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T-Flex Techvest PCB Co.,LTD.

The 2025 Annual General Meeting

Meeting Handbook

May 7, 2025

Venue: 2F, No. 12, Industrial 11 Road, Pingzhen District, Taoyuan City

-----Disclaimer-----

THIS IS A TRANSLATION OF THE AGENDA FOR THE 2025 ANNUAL GENERAL MEETING ("THE AGENDA") OF T-Flex Techvest PCB Co.,LTD. ("THE COMPANY"). THE TRANSLATION IS INTENDED FOR REFERENCE ONLY AND NO OTHER PURPOSE. THE COMPANY HEREBY DISCLAIMS ANY AND ALL LIABILITIES WHATSOEVER FOR THE TRANSLATION. THE CHINESE TEXT OF THE AGENDA SHALL GOVERN ANY AND ALL MATTERS RELATED TO THE INTERPRETATION OF THE SUBECT MATTER STATED HEREIN.

Table of Contents

I. Meeting Procedures	1
II. Meeting Agenda	2
1.Report Items	3
2.Ratification Items	3
3.Discussion Items	4
4.Elections Items	4
5.Other Items	5
6.Questions and Motions	6
III. Attachments	
1.2024 Business Report	7
2.2024 Audit Committee Report	10
3.2024 Parent Company Only Financial Statements and CPA's Audit R	eport 11
4.2024 Consolidated Financial Statements and CPA's Audit Report	18
5.2024 Earnings Distribution Table	26
6. Comparison Table of the Articles of Incorporation	27
7. List of Director Candidates (including Independent Director)	30
8.List of Newly Elected Directors and Their Representatives Holding F	ositions
in Other Companies	35
IV. Appendices	
1.Articles of Incorporation(Before Amendments)	37
2.Rules of Procedure for Shareholders Meetings	44
3.Director Election Rules	49
4.Status of Shares Held by Directors	51
5 Others	52

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T-Flex Techvest PCB Co.,LTD.

Procedures for the 2025 Annual Shareholders Meeting

- I. Call the Meeting to Order
- II. Chairperson Remarks
- **III. Report Items**
- **IV. Ratification Items**
- V. Discussion Items
- VI. Elections Items
- VII. Other Items
- **VIII. Questions and Motions**
 - IX. Adjournment

T-Flex Techvest PCB Co.,LTD.

Agenda for the 2025 Annual Shareholders Meeting

Time: 9:00 a.m. on Wednesday, May 7, 2025

Venue: 2F, No. 12, Industrial 11 Road, Pingzhen District, Taoyuan City

Libai Dai Pingzhen Park Conference Room

Convening Methods: Physical shareholders' meeting

I. Chairperson Calling the Meeting

II. Chairperson Remarks

III. Report Items

- 1.2024 Business Report
- 2.2024 Audit Committee Report
- 3. Report on the 2024 Distribution of Cash Dividends from Earnings

IV. Ratification Items

- 1.2024 Business Report and Financial Statements
- 2.2024 Earnings Distribution Table

V. Discussion Items

1. Discussion of Amendments to the "Articles of Incorporation"

VI. Elections Items

1.General Election of Directors

VII. Other Items

1. Intended to lifting the non-compete restrictions on the newly elected independent directors, directors and its representatives.

VIII. Questions and Motions

IX. Adjournment

Report Items

I. 2024 Business Report

Explanation: Please refer to Attachment 1 (Pages 7-9) of this Handbook for the 2024 Business Report of the Company.

II. 2024 Audit Committee Report

Explanation: Please refer to Attachment 2 (Pages 10) of this Handbook for the Audit Committee Report of the Company.

III. Report on the 2024 Distribution of Cash Dividends from Earnings

- Explanation: 1. In accordance with Article 32-1 of the Articles of Incorporation, for the Company's dividends and bonuses distributed in the form of cash, the Board of Directors are authorized to decide by a resolution to be adopted by a majority vote of the directors at a meeting of the Board of Directors attended by two-thirds of the total number of directors; and in addition thereto a report of such distribution shall be submitted to the Shareholders' Meeting.
 - 2. The Company appropriated shareholders' dividends at a total amount of NT\$1,394,253 for distribution of cash dividends from the 2024 distributable earnings. According to the shareholders indicated in the shareholders' roster on the ex-dividend base date and their shareholding percentage, NT\$0.02 per share is to be distributed. The total amount of the cash dividends paid to each shareholder will be rounded down to the nearest dollar and the remainder will be recognized as other revenue of the Company.
 - 3. It is approved by the Board of Directors that the Chairperson is authorized to set the record date for distribution, distribution date, and conduct relevant matters in accordance with the Company Act and related regulations. If there are any factors on a later date that results in a change of outstanding shares and leads to a change in the payout ratio, the Chairperson is authorized to make an adjustment and conduct matters related to the changes.

Ratification Items

Item 1

Subject: To ratify the 2024 Business Report and Financial Statements. (Proposed by the Board of Directors)

Explanation: 1. The 2024 Financial Statements were audited by Yi- Jun Chen and Shu-Ling Lian of KPMG. The abovementioned Financial Statements and 2024 Business Report were approved by the Board of Directors and reviewed by the audit committee.

2. Please refer to Attachment 1 (Pages 7-9), Attachments 3 and 4 (Pages 11-25) of this handbook for the 2024 Business Report, CPA Audit Report and Financial Statements.

Resolution:

Item 2

Subject: To ratify the distribution of 2024 earnings. (Proposed by the Board of Directors)

Explanation: The Table of Distribution of 2024 Earnings was approved by the Board of

Directors and audited by the audit committee. Please refer to Attachment 5 (Page 26) of this handbook for the Table of Distribution of 2024 Earnings.

Resolution:

Discussion Items

Item 1

Subject: Amendment of some provisions of the "Articles of Incorporation" is hereby submitted for discussion (Proposed by the Board of Directors)

Description: To cope with the actual operation in practice, it is proposed to amend parts of the provisions of the "Articles of Incorporation". Please refer to pages 27 to 29 (Attachment 6) of this Handbook for the comparison table of provisions before and after the amendment.

Resolution:

Elections Items

Item 1

Subject: To propose an election for a general election of Directors. (Proposed by the Board of Directors)

Description: 1. The term of office for the 9th Board of Directors and Independent Directors of the company will expire on June 16, 2025, and it is proposed to be re-elected at the 2025 Annual General Meeting of Shareholders.

- 2. Pursuant to Article 20 of the Company's Articles of Incorporation, seven directors (including three independent directors) were elected at the Annual General Meeting of Shareholders under the candidate nomination system, with the shareholders' meeting electing the directors from the list of candidates. The new directors will assume office from the date of election for a term of three years, commencing on May 7, 2025 and ending on May 06, 2028, and will be eligible for re-election.
- 3. The list of candidates for directors (including independent directors) was approved by the Board of Directors' meeting held on March 12, 2025. Please refer to Attachment 7, pages 30 to 34 of this Handbook for further details.

- 4.According to the Rules for the Election of Directors of our company, please refer to Appendix 3 on page 49-50 of the Handbook for the election procedures.
- 5. Submit to the election for approval.

Election results:

Other Items

Item 1

Subject: The Board of Directors proposed to lift the restriction on the election of newly elected directors and their representatives to run for office.

(Proposed by the Board of Directors)

- Description: 1. In accordance with Article 209 of the Company Act, 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. Please refer to Attachment 8 (page 35-36) of this handbook for the Details for Directors' and Its Representative' Participation in Other Company's Business. It is proposed to the Shareholders' Meeting for release of the prohibition on directors from participation in competitive business.

Resolution:

Questions and Motions

Adjournment

(Attachment1)

Business Report

I. 2024 Business Report

The Company's 2024 net sales revenue was NT\$84,605,000, a decrease of NT\$1,1430,000 or 11.90% compared with that of 2023. The gross margin on sales of 2024 was NT\$9,591,000, a decrease of NT\$272,000 or 2.76% compared with that of 2023. The net operating income of 2024 was NT\$1,065,000, an decrease of NT\$1,100,000 compared with that of 2023. The pre-tax net loss for the year 2024 was NT\$9,020,000, a decrease of NT\$64,916,000, or a 116.14% decrease, compared to the pre-tax net profit of NT\$55,896,000 for the year 2023.

As a result of a slump in the demand for consumer electronics during 2024, the operating revenue and the profit decreased compared to 2023. Looking forward to 2025, the Company will continue operating according to the Group's overall synergy, in the hopes of achieving performance objectives and success.

We would like the thank all of our shareholders, directors, and supervisors for your full support and confidence.

2024 Results of the business

(In thousands of New Taiwan Dollars)

		,	Amount of	,
Items	Year 2024	Year 2023	Increase	Percentage (%)
			(Decrease)	
Operating revenues	84,605	96,035	-11,430	-11.90%
Operating costs	75,014	86,172	-11,158	-12.95%
Gross profit from	9,591	9,863	-272	-2.76%
operation				
Operating expenses	8,526	7,698	828	10.76%
Net operating income	1,065	2,165	-1,100	-50.81%
Net non-operating	(10,085)	53,731	-63,816	-118.77%
income (expenditure)				
Pre-tax net (loss)	(9,020)	55,896	-64,916	-116.14%
profit				
Post-tax net (loss)	(9,627)	54,815	-64,442	-117.56%
profit				

II. Budget Implementation Status

This is not applicable as the Company does not disclose to the public its financial forecast.

III. Financial income and expenditure, and profitability analysis

(In thousands of New Taiwan Dollars)

	Items	Year 2024	Year 2023
Financial	Operating revenues	84,605	96,035
income and	Gross profit from operation	9,591	9,863
expenditure	Post-tax net (loss) profit	-9,627	54,815
	Return on assets (%)	-1.15	6.27
	Return on equity (%)	-1.21	6.9
D (% 1.31)	Operating income to capital stock (%)	0.15	0.31
Profitability	Profit before tax to capital (%)	-1.29	8.02
	Profit margin (%)	-11.38	57.08
	Earnings (Loss) Per Share (NTD)	-0.14	0.79

IV. Summary of the Business Plan for the Year 2024

In 2024, due to the poor performance of the end consumer market and continuous order revisions by customers, the company's revenue declined throughout the year.

Looking ahead to 2025, various forecasting agencies remain cautious about the global economic outlook. U.S. policies may introduce more uncertainties, affecting export restrictions, technology control upgrades, and tariff barriers. These factors will pose additional challenges to the global supply chain. The business objective of the Company for 2025 is to secure the existing market \circ

(I) Operational Directives

The Company is deep-rutted in the printed circuit board (PCB) industry and develops different product customers. Through increase of product depth and breadth, utilization of group resources and improvement of production quality and production output, the Company actively enhances market competitiveness and market share along with improvement of customer service quality.

(II) Important Production and Sales Policies

1. Utilize Group's overseas factories for production in order to reduce production cost and to achieve maximum operational efficiency.

Looking into the year of 2025, after integration of Group resources, the Group will actively development new customers and will seek greater quantity of orders with reduction of production cost. In addition, the Group will enhance the management capability and sensitivity on the market change and trend, in order to actively increase market competitiveness and share, thus seizing greater busines opportunities.

Chairman: Manager: Accounting Supervisor:

Hsu, Cheng-Min Lee, Ming-His Liu, Chu-Chen

(Attachment2)

T-Flex Techvest PCB Co.,LTD. Audit Committee Report

The Company's financial statements for the year ending 2024 have been

prepared by the Board of Directors, and have been audited and certified by

the CPAs of KPMG. The above financial statements, business report, and

earnings distribution proposal have been audited by the Audit Committee,

which finds them to be in compliance. As per Article 14-4 of the Securities

and Exchange Act and Article 219 of the Company Act, the Committee

hereby submits the aforementioned reports.

Sincerely,

T-Flex Techvest PCB Co.,LTD. 2025 Annual General Shareholders' Meeting

Convener of the Audit Committee: TSENG, HSIU-MIN

(Signature or Stamp)

March 12, 2025

(Attachment3)

Independent Auditor's Report

To the Board of Directors and Shareholders of T-Flex Techvest PCB Co., Ltd.:

Opinion

We have audited the accompanying parent company only financial statements of T-Flex Techvest PCB Co., Ltd. ("the "Company"), which comprise the parent company only balance sheets as of December 31, 2024 and 2023, and the parent company only statements of comprehensive income, changes in equity and cash flows for the years then ended, and the notes to the parent company only financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying parent company only financial statements present fairly, in all material respects, the accompanying parent company only financial position of the Company as of December 31, 2024 and 2023, and its parent company only financial performance and its parent company only cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

Basis for Opinion

We conducted our audits following 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 Auditor's Responsibilities for the Audit of the Parent Company Only 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 under 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 parent company only financial statements for the year ended December 31, 2024. These matters were addressed in the context of our audit of the parent company only financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the matters described below to be the key audit matters to be communicated in our report.

Timing of income recognition

Please refer to Parent Company Only Financial Report Note 4 (11) Income Recognition for information on accounting policy for income. Please refer to Parent Company Only Financial Report Note 6 (12) Income Recognition for information on the income. Description of Key Audit Matters:

T-Flex Techvest PCB Co., Ltd. is a TPEx listed company, and its sales revenue is a key indicator for investors and the management to evaluate financial or business performance. Since the accuracy of the timing of revenue recognition has material impact on the financial statements, the examination on the timing of revenue recognition is considered as a key audit matter to our audit on the Parent Company Only Financial Report of T-Flex Techvest PCB Co., Ltd.

Corresponding Audit Procedures:

The main audit procedure adopted by us on the aforementioned key audit matter includes the examination of the effectiveness of the internal control on the sales and payment collection operation cycle and the examination of the sub-items, understanding of T-Flex Techvest PCB Co., Ltd. revenue recgnition accounting process and evaluation on whether relevant rules and requirements are complied, selection of sales transaction samples at a certain period before and after the financial report date, and verification of relevant documents and certificates, in order to assess the accuracy of the revenue recognition timing. In addition, the status of any major sales return after the period is also understood.

Responsibilities of Management and Those Charged with Governance for the Parent Company Only Financial Statements

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

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

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

Auditor's Responsibilities for the Audit of the Parent Company Only Financial Statements

Our objectives are to obtain reasonable assurance about whether the parent company only financial statements as a whole are free from material misstatement, whether due to fraud or error and to issue an auditor's 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 based on these parent company only financial statements.

As part of an audit under the auditing standards generally accepted in the Republic of China, we exercised professional judgment and maintained professional skepticism throughout the audit. We also:

- 1. Identify and assess the risks of material misstatement of the parent company only financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 2. Obtain an understanding of internal control relevant to the audit to design audit procedures that are appropriate in the circumstances, but not to express 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 auditor's report to the related disclosures in the parent company only financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's 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 parent company only financial statements, including the disclosures, and whether the parent company only financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient appropriate audit evidence regarding the financial information of the investment in other entities accounted for using the equity method to express an opinion on the parent company only financial statements. We are responsible for the direction, supervision and performance of the audit.

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 parent company only financial statements for the year ended December 31, 2024 and are therefore the key audit matters. We describe these matters in our auditor's report unless laws or regulations preclude 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.

KPMG

CPA:

Approval No.: JIN-GUAN-ZHENG-SHEN-ZI

No. 1000011652 JIN-GUAN-ZHENG-6-ZI

No.0940100754

2025

March 12, 2025

Note to Readers

The accompanying parent company only financial statements are intended only to present the statement of financial position, financial performance and cash flows in accordance with the 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 parent company only financial statements are those generally accepted and applied in the Republic of China.

The independent auditors' report and the accompanying parent company only financial statements are the English translation of the Chinese version prepared and used in the Republic of China. If there is any conflict between, or any difference in the interpretation of the English and Chinese language independent auditors' report and parent company only financial statements, the Chinese version shall prevail.

T-FLEX TECHVEST PCB CO.,LTD.

Parent Company Only Balance Sheets

For the years ended December 31, 2024 and 2023

(Amounts in Thousands of New Taiwan Dollars)

	Assets Current assets	December 金 家			December 31, 2 金額	<u>2023</u> <u>%</u>	Liabilities and Equity Current liabilities:	Decei 金	mber 31, 20 額		December 31, 金 額	, <u>2023</u> <u>%</u>
1100	Cash and cash equivalents (Note 6(1))	\$ 19,	213	2	45,850	5 2100	Short-term debts (Note 6(6))	\$	57,000	6	59,000	0 6
1170	Accounts receivable, net (Note 6(3)and(12))	20,	622	2	38,499	4 2180	Accounts payable to related parties (Note 7)		37,318	4	65,032	2 7
1310	Inventories (Note 6(4))	1	,424	-		2200	Other payables (Note 7)		6,340	1	6,586	
1470	Other current assets (Note 8)		324	-	279	2399	Other current liabilities (Note 6(7))		1,735	_) -
		41,	583	4	84,628		Total liabilities			11	132,218	
	Non-current assets:											
1517	Non-current financial assets at fair value through other comprehensive	3,	587	1	4,150	1						
	income(Note 6(2))											
1550	Investment accounted for using equity method (Note 6(5))	853.	676	95	841,148	90						
		857.	262	96	845,298	0.1	Equity: (Note 6(10))					
		837,	203	90	043,290	3110	Ordinary shares		697,127	78	697,127	75
						3200	Capital surplus		28,787	3	28,787	7 3
						3310	Legal reserve		30,167	4	24,812	2 3
						3320	Special reserve		54,670	6	26,480) 3
						3350	Unappropriated retained earnings(accumulated deficit)		18,057	2	75,172	2 8
							Others:					
						3410	Exchange differences on translation of foreign financial statements		(15,281)	(2)	(38,159)) (4)
						3420	Unrealized gains or losses on financial assets measured at fair value through					
							other comprehensive income		(17,074)	(2)	(16,511)	(2)
							Total equity		796,453	89	797,708	<u> 86</u>
							Total liabilities and equity	<u>\$</u>	898,846	<u>100</u> <u>\$</u>	929,926	<u> 6 100</u>

898,846 100 929,926 100

Total assets

T-FLEX TECHVEST PCB CO.,LTD.

Parent Company Only Statements of Comprehensive Income For the years ended December 31, 2024 and 2023

(Amounts in Thousands of New Taiwan Dollars)

		2024		2023	
	Am	ount	%	Amount	%
4000 Operating revenue (Note 6(12))	\$	84,605	100	\$ 96,035	100
5000 Oerating costs (Note 6(4)and7)		75,014	89	86,172	90
Gross Profit		9,591	11	9,863	10
Operating expenses:		- 4			
6100 Selling expenses		396	_	440	-
6200 Administrative expenses		8,232	10	11,125	12
6450 Expected credit loss		(102)	_	(3,867)	(4)
Total operating expenses	<u> </u>	8,526	10	7,698	8
Net operating income		1,065	1	2,165	2
Non-operating income and expenses: (Note 6(14))	<u> </u>				
7100 Interest revenue		571	1	1,226	1
7010 Other income		32	_	22	_
7020 Other gains and losses		895	1	1,036	1
7050 Finance costs		(1,106)	(1)	(1,072)	(1)
Share of profit (losses) of subsidiaries, associates and joint		(10,477)	(12)	52,519	55
ventures accounted for using equity method					
Total non-operating income and expenses		(10,085)	(11)	53,731	56
Income before income tax		(9,020)		55,896	58
7950 Less: Income tax expense(or benefit) (Note 6(9))		607	1	1,081	1
Net(loss) income		(9,627)	(11)	54,815	57
8300 Other comprehensive income (loss):					
8310 Items that will not be reclassified into profit or loss					
Unrealised gains (losses) from investments in equity		(563)	(1)	(533)	(1)
instruments.		, ,	, ,	, ,	
Share of other comprehensive income (loss) of subsidiaries,		-	-	(1,265)	(1)
associates and joint ventures accounted for using the equity					
method that will not be reclassified into profit or loss					
Less: Income tax related to items that will not be reclassified		-			
Total		(563)	(1)	(1,798)	<u>(2)</u>
8360 Items that may be reclassified subsequently into profit or loss					
Exchange differences on translation of foreign financial		22,878	27	(11,949)	(12)
statements					
Less: Income tax related to items that may be reclassified		-	-		
subsequently					
Total		22,878	27	(11,949)	(12)
Other comprehensive income (loss), net of income tax		22,315	26	(13,747)	(14)
8500 Total comprehensive income (loss)	\$	12,688	15	\$ 41,068	43
Basic earnings (loss) per share (NTD) (Note 6(11)					
9750 Basic earnings (loss) per share (Unit: NTD)	\$	(0.14)		0.79	
9850 Diluted earnings (loss) per share (Unit: NTD)	\$	(0.14)		0.78	

T-FLEX TECHVEST PCB CO.,LTD.

Parent Company Only Statements of Changes in Equity For the years ended December 31, 2024 and 2023

(Amounts in Thousands of New Taiwan Dollars)

	Share	e capital			Retained earning	S	Other		
	<u> Ord</u>	linary shares	Capital surplus	Legal reserve	Special reserve	Unappropriated retained earnings	Exchange differences in translation of foreign financial statements	Unrealized gains or losses on financial assets measured at fair value through other comprehensive income	Total equity
Balance on January 1, 2023	\$	697,127	28,787	18,537	26,212	63,021	(26,210)	(15,978)	791,496
Net income in 2023		-	-	-	-	54,815	-	-	54,815
Other comprehensive income (loss) in 2023			<u>-</u>		<u> </u>	(1,265)	(11,949)	(533)	(13,747)
Total comprehensive income (loss) in 2023			<u> </u>		<u> </u>	53,550	(11,949)	(533)	41,068
Appropriation and distribution of retained earnings:									
Legal reserve		-	-	6275	-	(6,275)	-	-	-
Special reserve					268	3 (268)			
Cash dividends on ordinary shares				-		(34,856)			(34,856)
Balance on December 31, 2023		697,127	28,787	24,812	26,480	75,172	(38,159)	(16,511)	797,708
Net income in 2024		-	-	-	-	(9,627)	-	-	(9,627)
Other comprehensive income (loss) in 2024				<u> </u>			22,878	(563)	22,315
Total comprehensive income (loss) in 2024				<u> </u>		(9,627)	22,878	(563)	12,688
Appropriation and distribution of retained earnings:									
Legal reserve		-	-	5,355	-	(5,355)	-	-	-
Special reserve		-	-	-	28,190	(28,190)	-	-	-
Cash dividends on ordinary shares						(13,943)	-		(13,943)
Balance on December 31, 2024	\$	697,127	28,787	30,167	54,670	18,057	(15,281)	(17,074)	796,453

See accompanying notes to parent company only financial statements.

T-FLEX TECHVEST PCB CO., LTD.

Parent Company Only Cash Flow Statements

For the years ended December 31, 2024 and 2023

(Amounts in Thousands of New Taiwan Dollars)

		2024	2023
Cash flows from operating activities:			_
Income before income tax	\$	(9,020)\$	55,896
Adjustments for:			
Adjustments to reconcile net income (loss)			
Amortization expense		=	=
Expected credit loss (gain)		(102)	(3,867)
Interest expense		1,106	1,072
Interest revenue		(571)	(1,226)
Share of profit of subsidiaries, associates and joint ventures accounted for using the equity method		10,477	(52,519)
Gain on disposal of property, plant and equipment		(127)	(601)
Total adjustments		10,783	(57,141)
Changes in assets and liabilities relating to operating activities: Net changes in assets relating to operating activities:			
Accounts receivable		17,979	(8,168)
Inventories		(1,424)	(0,100)
Other current assets		(38)	(20)
Total net changes in assets relating to operating activities		16,517	(8,188)
Net changes in liabilities relating to operating activities:			<u> </u>
Accounts payable		(27,714)	48,106
Other payables		(278)	(2,030)
Other current liabilities		526	480
Total net changes in liabilities relating to operating activities		(27,466)	46,556
Total net changes in assets and liabilities relating to operating activities		(10,949)	38,368
Total adjustments		(166)	(18,773))
Cash provided by operations		(9,186)	37,123
Interest received		564	1,226
Interest paid		(1,074)	(1,113)
Income taxes refund(paid)		(998)	(118)
Net cash provided by operating activities		(10,694)	37,118
Cash flows from financing activities:			
Short-term debts		(2,000)	29,000
Distribution of cash dividends		(13,943)	(34,856)
Net cash used in financing activities		(15,943)	(5,856)
Increase (decrease) in cash and cash equivalents		(26,637)	31,262
Cash and cash equivalents at beginning of period		45,810	14,588
Cash and cash equivalents at end of period	<u>\$</u>	19,213\$	45,850

(Attachment4)

Independent Auditor's Report

To the Board of Directors and Shareholders of T-FLEX TECHVEST PCB CO., LTD.:

Opinion

We have audited the accompanying consolidated financial statements of T-FLEX TECHVEST PCB CO., LTD. and its subsidiaries (the "Group"), which comprise the consolidated balance sheets as of December 31, 2024 and 2023, and the consolidated statements of comprehensive income, changes in equity and cash flows for years then ended, and the notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as of December 31, 2024 and 2023, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the International Financial Reporting Standards (IFRS), International Accounting Standard (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations (SIC) endorsed and issued by the Financial Supervisory Commission of the Republic of China.

Basis for Opinion

We conducted our audits following 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 Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of Group under the Norm of Professional Ethics for Certified Public Accountant of the Republic of China, and we have fulfilled our other ethical responsibilities under 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 consolidated financial statements for the year ended December 31, 2024. 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. We have determined the matters described below to be the key audit matters to be communicated in our report.

Timing of income recognition

Please refer to consolidated financial statements Note 4 (15) Income Recognition for information on accounting policy for income. Please refer to consolidated financial statements Note 6 (18) Income Recognition for information on the income.

Description of Key Audit Matters:

THT Group is a TPEx listed company, and its sales revenue is a key indicator for investors and the management to evaluate financial or business performance. Since the accuracy of the timing of revenue recognition has material impact on the financial statements, the examination on the timing of revenue recognition is considered as a key audit matter to our audit on the consolidated financial statements of THT Group.

How the matter was addressed in our audit:

The main audit procedure adopted by us on the aforementioned key audit matter includes the examination of the effectiveness of the internal control on the sales and payment collection operation cycle and the examination of the sub-items, understanding of THT Group's revenue recognition accounting process and evaluation on whether relevant rules and requirements are complied, selection of sales transaction samples at a certain period before and after the financial report date, and verification of relevant documents and certificates, in order to assess the accuracy of the revenue recognition timing. In addition, the status of any major sales return after the period is also understood.

Other Matter

We have audited and expressed an unqualified opinion on the parent company only financial statements of the Group as of and for the years ended December 31, 2024 and 2023.

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 Regulations Governing the Preparation of Financial Reports by Securities Issuers and the International Financial Reporting Standards (IFRS), International Accounting Standard (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations (SIC) endorsed and issued by the Financial Supervisory Commission of the Republic of China. Besides, internal control, as determined by Management, 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 a going concern, and using the going concern's basis of accounting unless management either intends to liquidate the Group or to cease operations or has no realistic alternative but to do so.

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

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error and to issue an

auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted following the auditing standards generally accepted in the Republic of China will always detect a material misstatement when it exists in the consolidated financial statements. Misrepresentation may be the result of fraud or error. 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 based on these consolidated financial statements.

As part of an audit under the auditing standards generally accepted in the Republic of China, we exercised professional judgment and maintained professional skepticism throughout the audit. We also:

- 1. Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 2. Obtain an understanding of internal control relevant to the audit to design audit procedures that are appropriate in the circumstances, but not to express 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 auditor's 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 auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- 5. Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit.

We 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 identified 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 Group's consolidated financial statements for the year ended December 31, 2024 and are therefore the key audit matters. We describe these matters in our auditor's report unless laws or regulations preclude 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.

KPMG

CPA

Approval No.: JIN-GUAN-ZHENG-SHEN-ZI

No. 1000011652

JIN-GUAN-ZHENG-6-ZI

No.0940100754

March 12, 2025

Note to Readers

The accompanying consolidated financial statements are intended only to present the consolidated statement of financial position, financial performance and cash flows in accordance with the 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 accepted and applied in the Republic of China.

The independent auditors' report and the accompanying consolidated financial statements are the English translation of the Chinese version prepared and used in the Republic of China. If there is any conflict between, or any difference in the interpretation of the English and Chinese language independent auditors' report and consolidated financial statements, the Chinese version shall prevail.

T-FLEX TECHVEST PCB CO., LTD.AND SUBSIDIIARIES CONSOLIDATED BALANCE SHEETS

For the years ended December 31, 2024 and 2023

(Amounts in Thousands of New Taiwan Dollars)

		December 31,		December 31,				December 31		December 31, 202	
	Assets	Amount	<u>%</u>	Amount	_ <u>%</u>		Liabilities and Equity	Amount	<u>%</u>	Amount	<u>%</u>
	Current assets:						Current liabilities:				
1100	Cash and cash equivalents (Note (6)(1))	\$ 98,99	9 6	\$ 91,4	16 5	5 210		\$ 57,00	0 3 3	\$ 59,000	4
	Notes and accounts receivable, net (Note 6(3)and(18))						Notes and accounts payable				
1170	- non-related parties	123,24		149,09			•	63,47			15
1180	-related parties(Note 7)	80) -	195,45	0 11		•	228,21		105,900	6
	Other receivables (Note 7)					220	• •	89,95		,	10
1200	- non-related parties	5,72		4,31				118,15		. ,	5
1210	-related parties(Note 7)	145,79		12,3		1 228		2,29		1,00	-
1310	Inventories (Note 6(4))	87,79		133,71				13,33		19,529	1
1470	Other current assets (Note 8)	3,87			8 -	_	Other current liabilities (Note 6(10))	5,95		6,307	
		465,50	4 29	589,77	7 34	<u>l</u>		578,38	35	701,367	41
	Non-current assets:						Non-current liabilities:				
1517	Financial assets measured at fair value through other comprehensive income, non-current	3,58	' -	4,15	0 -	254	Long-term debts (Note 6(11))	20,00	00 1	69,706	4
	(Note 6(2))					255	Provisions for liabilities, non-current (Note 6(13))	143,50	00 9		
1550	Investment accounted for using equity method (Note 6(5))	715,10	43	648,58	9 38	3 258	Lease liabilities, non-current (Note 6(12))	13,64	6 1	17,014	1
1600	Property, plant and equipment (Note 6(7),7 and 8)	248,34	2 15	462,67	3 27				30 -	3,108	
1755	Right-of-use assets (Note 6(8))	220,36	5 13	20,81	5 1	l			6 11	89,828	
1980	Other non-current financial assets (Note 8)	3,050) -	5,65	0 -		Total liabilities				
1990	Other non-current assets (Note 6(8))		<u> </u>	1,48	6 -	_	Total habinties	755,86	3 46	791,195	40
		1,190,45	71	1,143,36	66	5					
							Equity (Note 6(16)):				
						311	Ordinary shares	697,12	7 42	697,127	40
						320	O Capital reserve	28,78	7 2	28,787	2
						331	0 Legal reserve	30,16	57 2	24,812	1
						332	20 Special reserve	54,67	0 3	26,480	2
						335	Unappropriated retained earnings	18,05	7 1	75,172	4
							Others:				
						341	0 Exchange differences on translation of foreign financial statements	(15,281	(1)	(38,159)	(2)
						342	Unrealized gains or losses on financial assets measured at fair value through other				
							comprehensive income	(17,074	(1)	(16,511)	(1)
							Equity attributable to owners of parent company	796,45	3 8	797,708	
	m . I		1 100	d 4 = 2 2 1 1	10 100	362		103,63		144,237	8
	Total assets	<u>\$ 1,655,95</u>	<u> 100</u>	\$ 1,733,14	<u>io 100</u>	<u>L</u>	Total equity		1 54	941,945	
							Total liabilities and equity	·	4 100		

T-FLEX TECHVEST PCB CO., LTD. AND SUBSIDIARIES Consolidated Statements of Comprehensive Income For the years ended December 31, 2024 and 2023 (Amounts in Thousands of New Taiwan Dollars)

	(2024		2023	/
			Amount	%	Amount	%
	Operating revenue (Note 6(18) and 7)					
4110	Sales revenue	\$	837,322	94 \$	1,214,843	94
4661	Processing fees revenue		56,632	6	74,814	6
	Net Operating revenue		893,954	100	1,289,657	100
5000	Cost of sales (Note 6(4) and 7)		925,734	104	1,235,940	96
	Gross Profit		(31,780)	(4)	53,717	4
	Operating expenses(Note6(3) and 7)					
6100	Sales and marketing expenses		29,824	3	31,339	2
6200	General and administrative expenses		72,545	8	45,423	4
6450	Expected credit losses (gains)		(509)	_	(4,589)	
	Total		101,860	11	72,713	6
	Operating income(loss)		(133,640)	(15)	(18,456)	(2)
	Non-operating income and expenses: (Note 6 (20) and 7)					
7100	Interest income		2,928	_	3,694	_
7010	Other income		31,383	3	4,050	_
7020	Other gains and losses		9,271	1	(91)	_
7050	Finance costs		(3,194)	_	(4,325)	_
7060	Share of profit (losses) of Affiliates and joint ventures accounted for		43,633	5	63,107	6
, 000	using equity method		,000		00,107	
	Total non-operating income and expenses		84,021	9	66,435	6
	Income(loss) before income tax		(49,619)	(6)	47,979	4
7950	Less: Income tax expense (Note 6(15))		607	-	1,081	
7750	Net income(loss)		(50,226)	(6)	46,898	4
8300	Other comprehensive income:		(50,220)	(0)	10,070	<u> </u>
8310	Items that will not be reclassified subsequently to					
0310	profit or loss:					
8311	Remeasurements of defined benefit plans				(2,211)	_
8316	Unrealized gains (losses) from equity instruments investments		(563)	_	(533)	_
0310	measured at fair value through other comprehensive income		(303)		(333)	
8349	Less: Income tax related to items that will not be reclassified		_	_	_	_
0377	Total		(563)		(2,744)	
8360	Items that may be reclassified subsequently into profit or loss		(303)		(2,744)	
8361	Exchange differences in translation of foreign financial		22,878	3	(11,949)	(1)
0301	statements		22,676	3	(11,545)	(1)
8399	Less: Income tax related to items that may be reclassified		_	_	_	_
0377	subsequently		<u>-</u>			
	Total		22,878	3	(11,949)	(1)
8300	Other comprehensive income (loss), net of income tax		22,315	3	(14,693)	(1)
8500	Total comprehensive income (loss)	•	(27,911)	(3) \$		
0300	Net profit attributable to:	Φ	(21,911)	<u>(2) \$</u>	32,203	3
8610	Owners of the parent company	\$	(9,627)	(1) \$	54,815	5
8620	Non-controlling interests (Note 6(6))	φ	(40,599)	(1) \$ (5)	(7,917)	(1)
0020	(Note o(0))	Φ				
	Total aamprahansiya inaama (loss) attuibutahla ta	Ф	(50,226)	<u>(6)</u> \$	46,898	<u>4</u>
Q710	Total comprehensive income (loss) attributable to:		12 600	2 4	11 069	1
8710	Owners of the parent company Non-controlling interests (Note 6(6))		12,688	2 \$		(1)
8720	Non-controlling interests (Note 6(6))	Φ.	(40,549)	(5)	(8,863)	(1)
	Destruction and the ON A CORN	Þ	(27,911)	(3) \$	32,205	3
0750	Basic earnings per share (Note 6(17))	ф		(0 1 A) A		0.50
9750	Basic earnings per share (Unit: NTD)	<u>\$</u>		(0.14) \$		0.79
9850	Diluted earnings per share (Unit: NTD)	\$		<u>(0.14)</u> \$	<u> </u>	0.78

See accompanying notes to consolidated financial statements.

T-FLEX TECHVEST PCB CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the years ended December 31, 2024 and 2023

(Amounts in Thousands of New Taiwan Dollars)

Equity attributable to owners of parent company										
				Reserved surplus			Others			
	Share capita Ordinary shar		Legal reserve	Special reserve	Unappropriate d retained	Exchange differences in translation of foreign financial statements	Unrealized gains or losses on financial assets measured at fair value through other comprehensive income	Equity attributable to owners of parent company	Non-controlling interests	Total equity
Balance on January 1, 2023	\$ 697,12	7 28,787	18,537	26,212	63,021	(26,210)	(15,978)	791,496	153,100	944,596
Net income	-	-	-	-	54,815	-	-	54,815	(7,917)	46,898
Other comprehensive income (loss)		<u> </u>			(1,265)	(11,949)	(533)	(13,747)	(946)	(14,693)
Total comprehensive income (loss)		<u> </u>			53,550	(11,949)	(533)	41,068	(8,863)	32,205
Appropriation and distribution of retained earnings:										
Legal reserve	-	-	6275	-	(6,275)	-	-	-	-	-
Special reserve				268	(268)					
Cash dividends on ordinary shares		<u> </u>		<u> </u>	(34,856)			(34,856)		(34,856)
Balance on December 31, 2023	697,12	7 28,787	24,812	26,480	75,172	(38,159)	(16,511)	797,708	144,237	941,945
Net income(loss)	-	-	-	-	(9,627)	-	-	(9,627)	(40,599)	(50,226)
Other comprehensive income (loss)						22,878	(563)	22,315		22,315
Total comprehensive income (loss)		<u> </u>	<u> </u>		(9,627)	22,878	(563)	12,688	(40,599)	(27,911)
Appropriation and distribution of retained earnings:										
Legal reserve	-	-	5,355	-	(5,355)	-	-	-	-	-
Special reserve				28,190	(28,190)					
Cash dividends on ordinary shares					(13,943)			(13,943)		(13,943)
Balance on December 31, 2024	\$ 697,12	7 28,787	30,167	54,670	18,057	(15,281)	(17,074)	796,453	103,638	900,091

T-FLEX TECHVEST PCB CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS

For the years ended December 31,2024 and 2023

(Amounts in Thousands of New Taiwan Dollars)

	2024		2023	
Cash flows from operating activities:				
Income before income tax	\$	(49,619)\$	47,979	
Adjustments for:				
Adjustments to reconcile net income (loss)		02.250	05.701	
Depreciation expense		82,358	95,701	
Amortization expense		23	24	
Expected credit loss (gain)		(509)	(4,589)	
Interest expense		3,194	4,325	
Interest income Shore of profit of Affiliates and igint ventures accounted for using equity method		(2,928)	(3,694)	
Share of profit of Affiliates and joint ventures accounted for using equity method		(43,633)	(63,107)	
Gain on disposal of property, plant and equipment Lease modification benefits		(5,413)	(87)	
Other		(55) 327		
	-	33,364	28,573	
Total adjustments		33,304	28,573	
Changes in assets and liabilities relating to operating activities:				
Net changes in assets relating to operating activities: Financial Assets Mandatorily At Fair Value Through Profit or Loss				
Notes and accounts receivable		221,725	(112.460)	
		,	(113,460)	
Other receivables		10,241)	(8,272)	
Inventories Other corrects		45,914 (92)	(26,047)	
Other current assets		257,306	(243) (148,022)	
Total net changes in assets relating to operating activities		237,300	(140,022)	
Net changes in liabilities relating to operating activities:		(72.461)	140.202	
Notes and accounts payable		(73,461)	140,303	
Other payables Provisions for liabilities		(85,003)	26,079	
		(17,468)	(72,531)	
Other current liabilities		(240)	(5,037)	
Other non-current liabilities		(2,778) (178,950)	102 88,916	
Total net changes in liabilities relating to operating activities		78,356	(59,106)	
Total net changes in assets and liabilities relating to operating activities		111,720		
Total adjustments			(30,533)	
Cash provided by operations		62,101 2,859	17,466	
Interest received		(3,179)	3,680 (4,465)	
Interest paid				
Income taxes refund Net cash provided by operating activities		(1,082) 60,699	(301) 16,360	
Cash flows from investing activities:		00,099	10,300	
Acquisition of property, plant, and equipment		(72,108)	(54,108)	
Disposal of property, plant, and equipment		90,417	8,038	
Acquisition of intangible assets		2,600	-	
Other non-current assets		1,130		
Net cash flows from (used in) investing activities		22,047	(46,070)	
Cash flows from financing activities:		22,047	(40,070)	
Short-term loans		(2,000)	29,000	
Repayment of long-term loans		(55,899)	(32,065)	
Repayment of lease liabilities		(3,321)	(4,078)	
Distribution of cash dividends		(13,943)	(34,856)	
Net cash used in financing activities		(75,163)	(41,999)	
Increase (decrease) in cash and cash equivalents	-	7,583	(71,709)	
Cash and cash equivalents at beginning of year		91,416	163,125	
Cash and cash equivalents at beginning of year Cash and cash equivalents at end of year	•	91,416 98.999 \$	91,416	
Cash and Cash equivalents at the of year	Ф	<u> </u>	71,410	

(Attachment5)

T-FLEX TECHVEST PCB CO.,LTD. EARNINGS DISTRIBUTION TABLE

2024

		Unit: NTD			
Items	Amount				
Undistributed earnings	\$	27,684,467			
Less: post-tax loss for the year 2024.	(9,626,894)				
Less: Changes in re-measurement of defined benefit					
plans	0				
Income after tax for the period and other items adjusted to the current year's undistributed earnings	(9,626,894)				
Less:Appropriated as legal reserve (10%)		0			
Add: Reversal of special reserve surplus.		22,314,538			
Accumulated distributable earnings until the end of 2024		40,372,111			
Less: Distributable items Dividend to shareholders (Cash Dividends					
NTD0.02 Per Share)		(1,394,253)			
Unappropriated retained earnings		38,977,858			

Chairman: Manager: Accounting Supervisor:

Hsu, Cheng-Min Lee, Ming-His Liu, Chu-Chen

Comparison Table of Articles Before and After Amendment to the Rules of Procedure of the Shareholders' Meeting

Before Amendment	After Amendment	Revision Notes
Article 32: After the pre-tax net profit of the current term before the remuneration for directors and that for employees are subtracted from the profit for the current year of the Company, less than 3% shall be set aside to be the remuneration for directors and 1% to 10% shall be that for employees. In cases of pending cumulative deficits borne by the Company, an amount sufficient to offset the deficits shall be retained first. The employees' compensation may be made in form of shares and cash to the employees of the Parent or subsidiaries of the Company who meet certain criteria. The criteria and the method of subscription shall be authorized by the resolution of the Board of Directors. The company may, by a resolution adopted by a majority vote at a meeting of the Board of Directors attended by two-thirds of the total number of directors, have the profit distributable as employees' compensation in the preceding two paragraphs distributed in the form of shares or cash; and in addition, thereto a report of such distribution shall be submitted to the Shareholders Meeting.	remuneration for directors and that for employees are subtracted from the profit for the current year of the Company, less than 3% shall be set aside to be the remuneration for directors and 1% to 10% shall be that for employees(Among which, the distribution to grassroots employees shall not be less than 0.5%). In cases of pending cumulative deficits borne by the Company, an amount sufficient to offset the deficits shall be retained first.	Cooperate with the revision of practical operations
Article32-1: For annual earnings concluded by the Company, besides taxation as required by law, they shall be prioritized for offsetting prior deficits. Secondly, 10% of the remainder will be the legal reserve unless the legal reserve has reached the overall paid—in capital size and provision or reversal of special reserve reflective of operational demand may be done. In case of any surplus, the Board of Directors may combine it with prior ones and prepare the distribution proposal and introduce it during the Shareholders Meeting for a decision prior to actual distribution.	taxation as required by law, they shall be prioritized for	Cooperate with practical work corrections

Before Amendment	After Amendment	Revision Notes
The Company may distribute dividends, bonuses or legal reserve in whole or in part of the capital surplus. If the distribution is to be made by cash and authorized for by two-thirds of the Board of Directors attending the meeting, it must be approved with a majority vote and will be reported at the Shareholders Meeting. In light of steady developments and a sound financial structure, the distribution of surpluses of the Company is not to be below 10% of distributable surpluses after prior surpluses are subtracted. When it is below 1% of the paid-in capital size, however, it may be decided that all the remaining surpluses will continue to be retained and not be distributed. Upon distribution of earnings, the cash dividend may not be below 10% of the overall dividends.	The Company may distribute dividends, bonuses or legal reserve in whole or in part of the capital surplus. If the distribution is to be made by cash and authorized for by two-thirds of the Board of Directors attending the meeting, it must be approved with a majority vote and will be reported at the Shareholders Meeting. In consideration of stable development and a sound financial structure, the company's earnings distribution will be at least 10% of the distributable earnings after deducting accumulated earnings from previous years. However, if the distributable earnings after deducting accumulated earnings from previous years do not reach NT\$0.5 per share, no distribution may be made. Upon distribution of earnings, the cash dividend may not be below 10% of the overall dividends.	Revision rotes
Article34: These Articles were formulated on December24, 1999. A first amendment was made on January 24, 2000. The second amendment was made on December 18, 2000. The third amendment was made on November 1, 2001. The fourth amendment was made on May 28, 2002. The fifth amendment was made on Feburuary 21, 2003. The sixth amendment was made on June 20, 2003. The seventh amendment was made on November 26, 2003. The eighth amendment was made on June 17, 2004. The ninth amendment was made on May 24, 2005. The tenth amendment was made on June 15, 2006. The eleventh amendment was made on May 15, 2007. The twelfth amendment was made on June 17, 2010. The thirteenth amendment was made on November 5, 2010. The fourteenth amendment was made on June 9, 2011. The fifteenth amendment was made on June 15, 2012.	Article34: These Articles were formulated on December24, 1999. A first amendment was made on January 24, 2000. The second amendment was made on December 18, 2000. The third amendment was made on November 1, 2001. The fourth amendment was made on May 28, 2002. The fifth amendment was made on Feburuary 21, 2003. The sixth amendment was made on June 20, 2003. The seventh amendment was made on November 26, 2003. The eighth amendment was made on June 17, 2004. The ninth amendment was made on May 24, 2005. The tenth amendment was made on June 15, 2006. The eleventh amendment was made on May 15, 2007. The twelfth amendment was made on June 17, 2010. The thirteenth amendment was made on November 5, 2010. The fourteenth amendment was made on June 9, 2011. The fifteenth amendment was made on June 15, 2012.	The date of this revision has been updated

Before Amendment	After Amendment	Revision Notes
The sixteenth amendment was made on June 13, 2016.	The sixteenth amendment was made on June 13, 2016.	
The seventeenth amendment was made on June 14, 2017.	The seventeenth amendment was made on June 14, 2017.	
The eighteenth amendment was made on June 11, 2018.	The eighteenth amendment was made on June 11, 2018.	
The nineteenth amendment was made on June 21, 2019.	The nineteenth amendment was made on June 21, 2019.	
The twentieth amendment was made on June 17, 2022.	The twentieth amendment was made on June 17, 2022.	
The twenty-first amendment was made on June 21, 2024.	The twenty-first amendment was made on June 21, 2024.	
	The twenty-second amendment was made on May 7, 2025.	

(Attachment7)

List of candidates for the Board of Directors (including Independent Directors).

Category of the	Name of the candidate	Education and experience	Current position	Amount of Shareholding	Name of represented
candidate				(Unit: share)(Note1)	government or
					legal-person
		Department of Mechanical	Chairman &CEO of Taiwan	30,821,897 % The number	Taiwan Printed Circuit
		Engineering, Feng Chia	Printed Circuit Board Techvest	of shares held is the	Boad Techvest Co., Ltd
		University	Co., Ltd.	number of shares held by	
		Deputy Manager of	Chairman &CEO of tgt	Taiwan Printed Circuit	
		Manufacturing	Techvest Co., Ltd	Boad Techvest Co., Ltd	
		Department, Compeq	Chairman &CEO of T-Mac		
		Manufacturing Co., Ltd.	Techvest PCB Co., Ltd.		
		General Manager of Pacific	Chairman of CATAC Electronic		
		Technology Co., Ltd.	(Zhongshan) Co., Ltd.		
		General Manager of	Chairman of Chi Chau Printed		
		Precision Industry, Vertex	Circuit Board (Suzhou) Co.,		
	Taiwan Printed Circuit	Precision Electronics INC.	Ltd.		
Director	Boad Techvest Co., Ltd	General Manager of tgt	Chairman of Chi Chau Printed		
Director	Representative HSU,	Techvest Co., Ltd.	Circuit Board (Suining) Co.,		
	CHENG-MIN	Chairman of Sinact (Hong	Ltd.		
		Kong) International	Chairman of T-Mac Techvest		
		Company Limited	(Wuxi) PCB Co., Ltd.		
		Chairman of Sinact	Director of Yang An		
		Electronics Co., Ltd.	International (Samoa) Co. Ltd.		
		Chairman of Sin Siang	Director of Chi Chau		
		(Xiamen) Technology Co.,	International Co.,Ltd.		
		Ltd.	Chairman of Chi Yang		
			Investment Ltd.		
			Director of Chang Tai		
			International Limited		
			Director of Chi Yao Limited		

Category of the candidate	Name of the candidate	Education and experience	Current position	Amount of Shareholding (Unit: share)(Note1)	Name of represented government or legal-person
			Director of TPT International Co.,Ltd. Director of Chi Chen Investment Co.,Ltd. Director of Brilliant Star Hildings Liminted Director of CHI CHAU (THAILAND) CO., LTD. Director of CHI CHAU PRINTED CIRCUIT BOARD (VIETNAM) CO., Ltd. Chairman of T-Flex Techvest PCB Co., Ltd.		
Director	Taiwan Printed Circuit Boad Techvest Co., Ltd Representative LEE, MING-HIS	Department of Chemical Engineering, Tatung Institute of Technology Manager of Pacific Technology Co., Ltd. General Manager of T-Flex Techvest PCB Co., Ltd. General Manager of Sinact Electronics Co., Ltd. General Manager of T-Mac Techvest (Wuxi) PCB Co., Ltd.	Director of Taiwan Printed Circuit Board Techvest Co., Ltd. General Manager of Taiwan Printed Circuit Board Techvest Co., Ltd. Director &General Manager of tgt Techvest Co., Ltd Director of Chi Chau Printed Circuit Board (Suzhou) Co., Ltd. Director of CHI CHAU (THAILAND) CO., LTD. General Manager of CHI	30,821,897 % The number of shares held is the number of shares held by Taiwan Printed Circuit Boad Techvest Co., Ltd	Taiwan Printed Circuit Boad Techvest Co., Ltd

Category of the candidate	Name of the candidate	Education and experience	Current position	Amount of Shareholding (Unit: share)(Note1)	Name of represented government or legal-person
			CHAU PRINTED CIRCUIT BOARD (VIETNAM) CO., Ltd. Director of T-Mac Techvest (Wuxi) PCB Co., Ltd. Director of CATAC Electronic (Zhongshan) Co., Ltd. Director of Chi Chau Printed Circuit Board (Suining) Co., Ltd. General Manage & Director of T-Flex Techvest PCB Co., Ltd.		
Director	Taiwan Printed Circuit Boad Techvest Co., Ltd Representative HSU, MING-CHIEH	Shih Hsin University Manager of Sales Department and Manufacturing Department, T-Flex Techvest PCB Co., Ltd. Director of T-Mac Techvest PCB Co., Ltd. Head of Manufacturing Department, tgt Techvest Co., Ltd.	Executive Assistant of the Financial, Taiwan Printed Circuit Board Techvest Co., Ltd. Director of Taiwan Printed Circuit Board Techvest Co., Ltd. Director of T-Mac Techvest(Wuxi) PCB Co., Ltd. Director of T-Flex Techvest PCB Co., Ltd.	30,821,897 % The number of shares held is the number of shares held by Taiwan Printed Circuit Boad Techvest Co., Ltd	Taiwan Printed Circuit Boad Techvest Co., Ltd
Director	HU, HSIU-HSING	Graduate Institute of Business Administration, National Taiwan University	Vice General Manager of at the Department of Finance, Taiwan Printed Circuit Board Techvest Co., Ltd.	-	-

Category of the candidate	Name of the candidate	Education and experience	Current position	Amount of Shareholding (Unit: share)(Note1)	Name of represented government or legal-person
		Senior Assistant Vice General Manager at the Department of Direct Investment, China Development Industrial Bank Vice General Manager of Hui Hong Consulting Corporation Vice General Manager of WT Microelectronics Co., Ltd. Supervisor of WT Microelectronics Co., Ltd.	Director of Chi Chau Printed Circuit Board (Suining) Co., Ltd. Director of Chi Yao Limited Director of CATAC Electronic (Zhongshan) Co., Ltd. Director of Chi Chau Printed Circuit Board (Suzhou) Co., Ltd. Director of T-Mac Techvest (Wuxi) PCB Co., Ltd. Director & Vice General Manager of at the Department of Finance, T-Flex Techvest PCB Co., Ltd. Director of tgt Techvest Co., Ltd		
Independent Director	SHIH,MING –CHIH	Department of Tourism Management, Jinwen University of Science and Technology Vice General Manager of JI DING ENTERPRISE LTD(Manage financial matters)	Director of Yilai Enterprises Co., Ltd. Vice General Manager of JI DING ENTERPRISE LTD(Manage financial matters)	-	-

Category of the candidate	Name of the candidate	Education and experience	Current position	Amount of Shareholding (Unit: share)(Note1)	Name of represented government or legal-person
Independent Director	HSU,CHE-WEI	Department of Architectural Engineering, China Institute of Technology Site Manager of Yung Sheng Development & Construction Co., Ltd."	Chairman of Lison Investment Co., Ltd. Site Manager of Yung Sheng Development & Construction Co., Ltd."	30,000	-
Independent Director	WENG,CHIA-YU	"Department of International Business, Jinwen University of Science and Technology Senior Manager of Gaolin Co., Ltd."	Senior Manager of Gaolin Co., Ltd."	-	-

(Attachment8)

List of Newly Elected Directors and Their Representatives Holding Positions in Other Companies

Position Title	Name	Current Concurrent Employment Status (Regarding Competitive Issues)				
Director	HSU, CHENG-MIN	Chairman &CEO of Taiwan Printed Circuit Board Techvest Co., Ltd.				
		Chairman &CEO of tgt Techvest Co., Ltd				
		Chairman &CEO of T-Mac Techvest PCB Co., Ltd.				
		Chairman of CATAC Electronic (Zhongshan) Co., Ltd.				
		Chairman of Chi Chau Printed Circuit Board (Suzhou) Co., Ltd.				
		Chairman of Chi Chau Printed Circuit Board (Suining) Co., Ltd.				
		Chairman of T-Mac Techvest (Wuxi) PCB Co., Ltd.				
		Director of Yang An International (Samoa) Co. Ltd.				
		Director of Chi Chau International Co.,Ltd.				
		Chairman of Chi Yang Investment Ltd.				
		Director of Chang Tai International Limited				
		Director of Chi Yao Limited				
		Director of TPT International Co.,Ltd.				
		Director of Chi Chen Investment Co.,Ltd.				
		Director of Brilliant Star Hildings Liminted				
		Director of CHI CHAU (THAILAND) CO., LTD.				
		Director of CHI CHAU PRINTED CIRCUIT BOARD (VIETNAM) CO., Ltd.				
Director	LEE, MING-HIS	Director of Taiwan Printed Circuit Board Techvest Co., Ltd.				
		General Manager of Taiwan Printed Circuit Board Techvest Co., Ltd.				
		Director &General Manager of tgt Techvest Co., Ltd				
		Director of Chi Chau Printed Circuit Board (Suzhou) Co., Ltd.				
		Director of CHI CHAU (THAILAND) CO., LTD.				
		General Manager of CHI CHAU PRINTED CIRCUIT BOARD (VIETNAM) CO., Ltd.				
		Director of T-Mac Techvest (Wuxi) PCB Co., Ltd.				

Position Title	Name	Current Concurrent Employment Status (Regarding Competitive Issues)				
		Director of CATAC Electronic (Zhongshan) Co., Ltd.				
		Director of Chi Chau Printed Circuit Board (Suining) Co., Ltd.				
Director	HSU,	Executive Assistant of the Financial, Taiwan Printed Circuit Board Techvest Co., Ltd.				
	MING-CHIEH	Director of Taiwan Printed Circuit Board Techvest Co., Ltd.				
		Director of T-Mac Techvest(Wuxi) PCB Co., Ltd.				
Director		Vice General Manager of at the Department of Finance, Taiwan Printed Circuit Board Techvest				
		Co., Ltd.				
		Director of Chi Chau Printed Circuit Board (Suining) Co., Ltd.				
	HU, HSIU-HSING	Director of Chi Yao Limited				
		Director of CATAC Electronic (Zhongshan) Co., Ltd.				
		Director of Chi Chau Printed Circuit Board (Suzhou) Co., Ltd.				
		Director of T-Mac Techvest (Wuxi) PCB Co., Ltd.				
		Director of tgt Techvest Co., Ltd				
Independent Director	SHIH,MING –CHIH	Director of Yilai Enterprises Co., Ltd.				
		Vice General Manager of JI DING ENTERPRISE LTD				
Independent Director	HSU,CHE-WEI	Chairman of Lison Investment Co., Ltd.				

(Appendix1)

T-FLEX TECHVEST PCB CO.,LTD. Articles of Incorporation(Before Amendment)

Section 1 General Provisions

- Article 1: The Company shall be incorporated, as a company limited by shares, under the Company Act, and its name shall be T-Flex Techvest PCB Co.,LTD. (T-FLEX TECHVEST PCB CO.,LTD. in Chinese Language)
- Article2: The business scope of the Company is as follows:
 - 1.CC01080 Electronics Components Manufacturing.
 - 2.F219010 Retail Sale of Electronic Materials.
 - 3.F401030 Manufacture Export.
 - 4.F119010 Wholesale of Electronic Materials.
- Article3: The Company is headquartered in Taoyuan City and, when necessary, may establish branches at home and abroad as resolved by the Board of Directors following the law.
- Article4: The Company may becomes a shareholder of limited liability in other companies and the total amount of its investments in such other companies may exceed forty percent of the amount of its own paid-up capital without being subject to the restriction outlined in Article 13 of the Company Act.
- Article5: The Company may provide endorsements and guarantees to the external for business needs or investment relationships.
- Article6: Any public announcement to be made by the Company shall comply with the Company Act.

Section II Shares

- Article7: The total capital of the Company shall be NT\$1,500,000,000, divided into 150,000,000 common shares at NT\$10 per share, among which NT\$50,000,000 is provided for the issuance of employee stock options for a total of 5,000,000 shares at NT\$10 per share, and the board of directors is authorized to reach resolution on issuance at discrete times.
- Article7-1: Treasury shares bought back by the Company shall be transferred to employees of the Parent or subsidiaries of the Company who meet certain criteria. The criteria and the method of subscription are authorized by a resolution made by the Board of Directors. When the Company issues restricted stock awards to the employees, employees who subscribe to the shares including employees of the Parent or subsidiaries of the Company who meet certain criteria. The criteria and the method of subscription are authorized by a resolution made by the Board of Directors.

When the Company issues new shares, employees who subscribe to the shares include employees of the Parent or subsidiaries of the Company who meet certain criteria. The criteria and the method of subscription are authorized by a resolution made by the Board of Directors.

When the Company issues restricted stock awards to the employees, employees who subscribe to the shares include employees of the Parent or subsidiaries of the Company who meet certain criteria. The criteria and the method of subscription are authorized by a resolution made by the Board of Directors.

- Article 8: For the shares issued by the Company, the physical issuance of share certificates may be exempted; however, the shares shall be registered with the Centralized Securities Depository Enterprises.
- Article 9: Shareholders of the Company shall indicate their name or title, residence or domicile and seal on the seal card for submission to the Company or shock affairs agency institution designated by the Company. The same requirement shall be applied to any changes of the above. During the collection of dividends, bonuses, or to exercise shareholders' rights in writing with the Company, the signature and seal cards preserved by the Company shall be used as a determination basis.
- Article 10: The registered shares certificates of the Company shall be endorsed by the shareholders for transfer, and the name or title of the transfere of the transfer shall be indicated on the share certificate. In addition, the name or title and residence of the transferee shall be recorded in the shareholders' roster of the Company for the transfer to be set up as a defense against the Company.
- Article 11: In case where any share certificate is lost, stolen or diminished, it is necessary to fill out the share certificate loss application form and the reissuance of share certificate must be applied according to the Regulations Governing the Administration of Shareholder Services of Public Companies announced by the competent authority.
- Article12: (Deleted)
- Article 13: Any change and transfer registration of shares shall be prohibited within 60 days prior to the ordinary shareholders' meeting, 30 days prior to the extraordinary shareholders' meeting, or 5 days prior to the record date for the distribution of dividends and bonuses or other interests by the Company.

Section III Shareholders Meeting

Article 14: The shareholders' meeting are classified into two types of the ordinary shareholders' meeting and the extraordinary shareholders' meeting. The ordinary shareholders' meeting shall be convened at least once per year, and shall be convened within six months after the

closing of each fiscal year. The extraordinary shareholders' meeting shall be convened whenever necessary according to laws. Unless otherwise specified in the Company Act, the shareholders' meeting described in the preceding paragraph shall be convened by the Board of Directors. For the convention of an ordinary shareholders' meeting, all shareholders shall be informed according to Article 172 of the Company Act, and the notice shall indicate the meeting convention date, location and reason of convention.

Article14-1: The Company's Shareholders Meetings may be held by video conference or other means as announced by the Central Authority.

The conditions, operating procedures and other matters to be complied with in the video conference of the Shareholders Meeting shall be under the relevant regulations of the securities supervisory authority.

- Article 15: Where a shareholder for any reasons cannot attend the shareholders' meeting in person, he or she may appoint a proxy to attend a shareholders' meeting in his/her/its behalf by executing a power of attorney according to the regulation of Article 177 of the Company Act.
- Article 16: During the convention of a shareholders' meeting, the chairman of the board shall act as the chair of the meeting. In case where the chairman of the board is absent, the chairman of the board shall designate one director as the acting chair. If no director is assigned, the directors shall elect one acting chair among from themselves. When the board of directors fails to or cannot convene a shareholders' meeting such that the shareholders' meeting is convened by any person other than the board of directors and having the convening right, he/she shall act as the chair of such meeting; however, if there are two or more persons having the convening right, the chair of the meeting shall be elected from among themselves.
- Article 17: Unless otherwise specified in or restricted by the laws, each shareholder of the Company shall have one voting right for each share held.

 When the Company convenes a shareholders' meeting, the electronic method for exercising the voting rights shall be listed as one of the channels for exercising the voting rights. The method of exercise shall comply with the provisions of the Company Act and regulations of the competent authority.
- Article 18: Unless otherwise specified in the Company Act, any resolution at a shareholders' meeting shall be adopted by a majority of the shareholders presented, who representing more than half of the total number of the Company's outstanding shares, and shall be executed based on the majority of the voting rights of attending shareholders.
- Article 19: Resolutions made in a shareholders' meeting shall be recorded in meeting minutes and shall be handled according to Article 183 of the Company Act.

Section 4 Directors

Article 20: The Company shall have seven to ten directors, and the candidates nomination system shall be adopted. The directors shall be elected by the shareholders' meeting from the candidate roster. The term of office of the directors shall be three years, and the directors may be eligible for re-elections.

According to the provisions of Article 14-2 and Article 14-4 of the Securities and Exchange Act, in the aforementioned roster of directors, the number of independent directors shall not be less than three and shall not be less than one fifth of the total number of directors. Relevant matters of the acceptance method and the public announcement, etc. of the candidate nomination system shall be handled in accordance with the provisions of the Company Act, Securities and Exchange Act and relevant laws and regulations. Independent directors and non-independent directors shall be elected at the same time but on separate ballots.

During the term of office of the directors to where the and Company shall purchase liability insurances for the directors for their indemnification liabilities within the scope of their official services according the laws.

- Article 21: When the number of vacancies of directors reaches one third of the total number of directors, the board of directors shall convene an extraordinary shareholders' meeting within sixty days to fill the vacancies, and the term of office thereof shall be limited to fulfill the unexposed term of office of the predecessor.
- Article 22: In case where no election of new directors is effected after the expiration of the term of office of existing directors, the term of office of out-going directors shall be extended until the time new directors have been elected and assumed their office.
- Article 23: For the remuneration of all directors of the Company, the board of directors is authorized to reach a resolution on such remuneration based on their participation level and value of contribution to the operation of the Company along with the consideration of the standard adopted in the same industry.
- Article 23-1: The board of directors' meetings of the Company shall be convened at least once quarterly. During the convention of a board of directors' meeting, notices indicating the reasons of convention shall be delivered to all directors seven days in advance; provided that in case of emergencies, such meeting may be convened at any time. The board of directors' convention notices may be made in writing, facsimile or electronic method.
- Article 24: The board of directors shall be formed by directors. A chairman of the board shall be elected from among the directors during a board meeting attended by more than two-thirds of the directors and with the consents of a majority of the attending directors. In addition,

- all affairs of the Company shall be executed according to the laws and resolutions of the shareholders' meeting and board of directors' meeting.
- Article 25: The operation directives and other important matters of the Company shall be handled according to the resolutions of the board of directors' meetings. Except where the first meeting of each term of the board of directors' meeting shall be convened according to Article 203 of the Company Act, the rest of the board of directors' meetings shall be convened by the chairman of the board as the chair of the meeting. In case where the chairman of the board cannot perform duties, the chairman of the board shall designate one director to act as the acting chair. In case where acting chair is designated, the directors shall elect one person from among themselves to act as the acting chair.
- Article 26: For a board of directors' meeting, unless otherwise specified in the Company Act, it shall be attended by a majority of the directors, and resolutions shall be made based on the consent of a majority of attending directors. In case where a director cannot attend the meeting due to reasons, he/she/it may appoint another director to act as a proxy for attending the board of directors' meeting on his/her/its behalf, by presenting a power of attorney indicating the authorization scope of the reason of convention; provided that such appointment shall be limited to one director only. During the convening of a board of directors' meeting, it may be held with the video conference method, and directors attending the meeting through video communication method shall be deemed to attend the meeting in person.
- Article 27: Resolutions and proceedings of board of directors' meetings shall be recorded in meeting minutes and shall be handled according to Article 207 of the Company Act.
- Article 28: The Company establishes the audit committee according to Article 14-4 of the Securities and Exchange Act. The audit committee shall be composed of the entire number of independent directors. One of the committee members shall be the convener, and at least one of the committee members shall be equipped with accounting or financial expertise. The audit committee and its members are responsible for exercising the power of the supervisors pursuant to the Company Act, Securities and Exchange Act and other corporate laws and regulations.

Section 5 Managerial Officers

- Article29: The Company shall have a manager, whose appointment, dismissal and remuneration shall be following Article 29 of the Company Act.
- Article 30: The Company may hire consultants and important employees based on resolution of a board of directors' meeting in accordance with the provision of Article 26 of the Articles of Incorporation.

Section6 Final Accounts

- Article 31: The accounting fiscal year of the Company shall be from January 1 to December 31. At the end of each fiscal year, the board of directors shall prepare the following reports and statements for submission to the ordinary shareholders' meeting for ratification according to the statutory procedures:
 - (1) The Business Report
 - (2) The Financial Statements
 - (3) The surplus earning distribution or loss off-setting proposals.
- Article32: After the pre-tax net profit of the current term before the remuneration for directors and that for employees are subtracted from the profit for the current year of the Company, less than 3% shall be set aside to be the remuneration for directors and 1% to 10% shall be that for employees. In cases of pending cumulative deficits borne by the Company, an amount sufficient to offset the deficits shall be retained first.

The employees' compensation may be made in form of shares and cash to the employees of the Parent or subsidiaries of the Company who meet certain criteria. The criteria and the method of subscription shall be authorized by the resolution of the Board of Directors.

The company may, by a resolution adopted by a majority vote at a meeting of the Board of Directors attended by two-thirds of the total number of directors, have the profit distributable as employees' compensation in the preceding two paragraphs distributed in the form of shares or cash; and in addition, thereto a report of such distribution shall be submitted to the Shareholders Meeting.

Article32-1: For annual earnings concluded by the Company, besides taxation as required by law, they shall be prioritized for offsetting prior deficits. Secondly, 10% of the remainder will be the legal reserve unless the legal reserve has reached the overall paid –in capital size and provision or reversal of special reserve reflective of operational demand may be done. In case of any surplus, the Board of Directors may combine it with prior ones and prepare the distribution proposal and introduce it during the Shareholders Meeting for a decision prior to actual distribution.

The Company may distribute dividends, bonuses or legal reserve in whole or in part of the capital surplus. If the distribution is to be made by cash and authorized for by two-thirds of the Board of Directors attending the meeting, it must be approved with a majority vote and will be reported at the Shareholders Meeting. In light of steady developments and a sound financial structure, the distribution of surpluses of the Company is not to be below 10% of distributable surpluses after prior surpluses are subtracted. When it is below 1% of the paid-in capital size, however, it may be decided that all the remaining surpluses will continue to be retained and not be distributed.

Upon distribution of earnings, the cash dividend may not be below 10% of the overall dividends.

Section 7 Supplemental Provisions

Article33: All matters not covered by these Articles of Incorporation shall be handled following the provisions of the Company Act and relevant rules and regulations.

Article34: These Articles were formulated on December 24, 1999.

A first amendment was made on January 24, 2000.

The second amendment was made on December 18, 2000.

The third amendment was made on November 1, 2001.

The fourth amendment was made on May 28, 2002.

The fifth amendment was made on Feburuary 21, 2003.

The sixth amendment was made on June 20, 2003.

The seventh amendment was made on November 26, 2003.

The eighth amendment was made on June 17, 2004.

The ninth amendment was made on May 24, 2005.

The tenth amendment was made on June 15, 2006.

The eleventh amendment was made on May 15, 2007.

The twelfth amendment was made on June 17, 2010.

The thirteenth amendment was made on November 5, 2010.

The fourteenth amendment was made on June 9, 2011.

The fifteenth amendment was made on June 15, 2012.

The sixteenth amendment was made on June 13, 2016.

The seventeenth amendment was made on June 14, 2017.

The eighteenth amendment was made on June 11, 2018.

The nineteenth amendment was made on June 21, 2019.

The twentieth amendment was made on June 17, 2022.

The twenty-first amendment was made on June 21, 2024.

T-FLEX TECHVEST PCB CO.,LTD.

Rules of Procedure for Shareholders Meetings

- 1. The rules of procedures for the company 's shareholders meetings, shall be as provided in these Rules. Any other matters not set forth in the Procedures shall be dealt with in accordance with the applicable laws, rules, and regulations.
- 2. Shareholders under this Procedure are shareholders themselves and the proxy appointed by the shareholders to attend the Meeting in accordance with the law.
- 3. Attending shareholders or proxies attending shareholders' meeting shall sign in or submit sign-in cards as substitute for sign in of the meeting. The number of shares in attendance shall be calculated according to the shares indicated by the attendance book and sign-in cards handed in, and the shares checked in on the virtual meeting platform, plus the number of shares whose voting rights are exercised by correspondence or electronically.
 - In the event of a virtual shareholders meeting, shareholders wishing to attend the meeting online shall register at the place or website designated by the company two days before the meeting date.
- 4. Attendance and vote at Shareholders meeting shall be calculated based on numbers of shares.
- 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. The time during which shareholder attendance registrations will be accepted, 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 a sufficient number of suitable personnel assigned to handle the registrations. For virtual shareholders meetings, shareholders may begin to register on the virtual meeting platform 30 minutes before the meeting starts. Shareholders completing registration will be deemed as attend the shareholders meeting in person.

The restrictions on the place of the meeting shall not apply when the company convenes a virtual-only shareholders meeting.

In the event of a virtual shareholders meeting, the company shall upload the meeting agenda book, annual report and other meeting materials to the virtual meeting platform at least 30 minutes before the meeting starts, and keep this information disclosed until the end of the meeting.

When the Company convenes a virtual Shareholders' Meeting, particular matters shall be specified in the Shareholders' Meeting notice in accordance with Article 44-21 of the "Regulations Governing the Administration of Shareholder Services of Public Companies".

When the company convenes a virtual-only shareholders meeting, both the chair and secretary shall be in the same location, and the chair shall declare the address of their location when the meeting is called to order

When convening a virtual-only shareholders meeting, the company shall provide appropriate alternative measures available to shareholders with difficulties in attending a virtual shareholders meeting online.

6. If a shareholders meeting is convened by the board of directors, the meeting shall be chaired by the chairperson of the board. When the chairperson of the board is on leave or for any reason unable to exercise the powers of the chairperson, the vice chairperson shall act in place of the chairperson; if there is no vice chairperson or the vice chairperson also is on leave or for any reason unable to exercise the powers of the vice chairperson, the chairperson shall appoint one of the managing directors to act as chair, or, if there are no managing directors, one of the directors shall be appointed to act as chair. Where the chairperson does not make such a designation, the managing directors or the directors shall select from among themselves one person to serve as chair. If a shareholders meeting is convened by a party with power to convene but other than the board of directors, the convening party shall chair the meeting. When there are two or more such convening parties, they shall mutually select a chair from among themselves. If the chair declares the meeting adjourned in violation of the rules of procedure, the other members of the board of directors shall promptly assist the attending shareholders in electing a new chair in accordance

- with statutory procedures, by agreement of a majority of the votes represented by the attending shareholders, and then continue the meeting.
- 7. The company may appoint its attorneys, certified public accountants, or related persons retained by it to attend a shareholders meeting in a non-voting capacity. Staffs handling administrative affairs of a Shareholders Meeting shall wear identification cards or arm bands.
- 8. The Company shall make an audio or video recording through the entire procedure of the Shareholders Meeting and retain the recorded materials for at least 1 year. However, if a lawsuit is filed by a shareholder following Article 189 of the Company Act, it shall be kept until the end of the lawsuit.
 - Where a shareholders' meeting is held online, the Company shall keep records of shareholder registration, sign-in, check-in, questions raised, votes cast and results of votes counted by the Company, and continuously audio and video record, without interruption, the proceedings of the virtual meeting from beginning to end.
 - The information and audio and video recording in the preceding paragraph shall be properly kept by the Company during the entirety of its existence, and copies of the audio and video recording shall be provided to and kept by the party appointed to handle matters of the virtual meeting.
- 9. The chair shall call the meeting to order at the appointed meeting time and disclose information concerning the number of nonvoting shares and number of shares represented by shareholders attending the meeting. However, when the attending shareholders do not represent a majority of the total number of issued shares, the chair may announce a postponement, provided that no more than two such postponements, for a combined total of no more than one hour, may be made. If the quorum is not met after two postponements and the attending shareholders still represent less than one third of the total number of issued shares, the chair shall declare the meeting adjourned. In the event of a virtual shareholders meeting, the company shall also declare the meeting adjourned at the virtual meeting platform.
 - If the quorum is not met after two postponements as referred to in the preceding paragraph, but the attending shareholders represent one third or more of the total number of issued shares, a tentative resolution may be adopted pursuant to Article 175, paragraph 1 of the Company Act; all shareholders shall be notified of the tentative resolution and another shareholders meeting shall be convened within one month. In the event of a virtual shareholders meeting, shareholders intending to attend the meeting online shall re-register to the company in accordance with this regulations.
 - When, prior to conclusion of the meeting, the attending shareholders represent a majority of the total number of issued shares, the chair may resubmit the tentative resolution for a vote by the shareholders' meeting pursuant to Article 174 of the Company Act.
- 10. If a meeting is convened by the Board of Directors, the meeting agenda shall be set by the Board of Directors. The meeting shall proceed per the agenda, which may not be changed without a resolution of the meeting. The above provision applies mutatis mutandis to the case where the meeting is convened by any person, other than the Board of Directors, entitled to convene such a meeting. Unless otherwise resolved at the meeting, the Chairperson cannot announce adjournment of the meeting before all the matters of discussion (including motions) listed in the agenda are resolved. The shareholders cannot designate any other person as Chairperson and continue the meeting in the same or another place after the meeting is adjourned.
- 11. When a shareholder presents at the meeting wishes to speak, a Speech Note should be filled out with a summary of the speech, the shareholder's number (or the number on the Attendance Card) and the name of the shareholder. The sequence of speeches by shareholders should be decided by the Chairperson. A shareholder in attendance who has submitted a speaker's slip but does not speak shall be deemed to have not spoken. When the content of the speech does not correspond to the subject given on the speaker's slip, the spoken content shall prevail. Unless otherwise permitted by the Chairperson and the shareholder in speaking, no shareholder shall interrupt the speeches of the other shareholders; otherwise, the Chairperson shall stop such interruption.
- 12. A shareholder may not speak more than twice on the same proposal, and a single speech may not exceed 5 minutes.
 - If the shareholder's speech violates the rules of the previous paragraph or exceeds the scope of the agenda

item, the Chairperson may terminate the speech.

Where a virtual shareholders meeting is convened, shareholders attending the virtual meeting online may raise questions in writing at the virtual meeting platform from the chair declaring the meeting open until the chair declaring the meeting adjourned. No more than two questions for the same proposal may be raised. Each question shall contain no more than 200 words. The regulations in the first two paragraphs and Article 11, Article 13 do not apply.

- 13. When a legal person is appointed to attend as a proxy, it may designate only one person to represent it in the meeting. When appointing two or more representatives to attend a meeting, only one of the representatives appointed may speak on the same proposal.
- 14. After an attending shareholder has spoken, the Chairperson may respond in person or direct relevant personnel to respond.
- 15. Regarding the discussion of motions, when the chair considers the motion has been discussed sufficiently and shall put it to a vote, the chair may announce the discussion closed and call for a vote.
- 16. Vote monitoring and counting personnel for the voting on a proposal shall be appointed by the Chairperson, provided that all monitoring personnel shall be shareholders of the Company.
- 17. During the meeting, the Chairperson may at his or her discretion, set time for a break.
- 18. The Chairperson may direct the proctors or security personnel to help maintain order at the meeting place. When proctors or security personnel help maintain order at the meeting place, they shall wear an identification card or armband bearing the word "Proctor."
- 19. Except as otherwise provided in the Company Act and in the company 's articles of incorporation, the passage of a proposal shall require an affirmative vote of a majority of the voting rights represented by the attending shareholders. At the time of a vote, for each proposal, the chair or a person designated by the chair shall first announce the total number of voting rights represented by the attending shareholders, followed by a poll of the shareholders.

Vote counting for shareholders meeting proposals or elections shall be conducted in public at the place of the shareholders meeting. Immediately after vote counting has been completed, the results of the voting, including the statistical tallies of the numbers of votes, shall be announced on-site at the meeting, and a record made of the vote.

Matters relating to the resolutions of a shareholders meeting shall be recorded in the meeting minutes. The meeting minutes shall be signed or sealed by the chair of the meeting and a copy distributed to each shareholder within 20 days after the conclusion of the meeting. The meeting minutes may be produced and distributed in electronic form.

The Copany may distribute the meeting minutes of the preceding paragraph by means of a public announcement made through the MOPS.

The meeting minutes shall accurately record the year, month, day, and place of the meeting, the chair's full name, the methods by which resolutions were adopted, and a summary of the deliberations and their voting results (including the number of voting rights), and disclose the number of voting rights won by each candidate in the event of an election of directors. The minutes shall be retained for the duration of the existence of the company.

Where a virtual shareholders meeting is convened, in addition to the particulars to be included in the meeting minutes as described in the preceding paragraph, the start time and end time of the shareholders meeting, how the meeting is convened, the chair's and secretary's name, and actions to be taken in the event of disruption to the virtual meeting platform or participation in the

meeting online due to natural disasters, accidents or other force majeure events, and how issues are dealt with shall also beincluded in the minutes.

When convening a virtual-only shareholder meeting, other than compliance with the requirements in the preceding paragraph, the company shall specify in the meeting minutes alternative measures available to shareholders with difficulties in attending a virtual-only shareholders meeting online.

19-1.On the day of a shareholders meeting, the company shall compile in the prescribed format a statistical statement of the number of shares obtained by solicitors through solicitation, the number of shares

represented by proxies and the number of shares represented by shareholders attending the meeting by correspondence or electronic means, and shall make an express disclosure of the same at the place of the shareholders meeting. In the event a virtual shareholders meeting, the company shall upload the above meeting materials to the virtual meeting platform at least 30 minutes before the meeting starts, and keep this information disclosed until the end of the meeting.

During the company 's virtual shareholders meeting, when the meeting is called to order, the total number of shares represented at the meeting shall be disclosed on the virtual meeting platform. The same shall apply whenever the total number of shares represented at the meeting and a new tally of votes is released during the meeting.

If matters put to a resolution at a shareholders meeting constitute material information under applicable laws or regulations or under Taipei Exchange Market regulations, the company shall upload the content of such resolution to the MOPS within the prescribed time period.

In the event of a virtual shareholders meeting, the company shall disclose real-time results of votes and election immediately after the end of the voting session on the virtual meeting platform according to the regulations.

- 20. 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 required.
- 21. The number of shares held by a shareholder with no voting rights shall not be calculated as part of the total number of issued shares. The number of shares for which voting rights may not be exercised shall not be calculated as part of the voting rights represented by attending shareholders.
- 22. When a shareholder appoints a proxy to attend a Shareholders Meeting, except for trust enterprises or stock agencies approved by the competent authority, when a person acts as the proxy for two or more shareholders, the number of voting power represented by him/her shall not exceed 3% of the total number of voting shares of the company, otherwise, the portion of excessive voting power shall not be counted. Any legal entity designated as a proxy by a shareholder to be present at a meeting may appoint up to two representatives to attend the meeting.
- 23. The Company calls a Shareholders Meeting, shareholders may exercise their voting rights by way of written form and electronic transmission in a Shareholders Meeting shall describe in the Shareholders Meeting notice the method of exercising their voting right. A shareholder who exercises his or her voting right at a Shareholders Meeting by way of written form or electronic transmission shall be deemed to have attended the said Shareholders Meeting in person. but to have waived his or her rights concerning the extraordinary motions and amendments to original proposals of that meeting; it is, therefore, advisable that the Company avoid the submission of extraordinary motions and amendments to original proposals.

When the company convenes a virtual shareholders meeting, after the chair declares the meeting open, shareholders attending the meeting online shall cast votes on proposals and elections on the virtual meeting platform before the chair announces the voting session ends or will be deemed abstained from voting.

In the event of a virtual shareholders meeting, votes shall be counted at once after the chair announces the voting session ends, and results of votes and elections shall be announced immediately.

When the company convenes a hybrid shareholders meeting, if shareholders who have registered to attend the meeting online in accordance with the rule decide to attend the physical shareholders meeting in person, they shall revoke their registration two days before the shareholders meeting in the same manner as they registered. If their registration is not revoked within the time limit, they may only attend the shareholders meeting online.

When shareholders exercise voting rights by correspondence or electronic means, unless they have withdrawn the declaration of intent and attended the shareholders meeting online, except for extraordinary motions, they will not exercise voting rights on the original proposals or make any amendments to the original proposals or exercise voting rights on amendments to the original proposal

24. A shareholder who has a personal interest in the matter under discussion at a meeting, which may impair the interest of the company, shall not vote nor exercise the voting right on behalf of another shareholder.

- 25. When a meeting is in progress, if a force majeure event occurs, the Chairperson may rule the meeting temporarily suspended and announce a time when, given the circumstances, the meeting will be resumed. A resolution may be adopted at a Shareholders Meeting to resume the meeting within five days of the announcement or without notice.
- 26. If the meeting cannot be held on the notified date, the Board of Directors is authorized to adjourn or resume the meeting, within five days, following Article 182 of the Company Act.

Article 172 of the Company Act shall not apply to the procedure of convening the meeting or adjourning or resuming the meeting of the preceding paragraph.

In the event of a virtual shareholders meeting, if the virtual meeting platform or participation in the virtual meeting is obstructed due to natural disasters, accidents or other force majeure events before the chair has announced the meeting adjourned, and the obstruction continues for more than 30 minutes, the meeting shall be postponed to or resumed on another date within five days, in which case Article 182 of the Company Act shall not apply.

For a meeting to be postponed or resumed as described in the preceding paragraph, shareholders who have not registered to participate in the affected shareholders meeting online shall not attend the postponed or resumed session.

For a meeting to be postponed or resumed under the third paragraph, the number of shares represented by, and voting rights and election rights exercised by the shareholders who have registered to participate in the affected shareholders meeting and have successfully signed in the meeting, but do not attend the postpone or resumed session, at the affected shareholders meeting, shall be counted towards the total number of shares, number of voting rights and number of election rights represented at the postponed or resumed session.

During a postponed or resumed session of a shareholders meeting held under the third paragraph, no further discussion or resolution is required for proposals for which votes have been cast and counted and results have been announced, or list of elected directors.

When the company convenes a hybrid shareholders meeting, and the virtual meeting cannot continue as described in third paragraph, if the total number of shares represented at the meeting, after deducting those represented by shareholders attending the virtual shareholders meeting online, still meets the minimum legal requirement for a shareholder meeting, then the shareholders meeting shall continue, and not postponement or resumption thereof under the third paragraph is required.

Under the circumstances where a meeting should continue as in the preceding paragraph, the shares represented by shareholders attending the virtual meeting online shall be counted towards the total number of shares represented by shareholders present at the meeting, provided these shareholders shall be deemed abstaining from voting on all proposals on meeting agenda of that shareholders meeting.

- 27. Anything not covered by the Procedure shall be governed by the Company Act, the Articles of Incorporation of the Company and other applicable laws.
- 28. This Rules of procedure shall be effective from the date it is approved by the Shareholders Meeting. The same applies in the case of its revision.

T-FLEX TECHVEST PCB CO.,LTD.

Board of Directors Election Rules

- 1. The election of directors of the company shall be conducted in accordance with these Rules, unless otherwise provided by the Company Act or the Articles of Incorporation of the Company.
- 2. The election of directors of the company adopts a candidate nomination system, where the shareholders' meeting selects from the list of candidates. The term of office is three years, and re-election and reappointment are permitted." The procedures for accepting candidate nominations, announcements, and other related matters shall be handled in accordance with the provisions of the Company Act, the Securities and Exchange Act, and other relevant laws and regulations." The candidates for independent directors of the company shall be individuals who meet the qualification requirements specified in the 'Regulations on the Establishment of Independent Directors and Matters to Be Followed by Publicly Listed Companies.
- 3. The election of directors of the company adopts a cumulative voting system. Each share carries a number of voting rights equal to the number of directors to be elected, and such voting rights may be concentrated to elect one person or distributed among multiple candidates.
- 4. The directors of the company shall be elected in accordance with the number of seats specified in the company's Articles of Incorporation, with separate calculations for independent and non-independent directors. The candidates with the highest number of votes in each category shall be elected in order. If two or more candidates have the same number of votes exceeding the number of seats specified in the Articles of Incorporation, a draw will be held to determine the elected candidates. In case of absence, the Chairman will conduct the draw on their behalf.
- 5. (Deleted).
- 6. At the start of the election, the Chairman shall designate a number of vote monitors and vote counters to perform their respective duties. The vote monitors must be shareholders.
- 7. The ballot box (or cabinet) used for the election shall be prepared by the person with the right to convene the meeting, and it shall be publicly opened and inspected by the vote monitors before voting begins.
- 8. The election ballots shall be prepared by the person with the right to convene the meeting, numbered according to the attendance certificate numbers, and the corresponding number of voting rights shall be indicated.
- 9. Voters shall fill in the name or designation of the candidate in the 'Candidate' section of the ballot and may also include the shareholder's account number and identification number. However, if the candidate is a corporate shareholder, the full legal name of the corporation or the name of its representative shall be filled in.
- 10. The election ballot shall be considered invalid under any of the following circumstances:
 - (1) The ballot is not prepared in accordance with these Rules.
 - (2) The election ballot not placed in the ballot box.
 - (3) The election ballot that is blank and placed in the ballot box.
 - (4) The ballot with illegible handwriting.
 - (5) The name, designation, or identification number of the candidate filled in cannot be recognized.
 - (6) Except for the name or designation of the candidate and the shareholder account number or

- identification number, any additional text written on the ballot.
- (7) The name or designation of the candidate filled in is identical to that of another shareholder, and the shareholder account number or identification number is not provided for identification.
- (8) The total number of voting rights cast by the voter exceeds the total number of voting rights held by them.
- (9) The number of candidates filled in exceeds the number of positions to be elected.
- 11. After the voting is completed, the ballots shall be opened and counted on-site, with the vote monitors overseeing the process. The results of the vote shall be announced by the Chairman immediately.
- 12. The elected directors and supervisors shall be notified of their election by the company, which will send out the election notification letters after the shareholders' meeting.
- 13. These rules shall be implemented after being proposed by the Board of Directors and approved by the shareholders' meeting. The same procedure shall apply for any amendments.

A first amendment was made on June 20, 2003.

The second amendment was made on May 15, 2007.

The third amendment was made on June 11, 2018.

The fourth amendment was made on June 17, 2022.

(Appendix4)

T-FLEX TECHVEST PCB CO.,LTD. Status of Shares Held by Directors

- I. The Company has established an Audit Committee in lieu of a supervisor in accordance with Article 14-4 of the "Securities and Exchange Act".
- II. In accordance with Article 26 of the "Securities and Exchange Act" and "Rules and Review Procedures for Director and Supervisor Share Ownership Ratios at Public Companies", if the Company has elected two or more independent directors, the share ownership for all directors other than the independent directors shall be decreased by 20 percent. The minimum shareholding of all the Company's directors other than independent directors shall be 5,577,013 shares.
- III. Until the book closure date of the Shareholders Meeting (March 9, 2025) the registered shareholding by the individual directors and the Board of Directors was as follows:

Position	Name	Date elected	Tenure	Shareholding when elected		Shareholdings listed on the shareholders' list until the book closing date.	
				Shares	Ratio	Shares	Ratio
Chairman	Representative of Taiwan Printed Circuit Boad Techvest Co., LTD.: HSU, CHENG-MIN	June 17, 2022	3	30,821,897	44.21%	30,821,897	44.21%
Directors	Representative of Taiwan Printed Circuit Boad Techvest Co., LTD.: LEE, MING-HSI	June 17, 2022	3	30,821,897	44.21%	30,821,897	44.21%
Directors	Representative of Taiwan Printed Circuit Boad Techvest Co., LTD.: HSU, MING-CHIEH	June 17, 2022	3	30,821,897	44.21%	30,821,897	44.21%
Directors	HU, HSIU-HSING	June 17, 2022	3	0	0%	0	0%
Independent Director	HU, CHIA-LI	June 17, 2022	3	0	0%	0	0%
Independent Director	TSENG, HSIU-MIN	June 17, 2022	3	0	0%	0	0%
Independent Director	WU,YA-CHUAN	June 17, 2022	3	0	0%	0	0%
Total shareholding of all the Company's directors				30,821,897	44.21%	30,821,897	44.21%

Note: Total shares issued as of June 17, 2022: 69,712,666 shares.

Total shares issued as of March 9, 2025: 69,712,666 shares.

IV. Shares held by the Company's directors other than the independent directors amounted to 30,821,897 shares, which has fulfilled the minimum percentage requirements of the regulation.

(Appendix5)

Others Explanatory Documents:

The processing of the shareholders' proposal rights at the annual Shareholders Meeting was as follows:

- 1. According to Article 172-1 of the Company Act, shareholder(s) holding one percent (1%) or more of the total number of outstanding shares of the Company may propose to the company for discussion at a regular Shareholders Meeting, provided that only one matter shall be allowed in every single proposal and the proposal shall include reasons with no more than three hundred (300) words (including punctuations), otherwise the proposal shall not be included in the agenda. The shareholder who has submitted a proposal shall attend, in person or by a proxy, the regular Shareholders Meeting whereat his/her proposal is to be discussed and shall take part in the discussion of such proposal.
- 2. The period of processing the shareholders' proposal is from January 24, 2025 to February 3, 2025(proposal shall be served before 3:00 p.m. February 3, 2025) and announced following the law in the Market Observation Post System (MOPS).
- 3. During that period, the Company received no proposal from any shareholder.