

Amended Article	Current Articles	Description
their number of shares, voting rights		2. In accordance with
and voting rights exercised at the		Paragraph 2, Article
original shareholders' meeting shall		44-20 of the
be counted as the total number of		Regulations
shares, voting rights and voting		Governing the
rights of shareholders present at the		Administration of
postponed or reconvened meeting.		Shareholder
		Services of Public
If the shareholders' meeting is		Companies,
postponed or reconvened in		shareholders who
accordance with Paragraph 1, it is		have not registered
not necessary to discuss and resolve		to participate in the
again the motions for which voting		original shareholders'
and counting have been completed		meeting by video
and the voting results or the list of		conferencing
directors elected have been		(including proxy
announced.		solicitors and proxy;
		the same applies
In the event that the Company		below) shall not
convenes a hybrid shareholders'		participate in the
meeting and the meeting cannot be		postponed or
reconvened in the case of any		reconvened meeting.
circumstance under Paragraph 1, and		Therefore, Paragraph
if, after deducting the number of		2 of this Article has
shares present at the shareholders'		been stipulated. To
meeting by video conferencing, the		clarify, when a
total number of shares present still		hybrid shareholders'
reaches the quorum for the		meeting is held, shareholders who
shareholders' meeting, the		participated in the
shareholders' meeting shall continue,		original physical
without being postponed or		shareholders' meeting
reconvened in accordance with		may continue to
Paragraph 1.		participate in the
<u> </u>		postponed or
In the event that a meeting should be		reconvened meeting
continued, the number of shares held		in a physical manner.
by shareholders participating in the		3. In accordance with
meeting by way of video		Paragraph 3, Article
conferencing shall be counted as the		44-20 of the
total number of shares of		Regulations
shareholders present, but shall be		Governing the
deemed to be abstained for all		Administration of
motions at that meeting.		Shareholder
		Services of Public
If the Company postpones or reconvene a shareholders' meeting in		Companies, for
reconvene a shareholders' meeting in		• · ·

Amended Article	Current Articles	Description
accordance with Paragraph 1, the		those shareholders
Company shall follow the provisions		who have registered
set forth in Paragraph 27, Article 44		to attend the original
of the Regulations Governing the		shareholders'
Administration of Shareholder		meeting by video
Services of Public Companies, and		conferencing and
shall complete the relevant		have completed
preliminary procedures on the date of		attendance
the original shareholders' meeting		registration for the
and in accordance with the		meeting, but have
provisions of such Article.		not attended the
*		postponed or
The Company shall postpone or		reconvened meeting,
reconvene the shareholders' meeting		their number of
in accordance with the provisions of		shares, voting rights
Paragraph 1 within the period		and voting rights
stipulated in the second half of		exercised at the
Article 12 and Paragraph 3 of Article		original shareholders'
13 of the Regulations Governing the		meeting shall be
Use of Proxies for Attendance at		counted as the total
Shareholder Meetings of Public		number of shares,
Companies, or that specified in		voting rights and
Paragraph 2, Article 44-5, Article 44-		voting rights of
15, or Paragraph 1, Article 44-17 of		shareholders present
the Regulations Governing the		at the postponed or
Administration of Shareholder		reconvened meeting.
Services of Public Companies.		For those motions
		for which voting and
		counting of votes
		have been completed
		at the previous
		meeting and the
		voting results or the
		list of elected
		directors have been
		announced, the
		resolution shall be
		deemed to be
		completed and there
		is no need to discuss
		and resolve again in
		order to reduce the
		meeting time and cost
		of the reconvened
		meeting. Therefore,
		Paragraphs 3 and 4
		- and april 5 und 1

Amended Article	Current Articles	Description
		of this Article have
		been stipulated.
		4. Virtual shareholder
		meetings are held
		both physically and
		by video
		conferencing. If, due
		to force majeure, the
		Video Conferencing
		Platform or video
		participation is
		interrupted, but the
		physical shareholders'
		meeting is still in
		progress, and if,
		after deducting the
		number of shares
		present by video
		attendance, the total
		number of shares
		present still reaches
		the quorum for the
		shareholders'
		meeting, the shareholders'
		meeting shall continue without
		postponement or
		reconvening of the
		meeting in
		accordance with the
		regulations.
		Therefore, Paragraph
		5 of this Article has
		been stipulated.
		5. In the event that the
		meeting should be
		continued and no
		postponement or
		reconvention of the
		meeting is necessary
		under Paragraph 1
		hereof, then in
		accordance with
		Paragraph 25 of
		Article 44 of the

Amended Article	Current Articles	Description
		Regulations
		Governing the
		Administration of
		Shareholder Services
		of Public Companies,
		the number of shares
		held by shareholders
		participating in the
		shareholders' meeting
		by way of video
		conferencing shall
		be counted as the
		total number of
		shares held by the
		-
		shareholders present,
		provided that their
		voting rights in all motions at the
		shareholders'
		meeting shall be
		deemed to be
		abstained. Therefore,
		Paragraph 6 of this
		Article has been
		stipulated.
		6. Considering the
		postponed or
		reconvened
		shareholders'
		meeting due to
		communication
		interruption is the
		same as the original
		shareholders'
		meeting, the
		Company does not
		need to conduct the
		preliminary
		procedures again for
		the shareholders'
		meeting in
		accordance with the
		provisions of
		Paragraph 7 of
		Article 44-20 of the
		Regulations
		6

Amended Article	Current Articles	Description
		Governing the Administration of Shareholder Services of Public Companies due to the postponement or reconvention of the shareholders' meeting. Therefore, Paragraph 7 of this Article has been established. 7. If the shareholders' meeting has been postponed, the matters to be announced and disclosed on the day of the shareholders' meeting shall still be disclosed on the day of the postponed or reconvened meeting. Therefore, Paragraph 8 of this Article has
Article 19	Article 18	been stipulated.
Any matter not prescribed in the Rules shall be handled in accordance with the Company Act, the relevant laws and regulations and the Article of Incorporation.	Any matter not prescribed in the Rules shall be handled in accordance with the Company Act, the relevant laws and regulations and the Article of Incorporation.	Due to the above new article, the original number of this Article has been adjusted.
<u>Article 20</u> These rules and procedures shall take effect upon being ratified by a resolution adopted by the Shareholders' meeting and the same shall apply to all amendments thereto.	Article 19 These rules and procedures shall take effect upon being ratified by a resolution adopted by the Shareholders' meeting and the same shall apply to all amendments thereto.	Due to the above new article, the original number of this Article has been adjusted.

## Walsin Lihwa Corporation

# Explanations of involvement of directors or their related persons in the field of the Company's business

### (1) Director: Mr. Yu-Heng Chiao

Names of Other Companies Where He Serves	Title	Business Items Identical or Similar to the Company's
Yu-Yueh Co., Ltd.	Chairman	Commercial and real estate

#### (2) Director: Ms. Wei-Shin Ma

Names of Other Companies Where She Serves	Title	Business Items Identical or Similar to the Company's
United Integrated Services Co., Ltd.	Director	E601010 Power Equipment Installation and Maintenance Business

### (3) Independent Director: Mr. Shiang-Chung Chen

Names of Other Companies Where He Serves	Title	Business Items Identical or Similar to the Company's
TECO Electric & Machinery Co., Ltd.	Independent Director	Production and sales of specialty steel H701010 Residential and Commercial Building development, Rental and sales Business E601010 Power Equipment Installation and Maintenance Business